

Brussels, 22 March 2023 (OR. en)

7673/23

Interinstitutional File: 2022/0115(COD)

PI 39 COMPET 250 MI 224 IND 132 AGRI 151 IA 49 CODEC 438

NOTE

From:	Presidency
To:	Delegations
No. prev. doc.:	14703/22
No. Cion doc.:	8205/22 + ADD1-5
Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on geographical indication protection for craft and industrial products and amending Regulations (EU) 2017/1001 and (EU) 2019/1753 of the European Parliament and of the Council and Council Decision (EU) 2019/1754
	- Four-column document

Delegations will find attached the text of the four-column document for the above-mentioned proposal, containing the initial positions of the institutions.

2

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on geographical indication protection for craft and industrial products and amending Regulations (EU) 2017/1001 and (EU) 2019/1753 of the European Parliament and of the Council and Council Decision (EU) 2019/1754 (Text with EEA relevance)

2022/0115(COD)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula		-		
1	2022/0115 (COD)	2022/0115 (COD)	2022/0115 (COD)	

7673/23		BM/AF/od	2
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Proposa	roposal Title					
	Proposal for a	Proposal for a	Proposal for a			
	REGULATION OF THE	REGULATION OF THE	REGULATION OF THE			
	EUROPEAN PARLIAMENT	EUROPEAN PARLIAMENT	EUROPEAN PARLIAMENT			
	AND OF THE COUNCIL	AND OF THE COUNCIL	AND OF THE COUNCIL			
	on geographical indication	on geographical indication	on geographical indication			
	protection for craft and industrial	protection for craft and industrial	protection for craft and industrial			
2	products and amending	products and amending	products and amending			
	Regulations (EU) 2017/1001 and	Regulations (EU) 2017/1001 and	Regulations (EU) 2017/1001 and			
	(EU) 2019/1753 of the European	(EU) 2019/1753 of the European	(EU) 2019/1753 of the European			
	Parliament and of the Council and	Parliament and of the Council and	Parliament and of the Council-and			
	Council Decision (EU) 2019/1754	Council Decision (EU) 2019/1754	Council Decision (EU) 2019/1754			
	(Text with EEA relevance)	(Text with EEA relevance)	(Text with EEA relevance)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
Citation	1			
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 118(1), as well as Article 207(2), thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 118(1), as well as Article 207(2), thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular the first subparagraph of Article 118(1) 118 , as well as Article 207(2), thereof,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Citation	2	·			
5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,		
Citation	3	·	·		
6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,		
Citation	Citation 4				
7					

7673/23		BM/AF/od	5
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	
Citation	5			
8	Having regard to the opinion of the Committee of the Regions ¹ , 	Having regard to the opinion of the Committee of the Regions ¹ , 	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C [], [], p. [].	
Citation	6	·		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
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				
10	Whereas:	Whereas:	Whereas:	
Recital 1				
11	 (1) On 10 November 2020, the Council adopted conclusions¹ on intellectual property policy indicating that it was ready to 	 (1) On 10 November 2020, the Council adopted conclusions¹ on intellectual property policy indicating that it was ready to 	 (1) On 10 November 2020, the Council adopted conclusions¹ on intellectual property policy indicating that it was ready to 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	 consider the introduction of a system for specific protection of non-agricultural products, based on a thorough impact assessment of its potential costs and benefits. 1. Council conclusions on intellectual property policy and the revision of the industrial designs system in the Union, 10 November 2020. 	 consider the introduction of a system for specific protection of non-agricultural products, based on a thorough impact assessment of its potential costs and benefits. 1. Council conclusions on intellectual property policy and the revision of the industrial designs system in the Union, 10 November 2020. 	 consider the introduction of a system for specific geographical indication protection of non-agricultural products, based on a thorough impact assessment of its potential costs and benefits. 1. Council conclusions on intellectual property policy and the revision of the industrial designs system in the Union, 10 November 2020 (OJ C 379 I, 10.11.2020, p. 1). 	
Recital 2				
12	(2) In its Communication of 25 November 2020 entitled 'Making the most of the EU's innovative	(2) In its Communication of 25November 2020 entitled 'Making the most of the EU's innovative	(2) In its Communication of 25 November 2020 entitled 'Making the most of the EU's innovative	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	potential – An intellectual property action plan to support the EU's recovery and resilience', the Commission committed itself to considering, based on an impact assessment, whether to propose a Union system of geographical indications (GIs) protection for non-agricultural products.	potential – An intellectual property action plan to support the EU's recovery and resilience', the Commission committed itself to considering, based on an impact assessment, whether to propose a Union system of geographical indications (GIs) protection for non-agricultural products.	potential – An intellectual property action plan to support the EU's recovery and resilience', the Commission committed itself to considering, based on an impact assessment, whether to propose a Union system of geographical indications (GIs)indication protection for non-agricultural products.	
12a		(2a) In its Resolution of 11 November 2021 on an intellectual property action plan to support the EU's recovery and resilience, Parliament highlighted that		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	recognition of GIs for non-		
	agricultural products is relevant		
	for the priorities of EU		
	programmes currently in		
	development, citing the fact that		
	Parliament is supporting the		
	Commission in its initiative to		
	establish, based on a thorough		
	<u>impact assessment, an effective</u>		
	and transparent EU-level		
	protection of GIs for non-		
	<u>agricultural products, in order to</u>		
	<u>align with, inter alia, the Geneva</u>		
	<u>Act of the Lisbon Agreement on</u>		
	Appellations of Origin and		
	Geographical Indications, which		
	the EU has signed and which		
	includes the option to protect GIs		
	for both agricultural and non-		
	agricultural products.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(2a) In order for the Union to be	
			able to exercise fully its exclusive competence in relation to the	
			common commercial policy of the Union, and in full compliance	
12b			with its commitments under the Agreement on the Trade-Related	
			Aspects of Intellectual Property Rights (TRIPS) of the World	
			Trade Organization, on 26 November 2019, the Union	
			acceded to the 2015 Geneva Act of the Lisbon Agreement on	
			Appellations of Origin and Geographical Indications ¹ ('the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Geneva Act'), which is	
		administered by the World	
		Intellectual Property	
		Organization (WIPO). The	
		Geneva Act offers a means to	
		obtain protection of geographical	
		indications, regardless of the	
		nature of the goods to which they	
		apply, and therefore includes	
		craft and industrial products. In	
		order to comply fully with these	
		international obligations,	
		ensuring uniform recognition	
		and protection throughout the	
		Union for geographical	
		indications for craft and	
		industrial products is therefore a	
		priority for the Union.	
		1. OJ L 271, 24.10.2019, p. 15.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from recital (6))	
Recital 3	3			
	(3) For many years, geographical	(3) For many years, geographical	(3) For many years, geographical	
	indication protection has been	indication protection has been	indication protection has been	
	established at Union level for	established at Union level for	established at Union level for	
	wines, spirit drinks ¹ , aromatised	wines, spirit drinks ¹ , aromatised	wines ¹ , spirit drinks ⁴² , aromatised	
13	wines ² , as defined at Union level,	wines ² , as defined at Union level,	wines ² , as defined at Union level ³ ,	
15	as well as agricultural products and	as well as agricultural products and	as well as agricultural products and	
	foodstuffs ³ , as protected at Union	foodstuffs ³ , as protected at Union	foodstuffs ³ , as protected at Union	
	level. It is appropriate to provide	level. It is appropriate to provide	level ⁴ . It is appropriate to provide	
	Union-wide geographical	Union-wide geographical	Union-wide geographical	
	indication protection in respect of	indication protection in respect of	indication protection in respect of	
	products falling outside the scope	products falling outside the scope	products falling outside the scope	
	of existing regulations, while	of existing regulations, while	of existing regulations, while	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ensuring convergence, and aiming at encompassing a large variety of craft and industrial products, such as natural stones, jewellery, textiles, lace, cutlery, glass and porcelain.	ensuring convergence, and aiming at encompassing a large variety of craft and industrial products, such as natural stones, jewellery, textiles, lace, cutlery, glass and porcelain. <u>The introduction of this</u> <u>kind of protection system would</u> <u>bring benefits for consumers, by</u> <u>facilitating knowledge of the</u>	ensuring convergence, and aiming at encompassing a large variety of craft and industrial products, such as natural stones, woodwork , jewellery, textiles, lace, cutlery, glass, porcelain , hides and skins and raw cotton -and porcelain.	
 European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008 (OJ L 130, 17.5.2019, p. 1). 2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common 	authenticity of products, have a positive economic impact on micro-enterprises and small and medium enterprises (SMEs) by encouraging competitiveness, and have a general impact on employment, development and tourism in rural and less developed areas. Furthermore, such a system of protection of geographical indication for craft and industrial products would also	1. Regulation (EU) 2019/787No 1308/2013 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008 (OJ L 130, 17.5.2019, p. 1)December 2013 establishing a common organisation of the markets in agricultural products and repealing	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671). 3. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).	facilitate access to third country markets through trade agreements with the Union and would materialise their full potential when considered as a tool for public policy and not solely an intellectual property tool.	Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671). 2. Regulation (EU) No 1308/2013 2019/787 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671)April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008 (OJ L 130, 17.5.2019, p. 1). 3. No 1308/2013 of the European	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671). 3. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1). 	Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).Regulation (EU) No 1151/2012No 251/2014 of the European Parliament and of the Council of 21 November 201226 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14). Geographical indication protection in relation to aromatised wines was repealed by Regulation (EU) 2021/2117 of the European Parliament and of the Council of 2 December 2021, amending Regulations (EU) No 1308/2013 establishing a common organisation of the markets in agricultural products, (EU) No 1151/2012 on quality schemes for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			agricultural products and foodstuffs, (EU) No 251/2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and (EU) No 228/2013 laying down specific measures for agriculture in the outermost regions of the Union (OJ L 435, 6.12.2021, p. 262) (OJ L 343, 14.12.2012, p. 1). 4. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).	
Recital 4				
14	(4) Several Member States have national regimes for the protection	(4) Several Member States have national regimes for the protection	(4) Several Member States have national regimes for the protection	

Commi	ssion Proposal	EP Mandate	Council Mandate	Draft Agreement
of national ge	ographical	of national geographical	of national geographical	
indications fo	r craft and industrial	indications for craft and industrial	indications for craft and industrial	
products. The	se regimes differ in	products. These regimes differ in	products. These regimes differ in	
terms of prote	ection, administration	terms of protection, administration	terms of protection, administration	
and fees, and	do not offer	and fees, and do not offer	and fees, and do not offer	
protection bey	yond the national	protection beyond the national	protection beyond the national	
territory. Othe	er Member States do	territory. Other Member States do	territory. Other Member States do	
not provide fo	or geographical	not provide for geographical	not provide for geographical	
indication pro	tection at national	indication protection at national	indication protection at national	
level for such	products. That	level for such products. That	level for such products. That	
complex land	scape of various	fragmented and complex	complex landscape of various	
protection reg	imes at Member	landscape of various protection	protection regimes at Member	
States level m	ay result in increased	regimes at Member States level	StatesState level may result in	
costs and lega	l uncertainty for	may result in increased costs and	increased costs and legal	
producers and	be a disincentive to	legal uncertainty for producers and	uncertainty for producers and be a	
investment in	the traditional crafts	be a disincentive to investment in	disincentive to investment in the	
in the Union.		the traditional crafts in the Union.	traditional crafts in the Union.	
		Harmonised protection at Union		
		level is essential for creating the		
		legal certainty necessary for all		
		<u>players, while guaranteeing</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		prevention of intellectual property rights violations for manufactured and artisanal products so that the EU can better protect its interests, including at international level.		
14a			(4a) Making geographically linked products is often based on local know-how and follows local production methods that are rooted in the cultural and social heritage of the home region of such products. Efficient intellectual property protection has the potential to contribute to increased profitability and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		attractiveness of the traditional	
		craft professions. Specific	
		geographical indication	
		protection is recognised, so as to	
		safeguard and develop cultural	
		heritage both in the agricultural	
		and the craft and industrial	
		areas. Efficient procedures	
		should thus be established for the	
		registration of Union	
		geographical indications	
		protecting the names of craft and	
		industrial products, which take	
		into account regional and local	
		specificities. The geographical	
		indication system for craft and	
		industrial products should	
		ensure that production and	
		marketing traditions are	
		maintained and enhanced.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from recital (7))	
Recital 5	;			
15	(5) Unitary protection throughout the Union for the intellectual property rights related to geographical indications can contribute to incentives for the production of quality products, the wide availability of such products for consumers and the creation of valuable and sustainable jobs including in rural and less- developed regions. In particular in view of the potential of	(5) Unitary protection throughout the Union for the intellectual property rights related to geographical indications can contribute to incentives for the production of quality products, <u>to</u> <u>fight against product</u> <u>counterfeiting</u> , the wide availability of such products for consumers and the creation of valuable and sustainable jobs including in rural and less-	(5) UnitaryUniform protection throughout the Union for thethis intellectual property rights related to geographical indications can contribute to incentives forright could incentivise the production of quality products, the wide availability of such products for consumers and the creation of valuable and sustainable jobs, notably-including in rural and less- developed regionsIn particular In	

21

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
geographical indications to	developed regions which would	view of the potential of	
contribute to sustainable and highly	help counter depopulation trends.	geographical indications to	
skilled jobs in rural and less	In particular in view of the	contribute to sustainable and highly	
developed regions, producers	potential of geographical	skilled jobs in rural and less	
should aim at creating a substantial	indications to contribute to	developed regions, producers	
proportion of the value of the	sustainable and highly skilled jobs	should aim at creating to create a	
product designated by a	in rural and less developed regions,	substantial proportion of the value	
geographical indication within the	producers should aim at entirely	of the product designated by a	
defined geographical area.	creating the product designated by	geographical indication within the	
	a geographical indication within	defined geographical area.	
	the defined geographical area.		
	Should this not be possible, only a		
	<u>minora substantial proportion of</u>		
	the value of the product designated		
	by a geographical indication within		
	the defined should originate from		
	without the geographical area.		
	This might be the case in		
	particular for raw materials.		
	geographical indications to contribute to sustainable and highly skilled jobs in rural and less developed regions, producers should aim at creating a substantial proportion of the value of the product designated by a geographical indication within the	geographical indications to contribute to sustainable and highly skilled jobs in rural and lessdeveloped regions which would help counter depopulation trends.developed regions, producersIn particular in view of the potential of geographical indications to contribute toshould aim at creating a substantial proportion of the value of the geographical indication within the defined geographical area.sustainable and highly skilled jobs in rural and less developed regions, producers should aim at entirely creating the product designated by a geographical indication within the defined geographical area.Should this not be possible, only a minora substantial proportion of the value of the product designated by a geographical indication within the defined geographical area.Should this not be possible, only a minora substantial product designated by a geographical indication within 	geographical indications to contribute to sustainable and highly skilled jobs in rural and less developed regions, producersdeveloped regions which would help counter depopulation trends. In particular in view of the potential of geographicalview of the potential of geographical indications to contribute to sustainable and highly skilled jobs in rural and lessshould aim at creating a substantial proportion of the value of the geographical indication within the defined geographical area.in rural and less developed regions, substantial proportion of the value of the product designated by a geographical indication within the defined geographical area.substantial proportion of the value of the product designated by a geographical indication within the defined geographical area.of the product designated by a geographical area.Should his not be possible, only a minora substantial by a geographical indication within the defined should originate from without the geographical area.without the geographical area. This might be the case inview of the potential of geographical area.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 6	5			
16	 (6) On 26 November 2019, the Union acceded to the 2015 Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications¹ ('Geneva Act') which is administered by the World Intellectual Property Organization. The Geneva Act offers a means to obtain protection of geographical 	 (6) On 26 November 2019, the Union acceded to the 2015 Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications¹ ('Geneva Act') which is administered by the World Intellectual Property Organization. The Geneva Act offers a means to obtain protection of geographical 	(6) On 26 November 2019, the Union acceded to the 2015 Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indica ¹ tions ('Geneva Act') which is administered by the World Intellectual Property Organization. The Geneva Act offers a means to obtain protection of geographical	
	 indications regardless of the nature of the goods to which they apply, including handicrafts and industrial products. 1. OJ L 271, 24.10.2019, p. 15. 	indications regardless of the nature of the goods to which they apply, including handicrafts and industrial products.	 indications regardless of the nature of the goods to which they apply, including handicrafts and industrial products. +. OJ L 271, 24.10.2019, p. 15. 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to recital (2a))	
Recital 7	,			
	(7) Making geographically linked	(7) Making geographically linked	(7) Making geographically linked	
	products is often based on local	products is often based on local	products is often based on local	
	know-how and follows local	know-how and follows local	know-how and follows local	
	production methods that are rooted	production methods that are rooted	production methods that are rooted	
17	in the cultural and social heritage	in the cultural and social heritage	in the cultural and social heritage	
	of the home region of such	of the home region of such	of the home region of such	
	products. Efficient intellectual	products. Efficient intellectual	products. Efficient intellectual	
	property protection has the	property protection has the	property protection has the	
	potential to contribute to increased	potential to contribute to increased	potential to contribute to increased	
	profitability and attractiveness of	profitability and attractiveness of	profitability and attractiveness of	
	the traditional craft professions.	the traditional craft professions, the	the traditional craft professions.	
	Specific geographical indication	preservation of traditions of	Specific geographical indication	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
protection is acknowledged so as to	production in a known and	protection is acknowledged so as to	
safeguard and develop cultural	established way and the promotion	safeguard and develop cultural	
heritage both in the agricultural	of cultural heritage. Geographical	heritage both in the agricultural	
and the craft and industrial areas.	indications are collective rights	and the craft and industrial areas.	
Efficient procedures should be	and - specific geographical	Efficient procedures should be	
established for the registration of	indication protection is	established for the registration of	
Union geographical indications	acknowledged so as to safeguard	Union geographical indications	
protecting the names of craft and	and develop cultural heritage both	protecting the names of craft and	
industrial products, which take into	in the agricultural and the craft and	industrial products, which take into	
account regional and local	industrial areas. Efficient	account regional and local	
specificities. The geographical	procedures should be established	specificities. The geographical	
indication system for craft and	for the registration of Union	indication system for craft and	
industrial products should ensure	geographical indications protecting	industrial products should ensure	
that the production and marketing	the names of craft and industrial	that the production and marketing	
traditions are maintained and	products, which take into account	traditions are maintained and	
enhanced.	regional and local specificities. The	enhanced.	
	geographical indication system for		
	craft and industrial products should		
	ensure that the production and	(moved to recital (4a))	
	marketing traditions are	(intered to recital (-fa))	
	maintained, enhanced, and also		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		promoted and enhanced.		
Recital 8	3			
	(8) It is therefore necessary to	(8) It is therefore necessary to	(8) It is therefore necessary to,	
	firstly, ensure fair competition for	firstly, ensure <u>legal certainty,</u> fair	firstly, to ensure fair competition	
	producers of craft and industrial	competition for producers of craft	for producers of craft and industrial	
	products in the internal market;	and industrial products in the	products in the internal market;	
	secondly, guarantee the availability	internal market; secondly,	secondly, guaranteeto ensure the	
10	to consumers of reliable	guarantee the availability to	availability to consumers of	
18	information pertaining to such	consumers of reliable information	reliable information pertaining to	
	products; thirdly, safeguard and	pertaining to such products;	such products; thirdly, to safeguard	
	develop cultural heritage and	thirdly, safeguard and develop and	and develop cultural heritage and	
	traditional know-how; fourthly	promote cultural heritage and	traditional know-how; fourthly, to	
	ensure an efficient registration of	traditional know-how; fourthly	ensure ensure an efficient	
	geographical indications for craft	ensure an efficient registration of	registration of geographical	
	and industrial products both for the	geographical indications for craft	indications for craft and industrial	
	Union and at international level;	and industrial products both for the	products both for the, at both	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	fifthly provide for an effective enforcement of intellectual property rights throughout the Union and in electronic commerce within the internal market, and lastly, ensure the link with the international registration and protection system based on the Geneva Act.	Union and at international level; fifthly provide for an effective enforcement of intellectual property rights throughout the Union and in electronic commerce within the internal market, and lastly, ensure the link with the international registration and protection system based on the Geneva Act.	Union and at-international level; fifthly, to provide for-an effective enforcement of intellectual property rights throughout the Union and in electronic commerce withincontrols of geographical indications for craft and industrial products throughout the internal market, including in electronic commerce; and lastly, ensure theto establish a link with the international registration and protection system based on the Geneva Act.	
Recital 9)		·	
19	(9) To provide for a full coverage	(9) To provide for a full coverage	(9) To provide for a full coverage	

COMPET.1

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
of craft and industrial products	of craft and industrial products	of craft and industrial products	
eligible for GI protection (i.e. those	eligible for GI protection (i.e. those	eligible for GI protection (i.e. those	
having characteristics, attributes or	having characteristics, attributes or	having characteristics, attributes or	
reputation linked to their place of	reputation linked to their	reputation linked to their place of	
production or manufacturing), the	geographical origin, place of	production or manufacturing), the	
scope of this Regulation needs to	production or manufacturing), the	scope of this Regulation needs to	
be determined in line with the	scope of this Regulation needs to	be determined in line with the	
relevant international framework,	be determined in line with the	relevant international framework,	
namely, the World Trade	relevant international framework,	namely, the World Trade	
Organization. Hence, the use of the	namely, the World Trade	Organization. Hence, the use of the	
Combined Nomenclature should be	Organization. Hence, the use of the	Combined Nomenclature should be	
established through direct	Combined Nomenclature should be	established through direct	
reference to Annex I to Council	established through direct	reference to Annex I to Council	
Regulation No 2658/87 ¹ . This	reference to Annex I to Council	Regulation No 26 ¹ 58/87. This	
approach ensures coherence with	Regulation No 2658/87 ⁴ . This	approach ensures coherence with	
the scope of the revised GI	approach ensures coherence with	the scope of the revised GI	
Regulation for agricultural	the scope of the revised GI	Regulation for agricultural	
products, foodstuff, wine and	Regulation for agricultural	products, foodstuff, wine and	
spirits.	products, foodstuff, wine and	spirits.	
-	s pirits.	-	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Council Regulation (EEC) No 2685/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1).	1. Council Regulation (EEC) No 2685/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1).	1. Council Regulation (EEC) No 2685/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1).	
ecital :	10			
	(10) This Regulation respects the fundamental rights and observesthe principles recognised in	(10) This Regulation respects the fundamental rights and observes the principles recognised in	(10) This Regulation respects the fundamental rights and observes the principles recognised in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	freedom to conduct a business and the right to property, including intellectual property.	freedom to conduct a business and the right to property, including intellectual property.	freedom to conduct a business and the right to property, including intellectual property.	
Recital 1	1			
21	 (11) The tasks assigned by this Regulation to Member States' authorities, the Commission and the European Union Intellectual Property Office, hereinafter the 'Office', may require the processing of personal data, in particular where this is needed to identify applicants in a registration 	 (11) The tasks assigned by this Regulation to Member States' authorities, the Commission and the European Union Intellectual Property Office, hereinafter the 'Office', may require the processing of personal data, in particular where this is needed to identify applicants in a registration 	(11) The tasks assigned by this Regulation to Member States' authorities, the Commission and the European Union Intellectual Property Office, hereinafter the 'Office', may require the processing of personal data, in particular where this is needed to identify applicants in a registration	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
amendment or cancellation	amendment or cancellation	amendment or cancellation	
procedure, opponents in an	procedure, opponents in an	procedure, opponents in an	
opposition procedure or	opposition procedure or	opposition procedure or	
beneficiaries of transitional perio	d beneficiaries of transitional period	beneficiaries of transitional period	
granted to derogate from the	granted to derogate from the	granted to derogate from the	
protection of a registered name	protection of a registered name	protection of a registered name	
Processing of such personal data	is Processing of such personal data is	Processing of such personal data is	
therefore necessary for the	therefore necessary for the	therefore necessary for the	
performance of a task carried out	in performance of a task carried out in	performance of a task carried out in	
the public interest. Any processin	g the public interest. Any processing	the public interest. Any processing	
of personal data under this	and making public of personal	of personal data under this	
Regulation should respect	data <i>received in the course of the</i>	Regulation should respect	
fundamental rights, including the	procedures under this Regulation,	fundamental rights, including the	
right to respect for private and	like for example for registration,	right to respect for private and	
family life and the right to	approval of amendments,	family life and the right to	
protection of personal data under	cancellation, opposition, granting	protection of personal data under	
Articles 7 and 8 of the Charter and	d of transitional period and control,	Articles 7 and 8 of the Charter and	
it is essential that Member States	should respect fundamental rights,	it is essential that Member States	
comply with Regulation (EU)	including the right to respect for	comply with Regulation (EU)	
2016/679 ¹ of the European	private and family life and the right	201 ⁺ 6/679 of the European	
Parliament and of the Council an	d to protection of personal data under	Parliament and of the Council and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Directive $2002/58/EC^2$, and the	Articles 7 and 8 of the Charter and	Directive 2002/ ² 58/EC, and the	
Commission and the Office with Regulation (EU) 2018/1725 of the European Parliament and of the	it is essential that Member States comply with Regulation (EU) 2016/679 ¹ of the European	Commission and the Office with Regulation (EU) 2018/1725 of the European Parliament and of the	
Council ³ .	Parliament and of the Council and Directive 2002/58/EC ² , and the Commission and the Office with	Co ³ uncil.	
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	Regulation (EU) 2018/1725 of the European Parliament and of the Council ³ . <u>Where the Commission</u> <u>and the Office jointly determine</u>	 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 	
personal data and on the free movement of such data, and repealing Directive 95/46/EC (OJ L 119, 4.5.2016, p. 1).	<u>the purposes and means of the</u> <u>data processing, they should be</u> <u>considered joint controllers.</u>	such data, and repealing Directive 95/46/EC (OJ L 119, 4.5.2016, p. 1).	
 Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the 		2. Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the	
electronic communications sector (Directive on privacy and electronic communications) (OJ L 201, 31. 7.2002, p. 37).	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	electronic communications sector (Directive on privacy and electronic communications) (OJ L 201, 31. 7.2002, p. 37).	
3. Regulation (EU) 2018/1725 of the	such data, and repealing Directive	3. Regulation (EU) 2018/1725 of the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
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).	 95/46/EC (OJ L 119, 4.5.2016, p. 1). 2. Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications) (OJ L 201, 31. 7.2002, p. 37). 3. 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). 	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).	

21a (11a) Recognising that in certain geographical areas there is only one producer who wants to submit an application for the registration of a name as geographical indication, the possibility for a single producer to be considered an applicant should be ensured. However, a single producer should not be allowed to apply for protection for its own land or workshop; the geographical area should always refer to natural features and not private property boundaries.		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	21a		geographical areas there is only one producer who wants to submit an application for the registration of a name as geographical indication, the possibility for a single producer to be considered an applicant should be ensured. However, a single producer should not be allowed to apply for protection for its own land or workshop; the geographical area should always refer to natural features and not private property		

(11a) Geographical indications for craft and industrial products, which have characteristics, attributes or a reputation linked to their place of production or manufacturing, are a collective		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
21b 21b 21b 21b 21b 21b 21b 21b 21b 21b	21b		EP Mandate	(11a) Geographical indications for craft and industrial products, which have characteristics, attributes or a reputation linked to their place of production or manufacturing, are a collective right accessible to be used by all eligible producers in a designated area willing to adhere to a product specification, in accordance with this Regulation. Producers acting collectively have more market power than individual producers and can make use of synergies when managing their geographical indications. Geographical	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			range of quality products.	
21c			(11b) Applications for registration of geographical indications should therefore be submitted by producer groups. By way of exception, a local or regional authority or a private entity designated by a Member State may be an applicant if it is not feasible for the producers to form a group, for example, due to their number, geographical location or organisational characteristics. In such cases, the application for registration of a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			geographical indication should state these reasons for such designation.	
21d			(11c) The system of geographical indications aims at enabling consumers to make more informed purchasing choices and, in this context, labelling and advertising helps them to identify correctly quality products on the market. Geographical indications, as an intellectual property right, help operators and companies to valorise their intangible assets. To avoid	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			creating unfair conditions of competition and to sustain the internal market, any producer, including a third-country producer, should be able to use a registered name and to market products designated as geographical indications throughout the Union and in electronic commerce, provided that the product concerned complies with the requirements of the relevant specification and that the producer is subject to a system of controls.	
21e				

7673/23		BM/AF/od	38
ANNEX	COMPET.1		EN

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(11d) A product is eligible for	
		protection as a geographical	
		indication if it complies with	
		three cumulative criteria: the	
		product should be rooted in or	
		have its origin in a specific place,	
		region, locality or country; at	
		least one of the production steps	
		should take place in this	
		geographical area; and the given	
		quality, reputation or other	
		characteristic of the product is	
		essentially attributable to this	
		geographical origin. To fulfil	
		these criteria, it needs to be	
		demonstrated that the	
		geographical origin is an	
		essential factor in the quality,	
		reputation or other	
		characteristic of the product.	
		These criteria are in line with the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requirements for geographical	
		indications as set out in the	
		Geneva Act and in Union	
		legislation on the protection of	
		geographical indications for	
		agricultural products, foodstuff,	
		wine and spirits. However,	
		products that are contrary to	
		public policy should be excluded	
		from being the subject of a	
		'protected geographical	
		indication'. The necessity to	
		apply the public policy exception	
		should be assessed on a case-by-	
		case basis, and the exception	
		should be applied in accordance	
		with the Treaty on the	
		Functioning of the European	
		Union and the relevant case law	
		of the Court of Justice of the	
		European Union.	
		-	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 1	2			
	(12) Where applicable, the information included in the single document shall be made available	(12) Where applicable, the information included in the single document <i>shallmay</i> be made	(12) [Where applicable, the information included in the single document shallshould be made	
	through the Digital Product Passport as set out by the Regulation establishing a	available through the Digital Product Passport as set out by <i>the</i> <i>RegulationRegulation/</i>	available through the Digital Product Passport as set out by the RegulationRegulation/	
22	framework for ecodesign requirements for sustainable products and repealing Directive 2009/125/EC.	establishing a framework for ecodesign requirements for sustainable products and repealing Directive 2009/125/EC.	establishing a framework for ecodesign requirements for sustainable products and repealing Directive 2009/125/EC ¹ .]	
	2007/123/120.	Directive 2009/125/LC.	1. [Final wording of this recital subject	
			to outcome of negotiations on COM(2022)142 final of 30.3.2022.]	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(12a) Micro, small and medium- sized enterprises (MSMEs) often		
		<u>have limited resources to deal with</u> <u>administrative tasks. The</u> <u>competent authorities should,</u>		
22a		therefore, upon request draw up the single document for them on		
224		the basis of their product specifications and send it for their		
		approval and the competent authority should also provide all		
		<u>necessary support tools, including</u> <u>financial support and assist</u>		
		<u>MSMEs during the registration</u> <u>procedure.</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 1	13			
	(13) Member States should have	(13) Member States should have	(13) Member States should have	
	the possibility to charge a	the possibility to charge a	the possibility to charge a	
	registration fee to cover their costs	registration fee to cover their costs	registration fee to cover their costs	
	of managing the geographical	of managing the geographical	of managing the geographical	
	indication system for craft and	indication system for craft and	indication system for craft and	
	industrial products. Member States	industrial products. Member States	industrial products. Member States	
23	should charge lower fees for micro,	should charge lower fees for micro,	should charge lower fees for micro,	
	small or medium-sized enterprises	small or medium-sized enterprises	small or medium-sized enterprises	
	(MSMEs). The Office should not	(MSMEs). The Office should not	(MSMEs). The Office should not	
	charge a fee for the management of	charge a fee for the management of	charge a fee for the management of	
	the Union application process.	the Union application process.	the Union application process.	
	However, the Office should have	However, the Office should have	However, the Office should have	
	the possibility to charge a fee for	the possibility to charge a fee for	the possibility to charge a fee for	
	the direct registration. In that case,	the direct registration. In that case,	the direct registration. In that case,	
	the fees charged by the Office	the fees charged by the Office	the fees charged by the Office	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
should be laid down by an	should be laid down by an	should be laid down by an	
implementing act in accordance	implementing act in accordance	implementing act in accordance	
with Regulation (EU) No 182/2011	with Regulation (EU) No 182/2011	with Regulation (EU) No 182/2011	
of the European Parliament and of	of the European Parliament and of	of the European Parliament and of	
the Council ¹ .	the Council ¹ and the fees charged	the Co ¹ uncil.	
	by the Office should be a lower		
	amount for MSMEs so as not to		
1. Regulation (EU) No 182/2011 of the	lead to any discontinuation of the	1. Regulation (EU) No 182/2011 of the	
European Parliament and of the Council of	registration procedure.	European Parliament and of the Council of	
16 February 2011 laying down the rules		16 February 2011 laying down the rules	
and general principles concerning		and general principles concerning	
mechanisms for control by Member States		mechanisms for control by Member States	
of the Commission's exercise of	1. Regulation (EU) No 182/2011 of the	of the Commission's exercise of	
implementing powers (OJ L 55, 28.2.2011,	European Parliament and of the Council of	implementing powers (OJ L 55, 28.2.2011,	
p. 13).	16 February 2011 laying down the rules	p. 13).	
	and general principles concerning		
	mechanisms for control by Member States		
	of the Commission's exercise of		
	implementing powers (OJ L 55, 28.2.2011,	(moved to recital (57a))	
	p. 13).		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
23a		(13a) The Member States should establish details concerning the national stage procedure. However, the admissibility of the opposition and the reasons for denying registration of a geographical indication should be aligned with those at the Union stage.		
Recital 1	4			
24	(14) To qualify for protection in the Member States, geographical indications should be registered only at Union level. However, with	 (14) To <i>qualify for<u>ensure</u></i> protection in <u>all</u> the Member States, geographical indications should be registered-only at Union 	(14) To qualify forobtain protection-in the Member States, geographical indications should be registered only at Union level only.	

Commission Proposal	EP Mandate	Council Mandate
effect from the date of application	level. However, with effect from	The standard procedure for an
for such registration at Union level,	the date of application for such	application for registration of a
Member States should be able to	registration at Union level,	geographical indication under
grant temporary protection at	Member States should be able to	this Regulation should comprise
national level without affecting the	grant temporary protection at	two phases: However, with effect
internal market of the Union or	national level without affecting the	from the date of application for
international trade. The protection	internal market of the Union or	such registration at Union level,
afforded by this Regulation upon	international trade. The protection	Member States should be able to
registration should be equally	afforded by this Regulation upon	grant temporary protection at
available to geographical	registration should be equally	national level without affecting the
indications of third countries that	available to geographical	internal market of the Union or
meet the corresponding criteria and	indications of third countries that	international traderesponsible for
that are protected in their country	meet the corresponding criteria and	the first phase and the European
of origin. The Office should carry	that are protected in their country	Union Intellectual Property
out the corresponding procedures	of origin. The Office should carry	Office ('the Office') should be
for geographical indications	out the corresponding procedures	responsible for the second phase.
originating in third countries.	for geographical indications	Where a Member State has been
	originating in third countries.	granted a derogation from the
		standard procedure, it should be
		possible for an applicant from
		that Member State to submit an

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		application for registration	
		directly to the Office. The	
		protection afforded by this	
		Regulation upon registration	
		should be equally available to	
		geographical indications of third	
		countries that meet the	
		corresponding criteria and that are	
		protected in their country of origin.	
		The Office should carry out the	
		corresponding procedures for	
		geographical indications	
		originating in third countries.	
		(second sentence deleted and	
		integrated into recital 19a)	
Recital 15			

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(15) The procedures for	(15) The procedures for	(15) The procedures for	
	registration, amendments to the	examination, opposition,	registration, amendments to the	
	product specification and	registration, amendments to the	product specification and	
	cancellation of the registration in	product specification-and	cancellation of the registration in	
	respect of geographical indications	cancellation of the registration and	respect of geographical indications	
	originating in the Union under this	<i>appeals</i> in respect of geographical	originating in the Union under this	
	Regulation should be carried out	indications originating in the Union	Regulation should be carried out	
	by the Member States and the	under this Regulation should be	by the Member States and the	
25	Office. The Member States and the	carried out by the Member States	Office. The Member States and the	
	Office should be responsible for	and the Office and this procedure	Office should respectively be	
	distinct stages of the procedures.	should respond to the	responsible for the distinct stages	
	Member States should be	transparency requirements. The	of thethose procedures. Member	
	responsible for the first stage,	Member States and the Office	States should be responsible for the	
	which consists of receiving the	should be responsible for distinct	first stagephase (i.e. the national	
	application from the applicants,	stages of the procedures. Member	phase), which consists of receiving	
	assessing it, running the national	States should be responsible for the	the application from the applicants,	
	opposition procedure, and,	first stage, which consists of	assessing it, running the national	
	following the positive results of the	receiving the application from the	opposition procedure , and,	
	assessment, submitting the Union	applicants, assessing it, running the	following the positive	

Commission 1	Proposal	EP Mandate	Council Mandate	Draft Agreement
application to the Of	fice. The nat	tional opposition procedure, and,	resultscompletion of the	
Office should be resp	ponsible for fol	llowing the positive results of the	assessmentfirst phase, submitting	
examining the applic	ations in the ass	sessment, submitting the Union	the Union application to the Office	
second stage of the p	procedure, app	plication to the Office. The	to launch the second phase.	
running the worldwi	de opposition Of	ffice should be responsible for	Member States should establish	
procedure and taking	a decision on exa	amining the applications in the	the detailed procedural	
granting or refusing	the protection sec	cond stage of the procedure,	arrangements for the national	
to the geographical i	ndication. The run	nning the worldwide opposition	phase, which may include	
Office should also ca	arry out the pro	ocedure and taking a decision on	consultations between the	
corresponding proce	dures for gra	anting or refusing the protection	applicant and national	
geographical indicat	ions to	the geographical indication. The	opponents, as well as the	
originating in third c	ountries, Of	ffice should also carry out the	submission by the applicant of a	
without prejudice to	the direct con	prresponding procedures for	report on the outcome of these	
registration procedur	e. geo	ographical indications	consultations, and of any changes	
	ori	iginating in third countries,	made to the application. The	
	wi	ithout prejudice to the direct	Office should be responsible for	
	reg	gistration procedure.	examining the applications in the	
			second stagephase of the	
			procedure (i.e. the Union phase),	
			running the worldwide opposition	
			procedure and taking a decision on	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			granting or refusing the protection to the geographical indication. The Office should also carry out the corresponding procedures for geographical indications originating in third countries , without prejudice to the direct registration procedure.	
Recital 1	6	I		
26	(16) In order to facilitate the management of GI applications by national authorities, it should be possible for two or more Member States to: (i) cooperate in the management of the national phase of the procedures, including those	(16) In order to facilitate the management of GI applications by national authorities, it should be possible for two or more Member States to: (i) cooperate in the management of the national phase of the procedures, including those	 (16) In order to facilitate the management of GIgeographical indication applications by national authorities, it should be possible for two or more Member States to: (i) cooperate in the management of the national phase of the 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
procedures for registration,	procedures for registration,	procedures, including those	
examination, national opposition,	examination, national opposition,	procedures for registration,	
submission of the Union	submission of the Union	examination, national opposition,	
application to the Office,	application to the Office,	submission of the Union	
amendments to the product	amendments to the product	application to the Office,	
specification and cancellation of	specification and cancellation of	amendments to the product	
the registration, and (ii) decide that	the registration, and (ii) decide that	specification and cancellation of	
one of them manages these	one of them manages these	the registration;; and (ii) decide	
procedures also on behalf of the	procedures also on behalf of the	that one of them manages these	
other Member State or Member	other Member State or Member	procedures also on behalf of the	
States concerned. In those cases,	States concerned. In those cases,	other Member State or Member	
all the Member States concerned	all the Member States concerned	States concerned. In those cases,	
should inform the Commission	should inform the Commission	all thethese Member States	
without delay, providing the	without delay, providing the	concerned should inform the	
necessary information.	necessary information.	Commission, without delay,	
		providing the necessary	
		information inform the	
		Commission accordingly.	

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 1	17			
	(17) It is possible for certain Member States to obtain a derogation from the Member States' obligation to designate a national authority in respect of	 (17) It is possible for <i>certain</i> Member States to <i>obtain a</i> <i>derogation from the Member</i> <i>States 'opt out from their</i> obligation to designate a national with crites in respect of generatively 	 (17) Under certain circumstances, it should belt is possible for certain-Member States to obtain a derogation from the Member States² obligation to 	
	geographical indications for craft and industrial products to take	authority in respect of geographical indications for craft and industrial	designate a national authority in respect of geographical indications	
27	charge of the procedures for registration, national opposition,	products to take charge of the procedures for registration,	for craft and industrial products to take chargerun the national phase	
	amendments to the product specification and cancellation of	national opposition, amendments to the product specification and	of the procedures for registration, including national opposition,	
	the registration under certain circumstances specified in this	cancellation of the registration	amendments to the product specification and cancellation of	
	Regulation. That derogation, that should take the form of a	<i>specified in this Regulation</i> . That derogation, <i>that should take the</i>	the registration-under certain eircumstances specified in this	
	Commission Decision, takes into account the fact that certain	<i>form of a Commission Decision, takes <u>can also take</u>into account</i>	Regulation. That derogation , that should take the form of a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Member States do not have a	the fact that certain Member States	Commission Decision, takes into	
specific national system for the	do not have a specific national	account the fact that certain	
management of geographical	system for the management of	Member States do not have a	
indications for craft and industrial	geographical indications for craft	specific national system for the	
products and that the local interest	and industrial products and that the	managementprotection of	
in these countries to protect these	local interest in these countries to	geographical indications for craft	
geographical indications is	protect these geographical	and industrial products and, that	
minimal. Under these	indications is minimal. Under these	the local interest in these countries	
circumstances, it would not be	circumstances, it would not be	to protect these geographical	
justified to oblige the respective	justified to oblige the respective	indications is minimal-, and that,	
Member State to set up an	Member State to set up an	under these circumstances, it	
infrastructure, employ the	infrastructure, employ the	would not be justified to oblige the	
necessary personnel and purchase	necessary personnel and purchase	respective Member State in	
facilities for the management of	facilities for the management of	question to set up an	
these geographical indications. It is	these geographical indications. It	infrastructure, employ the	
more effective and economical to	is more effective and economical	necessary personnel and purchase	
provide an alternative procedure	to provide an alternative procedure	facilities for the management of	
for the producer groups from these	for the producer groups from these	these geographical indications. It is	
Member States to protect their	Member States to protect their	more effective and economicalall	
products by a geographical	products by a geographical	the infrastructure needed . It	
indication. The "direct registration	indication. The "direct registration	would be more efficient and cost-	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
procedure" has cost advantages	procedure" has cost advantages	effective to provide an alternative	
reaped by Member States. Pursuant	reaped by Member States. Pursuant	procedure for thepath for producer	
to this derogation, procedures for	to this derogation, procedures for	groups from these Member States	
registration, amendments to the	registration, amendments to the	to protect their products, namely a	
product specification and	product specification and	' by a geographical indication. The	
cancellation should be managed	cancellation should be managed	"direct registration procedure" has	
directly by the Office. In this	directly by the Office. In this	cost advantages reaped by Member	
regard the Office should receive	regard the Office should receive	States. Pursuant to this derogation,	
the effective assistance of the	the effective assistance of the	procedures for registration,	
administrative authorities of that	administrative authorities of that	amendments to the product	
Member State when required by	Member State when required by	specification and cancellation	
the Office, through designation of a	the Office, through designation of a	should be managed directly by'	
contact point, as regards in	contact point, as regards in	with the Office. In this regard the	
particular aspects related to the	particular aspects related to the	Office should receive the effective	
examination of the application. In	examination of the application. In	assistance of the administrative	
those cases, the Office should be	those cases, the Office should be	authorities of that Member State	
entitled to charge a registration fee,	entitled to charge a registration fee,	when required by the Office,	
considering that this procedure	considering that this procedure	through designation of a contact	
generates more work for the Office	generates more work for the Office	point, as regards in particular	
than the management of Union	than the management of Union	aspects related to the examination	
applications. However, the	applications. However, the	of the application. In those cases,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
application of the "direct	application of the "direct	the Office should be entitled to	
registration procedure" should not	registration procedure" should not	eharge a registration fee,	
exempt Member States from the	exempt Member States from the	considering that this procedure	
obligation to designate a competent	obligation to designate a competent	generates more work for the Office	
authority for the controls and	authority for the controls and	than the management of Union	
enforcement and to take the	enforcement and to take the	applications. However, the	
necessary actions to enforce the	necessary actions to enforce the	application of the "direct	
rights set out in this Regulation.	rights set out in this Regulation.	registration procedure" should not	
The competent authority	The competent authority	exempt This alternative would	
maintained or designated for the	maintained or designated for the	also yield cost advantages for	
management of the geographical	management of the geographical	Member States-from the obligation	
indications and the competent	indications and the competent	to designate a competent authority	
authority designated for the	authority designated for the	for the controls and enforcement	
controls and enforcement may	controls and enforcement may	and to take the necessary actions to	
differ, when a Member State so	differ, when a Member State so	enforce the rights set out in this	
decides.	decides.	Regulation. The competent	
		authority maintained or designated	
		for the management of the	
		geographical indications and the	
		competent authority designated for	
		the controls and enforcement may	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			differ, when a Member State so decides.	
			(final 2 sentences moved to recitals 18a and 18b)	
Recital 1	8			
28	 (18) The Commission, after reviewing the information provided by the Member State, should adopt a Commission Decision establishing the right of the Member State to opt for the exceptional direct registration procedure. Accordingly, the Commission should retain the right 	deleted	(18) The Commission, after reviewing the information provided by the Member State, should adopt a Commission decision establishing the right of the Member State to opt for the exceptional direct registration procedure. Accordingly, The Commission, when examining a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
to modify and withdraw a Deci	sion	request for a derogation, should	
allowing a Member State to op	t for	assess all relevant circumstances,	
the "direct registration procedu	re",	including for instance the	
should the conditions not be me	et by	number of existing protected	
the Member State concerned. T	his	products, the number of	
is, for example, the case should	the	potentially interested producers	
number of direct applications		and producer groups in the	
submitted by applicants from the	nat	respective Member State, the size	
Member State exceed the origin	nal	of the population of the	
number estimated by that Mem	ber	respective Member State,	
State in a recurrent manner over	r	information on sales,	
time.		manufacturing capacities,	
		markets for the products in	
		question, and other data that the	
		Member State considers as	
		relevant information to	
		demonstrate low interest at	
		national level. Information	
		gathered via a public	
		consultation, a market survey,	
		market analysis, or letters from	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		relevant professional chambers	
		or from any other relevant	
		official instances may for	
		instance be used by the	
		Commission to take a decision.	
		The Commission should retain the	
		right to modify andor to withdraw	
		a decision allowing a Member	
		State to opt for the "direct	
		registration procedure", should the	
		conditions notcease to be met by	
		the Member State concerned. This	
		is, for example, would be the case	
		should the number of direct	
		applications submitted by	
		applicants from that Member State	
		exceed, in a recurrent manner	
		over time, the original number	
		estimated by that Member State-in	
		a recurrent manner over time.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(18a) Pursuant to this derogation, procedures for	
			registration, amendments to the product specification and	
			cancellation should be managed	
28a			directly by the Office. In this regard, the Office should receive	
			the assistance of the	
			administrative authorities of the	
			Member State concerned when neeeded by the Office, through	
			designation of a national single	
			point of contact, as regards, in	
			particular, aspects related to the	
			examination of the application.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			The single point of contact should have the necessary expertise and local knowledge on geographical indications. The single point of contact, when assisting the Office, may consult other experts with product- and/or sector-specific knowledge.	
28b			(18b) However, the application of the direct registration procedure should not exempt Member States from the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			obligation to designate a competent authority for controls and to take the necessary action to enforce the rights set out in this Regulation.	
			(moved from recital (17))	
Recital 1	9			
29	(19) To ensure coherent decision- making as regards applications for protection and judicial challenges against them, submitted in the national procedure, the Office should be informed in a timely and regular manner when procedures	(19) To ensure <i>efficient and</i> coherent decision-making as regards applications for protection and judicial challenges against them, submitted in the national procedure, the Office should be informed in a timely and regular	(19) To ensure coherent consistent decision-making as regards applications for protection- and judicial challenges against them, submitted in the national procedure , the Office should be informed in a timely and regular	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
are launched before national courts	manner when procedures are	manner whenof procedures are	
or other bodies concerning an	launched before national courts or	launched before national courts or	
application for registration	other bodies concerning an	other bodies concerning an	
forwarded by the Member State to	application for registration	application for registration	
the Office and of their final results.	forwarded by the Member State to	forwardedsubmitted by the	
For the same reason, where a	the Office and of their final results.	competent authority of a Member	
Member State considers that a	For the same reason, where a	State to the Office, and of their	
national decision on which the	Member State considers that a	final results. For the same reason,	
application for protection is based	national decision on which the	where a Member State considers	
is likely to be invalidated as a	application for protection is based	that a national decision on which	
result of national judicial	is likely to be invalidated as a	the application for protection is	
proceedings, it should inform the	result of national judicial	based is likely to be invalidated as	
Office of that assessment. If the	proceedings, it should inform the	a result of national judicial	
Member State requests the	Office of that assessment without	proceedings, itthe competent	
suspension of the examination of	undue delay. If the Member State	authority should informkeep the	
an application at Union level, the	requests the suspension of the	Office of that assessment. If the	
Office should be exempted from	examination of an application at	Member State requests the	
the obligation to meet the deadline	Union level, the Office should be	suspension of the examination of	
for examination established	exempted from the obligation to	an application at Union level, the	
therein. In order to protect the	meet the deadline for examination	Office should be exempted from	
applicant from vexatious legal	established therein. In order to	the obligation to meet the deadline	

C	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
actions	s and to preserve the	protect the applicant from	for examination established	
applica	ant's right to secure the	vexatious legal actions and to	therein. In order to protect the	
protect	tion of a name within a	preserve the applicant's right to	applicant from vexatious legal	
reasona	able time, the exemption	secure the protection of a name	actions and to preserve the	
should	be limited to cases in which	within a reasonable time, the	applicant's right to secure the	
the app	olication for registration has	exemption should be limited to	protection of a name within a	
been in	nvalidated at national level	cases in which the application for	reasonable time, the exemption	
by an i	mmediately applicable but	registration has been invalidated at	should be limited to cases in which	
not fina	al judicial decision or in	national level by an immediately	the application for registration has	
which	the Member State considers	applicable but not final judicial	been invalidated at national level	
that the	e action to challenge the	decision or in which the Member	by an immediately applicable but	
validity	y of the application is based	State considers that the action to	not final judicial informed of any	
on vali	id grounds.	challenge the validity of the	national administrative and	
		application is based on valid	judicial proceedings against the	
		grounds.	said competent authority's	
			decision or in which the Member	
			State considers that the action to	
			challenge the validity of the	
			application is based on valid	
			grounds that may affect the	
			registration of a geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			indication.	
	<u> </u>			
			(19a) With effect from the date	
			of the submission of an application by a Member State for registration at Union level,	
29a			Member States should be able to grant temporary protection to a geographical indication at	
			national level prior to the completion of the Union phase,	
			without affecting the internal market or the Union's trade	
			policy. Temporary national protection is not possible in the	
			event of direct registration.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	20			
	(20) To allow operators, whose	(20) To allow operators, whose	(20) To allow operators, whose	
	interests are affected by the	interests are affected by the	interests are affected by the	
	registration of a name, to continue	registration of a name, to continue	registration of a namegeographical	
	to use that name for a limited	to use that name for a limited	indication, to continue to use that	
	period of time, while contravening	period of time, while contravening	name-the name of the	
	the protection regime, specific	the protection regime, specific	geographical indication for a	
30	derogations for the use of the	derogations for the use of the	limited period of time, while	
	names in the form of transitional	names in the form of transitional	contravening the protection regime,	
	periods should be granted. Such	periods should be granted. Such	specific derogations for the use of	
	periods can also be allowed to	periods can also be allowed to	the such names in the form offor	
	overcome temporary difficulties	overcome temporary difficulties	transitional periods should be	
	and with the long-term objective of	and with the long-term objective of	granted by the Office. Such	
	ensuring that all producers comply	ensuring that all producers comply	transitional - Such-periods can	
	with the product specification.	with the product specification.	also be allowed in order to	
	Without prejudice to the rules	Without prejudice to the rules	overcome temporary difficulties	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	governing conflicts between geographical indications and trademarks, names, which would otherwise contravene the protection of geographical indication, may continue to be used under certain conditions and for a transitional period.	governing conflicts between geographical indications and trademarks, names, which would otherwise contravene the protection of geographical indication, may continue to be used under certain conditions and for a transitional period.	and, with the long-term objective of ensuring that all producers comply with the product specification. Without prejudice to the rules governing conflicts between geographical indications and trademarks, names , which that would otherwise contravene the protection of a geographical indication , may continue to be used under certain conditions and for a transitional period.	
Recital 2	1			
31	(21) The Commission should have the right to take over from the Office the power to decide	(21) The Commission should have the right to take over from the Office the power to decide	(21) The Commission should, induly justified cases, have the rightto take over from the Office the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
concerning individual applications	concerning individual applications	power to decide concerningon	
for registration, amendments to the	for registration, amendments to the	individual applications for	
product specification or	product specification or	registration, on amendments to the	
cancellation. The Office should	cancellation. The Office should	product specification or on	
remain responsible for the	remain responsible for the	cancellation. Any Member State	
examination of the file, the	examination of the file, the	or the Office may request the	
opposition procedure, when	opposition procedure, when	Commission to exercise this	
needed, and based on technical	needed, and based on technical	prerogative. The Commission	
considerations, it shall submit a	considerations, it shall submit a	may also act on its own initiative.	
proposal for an implementing act	proposal for an implementing act	The Office should in any event	
to the Commission. Any Member	to the Commission. Any Member	remain responsible for the	
State or the Office may request the	State or the Office may request the	examination of the file, the	
Commission to exercise this	Commission to exercise this	opposition procedure, when	
prerogative. The Commission may	prerogative. The Commission may	needed, and and, based on	
also act on its own initiative.	also act on its own initiative.	technical considerations, it shall	
		submit a proposalshould provide a	
		draft for an implementing act to	
		the Commission. Any Member	
		State or the Office may request the	
		Commission to exercise this	
		prerogative. The Commission may	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			also act on its own initiative.	
31a			(21a) For the optimal functioning of the internal market, it is important that producers and other operators concerned, authorities and consumers have quick and easy access to relevant information concerning geographical indications.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Recital 22				
 (22) To ensure transparency and uniformity across Member States, it is necessary to establish and maintain an electronic Union register of geographical indications for craft and industrial products. The register should be an electronic database stored within an information system, and should be accessible to the public. The Union register of geographical indications for craft and industrial products should be developed, kept and maintained by the Office and also the personnel for its operation should be provided by the Office. 	(22) To <i>avoid fragmentation and</i> ensure transparency and uniformity across Member States, it is necessary to establish and maintain an electronic Union register of geographical indications for craft and industrial products. The register should be an electronic database stored within an information system, and should be <i>easily</i> accessible to the public <i>in</i> <i>machine-readable formats</i> . The Union register of geographical indications for craft and industrial products should be developed, kept and maintained by the Office and also the personnel for its operation	(22) To ensure transparency and uniformity across Member States, it is necessary to establish and maintain an electronic Union register of geographical indications for craft and industrial products- ('the Union The register') that is should be an electronic database stored within an information system, and should be accessible to the public. The Union register of geographical indications for craft and industrial products should be developed, kept and maintained by the Office, and-also the personnel for its operation should be provided by the Office.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		should be provided by the Office while considering the use of existing databases in order to avoid unnecessary administrative burden.		
Recital 2	.3			
	(23) The Union negotiates	(23) The Union negotiates	(23) The Union negotiates	
	international agreements, including	international agreements, including	international agreements, including	
	those concerning the protection	those concerning the protection <u>of</u>	those concerning the protection of	
33	geographical indications, with its trade partners. Protection of	geographical indications, with its trade partners. Protection of	geographical indications, with its trade partners. Protection of	
	geographical indications for craft	geographical indications for craft	geographical indications for craft	
	and industrial products throughout	and industrial products throughout	and industrial products throughout	
	the Union can also stem from those	the Union can also stem from those	the Union can also stem from	
	agreements, irrespective of the	agreements, irrespective of the	thosesuch agreements, irrespective	
	international registrations provided	international registrations provided	of the international registrations	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
under the Geneva Act of the	under the Geneva Act of the	provided for under the Geneva Act	
Lisbon Agreement on Appellations	Lisbon Agreement on Appellations	and of the Lisbon Agreement on	
of Origin and Geographical	of Origin and Geographical	Appellations of Origin and	
Indications or the application and	Indications or the application and	Geographical Indications or the	
registration system set out in this	registration system set out in this	application and registration system	
Regulation. In order to facilitate	Regulation. In order to facilitate	set out in this Regulation. In order	
the provision to the public of	the provision to the public of	to facilitate the provision to the	
information about the geographical	information about the geographical	public of information about the	
indications protected in the Union	indications protected in the Union	Geographical indications protected	
either by virtue of the international	either by virtue of the international	in the Union either by virtue of the	
registrations provided under the	registrations provided under the	international registrations-provided	
Geneva Act or by virtue of the	Geneva Act or by virtue of the	under the Geneva Act or by virtue	
international agreements with the	international agreements with the	of theunder international	
Union trade partners, and in	Union trade partners, and in	agreements with the UnionUnion's	
particular to ensure protection and	particular to ensure protection and	trade partners , and in particular to	
control of the use to which those	control of the use to which those	ensure protection and control of the	
geographical indications are put,	geographical indications are put,	use to which those geographical	
those geographical indications	those geographical indications	indications are put, those	
should be entered in the Union	should be entered in the Union	geographical indications should be	
register of geographical indications	register of geographical indications	entered in the Union register of	
for craft and industrial products.	for craft and industrial products.	should be entered in the Union	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			register in order to facilitate the provision of information to the public and, in particular, to ensure protection and control of the use to which those geographical indications for craft and industrial products are put.	
Recital 24				
34	(24) For the optimal functioning of the internal market, it is important that producers and other operators concerned, authorities and consumers may quickly and easily have access to the relevant information concerning a registered protected geographical	(24) For the optimal functioning of the internal market, it is important that producers and other operators concerned, authorities and consumers may quickly and easily have access to the relevant information concerning a registered protected geographical	(24) For the optimal functioning of the internal market, it is important that producers and other operators concerned, authorities and consumers may quickly and easily have access to the relevant information concerning a registered protected geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	indication.	indication.	indication.	
			(moved to recital (21a))	
Recital 2	25			
	(25) It is necessary to ensure that	(25) It is necessary to ensure that	(25) It is necessary to ensure that	
	parties that are affected by decisions made by the Office are	parties that are affected by decisions made by the Office are	parties that areAny party adversely affected by decisions	
	protected by the law. To that end,	protected by the law. To that end,	made by a decision of the Office	
35	provision should be made to allow	provision should be made to allow	are protected by the law. To that	
	for an appeal of decisions of the	for an appeal of decisions of the	end, provision should be made to	
	Office, taken in proceedings under	Office, taken in proceedings under	allow for anshould have the right	
	this Regulation, before an appeal	this Regulation, before an appeal	of appeal of decisions of the	
	body of the Office. A Boards of	body of the Office. A Boards of	Office, taken in proceedings under	
	Appeal of the Office should decide	Appeal of the Office should decide	this Regulation, before an appeal	
	on the appeal. Decisions of the	on the appeal. Decisions of the	body of the Office. A the Boards	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Boards of Appeal should, in turn, be amenable to actions before the General Court, which has jurisdiction to annul or to alter the contested decision.	Boards of Appeal should, in turn, be amenable to actions before the General Court, which has jurisdiction to annul or to alter the contested decision.	of Appeal of the Office-should decide on the appeal. Decisions of the Boards of Appeal shouldare, in turn, be amenable to actionssubject to judicial remedy before the General Court of the European Union, which has jurisdiction to annul or to alter the contested decision.	
Recital 2	6			
36	(26) The Office should establish an information and alert system against the abusive use of craft and industrial geographical indications in the domain name system. This system should inform applicants,	(26) The Office should establish an information and alert system against the abusive use of craft and industrial geographical indications in the domain name system. This system should inform applicants,	(26) The Office should establish an information and alert system against the abusive use of craft and industrial geographical indications in the domain name system. This system should inform applicants,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
on the one hand, about the	on the one hand, about the	on the one hand, about the	
availability of the geographical	availability of the geographical	availability of the geographical	
indication as a domain name and,	indication as a domain name and,	indication as a domain name and,	
on the other hand, provide them	on the other hand, provide them	on the other hand, provide them	
with information once a domain	with information once a domain	with information once a domain	
name that is conflicting with their	name that is conflicting with their	name that is conflicting with their	
geographical indication is	geographical indication is	geographical indication is	
registered. Receiving such alerts	registered. Receiving such alerts	registered. Receiving such alerts	
would allow producers to take	would allow producers to take	would allow producers to take	
appropriate action more quickly	appropriate action more quickly	appropriate action more quickly	
and effectively. Registries of	and effectively. Registries of	and effectively. Registries of	
country-code top-level domain	country-code top-level domain	country-code top-level domain	
names, established in the Union,	names, established in the Union,	names, established in the Union,	
should provide the Office with all	should provide the Office with all	should provide the Office with all	
the information and data in their	the information and data in their	the information and data in their	
possession necessary to run the	possession necessary to run the	possession necessary to run the	
system as a task carried out in	system as a task carried out in	system as a task carried out in	
public interest, namely information	public interest, namely information	public interest, namely information	
on the availability of the	on the availability of the	on the availability of the	
geographical indication as a	geographical indication as a	geographical indication as a	
domain name and, as far as the	domain name and, as far as the	domain name and, as far as the	

alerts are concerned, the particularsalerts are concerned, the particularsalerts are concerned, the particularsof conflicting domain names, theof conflicting domain names, theof conflicting domain names, thedates of its application anddates of its application anddates of its application andregistration. The information andregistration. The information andregistration. The information anddata should be provided in adata should be provided in adata should be provided in amachine readable format. Makingmachine readable format. Makingmachine readable format. Making
dates of its application and registration. The information and data should be provided in adates of its application and registration and data should be provided in adates of its application and registration. The information and data should be provided in a
registration. The information and data should be provided in aregistration. The information and data should be provided in aregistration. The information and data should be provided in a
data should be provided in adata should be provided in adata should be provided in a
machine readable format. Making machine readable format. Making machine readable format. Making
the information and data available the information and data available the information and data available
to the Office is proportionate as it to the Office is proportionate as it to the Office is proportionate as it
serves the legitimate purpose of serves the legitimate purpose of serves the legitimate purpose of
ensuring better protection and ensuring better protection and ensuring better protection and
enforcement of geographical enforcement of geographical enforcement of geographical
indications as intellectual property indications as intellectual property indications as intellectual property
in the online environment. This is in the online environment. This is in the online environment. This is
even more so as regarding the even more so as regarding the even more so as regarding the
alerts the transfer of domain name alerts the transfer of domain name alerts the transfer of domain name
registration data is explicitly registration data is explicitly registration data is explicitly
limited to those domain names that limited to those domain names that limited to those domain names that
are identical or similar and are identical or similar and are identical or similar and
therefore potentially capable of therefore potentially capable of therefore potentially capable of
infringing the geographical infringing the geographical infringing the geographical
indication concerned. indication concerned. indication concerned.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	27			
	(27) It is necessary to establish an	(27) It is necessary to establish an	(27) It is necessary to establish An	
	Advisory Board, which is a pool of	Advisory Board, which is a pool of	Advisory Board, which is a pool of	
	experts, composed of	experts, composed of	composed of experts, composed	
	representatives from Member	representatives from Member	of representatives from Member	
	States and the Commission. The	States and the Commission. The	States and the Commission. The	
	purpose of the Advisory Board is	purpose of the Advisory Board is	purpose of the Advisory Board is,	
37	to provide the necessary local	to provide the necessary local and	should be established to provide	
	knowledge and expertise	sectoral knowledge and expertise	the necessary local knowledge and	
	concerning certain products and	concerning certain products and	expertise concerning certain	
	knowledge about the local	knowledge about the local	products and knowledge about the	
	circumstances that may influence	circumstances that may influence	local circumstances that may	
	the outcome of the procedures laid	the outcome of the procedures laid	influence the outcome of the	
	down in this Regulation. In order	down in this Regulation. In order	procedures laid down in this	
	to support the Office on its	to support the Office on its	Regulation. In order to support the	
	assessment of individual	assessment of individual	Office onin its assessment of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
applications at any stage of the	applications at any stage of the	individual applications at any stage	
examination, opposition, appeal or	examination, opposition, appeal or	of the examination, opposition,	
other procedures with specific	other procedures with specific	appeal or other procedures with	
technical knowledge, the	technical knowledge, the	specific technical knowledge, the	
Geographical Indications Division	Geographical Indications Division	Geographical Indications Division	
or the Boards of Appeal, at its own	or the Boards of Appeal, at its own	or the Boards of Appeal, at its own	
initiative or at the request of the	initiative or at the request of the	initiative or at the request of the	
Commission, should have the	Commission, should have the	Commission, should have the	
possibility to consult the Advisory	possibility to consult the Advisory	possibility to consult the Advisory	
Board. The consultation, when	Board. The consultation, when	Board. The consultation, when	
necessary, should also include a	necessary, should also include a	necessary, should also include a	
general opinion on assessing	general opinion on assessing	general opinion on assessing	
quality criteria, establishing	quality criteria, establishing the	quality criteria, establishing the	
reputation and renown,	reputation and renown of a	reputation and renownof the	
determining generic nature of a	geographical indication,	geographical indication,	
name, and assessing fair	determining generic nature of a	determining the generic nature of a	
competition in commercial	name, and assessing fair	name, and assessing fair	
transactions and the risk of	competition in commercial	competition in commercial	
confusing consumers. The opinion	transactions and the risk of	transactions and of the	
of the Advisory Board should not	confusing consumers. The opinion	geographical indication, and	
be binding. The appointment	of the Advisory Board should not	assessing the risk of confusing	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	procedure of the experts and the operation of the Advisory Board should be specified in the rules of procedure of the Advisory Board approved by the Management Board.	be binding. <i>The Advisory Board</i> <i>should also include experts in the</i> <i>field of the product category</i> <i>concerned, including from</i> <i>academia</i> . The appointment procedure of the experts and the operation of the Advisory Board should be specified in the rules of procedure of the Advisory Board approved by the Management Board.	consumers. The opinion of the Advisory Board should not be binding. The appointment procedure of the experts and the operation of the Advisory Board should be specified in the rules of procedure of the Advisory Board, adopted -approved by the Management Board.	
Recital 2	8			
38	(28) Protection should be granted to names included in the Union register of geographical indications for craft and industrial products to	(28) Protection should be granted to names included in the Union register of geographical indications for craft and industrial products to	(28) Protection should be granted to names includedgeographical indications entered in the Union register-of geographical indications	

COMPET.1

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ensure that they are used fairly and	ensure that they are used fairly and	for craft and industrial products, to	
in order to prevent practices liable	in order to prevent practices liable	ensure that they are used fairly and	
to mislead consumers. In order to	to mislead consumers, therefore	in order to prevent practices liable	
strengthen geographical indication	phonetic or visual similarity to a	to mislead consumers. In order to	
protection and to combat more	registered geographical indication	strengthen geographical indication	
effectively counterfeiting, the	should also be taken into	protection and to combat more	
protection of geographical	consideration. In order to	effectively counterfeiting, the	
indications should also apply to	strengthen geographical indication	protection of geographical	
domain names on the internet.	protection and to combat more	indications should also apply to	
Concerning the protection of	effectively counterfeiting, the	domain names on the internet.	
geographical indications, it is also	protection of geographical	Concerning the protection of, in	
important to have due regard to the	indications should also apply to	particular as regards	
Agreement on Trade-Related	domain names on the internet.	comparable products. To	
Aspects of Intellectual Property	Concerning the protection of	establish whether products are	
Rights, and in particular Articles	geographical indications, it is also	comparable to products	
22 and 23 thereof, and to the	important to have due regard to the	protected by geographical	
General Agreement on Tariffs and	Agreement on Trade-Related	indications, it is also important to	
Trade including Article V thereof	Aspects of Intellectual Property	have due regard to the Agreement	
on freedom of transit, which were	Rights, and in particular Articles	on Trade-Related Aspects of	
approved by Council Decision	22 and 23 thereof, and to the	Intellectual Property Rights, and in	
94/800/EC ¹ . Within such legal	General Agreement on Tariffs and	particular Articles 22 and 23	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
framework, in order to strengthen geographical indication protection and to combat counterfeiting more effectively, such protection should also apply with regard to goods entering the customs territory of the Union without being released for free circulation, and placed under special customs procedures such as those relating to transit, storage, specific use or processing.	Trade including Article V thereof on freedom of transit, which were approved by Council Decision 94/800/EC ¹ . Within such legal framework, in order to strengthen geographical indication protection and to combat counterfeiting more effectively, such protection should also apply with regard to goods entering the customs territory of the Union without being released for free circulation, and placed	thereof, and to the General Agreement on Tariffs and Trade including Article V thereof on freedom of transit, which were approved by Council Decision 94/800/EC ¹ . Within such legal framework, in order to strengthen geographical indication protection and to combat counterfeiting more effectively, such protection should also apply with regard to goods entering the customs territory of	
1. Council Decision 94/800/EC of 22 December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of the agreements reached in the Uruguay Round multilateral negotiations (1986- 1994) (OJ L 336, 23.12.1994, p. 1).	 under special customs procedures such as those relating to transit, storage, specific use or processing. 1. Council Decision 94/800/EC of 22 December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of the agreements reached in the Uruguay 	the Union without being released for free circulation, and placed under special customs procedures such as those relating to transit, storage, specific use or processingaccount should be taken of all relevant factors. Those factors should include: whether the products have	

Commis	sion Proposal	EP Mandate	Council Mandate	Draft Agreement
	Round	EP Mandate multilateral negotiations (1986- OJ L 336, 23.12.1994, p. 1).	common objective characteristics, such as method of production, physical appearance or use of the same raw material; under which circumstances the products are utilised from the point of view of the relevant public; whether they are frequently distributed through the same channels; and whether they are subject to similar marketing rules.	Draft Agreement
			Round multilateral negotiations (1986- 1994) (OJ L 336, 23.12.1994, p. 1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(deleted sentences moved to recital (28a))	
	·			
38a			(28a) In order to strengthen geographical indication protection and to combat counterfeiting effectively, the protection of geographical indications should also apply to domain names on the internet. It is also important to have due regard to the Agreement on Trade-Related Aspects of Intellectual Property Rights, and	

7673/23

ANNEX

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in particular Articles 22 and 23	
		thereof, and to the General	
		Agreement on Tariffs and Trade,	
		including Article V thereof, on	
		freedom of transit, which was	
		approved by Council Decision	
		94/800/EC ¹ . Within that legal	
		framework, to combat	
		counterfeiting more effectively,	
		such protection should also apply	
		with regard to goods entering the	
		customs territory of the Union	
		without being released for free	
		circulation, and placed under	
		special customs procedures such	
		as those relating to transit,	
		storage, specific use or	
		processing.	
		1. Council Decision 94/800/EC of 22	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			December 1994 concerning the conclusion on behalf of the European Community, as regards matters within its competence, of the agreements reached in the Uruguay Round multilateral negotiations (1986-1994) (OJ L 336, 23.12.1994, p. 1).	
			(moved from recital (28))	
Recital 2	9			
39	(29) Clarity is required on the use of a geographical indication in the sale name of a manufactured product of which the product designated by the geographical indication is a part or component.	(29) Clarity is required on the use of a geographical indication in the sale name of a manufactured product of which the product designated by the geographical indication is a part or component.	(29) Clarity is required on It should be ensured that the use of a geographical indication in the sale- name of a manufactured product of which the product designated by the geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
It sho	ould be ensured that such use	It should be ensured that such use	indication is that contains, as a	
is ma	de in accordance with fair	is made in accordance with fair	part or a component . It should be	
comm	nercial practices and does not	commercial practices and does not	ensured that such use, the product	
weak	ten, does not dilute, or is not	weaken, does not dilute, or is not	designated by the geographical	
detrin	mental to the reputation of the	detrimental to the reputation of the	indication. – is made in	
produ	uct designated by the	product designated by the	accordance with fair commercial	
geog	raphical indication. The	geographical indication. The	practices and does not weaken,	
conse	ent of the producers group or	consent of the producers group or	does not or dilute, or is not nor is	
the in	ndividual producer of the	the individual producer of the	detrimental to the reputation of, the	
	raphical indication concerned	geographical indication concerned	product designated by the	
	ld be required to allow such	should be required to allow such	geographical indication. The	
use.	1	use.	consent of the producersproducer	
			group or the individual producer of	
			the geographical indication	
			concerned should be required to	
			allow such use.	
ecital 30				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
40	(30) Generic terms that are similar to, or form part of, a name or term that is protected by a geographical indication should retain their generic status.	(30) Generic terms that are similar to, or form part of, a name or term that is protected by a geographical indication should retain their generic status.	(30) Generic terms that are similar to, or form part of, a name or term that is protected by a geographical indication should retain their generic status. Homonymous names ('homonyms') that are liable to mislead the consumer as to the true identity or geographical origin of the product should not be registered as a geographical indication.	
40a		(30a) <u>Homonymous indications</u> are spelled or pronounced in the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		same way, but refer to different geographical areas. A name which is wholly or partly homonymous with a geographical indication registered or applied for earlier, should not be registered, unless certain circumstances make its protection justified, considering the need for equal treatment of the producers and the need for consumers not to be misled as to the true origin of the products.		
Recital 3	1	I		
41	(31) The protection of geographical indications needs to		(31) The protection of relationship between trade marks and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
balance with the protection of	deleted	geographical indications needs to	
homonymous names registered as	ucicicu	balance with the protection of	
geographical indications as well as		homonymous names registered	
renowned trademarks, in particular		asshould be clarified in relation	
in light of the fundamental right to		to criteria for the rejection of	
property as set out in Article 17 of		trade mark applications, the	
the Charter of Fundamental Rights		invalidation of trade marks and	
of the European Union as well as		coexistence between trade marks	
obligations resulting from		and geographical indications. The	
international law.		protection of geographical	
		indications needs to be balanced	
		against the protection of as well	
		as renowned trademarks with a	
		reputation and of well-known	
		marks, in particular in light of the	
		fundamental right to property as set	
		out in Article 17 of the Charter of	
		Fundamental Rights of the	
		European Union, as well as	
		obligations resulting from	
		international law. When assessing	

7673/23

ANNEX

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the relationship between a geographical indication and a trade mark, any continuity of the protection of a geographical indication established by registration or usage in a Member State, where the geographical indication has been transferred to Union protection in accordance with this Regulation, and any priority claimed in a trade mark application, shall be taken into	
		account. (first sentence moved from recital (34))	

Recital 32
 42 (32) Producer groups play an essential role in the application process for the registration of geographical indications, as well as in the amendment of specifications and cancellation requests. They should be equipped with the necessary means to better identify and market the specific characteristics of their products. The role of the products. The role of the products. The role of the products group should therefore be clarified. 42

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(33) The relationship between internet domain names and geographical indications should be clarified as regards the scope of the application of the remedy measures, the recognition of geographical indications in dispute resolution, and the fair use of	(33) The relationship between internet domain names and geographical indications should be clarified as regards the scope of the application of the remedy measures, the recognition of geographical indications in dispute resolution, and the fair use of	(33) The relationship between internetCountry-code top-level domain names and geographical indications should be clarified as regards the scope of the application of the remedy measures, the recognition of geographical indications in dispute resolution,	
43	domain names. Persons having a legitimate interest in a registered geographical indication should be	domain names. <i>Persons having a</i> <i>legitimate interest in a registered</i> <i>geographical indication</i> <u>The</u>	and the fair use of domain names. Persons having a legitimate interest in a registered geographical	
	empowered to request for the revocation or the transfer of the domain name in case the	<u>holders of a registered</u> geographical indication or a producer group having a	indication should be empowered to request for the revocation or the name registries established in the	
	conflicting domain name has been registered by its holder without rights or legitimate interest in the	<i>legitimate interest in it</i> should be empowered to request for the revocation or the transfer of the	Union and offering alternative dispute resolution procedures to solve disputes relating to the	
	geographical indication or if it has been registered or is being used in	domain name in case the conflicting domain name has been	registration of domain names should be encouraged to ensure	

Commission Prop	posal EP N	Aandate	Council Mandate	Draft Agreement
bad faith and its use cont	ravenes registered by its	holder without	that such procedures also cover	
the protection of a geogra	aphical rights or legitim	ate interest in the	geographical indications.	
indication. Alternative di	ispute geographical ind	dication or if it has	Following an appropriate	
resolution procedures sho	ould not been registered	or is being used in	alternative dispute resolution	
prejudice the possibility of	of bad faith and its	use contravenes	procedure or judicial procedure,	
bringing domain name di	isputes the protection of	f a geographical	country-code top-level domain	
before a national court.	indication. Alter	rnative dispute	name registries established in the	
	resolution proce	edures should not	Union may revoke or transfer of	
	prejudice the po	ossibility of	thea domain name in case the	
	bringing domain	n name disputes	conflictingregistered under a	
	before a nationa	ll court.	country-code top-level domain,	
			where a domain name	
			registration contravenes the	
			protection of a name has been	
			registered by its holder without	
			rights or legitimate interest in the	
			geographical indication, or the	
			domain name-or if it has been	
			registered or is being used in bad	
			faith, or it has been registered by	
			its holder without having a right	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			or a legitimate interest in the geographical indicationand -its use contravenes the protection of a geographical indication. Alternative dispute resolution procedures should not prejudice the possibility of bringing domain name disputes before a national court.	
Recital 3	4			
44	(34) The relationship between trade marks and geographical indications should also be clarified	(34) <u>Even though the link</u> <u>between a product and a region</u> <u>should be protected by a</u>	(34) The relationship between trade marks and geographical indications should also be clarified	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in relation to criteria for the rejection of trade mark applications, the invalidation of trade marks and the coexistence between trade marks and geographical indications.	geographical indication for craft and industrial products, the relationship between trade marks and geographical indications should also be clarified in relation tocould be confusing. It is therefore of utmost importance to clarify the criteria for the rejection of trade mark applications, the invalidation of trade marks and the coexistence between trade marks and geographical indications.	in relation to criteria for the rejection of trade mark applications, the invalidation of trade marks and the coexistence between trade marks and geographical indications.	
Recital 3	5	I	I	
45	(35) In order to avoid creating unfair conditions for competition, any producer, including a third-	(35) In order to avoid creating unfair conditions for competition, any producer, including a third-	(35) In order to avoid creating unfair conditions for competition, any producer, including a third-	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	country producer, should be able to	country producer, should be able to	country producer, should be able to	
	use a registered geographical	use a registered geographical	use a registered geographical	
	indication, provided that the	indication, provided that the	indication, provided that the	
	product concerned complies with	product concerned complies with	product concerned complies with	
	the requirements of the relevant	the requirements of the relevant	the requirements of the relevant	
	product specification, or single	product specification, or single	product specification, or single	
	document or equivalent to the latter	document or equivalent to the latter	document or equivalent to the latter	
	i.e. a complete summary of the	i.e. a complete summary of the	i.e. a complete summary of the	
	product specification. The system	product specification. The system	product specification. The system	
	set up by the Member States should	set up by the Member States should	set up by the Member States should	
	also guarantee that producers	also guarantee that producers	also guarantee that producers	
	complying with the rules are	complying with the rules are	complying with the rules are	
	covered by the verification of	covered by the verification of	covered by the verification of	
	compliance of the product	compliance of the product	compliance of the product	
	specification.	specification.	specification.	
Recital 3	6			
46				
10				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(36) As it is the first time that an	(36) As it is the first time that an	(36) As it is the first time that	
Union-wide geographical	Union-wide geographical	anthe Union-wide geographical	
indication protection system for	indication protection system for	indication protection system for	
craft and industrial product is	craft and industrial product is	craft and industrial product as	
implemented, it is important to	implemented, it is importantthe	provided for in this Regulation is	
raise awareness among consumers,	Commission, Member States, the	new-is implemented, it is important	
producers, especially MSMEs and	Office and relevant stakeholders	to raise awareness about this	
public authorities at national,	are encouraged to raise awareness	initiative among consumers,	
regional and local level about the	among consumers, producers,	producers – especially micro,	
initiative.	especially MSMEs and public	small and medium-sized	
	authorities at national, regional and	enterprises -, especially MSMEs	
	local level about the initiative.	and public authorities at	
		nationallocal, regional, national	
		and international and local level.	
		To this end, promotional	
		activities should be carried out	
		on a regular basis by the Office	
		to raise awareness about the	
		initiative .	
	(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the	(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, <i>it is important</i> the <i>Commission, Member States, the</i> <i>Office and relevant stakeholders</i> 	(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that amthe Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an Union-wide geographical indication protection system for craft and industrial product is implemented, it is important the Office and relevant stakeholders among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an amthe Union-wide geographical indication protection system for craft and industrial product is implemented, it is important to raise awareness among consumers, producers, especially MSMEs and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an antional regional and indication protection system for craft and industrial product as provided for in this Regulation is new is implemented, it is important to raise awareness and public authorities at national, regional and local level about the initiative.(36) As it is the first time that an antional regional and indication protection system for craft and industrial product as initiative among consumers, producers – especially MSMEs and public authorities at national and international and internationa

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 3	37			
47	(37) The symbols, indications and abbreviations identifying a registered geographical indication, and the rights therein pertaining to the Union, should be protected in the Union as well as in third countries with the aim of ensuring that they are used on genuine products and that consumers are not misled as to the qualities of products.	(37) The symbols, indications and abbreviations identifying a registered geographical indication, and the rights therein pertaining to the Union, should be protected in the Union as well as in third countries with the aim of ensuring that they are used on genuine products and that consumers are not misled as to the qualities of products.	(37) The Union symbols, indications and abbreviations identifying-a registered geographical indicationindications, and the rights therein pertaining to the Union, should be protected in the Union as well as in third countries, with the aim of ensuring that they are used on genuine products and that consumers are not misled as to the qualities of products.	
Recital 3	38			
48				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal (38) The use of Union symbols and indications on the packaging of craft and industrial products designated by a geographical indication should be recommended in order to make this category of products, and the guarantees attached to them, better known to consumers and to permit easier identification of these products on the market, thereby facilitating checks. The use of such symbols or indications should remain voluntary for third-country geographical indications.	EP Mandate (38) The use of Union symbols and indications on the packaging of craft and industrial products designated by a geographical indication should be recommended, <i>also on online sales websites</i> , in order to make this category of products, and the guarantees attached to them, better known to consumers and to permit easier identification of these products on the market, thereby facilitating checks. The use of such symbols or indications should remain voluntary for third-country geographical indications.	Council Mandate (38) The use of Union symbols and indications on the packaging of craft and industrial products designated by a geographical indication should be recommended in order to make this category of products, and the guarantees attached to them, better known to consumers and to permit easier identification of these products on the market, thereby facilitating checks. The use of such symbols or indications should remain voluntary for third-country geographical indications.	Draft Agreement
Recital 3	39			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
49	(39) For the sake of clarity for consumers and to maximise coherence with the revised Regulation for protection of geographical indications for agricultural products, foodstuff, wine and spirits, the Union symbol used on the packaging of craft and industrial products designated by a geographical indication should be identical to the one used on the packaging of agricultural products and foodstuffs, wines and spirit drinks designated by a geographical indication established under Commission Delegated	(39) For the sake of clarity for consumers and to maximise coherence with the revised Regulation for protection of geographical indications for agricultural products, foodstuff, wine and spirits, the Union symbol used on the packaging of craft and industrial products designated by a geographical indication should be identical to the one used on the packaging of agricultural products and foodstuffs, wines and spirit drinks designated by a geographical indication established under Commission Delegated	(39) For the sake of clarity for consumers and to maximise coherence with the revised RegulationUnion's rules for protection of geographical indications for agricultural products, foodstuff, wine and spirits, the Union symbol used on the packaging of craft and industrial products designated by a geographical indication should be identical to the one used on the packaging of agricultural products and foodstuffs, wines and spirit drinks designated by a	
	Regulation (EU) 664/2014 ¹ .	Regulation (EU) $664/2014^1$.	under Commission Delegated	
			Regulation (EU) 664/2014 ¹ .	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013 supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013 supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013 supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	
Recital 4	0			
50	(40) The added value of geographical indications is based	(40) The added value of geographical indications is based	(40) The added value of geographical indications is based	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	on consumer trust. Such trust can only be well-founded if the registration of geographical indications is accompanied by effective verification and controls, including the producer's due diligence.	on consumer trust. Such trust can only be well-founded if the registration of geographical indications is accompanied by effective <u>and reasonable</u> verification and controls <u>. Citizens</u> and consumers should expect that any geographical indication is covered by robust verification and control systems, regardless of whether the products originate from the Union or a third country , including the producer's due diligence.	on consumer trust. Such trust can only be well-founded if the registration of geographical indications is accompanied by effective verification and controlscontrol mechanisms, including the producer's-due diligence responsibilities for producers.	
Recital 4	1			· ·
51	(41) In order to guarantee	(41) In order to guarantee	(41) In order to guarantee	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreemer
consumers of the specific	consumers of the specific	consumers ofe nsure consumer	
characteristics of craft and	characteristics of craft and	trust in the specific characteristics	
industrial products protected by	industrial products protected by	of craft and industrial products	
geographical indications, producers	geographical indications, producers	protected by geographical	
should be subject to a system that	should be subject to a system that	indications, producers should be	
verifies compliance with the	verifies compliance with the	subject to a system based on a	
product specification before the	product specification before the	producer's self-declaration that	
product is put on the market.	product is put on the market.	verifies compliance with the	
Member States should be free to	Member States should be free to	product specification before and	
establish a third-party verification	establish a third-party verification	after the product is put on the	
system operated by the competent	system operated by the competent	market. For the purposes of	
authorities, and the product	authorities, and the product	control, Member States should be	
certification bodies, to which those	certification bodies, to which those	free to establish a third-	
authorities delegate certain official	authorities delegate certain official	party designate competent	
control tasks or a verification	control tasks or a verification	authorities for verification system	
system based on a producer' s self-	system based on a producer' s self-	operated byof compliance and	
declaration. The self-declaration	declaration. The self-declaration	monitoring. The competent	
should be submitted to the	should be submitted to the	authorities, and the product	
competent authorities assuring	competent authorities assuring	certification bodies, to which those	
conformity with the product	conformity with the product	authorities delegate certain official	
specification.	specification.	control tasks or a verification	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		system based on a producer's self-	
		declaration. The self-	
		declarationauthority designated	
		for the national phase and the	
		competent authority designated	
		for the controls may differ, when	
		a Member State so decides.	
		Member States should be	
		submitted to the competent	
		authorities assuring conformity	
		with the product specification free	
		to delegate certain control tasks	
		to product certification bodies or	
		natural persons.	
		(second last sentence moved from	
		recital (17))	
		(final sentence moved to beginning of	
		recital (44))	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 42			
 (42) To guarantee compliance with the product specification after the product has been put on the market, competent authorities should perform official controls in the marketplace on a risk analysis and with appropriate frequency considering the likelihood of non-compliances including fraudulent or deceptive practices. 	the product has been put on the market, competent authorities should perform official controls in the <i>marketplacemarket, including</i> <i>in electronic commerce</i> , on a risk	(42) To guarantee compliance with the product specification after the product has been put on the market, competent authorities should perform official controls in the marketplace on a risk analysis and with appropriate frequency considering the likelihood of non- compliances including fraudulent or deceptive practices.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreemen
ecital 4	13			
	(43) Enforcement of geographical	(43) Enforcement of geographical	(43) Enforcement of geographical	
	indications in the marketplace is	indications in the	indications in the marketplace is	
	important to prevent fraudulent and	marketplacemarket is important to	important to prevent fraudulent and	
	deceptive practices thus ensuring	prevent fraudulent and deceptive	deceptive practices thus ensuring	
	that the producers of products	practices thus ensuring that the	that the producers of products	
	designated by a geographical	producers of products designated	designated by a geographical	
	indication are properly rewarded	by a geographical indication are	indication are properly rewarded	
53	for the added value of their	properly rewarded for the added	for the added value of their	
	products bearing a geographical	value of their products bearing a	products bearing a geographical	
	indication and that illegal users of	geographical indication and that	indication and that illegal users of	
	those geographical indications are	illegal users of those geographical	those geographical indications are	
	prevented from selling their	indications are prevented from	prevented from selling their	
	products. Therefore, apart from	selling their products. Therefore,	products. Therefore, apart from	
	controls concerning the producers,	apart from controls concerning the	controls concerning the producers,	
	Member States should also take	producers, Member States should	Member States should also take	
	appropriate administrative and	also take appropriate	appropriate administrative and	
	judicial steps to prevent or stop the	administrative and judicial steps to	judicial steps to prevent or stop the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
use of names on products or	prevent or stop the use of names on	use of names on products or	
services that contravene the	products or services that	services that contravene the	
protected geographical indications,	contravene the protected	protected geographical indications,	
where such products are produced,	geographical indications, where	where such products are produced,	
marketed or such services are	such products are produced,	marketed or such services are	
marketed, in their territory. For the	marketed or such services are	marketed, in their territory. For the	
purposes of enforcing geographical	marketed, in their territory. For the	purposes of enforcing geographical	
indications, measures, procedures	purposes of enforcing geographical	indications, measures, procedures	
and remedies set out in Directive	indications, measures, procedures	and remedies set out in Directive	
2004/48/EC ¹ of the European	and remedies set out in Directive	2004/¹48/EC of the European	
Parliament and of the Council are	$2004/48/EC^1$ of the European	Parliament and of the Council are	
available as they are applicable to	Parliament and of the Council are	available as they are applicable to	
any infringement of intellectual	available as they are applicable to	any infringement of intellectual	
property rights.	any infringement of intellectual	property rights.	
	property rights.		
1. Directive 2004/48/EC of the European		1. Directive 2004/48/EC of the European	
Parliament and of the Council of 29 April	1. Directive 2004/48/EC of the European	Parliament and of the Council of 29 April	
2004 on the enforcement of intellectual	Parliament and of the Council of 29 April	2004 on the enforcement of intellectual	
property rights.	2004 on the enforcement of intellectual	property rights.	
	property rights.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to recital (47a) and recital 47c))	
			47C))	
Recital	44			
	(44) Member States should have	(44) Member States should have	(44) Member States The self-	
	the possibility to allow producers	the possibility to allow producers	declaration should have the	
	to fulfil their obligation to perform	to fulfil their obligation to perform	possibility to allow producers to	
	due diligence by submitting a self-	due diligence continuously comply	fulfil their obligation to perform	
	declaration to the competent	by submitting a self-declaration to	due diligence by submitting a self-	
54	authorities every three years,	the competent authorities every	declaration to the competent	
	demonstrating their continued	three years, demonstrating their	authorities be submitted by the	
	compliance. Producers should be	continued compliance. Producers	producer to the competent	
	required to renew their self-	should be required to renew their	authority responsible for	
	declaration immediately where	self-declaration immediately where	verifying conformity with the	
	there is an amendment to the	there is an amendment to the	product specification. To	
	product specification or a change	product specification or a change	demonstrate continued	
	affecting the concerned product.	affecting the concerned product.	compliance, such self-declaration	

ed every three
g their
nce . Producers
to renew
lated self-
ately
s an amendment
ification or a
ein a way that
t concerned
E. Verification
aration
vent producers
onformity fully
averified by
s. ASuch third-
hould be able
supplement a
t not replace it.

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(first sentence is moved from end of recital (41))	
Recital 4	15			
	(45) The self-declaration should	(45) The self-declaration should	(45) The self-declaration should	
	provide competent authorities with	provide competent authorities with	provide the competent	
	all necessary information on the	all necessary information on the	authorities authority with all	
	product and on its compliance with	product and onin order to check its compliance with the product	necessary information	
55	the product specification. To ensure that the information	specification. To ensure that the	onregarding the product and on-its compliance with the product	
55	provided in the self-declaration is	information provided in the self-	specification. To ensure that the	
	comprehensive, a harmonised	declaration is comprehensive, a	information provided in the self-	
	structure for such declarations	harmonised structure for such	declaration is comprehensive, a	
	should be laid down in Annex. It is	declarations should be laid down in	harmonised structure for such	
	important to ensure that the self-	Annex. It is important to ensure	declarations should be laid down-in	
	declaration is filled in truthfully	that the self-declaration is filled in	Annex. It is important to ensure	
	and accurately. Therefore, the	truthfully and accurately.	that the self-declaration is filled in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	producer should take full responsibility for the information provided in the self-declaration, and should be able to provide the necessary evidence to allow for the verification of that information.	Therefore, the producer should take full responsibility for the information provided in the self- declaration, and should be able to provide the necessary evidence to allow for the verification of that information <i>though without</i> , <i>through the information provided</i> , <i>affecting the provisions on the</i> <i>protection of know-how and trade</i> <i>secrets</i> .	truthfully and accurately. Therefore,. The producer should take full responsibility forthat the information provided in the self- declaration is correct, and should be able to provide the necessary evidence to allow for the verification of that information.	
Recital 4	6			
56	(46) Where a self-declaration certification procedure is in place, competent authorities should carry out random controls.	(46) Where a self-declaration certification procedure is in place, competent authorities should carry out random controls.	(46) Where a Upon receipt of the self-declaration, competent authorities should conduct an examination of the self-	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		declaration that includes at least a check of the completeness and consistency of the self-declaration. Obvious inconsistencies should be clarified and missing	
		information should be requested from the producer. If the result of the check of the self- declaration is positive, the authority-certification procedure is in place, competent authorities	
		should carry out random controls issue, or renew, an official certificate of authorisation to produce the product designated by the geographical indication.	
		geographical indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
56a			(46a) To ensure compliance with the product specification and also to check the correctness of the information provided in the self-declaration, the competent authority should, with appropriate frequency, perform conformity checks, based on a risk analysis and taking into account the risk of non- compliance, including fraudulent or deceptive practices.	
Recital 4	17			

57 (47) In the event of non-compliance with the product specification, the competent authorities should take appropriate measures to ensure that the producers concerned remedy the situation and to prevent further non-compliances. In addition, Member States should provide for a set of effective, proportionate and dissuasive penalties aimed at deterring possible fraudulent behaviour by producers.		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	57	compliance with the product specification, the competent authorities should take appropriate measures to ensure that the producers concerned remedy the situation and to prevent further non-compliances. In addition, Member States should provide for a set of effective, proportionate and dissuasive penalties aimed at deterring possible fraudulent	compliance with the product specification, the competent authorities should take appropriate <i>and reasonable</i> measures to ensure that the producers concerned remedy the situation and to prevent further non-compliances. In addition, Member States should provide for a set of effective, proportionate and dissuasive penalties aimed at deterring possible fraudulent behaviour by	compliance with the product specification, the competent authoritiesauthority should take appropriate measures to ensure that the producers concerned remedy the situation and to prevent further non-compliances. In addition, Member States should provide for a set of effective, proportionate and dissuasive penalties aimed at deterring possible fraudulent behaviour by producersnon-	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
57a			(47a) As an alternative to the verification procedure based on self-declaration, Member States may provide for a verification procedure based on verification of compliance by a competent authority or a designated third party. Such verification procedure should include controls of compliance with the product specification both before and after the product has been placed on the market.	
		r	T	
57b				

7673/23		BM/AF/od	115
ANNEX	COMPET.1		EN

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(47b) Monitoring the use of	
		geographical indications in the	
		market is important to prevent	
		fraudulent and deceptive	
		practices, thus ensuring that the	
		producers of products designated	
		by a geographical indication are	
		properly rewarded for the added	
		value of their products bearing a	
		geographical indication and that	
		persons infringing those	
		geographical indications are	
		prevented from selling such	
		products. Therefore, Member	
		States should monitor the market	
		for the detection of any misuse of	
		geographical indications, and	
		carry out controls based on a	
		risk analysis. If necessary,	
		competent authorities should be	
		free to delegate to certification	
		č	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		bodies or natural persons certain	
		control tasks related to checking	
		the origin, or the prodution	
		process, of the product	
		concerned. In the event of a	
		detected misuse of the	
		geographical indication, the	
		competent authority should take	
		appropriate administrative and	
		judicial steps to prevent or stop	
		the use of names on products or	
		services that contravene the	
		protected geographical	
		indications, where such products	
		are produced or marketed, or	
		such services are marketed, in	
		their territory. To this end,	
		Member States should designate	
		competent authorities to monitor	
		the market, which may be the	
		same as the authorities	

7673/23

ANNEX

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		designated for the verification of compliance with the product specification. Such monitoring may be undertaken by authorities carrying out product controls or controls in the market in another context, for example customs control, market surveillance or law enforcement.	
		(some of this text is moved from recital (43))	
57c		(47c) In any event, the measures, procedures and remedies set out	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in Directive 2004/48/EC ¹ of the	
		European Parliament and of the	
		Council are applicable to any	
		infringement of intellectual	
		property rights, including	
		geographical indications. At the	
		same time, Regulation (EU) No	
		608/2013 ² of the European	
		Parliament and of the Council	
		sets out the conditions and	
		procedures for action by the	
		customs authorities where goods	
		suspected of infringing an	
		intellectual property right,	
		including geographical	
		indications, are, or should have	
		been, subject to customs	
		supervision or customs control	
		within the customs territory of	
		the Union. Likewise, Regulation	
		(EU) No 386/2012 ³ of the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		European Parliament and of the	
		Council sets out tasks and	
		activities of the Office related to	
		the enforcement of intellectual	
		property rights, including	
		fostering cooperation with and	
		between relevant Member State	
		authorities.	
		authorities.	
		1. Directive 2004/48/EC of the European	
		Parliament and of the Council of 29	
		April 2004 on the enforcement of	
		intellectual property rights (OJ L 157,	
		30.4.2004, p. 45).	
		2. Regulation (EU) No 608/2013 of the	
		European Parliament and of the Council	
		of 12 June 2013 concerning customs	
		enforcement of intellectual property	
		rights and repealing Council Regulation	
		(EC) No 1383/2003 (OJ L 181, 29.6.2013,	
		p. 15).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			3. Regulation (EU) No 386/2012 of the European Parliament and of the Council of 19 April 2012 on entrusting the Office for Harmonization in the Internal Market (Trade Marks and Designs) with tasks related to the enforcement of intellectual property rights, including the assembling of public and private- sector representatives as a European Observatory on Infringements of Intellectual Property Rights (OJ L 129, 16.5.2015, p. 1). (first sentence moved from recital 43)	
57d			(47d) For the optimal functioning of the internal	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		market, it is important that	
		producers can quickly and easily	
		demonstrate that they are	
		authorised to use a name that is	
		protected as a geographical	
		indication, for example in the	
		context of customs controls or	
		market inspections, or at the	
		request of business partners or	
		consumers. To this end, an	
		official certificate of	
		authorisation to produce the	
		product designated by the	
		geographical indication put at	
		the disposal of the producer	
		should be used.	
		(moved from recital (54))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreemen
ecital 4	.8			
	(48) Control and verification fees	(48) Control and verification fees	(48) Control and verification fees	
	or charges should cover, but not	or charges should cover, but not	or charges should cover, but not	
	exceed, the costs, including	exceed, the costs, including	exceed, the costs, including	
	overhead costs, incurred by the	overhead costs, incurred by the	overhead costs, incurred by the	
	competent authorities to perform	competent authorities to perform	competent authorities to perform	
	official controls. Overhead costs	official controls. Overhead costs	official controls. Overhead costs	
	could include the costs of the	could include the costs of the	could include the costs of the	
58	organisation and support necessary	organisation and support necessary	organisation and support necessary	
	for planning and carrying out the	for planning and carrying out the	for planning and carrying out the	
	official controls. Such costs should	official controls. Such costs should	official controls. Such costs should	
	be calculated on the basis of each	be calculated on the basis of each	be calculated on the basis of each	
	individual official control or on the	individual official control or on the	individual official control or on the	
	basis of all official controls	basis of all official controls	basis of all official controls	
	performed over a given period of	performed over a given period of	performed over a given period of	
	time. Where fees or charges are	time. Where fees or charges are	time. Where fees or charges are	
	applied on the basis of the actual	applied on the basis of the actual	applied on the basis of the actual	
	cost of individual official controls,	cost of individual official controls,	cost of individual official controls,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
producers with a good record of	producers with a good record of	producers with a good record of	
compliance should bear lower	compliance should bear lower	compliance should bear lower	
overall charges than non-compliant	overall charges than non-compliant	overall charges than non-compliant	
ones, as such producers with a	ones, as such producers with a	ones, as such producers with a	
good record of compliance should	good record of compliance should	good record of compliance should	
be subject to less frequent official	be subject to less frequent official	be subject to less frequent official	
controls. In order to promote	controls. In order to promote	controls. In order to promote	
compliance with Union legislation	compliance with Union legislation	compliance with Union legislation	
by all producers irrespective of the	by all producers irrespective of the	by all producers irrespective of the	
method (based on actual costs or	method (based on actual costs or	method (based on actual costs or	
on a flat rate) that each Member	on a flat rate) that each Member	on a flat rate) that each Member	
States has chosen for the	States has chosen for the	States has chosen for the	
calculation of the fees or charges,	calculation of the fees or charges,	calculation of the fees or charges,	
where fees or charges are	where fees or charges are	where fees or charges are	
calculated on the basis of overall	calculated on the basis of overall	calculated on the basis of overall	
costs incurred by the competent	costs incurred by the competent	costs incurred by the competent	
authorities over a given period of	authorities over a given period of	authorities over a given period of	
time, and imposed on all producers	time, and imposed on all producers	time, and imposed on all producers	
irrespective of whether they are	irrespective of whether they are	irrespective of whether they are	
subject to an official control during	subject to an official control during	subject to an official control during	
the reference period, those fees or	the reference period, those fees or	the reference period, those fees or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	charges should be calculated so as to reward producers with a consistently good record of compliance. No fee should be charged for the submission of the self-declaration and its processing.	charges should be calculated so as to reward producers with a consistently good record of compliance. No fee should be charged for the submission of the self-declaration and its processing.	charges should be calculated so as to reward producers with a consistently good record of compliance. No fee should be charged for the submission of the self declaration and its processing.	
Recital 4	19	1	1	
59	(49) To ensure impartiality and effectiveness, the competent authorities designated to perform the verification of the compliance with the product specification should meet a number of	(49) To ensure impartiality and effectiveness, the competent authorities designated to perform the verification of the compliance with the product specification should meet a number of	(49) To ensure impartiality and effectiveness, the competent authorities designated to perform the verification of the compliance with the product specification should meet a number of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
operational criteria. To facilitate	operational criteria. To facilitate	operational criteria. To facilitate	
the task of controls and to make the	the task of controls and to make the	the task of controls and to make the	
system more effective competent	system more effective competent	system more effective competent	
authorities should be able to	authorities should be able to	authorities should be able to	
delegate competences regarding	delegate competences regarding	delegate competences regarding	
the performance of specific control	the performance of specific control	the performance of specific control	
tasks to a legal person which	tasks to a legal person which	tasks to a legal person which	
certifies that products designated	certifies that products designated	certifies that products designated	
by geographical indications	by geographical indications	by Since the control system laid	
comply with the product	comply with the product	down in this Regulation follows a	
specification ('product certification	specification ('product certification	public-private approach,	
body'). A delegation of such	body'). A delegation of such	producers themselves should also	
competences to natural persons	competences to natural persons	contribute to the protection of	
should also be envisaged.	should also be envisaged.	geographical indication by	
		fulfilling due diligence	
		responsibilities. They should	
		perform compliance checks with	
		the product specification,	
		accompanied, as applicable, by	
		internal compliance checks	
		managed and organised by the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		producer groups. In addition,	
		producers should be encouraged	
		to support public authorities in	
		monitoring the use of	
		geographical indications comply	
		with the product specification	
		('product certification body'). A	
		delegation of such competences to	
		natural persons should also be	
		envisagedin the market.	
		Producers should also be	
		encouraged to notify any non-	
		compliance or possible	
		infringements to the competent	
		authorities.	
		(covered by recital (41))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Recital 5	Recital 50						
60	(50) Information on the competent authorities and on product certification bodies should be made public by Member States and the Office to ensure the transparency and allow interested parties to contact them.	(50) Information on the competent authorities and on product certification bodies should be made public by Member States and the Office to ensure the transparency and allow interested parties to contact them.	(50) Information on the-competent authorities, and on product certification bodies and natural persons to which certain control tasks have been delegated , should be made public by Member States and the Office to ensure-the transparency and allow interested parties to contact them.				
Recital 5	Recital 51						
61	(51) European standards (EN standards) developed by the	(51) European standards (EN standards) developed by the	(51) European standards (EN standards) developed by the				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
European Committee for	European Committee for	European Committee for	
Standardisation (CEN) and	Standardisation (CEN) and	StandardisationStandardization	
international standards developed	international standards developed	(CEN) and international standards	
by the International Organization	by the International Organization	developed by the International	
for Standardization (ISO) should	for Standardization (ISO) should	Organization for Standardization	
be used for the accreditation of	be used for the accreditation of	(ISO) should be used for the	
product certification bodies as w	ell product certification bodies as well	accreditation of product	
as by those bodies for their	as by those bodies for their	certification bodies as well as by	
operations. The accreditation of	operations. The accreditation of	those bodies for their operations.	
those bodies should take place in	those bodies should take place in	The accreditation of those bodies	
accordance with Regulation (EC	accordance with Regulation (EC)	should take place in accordance	
No 765/2008 of the European	No 765/2008 of the European	with Regulation (EC) No	
Parliament and of the Council ¹ .	Parliament and of the Council ¹ .	765/2008 ¹ of the European	
Natural persons should have the	Natural persons should have the	Parliament and of the Council ⁺ .	
expertise, equipment and	expertise, equipment and	Product certification bodies	
infrastructure required to perform	infrastructure required to perform	established outside the Union	
those official control tasks	those official control tasks	should demonstrate their	
delegated to them; should be	delegated to them; should be	compatibility with Union or	
suitably qualified and experience	d, suitably qualified and experienced,	internationally recognised	
and act impartially and free from	and act impartially and free from	standards based on a certificate	
any conflict of interest as regards	any conflict of interest as regards	issued by a body that is a	

129

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the exercise of those official	the exercise of those official	recognised signatory of a	
control tasks delegated to them.	control tasks delegated to them.	multilateral recognition	
Product certification bodies	Product certification bodies	agreement under the auspices of	
established outside the Union	established outside the Union	the International Accreditation	
should demonstrate their	should demonstrate their	Forum (IAF) or a member of the	
compatibility with Union or	compatibility with Union or	International Laboratory	
internationally recognised	internationally recognised	Accreditation Cooperation	
standards based on a certificate	standards based on a certificate	(ILAC). Natural persons should	
issued by a body that is a signatory	issued by a body that is a signatory	have the expertise, equipment and	
of a multilateral recognition	of a multilateral recognition	infrastructure required to perform	
agreement under the auspices of	agreement under the auspices of	those official control tasks	
the International Accreditation	the International Accreditation	delegated to them; they should be	
Forum.	Forum.	suitably qualified and experienced,	
		and act impartially and free from	
		any conflict of interest as regards	
1. Regulation (EC) No 765/2008 of the	1. Regulation (EC) No 765/2008 of the	the exercise of those official	
European Parliament and of the Council of	,	control tasks delegated to them.	
9 July 2008 setting out the requirements for	r 9 July 2008 setting out the requirements for	Product certification bodies	
accreditation and repealing Regulation	accreditation and repealing Regulation	established outside the Union	
(EEC) No 339/93 (OJ L 218 13.8.2008, p.	(EEC) No 339/93 (OJ L 218 13.8.2008, p.	should demonstrate their	
30).	30).	compatibility with Union or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			internationally recognised standards based on a certificate issued by a body that is a signatory of a multilateral recognition agreement under the auspices of the International Accreditation Forum.	
Recital 5	52			
62	(52) In order to strengthen	(52) In order to strengthen	(52) In order to strengthen	

Commission Pro	Commission Proposal EP Mandate		Council Mandate	Draft Agreement
geographical indication	protection geographic	al indication protection	geographical indication protection	
and to combat counterfe	and to combat counterfeiting more and to combat counterfeiting more		and to combat counterfeiting-more	
effectively, the protectio	n of effectively,	the protection of	effectively, the protection of	
geographical indications	should geographica	al indications should	geographical indications should	
apply to both, the offline	and apply to bot	th, the offline and	apply to both , the offline and	
online environment inclu	uding online envir	ronment including	online environment, including	
domain names on the int	ernet. domain nan	nes on the internet.	domain names on the internet.	
Intermediary services, in	particular Intermediar	ry services, in particular	Intermediary services, in particular	
online platforms have be	online platforms have become online platforms have become		online platforms, are increasingly	
increasingly used for the	increasingly used for the sale of increasingly used for the sale of		being have become increasingly	
products, including those	products, including those products, including those		used for the sale of products,	
designated by geographi	cal designated	by geographical	including those designated by	
indications, and in some	cases indications,	, and in some cases	geographical indications, and in	
online platforms might r	online platforms might represent an online platforms		some cases online platforms might	
important space as regar	ds important s	pace as regards	represent an important space as	
preventing fraud. In this	regard, preventing	fraud. In this regard,	regards preventing fraud. In this	
information related to th	e information	n related to the	regard, information related to the	
advertising, promotion a	nd sale of advertising,	, promotion and sale of	advertising, promotion and sale of	
goods that contravenes t	he goods that d	contravenes the	goods that contravenes the	
protection of geographic	al protection of	of geographical	protection of geographical	
indications provided for	in Article indications	provided for in Article	indications provided for in Article	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
 35, should be considered illegal content within the meaning of Article 2 (g) of Regulation (EU) No xxxx/2022¹ of the European Parliament and of the Council and be subject of obligations and measures under that Regulation. 1. Regulation of the European Parliament and of the Council on a Single Market For Digital Services (DSA) and amending Directive 2000/31/EC. 	 35, should be considered illegal content within the meaning of Article 2 (g) of Regulation (EU) No xxxx/2022¹ of the European Parliament and of the Council and be subject of obligations and measures under that Regulation. <i>Efficient controls should not just</i> refer to physical markets but also comprise the online platforms. 1. Regulation of the European Parliament and of the Council on a Single Market For Digital Services (DSA) and amending Directive 2000/31/EC. 	 35,this Regulation should be considered illegal content within the meaning of Article 2 (g)3(h) of Regulation (EU) No xxxx/20222022/2065¹ of the European Parliament and of the Council and be subject of obligations and measures under that Regulation. 1. Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market for Digital Services (DSA) and amending Directive 2000/31/EC (OJ L 277, 27.10.2022, p. 1). 	
		1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
62a			(52a) Member States should provide for effective, proportionate and dissuasive penalties aimed at deterring possible fraudulent behaviour by producers of products designating a geographical indication and persons infringing the geographical indication.	
Recital 5	3			
63	(53) Taking into account that a product designated by the geographical indication produced in one Member State might be sold	(53) Taking into account that a product designated by the geographical indication produced in one Member State might be sold	(53) Taking into account that the production steps of a product designated by thea geographical indication might take place in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in another Member State, administrative assistance between Member States should be ensured to allow effective controls and its practicalities should be laid down.	in another Member State, <u>cooperation and</u> administrative assistance between Member States should be ensured to allow effective <u>and reasonable</u> controls and its practicalities should be laid down.	more than one Member State, and taking into account that products produced in one Member State might be sold in another Member State, administrative assistance and cooperation between Member States should be ensured to allow for effective controls and its practicalities should be laid downcontrol.	
Recital 5	4			
64	(54) For the optimal functioning of the internal market, it is important that producers quickly and easily demonstrate in several contexts that they are authorised to use a	(54) For the optimal functioning of the internal market, it is important that producers quickly and easily demonstrate in several contexts that they are authorised to use a	(54) For the optimal functioning of the internal market, it is important that producers quickly and easily demonstrate in several contexts that they are authorised to use a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	protected name, such as at customs controls, market inspections or on demand by trade operators. To this end, an official certificate, or other proof of certification, of entitlement to produce the product designated by the geographical indication should be put at the disposal of the producer.	protected name, such as at customs controls, market inspections or on demand by trade operators. To this end, an official certificate, or other proof of certification, of entitlement to produce the product designated by the geographical indication should be put at the disposal of the producer.	protected name, such as at customs controls, market inspections or on demand by trade operators. To this end, an official certificate, or other proof of certification, of entitlement to produce the product designated by the geographical indication should be put at the disposal of the producer.	
Recital 5	5			
65	(55) The action of the Union following its accession to the Geneva Act is governed by	(55) The action of the Union following its accession to the Geneva Act is governed by	(55) The action of the Union following its accession to the Geneva Act is governed by	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Regulation (EU) 2019/1753 of the	Regulation (EU) 2019/1753 of the	Regulation (EU) 2019/1753 ¹ of the	
European Parliament and of the	European Parliament and of the	European Parliament and of the	
Council ¹ . Certain provisions of that	Council ¹ . Certain provisions of that	Council ⁴ . Certain provisions of that	
Regulation should be amended to	Regulation should be amended to	Regulation should be amended to	
ensure coherence with the	ensure coherence with the	ensure coherence with the	
introduction of geographical	introduction of geographical	introduction of geographical	
indication protection for craft and	indication protection for craft and	indication protection for craft and	
industrial products at the Union	industrial products at the Union	industrial products at the Union	
level, in accordance with this	level, in accordance with this level, in accordance with this		
Regulation. In this context, the	alation. In this context, the Regulation. In this context, the		
Office should play the role of the	Office should play the role of the	Office should play the role of the	
Union's competent authority in	Union's competent authority in	Union's competent authority in	
respect of geographical indications	respect of geographical indications	respect of geographical indications	
for craft and industrial products	for craft and industrial products	for craft and industrial products	
under the Geneva Act. Provisions	under the Geneva Act. Provisions	under the Geneva Act. Provisions	
of Regulation (EU) 2019/1753	of Regulation (EU) 2019/1753	of Regulation (EU) 2019/1753	
applicable to geographical	applicable to geographical	applicable to geographical	
indications falling outside the	indications falling outside the	indications falling outside the	
scope of regulations on the EU's	scope of regulations on the EU's	scope of regulations on the	
protection schemes for agricultural	protection schemes for agricultural	EUUnion's protection schemes for	
geographical indications should be	geographical indications should be	agricultural geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	aligned with this Regulation.	aligned with this Regulation.	indications should be aligned with this Regulation.	
	1. Regulation (EU) 2019/1753 of the European Parliament and of the Council of 23 October 2019 on the action of the Union following its accession to the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (OJ L 271, 24.10.2019, p. 1).	1. Regulation (EU) 2019/1753 of the European Parliament and of the Council of 23 October 2019 on the action of the Union following its accession to the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (OJ L 271, 24.10.2019, p. 1).	1. Regulation (EU) 2019/1753 of the European Parliament and of the Council of 23 October 2019 on the action of the Union following its accession to the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (OJ L 271, 24.10.2019, p. 1).	
Recital 5	6			
66	 (56) Regulation (EU) 2017/1001 of the European Parliament and of the Council¹ should be amended. Article 151 of that Regulation sets out the tasks of the Office. The 	 (56) Regulation (EU) 2017/1001 of the European Parliament and of the Council¹ should be amended. Article 151 of that Regulation sets out the tasks of the Office. The 	 (56) Likewise, to ensure coherence with this Regulation, Regulation (EU) 2017/1001¹ of the European Parliament and of the Council⁺ should be amended. 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
administration and promotion of	administration and promotion of	Article 151 of that Regulation sets	
geographical indications, in	geographical indications, in	out the tasks of the Office. The	
particular the tasks conferred on	particular the tasks conferred on	tasks conferred on the Office	
the Office under this Regulation	the Office under this Regulation	under this Regulation as regards	
should be added to Article 151 of	should be added to Article 151 of	the administration and promotion	
that Regulation. In addition, in	that Regulation. In addition, in	of geographical indications, in	
order to ensure coherence with this	order to ensure coherence with this	particular the tasks conferred on	
Regulation, a provision on the	Regulation, a provision on the	the Office under this Regulation	
establishment of a domain name	establishment of a domain name	should be added to Article 151 of	
information and alert system for	information and alert system for	that Regulation. In addition, in	
EU trade marks should also be	EU trade marks should also be	order to ensure coherence with this	
inserted in that Regulation.	inserted in that Regulation.	Regulation, a provision on the	
		establishment of a domain name	
		information and alert system for	
1. Regulation (EU) 2017/1001 of the	1. Regulation (EU) 2017/1001 of the	EU trade marks should also be	
European Parliament and of the Council of	European Parliament and of the Council of	inserted in the list of the tasks of	
14 June 2017 on the European Union trade	14 June 2017 on the European Union trade	the Office set out in Article 151	
mark (OJ L 154, 16.6.2017, p. 1).	mark (OJ L 154, 16.6.2017, p. 1).	of that Regulation.	
		1. Regulation (EU) 2017/1001 of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			European Parliament and of the Council of 14 June 2017 on the European Union trade mark (OJ L 154, 16.6.2017, p. 1).	
Recital 5	7			
	(57) For the tasks conferred on the Office under this Regulation, the languages of the Office should be all the official languages of the	(57) For the tasks conferred on the Office under this Regulation, the languages of the Office should be all the official languages of the	(57) For the tasks conferred on the Office under this Regulation, the languages of the Office should be all the official languages of the	
67	Union. The Office may accept verified translations into one of the official languages of the Union of documents and information with respect to applications for registration, amendment for product specification and cancellation procedures submitted from third countries. The Office	Union. The Office may accept verified translations into one of the official languages of the Union of documents and information with respect to applications for registration, amendment for product specification and cancellation procedures submitted from third countries. The Office	Union. With respect to applications for registration, amendments to product specifications and cancellation procedures submitted from third countries, the Office mayshould accept verified translations, into one of the official languages of the Union, of documents and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	may, if appropriate, use verified machine translations.	may, if appropriate, use verified machine translations.	information-with respect to applications for registration, amendment for product specification and cancellation procedures submitted from third countries. The Office may, if appropriate, use verified machine translations.	
67a			(57a) Member States should have the possibility to charge a fee to cover their costs of managing the geographical indication system for craft and industrial products. Member States may charge lower fees for	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		micro, small or medium-sized	
		enterprises. The Office should	
		not charge a fee for applications	
		submitted by competent	
		authorities of the Member States	
		after the completion of the	
		national phase of the procedure.	
		However, the Office should	
		charge a fee for procedures	
		relating to direct registration,	
		considering that this procedure	
		generates more work for the	
		Office than the processing of	
		applications already examined in	
		the national phase. The Office	
		should also charge fees for third-	
		country applications and	
		appeals. The fees charged by the	
		Office should be laid down by a	
		Commission implementing act ¹ .	

Commission	1 Proposal EP	Mandate	Council Mandate	Draft Agreement
			1. Regulation (EU) No 182/2011 of the European Parliament and of the Council	
			of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55,	
			28.2.2011, p. 13).	
			(this new recital is drawn from recital 13 and partly from recital 17)	
67b			(57b) The necessary set-up costs of the IT system that is envisaged	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			under this Regulation - namely the digital system for applications, the Union register, and the digital portal - should be financed from the Office's accumulated budgetary surplus. The running costs arising from the tasks entrusted to the Office by this Regulation should be covered by the operational budget of the Office.	
67c			(57c) Control fees or charges should cover, but not exceed, the costs, including overhead costs, incurred by the competent	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authorities that perform controls. Overhead costs could include the costs of the organisation and support necessary for planning and carrying out controls, and where applicable, the use of certification bodies or natural persons. No fee should be charged for the submission of the self-declaration and its processing.(moved from part of recital 48)	
Recital 58			
68			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreemen
(58) The digital system should	(58) The digital system should	(58) The digital system should	
include a front and back office and	include a front and back office and	include a front and back office and	
allow for smooth connection,	allow for smooth connection,	allow for smooth connection,	
interface with and integration to IT	interface with and integration to IT	interface with and integration to IT	
systems of national authorities, the	systems of national authorities, the	systems of national authorities, the	
Union GI register of geographical	Union GI register of geographical	Union GI register of geographical	
indications for craft and industrial	indications for craft and industrial	indications for craft and industrial	
products and the IT system of the	products and the IT system of the	products and the WIPO IT system	
World Intellectual Property Office	World Intellectual Property Office	of the World Intellectual Property	
for the protection through the	for the protection through the	Office for the protection	
Geneva Act of the Lisbon	Geneva Act of the Lisbon	throughadministration of the	
Agreement. The Union register of	Agreement. The Union register of	Geneva Act-of the Lisbon	
geographical indications designed	geographical indications designed	Agreement. The Union register of	
by the Office for craft and	by the Office for craft and	geographical indications designed	
industrial products should be	industrial products should be	by the Office for craft and	
similar in appearance and have at	similar in appearance and have at	industrial products should be	
least those functionalities to the	least those functionalities to the	similar in appearance and have at	
Register of geographical	Register of geographical	least the same-those	
indications for wines, foodstuff and	indications for wines, foodstuff and	functionalities to theas the Union	
agricultural products.	agricultural products.	register of geographical indications	
		for wines, foodstuff and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			agricultural products.	
			(58a) In order to amend or	
			supplement certain non-essential	
			elements of this Regulation, the power to adopt acts, in	
			accordance with Article 290 of	
			the Treaty on the Functioning of	
68a			the European Union, should be	
			delegated to the Commission in	
			respect of: (i)specifying the	
			requirements in relation to	
			documentation accompanying	
			the application for registration;	
			(ii) listing additional items of the	
			accompanying documentation	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for the application for	
		registration; (iii) specifying the	
		criteria for the direct registration	
		procedure; (iv) defining	
		procedures and conditions	
		applicable to the preparation and	
		submission of applications for	
		registration at the Union phase;	
		(v) the content of the notice of	
		appeal and the procedure for the	
		filing and the examination of an	
		appeal; (vi) the content and the	
		form of the Boards of Appeal's	
		decisions; and (vii) modifications	
		to the information and	
		requirements in relation to the	
		self-declaration in the form set	
		out in Annex I. It is of particular	
		importance that the Commission	
		carry out appropriate	
		consultations during its	

7673/23

ANNEX

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

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p. 1).	
			(moved from recital (60))	
Recital 5	9			
69	(59) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission as regards: (i) laying down rules which limit the information contained in the product specification, where such a	(59) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission as regards: (i) laying down rules which limit the information contained in the product specification, where such a	(59) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission as regards: (i) laying down rules whichthat limit the information contained in the product specification, where such a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
limitation is necessary to avoid	limitation is necessary to avoid	limitation is necessary to avoid	
excessively voluminous	excessively voluminous	excessively voluminous	
applications for registration; (ii)	applications for registration; (ii)	applications for registration; (ii)	
laying down rules on the form of	laying down rules on the form of	laying down rules on the form of	
the product specification; (iii)	the product specification; (iii)	the product specification; (iii)	
specifying the format and online	specifying the format and online	specifying the format and online	
presentation of the relevant single	presentation of the relevant single	presentation of the relevant single	
document; (iv) specifying the	document; (iv) specifying the	document; (iv) specifying the	
format and online presentation of	format and online presentation of	format and online presentation of	
the accompanying documentation;	the accompanying documentation;	the accompanying documentation;	
(v) determining the amounts of the	(v) determining the amounts of the	(v) determining the amounts of the	
fees and the ways in which they are	fees and the ways in which they are	fees and the ways in which they are	
to be paid; (vi) specifying further	to be paid; (vi) specifying further	to be paid; (vi) specifying further	
details on the criteria to lodge	details on the criteria to lodge	details on the criteria to lodge	
direct applications and on the	direct applications and on the	direct applications and laying down	
procedures for the preparation and	procedures for the preparation and	detailed rules on the procedures	
submission of the direct	submission of the direct	for the preparation and submission	
applications; (vii) specifying the	applications; (vii) specifying the	of the direct applications; (vii)	
procedures, and criteria for	procedures, and criteria for	specifying the procedures, and	
preparation and submission of the	preparation and submission of the	criteria for preparation and	
applications, and their form and	applications, and their form and	submission of applications for	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
presentation, in order to facilitate	presentation, in order to facilitate	registration at the Union	
the application process, including	the application process, including	phasethe applications, and their	
for applications concerning more	for applications concerning more	form and presentation, in order to	
than one national territory; (viii)	than one national territory; (viii)	facilitate the application process,	
laying down the necessary rules to	laying down the necessary rules to	including for applications	
provide for the submission of	provide for the submission of	concerning more than one national	
official comments by national	official comments by national	territory; (viii) laying down the	
authorities and persons with a	authorities and persons with a	necessary rules to provide foron	
legitimate interest in order to	legitimate interest in order to	the submission of official	
facilitate the official submission of	facilitate the official submission of	comments by national authorities	
comments and to improve	comments and to improve	and persons with a legitimate	
management of the opposition	management of the opposition	interest in order to facilitate the	
process; (ix) specifying the format	process; (ix) specifying the format	official submission of comments	
and online presentation of	and online presentation of	and to improve management and	
oppositions and any comments	oppositions and any comments	specifying the format and online	
procedure; (x) specifying rules on	procedure; (x) specifying rules on	presentation of the opposition	
the protection of the geographical	the protection of the geographical	processnotice of comments; (ix)	
indication; (xi) deciding on the	indication; (xi) deciding on the	specifying the format and online	
protection of geographical	protection of geographical	presentation of oppositions and any	
indications pertaining to products	indications pertaining to products	comments proceduresetting out	
of third countries that are protected	of third countries that are protected	the procedures applicable to	

		Council Mandate	Draft Agreement
in the Union under an international	in the Union under an international	situations where the Commission	
agreement to which the Union is a	agreement to which the Union is a	may take over an application for	
contracting party; (xii) specifying	contracting party; (xii) specifying	registration from the Office; (x)	
the content and presentation of the	the content and presentation of the	specifying rules on the protection	
Union register of geographical	Union register of geographical	of the geographical indication; (xi)	
indications; (xiii) specifying the	indications; (xiii) specifying the	deciding on the protection of	
format and online presentation of	format and online presentation of	geographical indications pertaining	
extracts from the Union register of	extracts from the Union register of	to products of third countries that	
geographical indications for craft	geographical indications for craft	are protected in the Union under an	
and industrial products; (xiv)	and industrial products; (xiv)	international agreement – other	
laying down detailed rules on	laying down detailed rules on	than under the Geneva Act – to	
procedures, form and presentation	procedures, form and presentation	which the Union is a contracting	
of an amendment application for	of an amendment application for	party; (xii) specifying the	
Union amendment and on	Union amendment and on	contentsetting out the IT	
procedures, form and	procedures, form and	architecture and presentation of	
communication of standard	communication of standard	the Union register-of geographical	
amendments to the Office; (xv)	amendments to the Office; (xv)	indications; (xiii) specifying the	
laying down detailed rules on	laying down detailed rules on	format and online presentation of	
procedures and form of the	procedures and form of the	extracts from the Union register-of	
cancellation process, as well as on	cancellation process, as well as on	geographical indications for craft	
the presentation of the requests;	the presentation of the requests;	and industrial products; (xiv)	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(xvi) setting out the technical	(xvi) setting out the technical	laying down detailed rules on	
characteristics of the Union symbol	characteristics of the Union symbol	procedures, form and presentation	
and indications as well as the rules	and indications as well as the rules	of an amendment application for	
of their use on the products	of their use on the products	Unionsubstantial amendment and	
marketed under a registered	marketed under a registered	on procedures, form and	
geographical indication, including	geographical indication, including	communication of standardnon-	
rules concerning the appropriate	rules concerning the appropriate	substantial amendments to the	
linguistic versions to be used;	linguistic versions to be used;	Office; (xv) laying down detailed	
(xvii) specifying the nature and the	(xvii) specifying the nature and the	rules on procedures and form of the	
type of the information to be	type of the information to be	cancellation process, as well as on	
exchanged and the methods for	exchanged and the methods for	the presentation of the requests;	
exchanging information under	exchanging information under	(xvi) setting out the technical	
mutual assistance. Those powers	mutual assistance. Those powers	characteristics of the Union symbol	
should be exercised in accordance	should be exercised in accordance	and indications as well as the rules	
with Regulation (EU) No 182/2011	with Regulation (EU) No 182/2011	of their use on the products	
of the European Parliament and of	of the European Parliament and of	marketed under a registered	
the Council ¹ .	the Council ¹ .	geographical indication, including	
		rules concerning the appropriate	
		linguistic versions to be used; and	
1. OJ L 55, 28.2.2011, p. 13.	1. OJ L 55, 28.2.2011, p. 13.	(xvii) specifying the nature and the	
		type of the information to be	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		exchanged and the methods for exchanging information under mutual assistancefor the purposes of controls . Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the	
		Council ¹ . 	
		mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	
Recital 60			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(60) In order to amend or supplement certain non-essential elements of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the	(60) In order to amend or supplement certain non-essential elements of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the	(60) In order to amend or supplement certain non-essential elements of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the	
70	Commission in respect of the requirements or listing additional	Commission in respect of the requirements or listing additional	Commission in respect of the requirements or listing additional	
	items of the accompanying documentation, defining procedures and conditions	items of the accompanying documentation, defining procedures and conditions	items of the accompanying documentation, defining procedures and conditions	
	applicable to the preparation and submission of Union applications	applicable to the preparation and submission of Union applications	applicable to the preparation and submission of Union applications	
	for registration, rules on entrusting the Office to operate the Union register of geographical indications	for registration, rules on entrusting the Office to operate the Union register of geographical indications	for registration, rules on entrusting the Office to operate the Union register of geographical indications	
	for craft and industrial products; the formal content of the notice of	for craft and industrial products; the formal content of the notice of	for craft and industrial products; the formal content of the notice of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
appeal, the procedure for the filing	appeal, the procedure for the filing	appeal, the procedure for the filing	
and the examination of an appeal	and the examination of an appeal	and the examination of an appeal	
as well as the formal content and	as well as the formal content and	as well as the formal content and	
the form of the Board of Appeal's	the form of the Board of Appeal's	the form of the Board of Appeal's	
decisions; the information and	decisions; the information and	decisions; the information and	
requirements of the self-declaration	requirements of the self-declaration	requirements of the self declaration	
and the technical assistance of the	and the technical assistance of the	and the technical assistance of the	
Office. It is of particular	Office. It is of particular	Office. It is of particular	
importance that the Commission	importance that the Commission	importance that the Commission	
carry out appropriate consultations	carry out appropriate consultations	carry out appropriate consultations	
during its preparatory work,	during its preparatory work,	during its preparatory work,	
including at expert level, and that	including at expert level, and that	including at expert level, and that	
those consultations be conducted in	those consultations be conducted in	those consultations be conducted in	
accordance with the principles laid	accordance with the principles laid	accordance with the principles laid	
down in the Interinstitutional	down in the Interinstitutional	down in the Interinstitutional	
Agreement of 13 April 2016 on	Agreement of 13 April 2016 on	Agreement of 13 April 2016 on	
Better Law-Making ¹ . In particular,	Better Law-Making ¹ . In particular,	Better Law-M ⁺ aking. In particular,	
to ensure equal participation in the	to ensure equal participation in the	to ensure equal participation in the	
preparation of delegated acts, the	preparation of delegated acts, the	preparation of delegated acts, the	
European Parliament and the	European Parliament and the	European Parliament and the	
Council receive all documents at	Council receive all documents at	Council receive all documents at	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
	1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p. 1).	1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p. 1).	Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p. 1).	
			(moved to recital (58a))	
Recital 6	1			
71				

158 EN

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(61) The current protection of	(61) The current protection of	(61) The current protection of	
geographical indications at national	geographical indications at national	geographical indications at national	
level is based on various regulatory	level is based on various regulatory	level is based on various regulatory	
approaches. Having two parallel	approaches. Having two parallel	approaches. Having two parallel	
systems at Union and national	systems at Union and national	systems at Union and national	
levels might carry the risk of	levels might carry the risk of	levels might carrycarries the risk	
confusing consumers and	confusing consumers and	of confusing consumers and	
producers. The replacement of	producers. The replacement of	producers. The replacement of	
national specific geographical	national specific geographical	national specific geographical	
indication protection systems by	indication protection systems by	indication protection systems by	
the Union wide regulatory	the Union wide regulatory	the Union widea Union-wide	
framework will create legal	framework will create legal	regulatory framework willwould	
certainty, reduce administrative	certainty, reduce administrative	create legal certainty, reduce	
burden for national authorities,	burden for national authorities,	administrative burden for national	
ensure fair competition between	ensure fair competition between	authorities, ensure fair competition	
the producers of the products	the producers of the products	between the producers of the	
bearing such indications as well as	bearing such indications as well as	products bearing such indications	
predictable and relatively low costs	predictable and relatively low costs	as well as predictable and	
and enhance the credibility of the	and enhance the credibility of the	relatively low costs, and enhance	
products in the consumers' eyes.	products in the consumers' eyes.	the credibility of the products in	
To this end, the national specific	To this end, the national specific	the consumers' eyes. To this end,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
protection for geographical	protection for geographical	the national specific protection for	
indications for craft and industrial	indications for craft and industrial	geographical indications for craft	
products will cease to exist one	products will cease to exist one	and industrial products willshould	
year after the entry into force of	year after the entry into force of	cease to exist one yeartwelve	
this Regulation. The protection	this Regulation. The protection	months after the date of	
may be extended in time until the	may be extended in time until the	application entry into force of this	
registration process is finalised for	registration process is finalised for	Regulation. The protection may be	
those national GIs identified by	those national GIs identified by	extended in time until the	
interested Member States. Some	interested Member States. Some	registration process is finalised for	
Member States that are party to the	Member States that are party to the	those national GIsgeographical	
Lisbon Agreement for the	Lisbon Agreement for the	indications identified by interested	
Protection of Appellations of	Protection of Appellations of	Member States. Some Member	
Origin and their International	Origin and their International	States, namely those that are party	
Registration have registered	Registration have registered	to the Lisbon Agreement for the	
geographical indications for craft	geographical indications for craft	Protection of Appellations of	
and industrial products and	and industrial products and	Origin and their International	
protected geographical indications	protected geographical indications	Registration, have registered,	
for craft and industrial products	for craft and industrial products	under that Agreement,	
originating from third countries	originating from third countries	geographical indications for craft	
under that Agreement. Regulation	under that Agreement. Regulation	and industrial products and	
(EU) 2019/1753 should therefore	(EU) 2019/1753 should therefore	protected geographical indications	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	be amended so as to allow for the continued protection of those geographical indications for craft and industrial products.	be amended so as to allow for the continued protection of those geographical indications for craft and industrial products.	for craft and industrial products originating from third countries under that Agreement . Regulation (EU) 2019/1753 should therefore be amended so as to allow for the	
			continued protection of those geographical indications for craft and industrial products.	
Recital 6	2	L		
72	(62) Since a period of time is required to ensure that the framework for the proper functioning of this Regulation is in place to create a Union and international registration system (including IT system, setting up	(62) Since a period of time is required to ensure that the framework for the proper functioning of this Regulation is in place to create a Union and international registration system (including IT system, setting up	(62) SinceGiven that a period of time is required to ensure that the framework for the proper functioning of this Regulation is in place to create a Union and international registration system, (including the IT system, setting	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and managing the Union register of geographical indications for craft and industrial products, the EU alert system against the abusive use of geographical indications for craft and industrial products in the internet, etc.), this Regulation should start to apply [XX] months following the date of its entry into force.	and managing the Union register of geographical indications for craft and industrial products, the EU alert system against the abusive use of geographical indications for craft and industrial products in the internet, etc.), this Regulation should start to apply [XX] months following the date of its entry into force.	up and managing the Union register-of geographical indications for craft and industrial products, the EU alert system against the abusive use of geographical indications for craft and industrial products in the internet, etc.), this Regulation should start to apply from [OJ: the first day of the twentyfifth month after the [XX] months following the date of its entry into force of this Regulation].	
	<u> </u>			
72a			(62a) This Regulation respects the fundamental rights and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union. Accordingly, the Regulation should be interpreted and applied in accordance with those rights and principles including the right to protection of personal data, the freedom to conduct a business and the right to property, including intellectual property.	

COMPET.1

(62b) The tasks assigned by this Regulation to Member State authorities, the Commission and the Office, may require the processing of personal data, in		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
72bparticular where this is needed to identify applicants in a registration amendment or cancellation procedure, opponents in an opposition procedure or beneficiaries of transitional period granted to derogate from the protection of a registered name. Processing of such personal data is therefore necessary for the performance of a task carried out in the public interest. Any processing of	72b	Commission Proposal	EP Mandate	(62b) The tasks assigned by this Regulation to Member State authorities, the Commission and the Office, may require the processing of personal data, in particular where this is needed to identify applicants in a registration amendment or cancellation procedure, opponents in an opposition procedure or beneficiaries of transitional period granted to derogate from the protection of a registered name. Processing of such personal data is therefore necessary for the performance of a task carried out in the public	Draft Agreement

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation should respect	
		fundamental rights, including the	
		right to respect for private and	
		family life and the right to	
		protection of personal data	
		under Articles 7 and 8 of the	
		Charter. In that context,	
		Regulation (EU) 2016/679 ¹ of the	
		European Parliament and of the	
		Council and Directive	
		2002/58/EC ² of the European	
		Parliament and of the Council	
		place certain obligations on	
		Member States, while Regulation	
		(EU) 2018/1725 ³ of the European	
		Parliament and of the Council	
		places certain obligations on the	
		Commission and the Office.	
		Where the Commission and the	
		Office jointly determine the	
		purposes and means of the data	

7673/23

ANNEX

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		processing, they should be	
		considered joint controllers.	
		,	
		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 (OJ L 119,	
		4.5.2016, p. 1).	
		2. Directive 2002/58/EC of the European	
		Parliament and of the Council of 12 July	
		2002 concerning the processing of	
		personal data and the protection of	
		privacy in the electronic	
		communications sector (Directive on	
		privacy and electronic communications)	
		(OJ L 201, 31.7.2002, p. 37).	
		3. Regulation (EU) 2018/1725 of the	
		European Parliament and of the Council	
		of 23 October 2018 on the protection of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			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).	
72c			(62c) Since the objectives of this Regulation, namely the creation of uniform protection of geographical indications for craft and industrial products, cannot be sufficiently achieved by the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Member States, but can rather, by reason of the scale and effects of this Regulation, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity, as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve that objective.	
Recital 6	53	· 	·	
73	(63) The European Data	(63) The European Data	(63) The European Data	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on (),	Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on (),	Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on ()2 June 2022,	
Formula				
74	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	
TITLE I				
75	TITLE I	TITLE I	TITLE I	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	GENERAL PROVISIONS	GENERAL PROVISIONS	GENERAL PROVISIONS	
Article 1				
76	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter	
Article 1	, first paragraph			
77	This Regulation lays down rules on:	This Regulation lays down rules on:	This Regulation lays down rules on:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (a)			
78	(a) the registration, protection, control and enforcement of certain names that identify craft and industrial products with given quality, reputation or other characteristics linked to their geographical origin and,	(a) the registration, protection, control and enforcement of <i>certain</i> names that identify craft and industrial products with given quality, reputation or other characteristics linked to their geographical origin and,	(a) the registration, protection , control and enforcement of certain and control of names that identify craft and industrial products with given quality, reputation or other characteristics linked to their geographical origin, and ,	
Article 1	, first paragraph, point (b)			
79	(b) geographical indications entered in the international register established under the international registration and protection system	(b) geographical indications entered in the international register established under the international registration and protection system	(b) geographical indications entered in the international register established under the international registration and protection system	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	based on the Geneva Act of the	based on the Geneva Act of the	based on the Geneva Act of the	
	Lisbon Agreement on Appellations	Lisbon Agreement on Appellations	Lisbon Agreement on Appellations	
	of Origin and Geographical	of Origin and Geographical	of Origin and Geographical	
	Indications administered by the	Indications administered by the	Indications ('the Geneva Act')	
	World Intellectual Property	World Intellectual Property	administered by the World	
	Organisation (WIPO).	Organisation (WIPO).	Intellectual Property	
			Organisation Organization	
			(WIPO).	
79a		<u>Article 1a</u>		
/ <i>J</i> a		Objectives		
		<u> </u>		

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
79Ъ		<u>1.</u> <u>This Regulation creates unitary</u> and exclusive protection for the geographical indication of craft and industrial products, ensuring the following:		
79c		(a) <u>necessary powers and</u> <u>responsibilities for the producers</u> <u>acting collectively to manage their</u> <u>geographical indication, including</u> <u>to respond to societal demands for</u> <u>products resulting from</u> <u>sustainable production;</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				1
79d		(b) <u>fair competition for producers</u> in the commercial chain;		
79e		(c) reliable information and a guarantee of authenticity of such products for the consumer;		
	I		1	1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
79f		(d) <u>simple and efficient</u> registration of geographical indications, taking into account the appropriate protection of intellectual property rights;		
79g		(e) effective enforcement and marketing throughout the Union and in electronic commerce, ensuring the integrity of the internal market;		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
		-	-		
79h		(f) local economic development, which guarantees the protection of know-how and of common heritage.			
Article 2					
80	Article 2 Scope	Article 2 Scope	Article 2 Scope		
Article 2	Article 2(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
81	 This Regulation applies to craft and industrial products listed under the combined nomenclature set out in Annex I to Council Regulation (EEC) No 2658/87¹ Louncil Regulation (EEC) NO 2685/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1) 	 This Regulation applies to craft and industrial products-<i>listed under</i> the combined nomenclature set out in Annex I to Council Regulation (EEC) No 2658/87⁴. Council Regulation (EEC) NO 2685/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1) 	 This Regulation applies to craft and industrial products-listed under the combined nomenclature set out in Annex I to Council Regulation (EEC) No 2658/87¹. <u>Council Regulation (EEC) NO 2685/87</u> of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff Regulation (OJ L 256, 7.9.1987 p.1) 	
Article 2	(2)			
82	 This Regulation does not apply to spirit drinks as referred in 	 This Regulation does not apply to spirit drinks as referred in 	2. This Regulation does not apply to spirit drinks as referred to in	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Regulation (EU) 2019/787 of the European Parliament and of the Council ¹ , wines as defined in Regulation (EU) No 1308/2013 of the European Parliament and of the Council ² , nor to agricultural products and foodstuffs as protected by Regulation (EU) No 1151/2012 of the European Parliament and of the Council ³ .	Regulation (EU) 2019/787 of the European Parliament and of the Council ¹ , wines as defined in Regulation (EU) No 1308/2013 of the European Parliament and of the Council ² , nor to agricultural products and foodstuffs as protected by Regulation (EU) No 1151/2012 of the European Parliament and of the Council ³ .	Regulation (EU) 2019/787 ¹ of the European Parliament and of the Council [‡] , to wines as definedreferred to in Regulation (EU) No 1308/2013 ² of the European Parliament and of the Council ² ,-nor or to agricultural products and foodstuffs as protected byreferred to in Pagulation (EU) No 1151/20123 of	
 Parliament and of the Council². 1. Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 	 Parliament and of the Council³. Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 	Regulation (EU) No 1151/2012 ³ of the European Parliament and of the Council ³ . 1. Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	110/2008 (OJ L 130, 17.5.2019, p. 1).	110/2008 (OJ L 130, 17.5.2019, p. 1).	agricultural origin in alcoholic beverages, and repealing Regulation (EC) No	
	2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of	2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of	110/2008 (OJ L 130, 17.5.2019, p. 1).	
	 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671). 3. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1). 	 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671). 3. Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1). 	 Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347 20.12.2013, p. 671). Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 	
Article 2	.(3)		343, 14.12.2012, p. 1).	
83	3. Registrations and protection of	3. Registrations and protection of	3. RegistrationsRegistration and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indications are without prejudice to the obligation of producers to comply with other Union rules, in particular relating to the placing of products on the market and, in particular, to product labelling requirements, to product safety, consumer protection and market surveillance.	geographical indications are without prejudice to the obligation of producers to comply with other Union rules, in particular relating to the placing of products on the market and, in particular, to product labelling requirements, to product safety, consumer protection and market surveillance.	protection of geographical indications are without prejudice to the obligation of producers to comply with other Union rules, in particular relating to the placing of products on the market-and, in particular, to-, product labelling requirements,-to product safety, consumer protection and market surveillance.	
Article 2 84	(4) 4. The geographical indications system laid down in this Regulation shall apply notwithstanding Directive (EU) No 2015/1535 of the European	 4. <i>The geographical indications</i> system laid down in this Regulation shall apply notwithstanding Directive (EU) No 2015/1535 of the European Parliament and of the 	4. The geographical indications system laid down in this Regulation shall apply notwithstanding-Directive (EU) No 2015/1535 ¹ of the European	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Parliament and of the Council ¹ . 	Council ¹ <u>shall not apply to the</u> <u>geographical indication system</u> <u>laid down in this Regulation</u> . 1. Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services (OJ L 241, 17.9.2015, p. 1).	Parliament and of the Council [‡] shall not apply to geographical indications protected under this Regulation.	
Article 3				
85	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	, first paragraph			
86	For the purposes of this Regulation, the following definitions shall apply:	For the purposes of this Regulation, the following definitions shall apply:	For the purposes of this Regulation, the following definitions shall apply:	
Article 3	, first paragraph, point (a)			
87	 (a) 'craft products' means products produced either totally by hand or with the aid of manual tools or by mechanical means, whenever the direct manual contribution is the most important 	 (a) 'craft products' means products produced either totally by hand or with the aid of manual <u>or</u> <u>digital</u> tools or by mechanical means, <u>whenever the direct manual</u> <u>contribution is the most important</u> 	(a) 'craft and industrial products' means products- produced either totally by hand or with the aid of manual tools or by mechanical means, whenever the direct manual contribution is the most important	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	component of the finished product;	component of the finished product;	component of the finished product;:	
			I	
87a			(i) produced either totally by hand, or with the aid of manual or digital tools, or by mechanical means, whenever the direct manual contribution is the most important component of the finished product; or	
87b				

7673/23	BM/AF/od	183
ANNEX	COMPET.1	EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(ii) produced in a standardised way, typically on a mass scale and through the use of machines;	
87c			(aa) 'producer' means an operator engaged in any production step of a craft and industrial product; (moved from point (g))	
Article 3	, first paragraph, point (b)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
88	(b) 'industrial products' means products produced in a standardised way, typically on mass scale and through the use of machines;	(b) 'industrial products' means products produced in a standardised way, <i>typically on</i> <i>mass seale and</i> through the use of machines;	(b) <u>'industrial products' means</u> products produced in a standardised way, typically on mass scale and through the use of machines; (moved to indent (ii) of point (a))	
		-		
88a		(ba) "geographical indication" means an indication consisting of or containing the name of a geographical area, or another indication known as referring to		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
		such area, which identifies a good as originating in that geographical area, where a given quality, reputation or other characteristic of the good is essentially attributable to its geographical origin;			
Article 3	, first paragraph, point (c)	1			
89	(c) 'combined nomenclature' means combined nomenclature as established in Article 1 of Regulation (EEC) No 2658/87;	deleted	(c) 'combined nomenclature' means combined nomenclature as established in Article 1 of Regulation (EEC) No 2658/87;		
Article 3	Article 3, first paragraph, point (d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
90	(d) 'producer group' means any association, irrespective of its legal form, mainly composed of producers or processors working with the same product;	 (d) 'producer group' means any association, irrespective of its legal form, mainly composed of producers, <i>manufacturers and/or</i> <i>or</i> processors working with the same product; 	(d) 'producer group' means any association, irrespective of its legal form, mainly -composed of producers -or processors working with the same product;	
Article 3	, first paragraph, point (e)			
91	(e) 'production step' means any stage of production, processing or preparation, up to the point, where the product is in a form to be placed on the internal market;	 (e) 'production step' means any stage of production, manufacturing, and/or processing or and/or preparation, as set out in the product specification of the relevant geographical indication product, up to the point, where the 	 (e) 'production step' means any stage of production, including processing, obtaining, extracting, cutting or preparation, up to the point, where the product is in a form to be placed on the internal market; 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		product is in a form to be placed on the internal market;		
Article 3	, first paragraph, point (f)			
92	(f) 'traditional' and 'tradition', when associated with a product originating in a geographical area, means proven historical usage by producers in a community for a period that allows transmission between generations;	(f) 'traditional' and 'tradition', when associated with a product originating in a geographical area, means proven historical usage by producers in a community for a period that allows transmission between generations;	(f) 'traditional' and "'tradition", when associated with a product originating in a geographical area, means proven historical usage by producers in a community for a period that allows transmission between generations;	
Article 3	, first paragraph, point (g)			
93				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	(g) 'producer' means an operator engaged in any production step of a product the name of which is protected as a geographical indication, including processing activities, covered by the product specification;	(g) 'producer' means an operator engaged in <i>anyone or more</i> production <i>stepand/or</i> <i>manufacturing steps</i> of a product the name of which is protected as a geographical indication, including processing <i>and/or preparation</i> activities, covered by the product specification;	(g) 'producer' means an operator engaged in any production step of a product the name of which is protected as a geographical indication, including processing activities, covered by the product specification;		
Article 3	, first paragraph, point (h)				
94	(h) 'generic terms' means:	(h) 'generic terms' means:	(h) 'generic terms' means:		
Article 3	Article 3, first paragraph, point (h)(i)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
95	(i) the names of products which, although relating to the place, region or country where the product was originally produced or marketed, have become the common name of a product in the Union or	(i) the names of products which, although relating to the place, region or country where the product was originally produced, <u>manufactured</u> or marketed, have become the common name of a product in the Union or	(i) the names of products which, although relating to the place, region or country where the product was originally produced or marketed, have become the common name of a product in the Union-or;	
Article 3	, first paragraph, point (h)(ii)	-		
96	(ii) a common term descriptive of the type of product, product attributes or other terms that do not refer to specific product;	(ii) a common term descriptive of the type of product, product attributes or other terms that do not refer to specific product;	 (ii) a common term descriptive of the type of product, product attributes or other terms that do not refer to specific term common within the Union, which is descriptive of the type of product 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			or of the product attributes; or	
Article 3	, first paragraph, point (h)(iii)			
96a			(iii) other terms that do not refer to a specific product; (moved from point (ii) above)	
Article 3	, first paragraph, point (i)			
97	(i) 'product certification body'means a legal person whichcertifies that products designated	 (i) 'product certification body' means a <i>body, irrespective of its</i> legal <i>personform</i>, which <i>certifies</i> is 	 (i) 'product certification body' means a body, irrespective of its legal personform, which certifiesis 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	by geographical indications	entrusted to certify that products	entrusted to certify that products	
	comply with the product	designated by geographical	designated by geographical	
	specification, whether in	indications comply with the	indications comply with the	
	performance of a delegated official	product specification, whether in	product specification, whether in	
	control task or any other mandate;	performance of a delegated official	performance of a delegated official	
		<i>control task or any other mandate</i> ;	control task or any other mandate;	
Article 3	, first paragraph, point (j)			
		ſ		
	(j) 'self-declaration' means a	(j) 'self-declaration' means a	(j) 'self-declaration' means a	
	document in which a producer, or	document in <u>a harmonised format</u>	document in which a producer , or	
	an authorised representative,	<u>as set out in Annex I in</u> which a	an authorised representative,	
98	indicates on his or her sole	producer, <u>manufacturer</u> or an	indicates on his or her sole	
	responsibility that the product is	authorised representative, indicates	responsibility that the product is	
	compliant with the corresponding	on his or her sole responsibility	compliant with the corresponding	
	product specification and that all	that the product is compliant with	product specification and that all	
	necessary controls and checks for	the corresponding product	necessary controls and checks for	
	the proper determination of	specification and that all necessary	the proper determination of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	conformity have been carried out in order to demonstrate the lawful use of the geographical indication to the competent authorities of Member States.	controls and checks for the proper determination of conformity have been carried out in order to demonstrate the lawful <u><i>right of</i></u> use of the geographical indication to the competent authorities of Member States.	conformity have been carried out in order to demonstrate the lawful use of the geographical indication to the competent authorities of Member States-;	
98a		(ja) "The Office" means the European Union Intellectual Property Office as provided for in Regulation (EU) 2017/1001.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
98b			(ja) 'the Office' means the European Union Intellectual Property Office as defined under Regulation (EU) 2017/1001;	
Article 3	, first paragraph, point (k)			
99	(k) 'notice of comment' means a written observation lodged with the European Union Intellectual Property Office ('the Office) indicating at inaccuracies in the application without triggering the opposition procedure.	 (k) 'notice of comment' means a written observation lodged with the <i>European Union Intellectual</i> <i>Property</i> Office ('the Office) indicating at inaccuracies in the application without triggering the opposition procedure. 	 (k) 'notice of comment' means a written observation lodged with the European Union Intellectual Property Office ('the Office) indicating at-inaccuracies in the application, without triggering the opposition procedure-; 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
99a		(ka) <u>'national specific protection</u> for geographical indications for craft and industrial products' means an intellectual property title under national, regional or local law specifically protecting names that identify craft and industrial products with a given quality, reputation or other characteristics linked to their geographical origin, with the exception of trade marks.		
Article 3	, first paragraph, point (I)			
99b				

7673/23		BM/AF/od	19
ANNEX	COMPET.1		E

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(1) 'national specific protection for geographical indications for craft and industrial products' means an intellectual property title under national, regional or local law specifically protecting names that identify craft and industrial products with a given quality, reputation or other characteristics linked to their geographical origin, with the exception of trade marks.	
Article 4				
100	Article 4 Data protection	Article 4 Data protection	Article 4 Data protection	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to Article 62b)	
Article 4	ļ ļ(1)			
	1. The Commission and the Office	1. The Commission and the Office	1. The Commission and the Office	
	shall be considered controllers	shall be considered controllers	shall be considered controllers	
	within the meaning of Article 3,	within the meaning of Article 3,	within the meaning of Article 3,	
	point (9), of Regulation (EU)	point (9)(8), of Regulation (EU)	point (9), of Regulation (EU)	
	2018/1725 of the European	2018/1725 of the European	2018/1725 of the European	
101	Parliament and of the Council ¹ in	Parliament and of the	Parliament and of the Co ¹ uncil in	
101	relation to the processing of	Council ¹ (EUDPR) in relation to	relation to the processing of	
	personal data in the procedure it is	the processing of personal data in	personal data in the procedure it is	
	competent for in accordance with	the procedure it is competent for in	competent for in accordance with	
	this Regulation.	accordance with this Regulation.	this Regulation.	
	1. Regulation (EU) 2018/1725 of the	1. Regulation (EU) 2018/1725 of the	1. Regulation (EU) 2018/1725 of the	
	European Parliament and of the Council of	European Parliament and of the Council of	European Parliament and of the Council of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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).	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).	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).	
Article 4	(2)			
102	2. The competent authorities of Member States shall be considered controllers within the meaning of Article 4, point (7), of Regulation (EU) 2016/679 of the European	2. The competent authorities of Member States shall be considered controllers within the meaning of Article 4, point (7), of Regulation (EU) 2016/679 of the European	2. The competent authorities of Member States shall be considered controllers within the meaning of Article 4, point (7), of Regulation (EU) 2016/679 of the European	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
 Parliament and of the Council¹ in relation to the processing of personal data in the procedures for which they are competent in accordance with this Regulation. 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 , OJ L 119, 4.5.2016, p. 1–88. 	Parliament and of the Council ¹ (GDPR) in relation to the processing of personal data in the procedures for which they are competent in accordance with this Regulation.	Parliament and of the Co ⁴ uncil in relation to the processing of personal data in the procedures for which they are competent in accordance with this Regulation. 		
Article 5	Article 5			

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
103	Article 5 Requirements for a geographical indication	Article 5 Requirements for a geographical indication	Article 5 Requirements for a geographical indication			
Article 5	, first paragraph					
104	For the name of a craft and industrial product to qualify for "geographical indication" protection, the product shall comply with the following requirements:	For the name of a craft <i>andor</i> industrial product to qualify for "geographical indication" protection, the product shall comply with the following requirements:	1. For the name of a craft and industrial product to qualify for "geographical indication" protection, the product shall comply with the following requirements:			
Article 5	Article 5, first paragraph, point (a)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
105	(a) The product originates in a specific place, region or country;	(a) The product originates in a specific place, region or country;	(a) the product originates in a specific place, region or country;			
Article 5	, first paragraph, point (b)					
106	(b) Its given quality, reputation or other characteristic is essentially attributable to its geographical origin; and	(b) Its given quality, reputation or other characteristic is essentially attributable to its geographical origin; and	(b) its given quality, reputation or other characteristic is essentially attributable to its geographical origin; and			
Article 5	Article 5, first paragraph, point (c)					
107	(c) at least one of the production	(c) at least one of the <u>main</u>	(c) at least one of the production			

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	steps of the product takes place in the defined geographical area.	production steps of the product takestake place in the defined geographical area.	steps of the product takes place in the defined geographical area.	
Article 5	, second paragraph, introductory part			
107a			2. Products that are contrary to public policy are excluded from being the subject of geographical indication protection.	
TITLE II				
108	TITLE II	TITLE II	TITLE II	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	REGISTRATION OF GEOGRAPHICAL INDICATIONS	REGISTRATION OF GEOGRAPHICAL INDICATIONS	REGISTRATION OF GEOGRAPHICAL INDICATIONS	
Chapter	1			
109	Chapter 1 General Provisions	Chapter 1 General Provisions	Chapter 1 General Provisions	
109a		<u>Article 5a</u> <u>Registration procedure</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
109b		1. The registration procedure shall comprise two stages. The first stage shall take place at national level in accordance with Articles 11 to 16. The second stage shall take place at the level of the Office in accordance with Articles 17 to 31.		
109c		2. By way of derogation from		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		paragraph 1, Member States may opt out of the national stage of the procedure referred to in paragraph 1 and choose a direct registration in accordance with Article 15 in which only the Office is responsible for the registration.		
109d		3. <u>Member States and the Office</u> <u>shall ensure that the</u> <u>administrative burden associated</u> <u>with the procedures for registering</u> <u>geographical indications is kept to</u> <u>a minimum in order to facilitate</u> <u>the registration.</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6		I		
110 Article 6	Article 6 Applicant (1)	Article 6 Applicant	Article 6 Applicant	
111	1. Applications for the registration of geographical indications shall only be submitted by a producer group of a product ('applicant producer group'), the name of which is proposed for registration.	1. Applications for the registration of geographical indications shall only be submitted by a producer group. Upon request from the of a product ('applicant producer group'), the name of which is	1. Applications for the registration of geographical indications shall only-be submitted by a producer group-of a product ('applicant producer group'), the name of which is proposed for registration.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regional or local public entities	proposed for registration.	Regional or local public entities	
	may help in the preparation of the	regional or local public entities	may help in the preparation of the	
	application and in the related	mayshall help in the preparation of	application and in the related	
	procedure.	the application and in the related	procedure .	
		procedure.		
Article 6	5(2)	<u> </u>	<u> </u>	
	1			
	2. An authority designated by a	2. An authority designated by a	2. An authority designated by a	
	Member State may be deemed to	Member State, <i>in particular a</i>	Member State may be deemed to	
	be an applicant producer group for	<u>regional or local authority,</u> may be	be an applicant producer group for	
110	the purposes of this Title, if it is	deemed to be an applicant	the purposes of this Title, if it is	
112	not feasible for the producers	producer group for the purposes of	not feasible for the producers	
	concerned to form a group by	this Title, <i>if it is not feasible for the</i>	concerned to form a group by	
	reason of their number,	producers concerned to form a	reason of their number,	
	geographical location or	group by reason of their number,	geographical location or	
	organisational characteristics.	geographical location or	organisational characteristics.	
	Where such representation takes	organisational characteristics.	Where such representation takes	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	place, the application referred to in Article 11(3) shall state these reasons for such representation.	Where such representation takes place, the application referred to in Article 11(3) shall state these reasons for such representation.	place, the application referred to in Article 11(3) shall state these reasons for such representation.	
Article 6				
113	3. A single producer may be deemed to be an applicant producer group for the purposes of this Title, where both of the following conditions are fulfilled:	3. By way of derogation from paragraph 1, a single producer mayshall be deemed to be an applicant producer group for the purposes of this Title, where both of the following conditions are fulfilled:	3. A single producer may be deemed to be an applicantBy way of derogation from paragraph 1, a single producer group for the purposes of this Title, may be an applicant where both of the following conditions are fulfilled:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	(3)(a)			
114	(a) the person concerned is the only producer willing to submit an application for the registration of a geographical indication;	(a) the person concerned is the only producer willing to submit an application for the registration of a geographical indication;	(a) the person concerned is the only producer willing to submit an application for the registration of a geographical indication;	
Article 6	(3)(b)	<u> </u>	I	
115	(b) the geographical area concerned is defined by natural features without reference to property boundaries and has characteristics which differ appreciably from those of neighbouring areas or the	(b) the geographical area concerned is defined by <i>natural</i> <i>featuresa particular portion of</i> <i>territory</i> without reference to <i>private</i> property boundaries and has characteristics which differ appreciably from those of	(b) the geographical area concerned is defined by natural features without reference to property boundaries and has characteristics whichthat differ appreciably from those of neighbouring areas, or the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
characteristics of the product are different from those produced in neighbouring areas.	neighbouring areas or the characteristics of the product are different from those produced in neighbouring areas.	characteristics of the product are different from thosethe characteristics of products produced in neighbouring areas.	
1			
		3a. Upon request by the producer group or the single producer, a public or private entity may assist in the preparation of the application and in the related procedure.	
	characteristics of the product are different from those produced in	characteristics of the product are different from those produced in neighbouring areas.neighbouring areas or the characteristics of the product are different from those produced in	characteristics of the product are different from those produced in neighbouring areas.neighbouring areas or the characteristics of the product are different from those produced in neighbouring areas.characteristics of the product are different from those the characteristics of products produced in neighbouring areas.characteristics of products produced in neighbouring areas.UU

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
115b			3b. A local or regional authority, other than any of the authorities referred to in Articles 11(1) and 45(1), designated by a Member State, or a private entity designated by a Member State, may be deemed to be an applicant within the meaning of paragraph 1. The application referred to in Article 6a shall state the reasons for such designation.	
Article 6	(4)			
116	4. In the case of a geographical	4. In the case of a geographical	4. In the case of a geographical	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
indication that designates a cross-	indication that designates a cross-	indication that designates a cross-	
border geographical area, producer	border geographical area, producer	border geographical area, producer	
groups from different Member	groups from different Member	groups several applicants, from	
States may lodge a joint	States may lodge a joint	different Member States may lodge	
application for the registration of a	application for the registration of a	a joint application for the	
geographical indication from either	geographical indication from either	registration of a geographical	
Member State. When the cross-	Member State. When the cross-	indication from either , from	
border geographical area concerns	border geographical area concerns	Member State. When the cross-	
a Member State and a third	a Member State and a third	border geographical area concerns	
country, they may lodge a joint	country, they may lodge a joint	a Member State and aStates and	
application for registration with the	application for registration with the	third countries, or from third	
national authority of the Member	national authority of the Member	country, they countries, may lodge	
State concerned. When the cross-	State concerned. When the cross-	a joint application for registration	
border geographical area concerns	border geographical area concerns	with the national authority of the	
several third countries, several	several third countries, several	Member State concerned. When	
producer groups may lodge a joint	producer groups may lodge a joint	the cross-borderthe registration of	
application with the Office.	application with the Office.	a geographical area concerns	
		several third countries, several	
		producer groups may lodge a joint	
		application with the	
		Office indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
116a		4a. <u>The access to a geographical</u> <u>indication shall be open to any</u> <u>new producer complying with the</u> <u>respective product specification.</u>		
116b			Article 6a Application	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 11(3))	
116c			The application for registration of a geographical indication shall comprise:	
116d			(a) the product specification referred to in Article 7;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
116e			(b) the single document referred to in Article 8; and	
116f			(c) the accompanying documentation referred to in Article 9.	
Article 7	· ,		·	
117				

7673/23	BN	M/AF/od	215
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 7	Article 7	Article 7	
	Product specification	Product specification	Product specification	
Article 7	(1)			
118	1. Craft and industrial products the names of which are registered as a geographical indication shall comply with a product specification, which shall include at least:	1. Craft and industrial products the names of which are In order for the name of a craft or industrial product to be registered as a geographical indication, the product concerned shall comply with an objective and non- discriminatory product specification, which shall include at least:	1. Craft and industrial products the names of which are registeredIn order for the name of a craft or industrial product to be protected as a geographical indication, the product shall comply with athe product specification, which shall include at least:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	(1), point (a)			
119	(a) the name to be protected as geographical indication which may be either a geographical name of the place of production of a specific product, or a name used in trade or in common language to describe the specific product in the defined geographical area;	(a) the name to be protected as geographical indication which may be either a geographical name of the place of production of a specific product, or a name used in trade or in common language to describe <i>or to refer to</i> the specific product in the defined geographical area;	(a) the name to be protected as a geographical indication, which may be either a geographical name of the place of production of a specific product, or a name used in trade or in common language to describe the specific product in the defined geographical area;	
119a		(aa) the type of product or products covered by the name;		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	(1), point (b)			
120	(b) a description of the product, including, if appropriate, the raw materials;	(b) a description of the product, including, if appropriate, the raw materials;	(b) a description of the product, including, ifwhere appropriate, the raw materials;	
Article 7	(1), point (c)			
121	(c) the specification of the defined geographical area creating the link referred to in point (g),	 (c) the specification of the defined geographical area creatingas referred to in Article 5, point (b), and details establishing the link referred to in point (g) between the geographical area and a given 	(c) the specification of the defined geographical area creating the link referred to in point (g) , ;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
		<u>quality, the reputation or other</u> <u>characteristic of the product;</u>			
		(moved from Article 7(1) point (g))			
Article 7	(1), point (d)				
122	(d) evidence that the product originates in the defined geographical area specified in Article 5, point (c);	(d) evidence that the product originates in the defined geographical area specified in Article 5, point (c)(a);	 (d) evidence that the product originates, and that at least one of the production steps takes place, in the defined geographical area as specified in Article 5, point5(1), points (a) and (c); 		
Article 7	Article 7(1), point (e)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
123	(e) a description of the method of producing or obtaining the product and, where appropriate, the traditional methods and specific practices used;	(e) a description of the method of producing or obtaining the product and, where appropriate, the traditional methods and specific practices used;	(e) a description of the method of producing or obtaining the product and, where appropriate, the traditional methods and specific practices used;	
Article 7	(1), point (f)		<u> </u>	
124	(f) information concerning packaging, where the applicant producer group so determines and gives sufficient product-specific justification as to why the packaging must take place in the defined geographical area to safeguard quality, to ensure the	(f) information concerning packaging, where the applicant <i>producer group</i> so determines and gives sufficient product-specific justification as to why the packaging must take place in the defined geographical area to safeguard quality, to ensure the	(f) information concerning packaging, where the applicant producer group so determines and gives sufficient product specific justification as to whywhere the packaging musthas to take place in the defined geographical area-to safeguard quality, to ensure the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	origin or to ensure control, taking into account Union law, in particular that on the free movement of goods and the free movement of services;	origin or to ensure control, taking into account Union law, in particular that on the free movement of goods and the free movement of services;	origin or to ensure control, taking into account Union law, in particular that on the free movement of goods and the free movement of services, in which case the applicant shall give sufficient product-specific justification as to why the packaging must take place in that area;	
Article 7	7(1), point (g)			
125	(g) details establishing the link between a given quality, the reputation or other characteristic of the product and the geographical origin as referred to in Article 5,	deleted	(g) details establishing the link between a given quality, the reputation or other characteristic of the product and the geographical origin as referred to in Article 5,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	point (b);	(moved to Article 7 (1) point (c))	point (b);	
Article 7	'(1), point (h)			
126	(h) any specific labelling rule for the product in question;	(h) any specific labelling rule for the product in question;	(h) any specific labelling rule for the product in question;	
126a			(ha) indication and specific provisions for the verification of compliance of any individual production step that is carried out by one or more producers in a Member State or third country	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			other than the Member State or third country in which the geographical indication originates;	
126b		(ha) the name and contact details of the competent authority and/or product certification body that verifies compliance with the provisions of the product specification; (moved from Article 9 (1) point (c))		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	(1), point (i)			
127	(i) other applicable requirements where provided for by Member States or by a producer group, if applicable, having regard to the fact that such requirements must be objective, non-discriminatory and compatible with Union law.	(i) other applicable requirements where provided for by Member States or by a producer group, if applicable, having regard to the fact that such requirements must be objective, non-discriminatory and compatible with Union law.	(i) other applicable requirements where provided for by Member States or by a producer group, ifas applicable, having regard to the fact that such requirements must be objective, non-discriminatory and compatible with national and Union law.	
Article 7	(2)			
128	2. The Commission may adopt implementing acts laying down rules, which limit the information	2. The Commission may adopt implementing acts laying down rules, which limit the information	2. The Commission may adopt implementing acts laying down rules , which that limit the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	contained in the product specification referred to in paragraph 1, where such a limitation is necessary to avoid excessively voluminous applications for registration and rules on the form of the product specification. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	contained in the product specification referred to in paragraph 1, where such a limitation is necessary to avoid excessively voluminous applications for registration and rules on the form of the product specification. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	information contained in the product specification referred to in paragraph 1, where such a limitation is necessary to avoid excessively voluminous applications for registration and rules on the form of the product specification. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 8				
129	Article 8 Single document	Article 8 Single document	Article 8 Single document	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 8	(1)			
130	1. The single document shall comprise:	 The single document, <u>as set out</u> <u>in Annex II</u>, shall comprise <u>the</u> <u>following information</u>: (moved from Article 8 (1) point (a) introductory part) 	1. The single document shall be drawn up by using the form set out in Annex II and comprise:	
Article 8	(1), point (a), introductory part			
131	(a) the following main points of the product specification:		<i>(a)</i> the following main points of the product specification:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		deleted		
		(moved to Article 8(1))		
Article 8	(1), point (a)(i)			
132	(i) the name;	(i)(a) the name to be protected as a geographical indication;	(i) the name that is requested to be protected as a geographical indication ;	
132a		(aa) the type of product (craft or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
		<u>industrial);</u>				
Article 8	(1), point (a)(ii)					
133	(ii) a description of the product, including, where appropriate, specific rules concerning packaging and labelling,	(ii)(b) a description of the product, including, where appropriate, specific rules information concerning packaging and labelling, and the main stages of the production process;	(ii) a description of the product, including, where appropriate, specific rulesthe raw materials and information concerning the packaging and labelling , ;			
Article 8	Article 8(1), point (a)(iii)					
134	(iii) a concise definition of the	(iii)(c) a concise definition of the	(iii) a concise definition of the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical area;	geographical area;	geographical area;	
Article 8	3(1), point (b)	1		
135	(b) a description of the link between the product and the geographical origin referred to in Article 7(1), point (g), including, where appropriate, the specific elements of the product description or production method justifying that link.	(b)(d) a description of the link between the product and the geographical origin referred to in Article 7(1), point (g)(c), including, where appropriate, the specific elements of the product description or production method justifying that link.	(b) a description of the link between the product and the geographical origin referred to in Article 7(1), point (g), including, where appropriate, the specific elements of the product description or production method justifying that link.	
		I	I	
135a				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1a. Where the applicant is a		
	micro, small or medium-sized		
	enterprise (MSME) or is a		
	producer group consisting only of		
	MSMEs, the single document		
	shall, at the request of the		
	applicant, be prepared by the		
	competent authority of the		
	Member State from where the		
	producer group originates, on the		
	basis of the information provided		
	in accordance with Articles 7 and		
	9. In the case of cross-border		
	applications, the single document		
	may be prepared by any of the		
	competent authorities concerned.		
	Where a Member State decides to		
	use the direct registration		
	procedure referred to in Article		
	15, the single document shall be		
	prepared by the Office and the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		deadline for the examination shall be extended to eight months. The competent authority shall send the single document to the applicant for approval.		
Article 8	(2)			
136	2. The Commission may adopt implementing acts setting out the format and online presentation of the single document provided for in paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	2. The Commission may adopt implementing acts setting out the format and online presentation of the single document provided for in paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	2. The Commission may adopt implementing acts setting out the format and online presentation of the single document provided for in paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(deleted – as the form of the single document is finalised in Annex II)	
Article 9				
137	Article 9 Documentation accompanying the application for registration	Article 9 Documentation accompanying the application for registration	Article 9 Documentation accompanying the application for registration	
Article 9	(1)			
138	1. The documentation	1. The documentation	1. The documentation	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accompanying the application for registration ('accompanying documentation') shall comprise:	accompanying the application for registration ('accompanying documentation') shall comprise:	accompanying the application for registration ('accompanying documentation') shall comprise:	
Article S	9(1), point (a)			
139	(a) information concerning any proposed limitations on the use or protection of the geographical indication, as well as any transitional measures proposed by the applicant producer group or by the national authorities notably following the national examination and opposition procedure;	(a) information concerning any proposed limitations on the use or protection of the geographical indication, as well as any transitional measures proposed by the applicant <i>producer group</i> or by the <i>national_competent</i> authorities notably following the national examination and opposition procedure;	(a) information concerning any proposed limitations on the use or protection of the geographical indication, as well as any transitional measures proposed by the applicant producer group or by the national authorities notably following the national examination and opposition procedure;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to point (ca)	
Article 9	(1), point (b)			
140	(b) the name and contact details of the applicant producer group;	(b) the name and contact details of the applicant <i>producer group</i> ;	(b) the name and contact details of the applicant producer group;	
Article 9	(1), point (c)			
141	(c) the name and contact details of the competent authority and/or product certification body verifying compliance with the provisions of the product	deleted	 (c) the name and contact details of the competent authority and/orreferred to in Article 45(1) and, if applicable, of the product certification body or natural person verifying compliance with 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	specification;	(moved to Article 7(1) (ha))	the provisions of the product specification product specification referred to in Articles 46(6)(b), 46a(1)(b) and 46b(b);	
	-			
141a			(ca) information concerning any proposed limitations on the use or protection of the geographical indication, as well as any transitional measures proposed by the applicant or by the national competent authority, notably following the national examination and opposition procedure;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9	(1), point (d)			
142	(d) a statement as to whether the applicant wants to receive domain name alerts within the meaning of Article 31;	(d) a statement as to whether the applicant wants to receive domain name alerts within the meaning of Article 31;	(d) a statement as to whether the applicant wants to receive domain name alerts within the meaning of Article 31;	
Article 9	(1), point (e)			
143	(e) any other information deemed appropriate by the Member State, or by the applicant.	(e) any other information deemed appropriate by the Member State, or by the applicant.	(e) any other information deemed appropriate by the Member State , or by or the applicant.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9	(2)			
144	2. The Commission shall be empowered to adopt delegated acts supplementing this Regulation by provisions clarifying the requirements or listing additional items of the accompanying documentation to be supplied.	deleted	2. The Commission shall be empowered to adopt delegated acts supplementing this Regulation by provisions clarifyingspecifying the requirements or listing additional items of the accompanying documentation to be supplied.set out in paragraph 1 (deleted words moved to paragraph 2a)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
144a			2a. The Commission shall be empowered to adopt delegated acts amending this Regulation listing additional items of the accompanying documentation to be supplied.	
Article 9	(3)	1	1	
145	3. The Commission may adopt implementing acts defining the format and online presentation of the accompanying documentation. Those implementing acts shall be adopted in accordance with the examination procedure referred to	3. The Commission may adopt implementing acts defining the format and online presentation of the accompanying documentation. Those implementing acts shall be adopted in accordance with the examination procedure referred to	3. The Commission may adopt implementing acts defining the format and online presentation of the accompanying documentation. Those implementing acts shall be adopted in accordance with the examination procedure referred to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in Article 65(2).	in Article 65(2).	in Article 65(2).	
Article 1	0			
	Article 10	Article 10	Article 10	
	Registration fees	Registration fees	Registration fees	
146				
			(deleted – moved to Article 62a)	
Article 1	0(1)			
147	1. Member States may charge a	1. Member States may charge a	1. Member States may charge a	
	fee to cover the costs of managing	fee to cover the costs of managing	fee to cover the costs of managing	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the geographical indication system for craft and industrial products provided for in this Regulation, including those incurred in processing applications, statements of opposition, applications for amendments and requests for cancellations.	the geographical indication system for craft and industrial products provided for in this Regulation, including those incurred in processing applications, statements of opposition, applications for amendments <i>and</i> requests for cancellations <i>and appeals</i> .	the geographical indication system for craft and industrial products provided for in this Regulation, including those incurred in processing applications, statements of opposition, applications for amendments and requests for cancellations.	
Article 1	0(2)			
148	2. Where a Member State charges a fee, the level of the fees shall be reasonable, foster the competitiveness of the producers of	 Where a Member State charges a fee <u>covering administrative</u> <u>costs</u>, the level of the fees shall be reasonable, <u>foster the</u> 	2. Where a Member State charges a fee, the level of the fees shall be reasonable, foster the competitiveness of the producers of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the geographical indications and shall take into account the situation of micro, small and medium-sized enterprises.	<i>competitiveness of the producers</i> and proportionate to the means of the geographical indications and shall take into account the situation of micro, small and medium sized enterprises.businesses in order to foster the competitiveness of the producers of the geographical indications	the geographical indications and shall take into account the situation of micro, small and medium-sized enterprises. (deleted - moved to Article 62a)	
Article 1	0(3)			
149	3. The Office shall not charge any fee for any procedure under this Regulation.	3. The Office shall not charge any fee for any procedure under this Regulation.	3. The Office shall not charge any fee for any procedure under this Regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(deleted - moved to Article 62a)	
Article 1	.0(4)			
	4. Duryou of deregation to	4. By way of derogation to	1. Dry way of depending to	
	4. By way of derogation to paragraph 3 of this Article, the	paragraph 3 of this Article, the	4. By way of derogation to paragraph 3 of this Article, the	
	Office shall charge a fee in the	Office shall charge a fee in the	Office shall charge a fee in the	
	direct registration procedure	direct registration procedure	direct registration procedure	
	referred to in Article 15, in the	referred to in Article 15, in the	referred to in Article 15, in the	
1.50	procedure referred to in Article	procedure referred to in Article	procedure referred to in Article	
150	17(3) and for the appeals before the	17(3) and for the appeals before the	17(3) and for the appeals before the	
	Boards of Appeal referred to in	Boards of Appeal referred to in	Boards of Appeal referred to in	
	Article 30. Fees may be charged	Article 30. Fees may be charged	Article 30. Fees may be charged	
	also for the amendment of the	also for the amendment of the	also for the amendment of the	
	product specification and	product specification and	product specification and	
	cancellation if the procedure	cancellation if the procedure	cancellation if the procedure	
	concerns a name that was	concerns a name that was	concerns a name that was	
	registered under Article 15 or	registered under Article 15 or	registered under Article 15 or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 17(3).	Article 17(3).	Article 17(3).	
			(deleted - moved to Article 62a)	
150a		4a. The fees referred to in paragraph 2 and 4 shall not exceed the costs incurred for the provision of the services in exchange for which the fees are paid. In addition, the fees shall be of a lower amount for MSMEs, in order to enable their full access to the protection of geographical indications and the safeguarding of their intellectual property		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	0(5)	<u>rights.</u>		
151	5. The Commission shall adopt implementing acts to determine the amounts of the fees charged by the Office and the ways in which they are to be paid or, in case of the fee for appeals before the Boards of Appeal, reimbursed. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	5. The Commission shall adopt implementing acts to determine the amounts of the fees charged by the Office and the ways in which they are to be paid or, in case of the fee for appeals before the Boards of Appeal, reimbursed. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	5. The Commission shall adopt implementing acts to determine the amounts of the fees charged by the Office and the ways in which they are to be paid or, in case of the fee for appeals before the Boards of Appeal, reimbursed. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(deleted - moved to Article 62a)	
Chapter	2			
152	Chapter 2 National stage of the registration	Chapter 2 National stage of the registration	Chapter 2 National stage of thephase of registration	
Article 1	1			
153	Article 11	Article 11	Article 11	
	Designation of competent authority and procedure for national	Designation of competent authority and procedure for national	Designation of competent authority and procedure for the national	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	application	application	phase of registration application	
Article 1	1(1)	1		
	1. Without prejudice to paragraph	1. Without prejudice to paragraph	1. Without prejudice to paragraph	
	4 of this Article and Article 15,	4 of this Article and Article 15,	4 of this Article and to Article 15,	
	each Member State shall maintain	each Member State shall maintain	each Member State shall maintain	
	or designate a competent authority	or designate a competent authority	or designate a competent authority	
	for the management of the national	for the management of the national	for the management of national	
154	phase of the registration and other	phase of the registration and other	phase of registration of	
154	procedures for geographical	procedures for geographical	geographical indications for craft	
	indications for craft and industrial	indications for craft and industrial	and industrial products. That	
	products.	products.	competent authority shall also be	
			responsible for the national phase	
			of the registration and other	
			procedures for geographical	
			indications for craft and industrial	
			products procedures regarding	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			any amendments to the product specification or regarding the cancellation of the registration.	
Article 1	1(2)			
155	2. Without prejudice to paragraph 4 of this Article and Article 15, an application for registration of a geographical indication originating in the Union shall be addressed to the competent authorities of the Member State in which the product concerned originates.	2. Without prejudice to paragraph 4 of this Article and Article 15, an application for registration of a geographical indication originating in the Union shall be addressed to the competent authorities of the Member State in which the product concerned originates.	 2. Without prejudice to paragraph 4 of this Article and to Article 15a(1), an application for registration of a geographical indication of a product originating in the Union shall be addressed to the competent authoritiesauthority of the Member State in which the product concerned originates. 	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 1	Article 11(3)					
156	3. Applications shall comprise:	3. Applications shall comprise:	3. Applications shall comprise: (moved to Article 6a)			
Article 1	1(3), point (a)					
157	(a) the product specification referred to in Article 7,	(a) the product specification referred to in Article 7,	(a) the product specification referred to in Article 7, (moved to Article 6a)			

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	1(3), point (b)			
158	(b) the single document referred to in Article 8	(b) the single document referred to in Article 8	(b) the single document referred to in Article 8 (moved to Article 6a)	
Article 1	1(3), point (c)			
159	(c) the accompanying documentation referred to in Article 9.	(c) the accompanying documentation referred to in Article 9.	(c) the accompanying documentation referred to in Article 9. (moved to Article 6a)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
159a		3a. The competent authority shall ensure that applicants can submit their applications electronically via the digital system of the Office provided for in Article 18(1) and Article 64.			
Article 1	Article 11(4)				
160	4. Two or more Member States may agree that the competent authority of one Member State is in	4. Two or more Member States may agree that the competent authority of one Member State is in	4. Two or more Member States may agree that the competent authority of one Member State is in		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	charge of the national phase of the registration and other procedures, including the submission of the Union application to the Office, also on behalf of the other Member State, or Member States.	charge of the national phase of the registration and other procedures, including the submission of the Union application to the Office, also on behalf of the other Member State, or Member States.	charge of the national phase of the registration and other procedures referred to in paragraph 1 , including the submission of the Union application to the Office, also on behalf of the other Member State ₇ or Member States.	
Article 1	1(5)			
160a			5. Member States shall inform the Commission and the Office by <i>[the date of</i> application <i>of this</i> <i>Regulation]</i> of the names and addresses of the designated competent authorities, and keep that information updated. They shall inform the Commission and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the Office, by the same date, if they decide to cooperate with each other on a permanent basis in relation to the processing of applications, as provided for in paragraph (4).	
Article 1	2			
161	Article 12 Examination by competent authorities	Article 12 Examination by competent authorities	Article 12 Examination by the competent authoritiesauthority	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article 1	article 12, first paragraph						
162	The competent authority shall examine the application and shall check that the product complies with the requirements for geographical indications referred to in Article 5 and provides the necessary information for registration referred to in Articles 7, 8 and 9.	The competent authority shall examine the application <u>through</u> <u>effective and transparent</u> <u>mechanisms</u> and shall check <u>within six months of the</u> <u>submission of the application</u> that the product complies with the requirements for geographical indications referred to in Article 5 and provides the necessary information for registration referred to in Articles 7, 8 and 9. <u>Where the examination period</u> <u>exceeds or is likely to exceed six</u> <u>months, the competent authority</u> <u>shall inform the applicant of the</u> <u>reasons for the delay in writing.</u>	1. The competent authority shall examine the application and shall check that the productto verify that it complies with the requirements for geographical indications-referred to in Article 5 and 6, and that the application provides the necessary information for registration, as referred to in Articles 7, 8 and 9.				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>The total examination period shall</u> not exceed one year.		
162a		Where Article 8(1a) applies, the competent authority shall prepare the single document on the basis of the information provided in accordance with Articles 7 and 9 and send it to the applicant for approval.		
Article 1	2, second paragraph			
162b				

7673/23	Η	BM/AF/od	254
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2. Where the competent authority finds that the application is incomplete, it shall give the applicant the possibility to correct or complete the application within a set time limit.	
Article 1	2, third paragraph			
162c			3. Where, following the examination of the application, the competent authority finds that the application does not fulfill the requirements or provide the necessary information for registration, it shall reject the application.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Otherwise, it shall proceed to the national opposition procedure referred to in Article 13.	
Article 1	3			
163	Article 13 National opposition procedure	Article 13 National opposition procedure	Article 13 National opposition procedure	
Article 1	3(1)			
164	 After the conclusion of the examination referred to in Article the competent authority shall 	 After the conclusion of the examination referred to in Article the competent authority shall 	 After the conclusion ofFollowing the examination referred to in Article 1212(1), the 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
conduct a national opposition	conduct a national opposition	competent authority shall conduct a	
procedure. That procedure shall	procedure. That procedure shall	national opposition procedure. That	
ensure publication of the	ensure publication of the	procedure shall ensureprovide for	
application and provide for a	application and provide for a	the publication of the application	
period of at least 60 days from the	period of at least 60 days from the	and provide for a period of at least	
date of publication within which	date of publication within which	60 daystwo months from the date	
any person having a legitimate	any person having a legitimate	of publication within which any	
interest and established or resident	interest and established or resident	person having a legitimate interest	
on the territory of the Member	on the territory of the Member	and established or resident on the	
State in charge of the national	State in charge of the national	territory of in the Member State in	
phase of the registration or of the	phase of the registration or of the	charge of the national phase of the	
Member States in which the	Member States in which the	registration or ofin the Member	
product concerned originates	product concerned originates	States in which the product	
('national opponent') may lodge an	('national opponent') may lodge an	concerned originates ('national	
opposition to the application with	opposition to the application with	opponent') may lodge an	
the competent authority of the	the competent authority of the	opposition to the application with	
Member State in charge of the	Member State in charge of the	the competent authority of the	
national phase of the registration.	national phase of the registration.	Member State in charge of the	
		national phase of the registration.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 13(2)			
 2. The competent authority shall establish the detailed arrangements of the opposition procedure. Those detailed arrangements may include criteria for the admissibility of an opposition, a period of consultation between the applicant and each national opponent, and submission of a report from the applicant on the outcome of the consultations including any changes the applicant has made to the application. 	2. The competent authority shall establish the detailed arrangementscheck the admissibility of the opposition. If it considers that the opposition is admissible, it shall, within 30 days of the receipt of that procedure. Those detailed arrangements may include criteria for the admissibility of an opposition, a period of consultation betweeninvite the opponent and the applicant and each national opponent, and submission of a report from the applicant on the outcome of the consultations including any changes the	2. The competent authority shall establish the detailed arrangements offor the opposition procedure. Those-detailed arrangements may include criteria for the admissibility of an opposition, a period of consultation between the applicant and each national opponent, and submission of a report from the applicant onwith a view to a friendly settlement. The outcome of thesuch consultations, including any possible changes to the application agreed, shall be communicated the applicant has made to the application competent authority by the applicant.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		applicant has made to the application to engage in consultations for a reasonable period not exceeding three months. At any time during that period, the competent authority may, at the request of either party, extend the time limit for the consultations by a maximum of three months.		
165a		2a. An opposition shall be based on one or more of the following grounds for opposition:		

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			·	
165b		(a) the proposed geographical indication does not comply with the requirements for protection laid down in this Regulation;		
165c		(b) the registration of the proposed geographical indication would be contrary to Article 37, 38 or 39;		
		1	1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
165d		(c) the registration of the proposed geographical indication would be detrimental to the use of an identical or similar name or of a trade mark, or the use of products which have been legally on the market for at least five years preceding the date of the publication provided for in Article 18(3).		
Article 1	3(3)			
165e			3. An opposition lodged shall be admissible only if it is based on one or more of the following	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			grounds for opposition:	
Article 1	3(3)(a)			
165f			(a) the proposed geographical indication does not comply with the requirements for protection laid down in this Regulation;	
Article 1	3(3)(b)			
165g			(b) the registration of the proposed geographical indication would be contrary to Articles 37	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and 38 or Article 39(1); or	
Article 1	3(3)(c)			
165h			(c) the registration of the proposed geographical indication would jeopardise the existence of an identical or similar name used in trade or of a trade mark, or the existence of products that have been legally on the market for at least five years preceding the date of the publication provided for in paragraph 1.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
165i		2b. <u>All aspects of the opposition</u> procedure other than those covered by paragraphs 2 and 2a shall be decided upon by the competent authority.		
Article 1	4			
166	Article 14 Decision on national application	Article 14 Decision on national application	Article 14 Decision onat the national application phase	
Article 1	4(1)	1	I	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
167	Commission Proposal 1. If the competent authority, after the examination of the application and the assessment of the results of any oppositions received, and any changes to the application agreed with the applicant, finds that the requirements of this Regulation are met, it shall take a favourable decision and lodge a Union application for registration in accordance with Article 17.	EP Mandate 1. If the competent authority, after the examination of the application and the assessment of the results of any oppositions received, and any changes to the application agreed with the applicant, finds that the requirements of this Regulation are met, it shall take a favourable decision <i>within four months of</i> <i>that finding and shall and</i> -lodge, <i>within two months of the</i> <i>favourable decision</i> , a Union application for registration in accordance with Article 17.	Council Mandate 1. HWhere the competent authority, after the examination of the application and the assessment of the results of any oppositions received, andthe opposition procedure, including, where applicable, any changes to the application agreed with the application agreed with the requirements of this Regulation are met, it shall take a favourable decision and lodge a Unionsubmit the application-for registration, in accordance with Article 1718(1), to the Office. Otherwise, it shall	Draft Agreement
			reject the application.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
168	2. The competent authority shall ensure that its decision is made public and that any person having a legitimate interest has an opportunity to lodge an appeal. The competent authority shall ensure that the product specification on which its favourable decision is based is published, and shall provide electronic access to the product specification.	2. The competent authority shall <i>ensure that<u>make</u></i> its decision <i>is</i> <i>made public and publicly available</i> <i>and ensure</i> that any person having a legitimate interest has an opportunity to lodge an appeal. The competent authority shall ensure that the product specification on which its favourable decision is based is published; and shall provide electronic access to the product specification.	2. The competent authority shall ensure thatmake its decision is made public and that any person having a legitimate interest has an opportunity to lodge an appeal. The competent authority. It shall ensure thatpublish electronically the product specification on which its favourable decision is based-is published, and shall provide electronic access to the product specification.	
Article 1	4(3)			
168a			3. The applicant and any other	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			party to the opposition procedure shall have the right to lodge an appeal against the decision taken under paragraph 1.	
168b			Article 14a Temporary national protection (ex Article 16)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
168c			1. A Member State may, on a temporary basis, grant transitional protection to a geographical indication at national level, with effect from the date on which an application for registration is submitted to the Office.	
168d			2. The temporary national protection shall cease on the date on which either a decision on the application for registration is adopted or the application is	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			withdrawn.	
	I	L		
168e			3. Where a geographical indication is not registered under this Regulation, the consequences of the temporary national protection shall be the sole responsibility of the Member State concerned.	
168f			4. The measures taken by	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Member States in accordance with this Article shall produce effects at national level only, and they shall have no effect on the internal market of the Union or international trade.	
Chapter	2a			
168g			Chapter 2a Derogation from the national phase or registration	
Article 1	5			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
169	Article 15 Direct registration	Article 15 Direct registration	Article 15 Direct registration Derogation from the national phase	
Article 1	5(1)			
170	1. By way of derogation from Article 11, the Commission shall be empowered to exempt a Member State from the obligation to designate a competent authority in accordance with Article 11(1) and to handle the management of the applications of geographical indications for craft and industrial	 By way of derogation from Article 11, the Commission shall be empowered to exempt a Member Statea Member State may opt out from the obligation to designate a competent authority in accordance with Article 11(1) and to handle the management of the applications of geographical indications for 	1. By way of derogation from Article 11, the Commission shall be empowered to exempt a Member State from the obligation to designate a competent authority in accordance with Article 11(1) and to handle the management of the process applications-of for geographical indications for craft	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products at national level, if the Member State, by 6 months from the date of entry into force of this Regulation, provides the Commission with evidence that shows that the following conditions are met:	craft and industrial products at national level, if the Member State, by 6 months from the date of entry into force of this Regulation, <i>providesinforms</i> the Commission <i>with evidence that shows that the</i> <i>following conditions are met: of</i> <i>their choice to use the direct</i> <i>registration procedure.</i>	and industrial products at national level, if the Member State, by 6[twelve months-from before <i>the</i> <i>date of</i> application <i>of this</i> <i>Regulation</i>] the date of entry into force of this Regulation, provides the Commission with evidence that showsshowing that the following conditions are met:	
Article 1	5(1), point (a)			
171	(a) the Member State concerned does not have a national sui generis system in place for the management of geographical indications for craft and industrial products; and	deleted	 (a) the Member State concerned does not have a-national-sui generis system in place for the management of specific protection for geographical indications for craft and industrial 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			products; and	
Article 1	5(1), point (b)			
172	(b) the Member State concerned submits a request for an opt-out accompanied by an assessment to the Commission demonstrating that the local interest for protecting craft and industrial products by a geographical indication is low.	deleted	(b) the Member State concerned submits a request for an opt outa derogation accompanied by an assessment to the Commission demonstrating that the local interest for protecting craft and industrial products by a geographical indication is low.	
Article 1	5(2)			
173				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. The Commission may request further information from the Member State before adopting a Commission Decision on the derogation referred in paragraph 1.	deleted	2. The Commission may request further information from the Member State before adopting a Commission-decision on the derogation referred in paragraph 1.	
Article 1	5(3)			
174	3. When a Member State makes use of the derogation in accordance with paragraph 1, the application from a producer group of that Member State for registration, cancellation or amendment of the product specification of a geographical indication originating in the Union shall be addressed	3. When a Member State makes use of the derogation in accordance with paragraph 1, the <i>application</i> <i>from a producer group of that</i> <i>Member Stateconcerned</i> <i>application</i> for registration, cancellation or amendment <i>ofto</i> the product specification of a geographical indication originating in the Union shall be addressed	3. When a Member State makes use of the derogation in accordance with paragraph 1, the application from a producer group of that Member State for registration, cancellation or amendment of the product specification of a geographical indication originating in the Union shall be addressed	

directly to the Office. directly to the Office. Where Article 8(1 a) applies, the Office shall also prepare the single directly to the Office. Article 13(a) accordance with Articles 7 and 9. (moved to Article 15a(1)) Article 15(4) 4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for the management of the applications 4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for the management of the applications 4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for	Agreement
Item 1000Shall also prepare the single document on the basis of the information provided in accordance with Articles 7 and 9.Imoved to Article 15a(1))rttcle torttcle torttcle to175175175176176177176178178179179170170170170170170170170170170171171172173175	
Image: 10 cm model is a conduct on the basis of the information provided in accordance with Articles 7 and 9.(moved to Article 15a(1))rticle to to the basis of the information provided in accordance with Articles 7 and 9.(moved to Article 15a(1))rticle to to the basis of the information provided in accordance with Articles 7 and 9.(moved to Article 15a(1))rticle to to the basis of the information provided in accordance with Articles 7 and 9.(moved to Article 15a(1))rticle to to the basis of the information provided in accordance with Articles 7 and 9.(moved to Article 15a(1))rticle to to the basis of the information provided in accordance with provided to accordance with provided to accordance with provided to accordance with provided to accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for accordance with paragraph 1, may decide to withdraw its opt-out and designate	
Information provided in accordance with Articles 7 and 9.Information provided in accordance with Articles 7 and 9.Article 15(J)A. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate	
accordance with Articles 7 and 9.rtricle 15(J)4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for	
InterfaceImage: Constraint of the second	
 A. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for A. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for 	
1754. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for	
1754. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for4. A Member State that has applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority for	
175applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate	
175applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate	
175applied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forapplied the derogation in accordance with paragraph 1, may derogation in accordance with paragraph 1, may decide to withdraw its opt-out and designate	
175In accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forIn accordance with paragraph 1, may decide to withdraw its opt-out and designate a competent authority forIn accordance with paragraph 1, may derogation in accordance with paragraph 1, may derogation in accordance with paragraph 1, may derogation in accordance with paragraph 1, may designate a competent authority for	
175decide to withdraw its opt-out and designate a competent authority fordecide to withdraw its opt-out and designate a competent authority forparagraph 1, may decide to withdraw its opt-out and designate	
designate a competent authority for designate a competent authority for withdraw its opt-out and designate	
the management of the applications the management of the applications a competent authority for the	
of geographical indications for of geographical indications for management the national phase	
craft and industrial products. Such craft and industrial products. Such of the applications registration of	
decision shall not affect any decision shall not affect any geographical indications for craft	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	ongoing registration procedures. The Member State shall inform in writing the Commission of its decision to withdraw the opt-out.	ongoing registration procedures. The Member State shall inform in writing the Commission of its decision to withdraw the opt-out.	and industrial products. Such decisionwithdrawal shall not affect any ongoing registration procedures. The Member State shall inform the Commission in writing the Commission of its decision to withdraw the opt-out.	
Article 1	5(5)		I	
176	5. If the number of direct applications submitted by applicants from a Member State that has opted out substantially exceeds the estimate given in the assessment submitted by the Member State pursuant to paragraph 1, the Commission may	deleted	5. If the number of direct applications submitted by applicants from a Member State that has opted out substantially exceeds the estimate given in the assessment submitted by the Member State pursuant to paragraph 1, the Commission may	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	withdraw its decision referred to in paragraph 2.		withdraw its decision referred to in the derogation granted in accordance with paragraph 2 1.	
rticle :	.5(6)			
177	6. The Member State shall provide the Commission and the Office with the details of a point of contact, independent from the applicant, for any technical issues relating to the product and the application.	6. The Member State shall provide the Commission and the Office with the details of a point of contact, independent from the applicant, for any technical issues relating to the product and the application.	6. TheAny Member State shall provide the Commission and the Office with the details of a granted a derogation pursuant to paragraph 1 shall appoint a single point of contact, which is independent from the applicant and is impartial, for any technical issues relating to the product and the application, and shall provide the Commission and the Office with the relevant contact details.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 1	5(7)					
178	7. The Office shall communicate with both the applicant and the point of contact referred to in paragraph 6 on any technical issues relating to the application.	7. The Office shall communicate with both the applicant and the point of contact referred to in paragraph 6 on any technical issues relating to the application.	7. The Office shall communicate with both the applicant and the point of contact referred to in paragraph 6 on any technical issues relating to the application.			
Article 1	Article 15(8)					
179	8. Upon request by the Office,	8. Upon request by the Office,	8. Upon request by the Office,			

COMPET.1

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
within 60 days from such request,	within 60 days from such request,	within 60 days from such request,	
the Member State, through the	the Member State, through the	the Member State, through the	
contact point, shall provide	contact point, shall provide	contact point, shall provide	
assistance in particular for the	assistance in particular for the	assistance in particular for the	
examination process. Upon request	examination process. Upon request	examination process. Upon request	
by the Member State, the time limit	by the Member State, the time limit	by the Member State, the time limit	
may be extended by 60 days. Such	may be extended by 60 days. Such	may be extended by 60 days. Such	
assistance shall include examining	assistance shall include examining	assistance shall include examining	
certain specific aspects of the	certain specific aspects of the	certain specific aspects of the	
applications lodged by the	applications lodged by the	applications lodged by the	
applicant with the Office, verifying	applicant with the Office, verifying	applicant with the Office, verifying	
certain information in the	certain information in the	certain information in the	
applications, issuing declarations	applications, issuing declarations	applications, issuing declarations	
concerning such information and	concerning such information and	concerning such information and	
replying to other requests for	replying to other requests for	replying to other requests for	
clarifications made by the Office in	clarifications made by the Office in	clarifications made by the Office in	
relation to the applications.	relation to the applications. The	relation to the applications.	
	applicant shall be informed by the		
	contact point of the response		
	communicated to the Office.	(moved to Article 15a(5))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	5(9)			
180	9. If the Member State, through the contact point, does not provide assistance within the time limit referred to in paragraph 8, the application shall be deemed not to be filed.	9. If the Member State, through the contact point, does not provide assistance within the time limit referred to in paragraph 8, the <i>applicationprocedure</i> shall be <i>suspended and the Office shall</i> <i>inform the applicant that the</i> <i>contact point has not reacted and</i> <i>that the application is</i> deemed not to be filed <i>if there is no reaction</i> <i>within the following 30 days</i> .	9. If the Member State, through the contact point, does not provide assistance within the time limit referred to in paragraph 8, the application shall be deemed not to be filed. (moved to Article 15a(6))	
Article 1	5(10)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
181	10. Registration fees may be applicable and paid to the Office. Such fees shall be laid down according to the procedure referred to in Article 10(5).	10. Registration fees may be applicable and paid to the Office. Such fees shall be laid down according to the procedure referred to in Article 10(5).	 10. Registration fees may be applicable and paid to the Office. Such fees shall be laid down according to the procedure referred to in Article 10(5). (moved to paragraphs (4)(a) and (5) of Article 62a) 	
Article 1	5(11)			
182	11. Articles 6 to 9, Articles 11 to14 and Articles 16 to 30 shall applyto the direct registration procedurereferred to in this Article mutatis	 11. Articles 6 to 9 Article 12, Articles 11 to 1417 to 19 and Articles 1621 to 30 shall apply to the direct registration procedure 	 11. Articles 6 to 9, Articles 11 to 14 and Articles 16 to 30 shall apply to the direct registration procedure referred to in this Article mutatis 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	mutandis, with the exception of any examination periods referred to in Article 19(2) and the obligation to conduct a national opposition procedure referred to in Article 13, which shall not apply.	referred to in this Article mutatis mutandis, with the exception of any examination periods referred to in Article $\frac{19(2)19(3)}{19(3)}$ and the obligation to conduct a national opposition procedure referred to in Article 13, which shall not apply.	mutandis, with the exception of any examination periods referred to in Article 19(2) and the obligation to conduct a national opposition procedure referred to in Article 13, which shall not apply.	
Article 1	5(12)			
183	12. For the applications seeking direct registration, consulting the Advisory Board referred to in Article 33 shall be required.	12. For the applications seeking direct registration, consulting the Advisory Board referred to in Article 33 shall be required.	12. For the applications seeking direct registration, consulting the Advisory Board referred to in Article 33 shall be required.	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	5(13)	1		
184	13. In the direct registration procedure, any person having a legitimate interest may lodge an opposition with the Office in accordance with Article 21.	13. In the direct registration procedure, any person having a legitimate interest may lodge an opposition with the Office in accordance with Article 21.	13. In the direct registration procedure, any person having a legitimate interest may lodge an opposition with the Office in accordance with Article 21.	
Article 1	5(14)			
185	14. This article shall not apply to applications for registration from third countries.	14. This article shall not apply to applications for registration from third countries.	14. This article shall not apply to applications for registration from third countries.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to Article 15a(7))	
Article 1	.5(15)			
186	 15. Member States applying the procedure set out in this Article shall not be exempted from the obligations laid down in Articles 45 to 58 as regards checks and enforcement. 	15. Member States applying the procedure set out in this Article shall not be exempted from the obligations laid down in Articles 45 to 58 as regards checks and enforcement.	15. Member States applying the procedure set out in this Article shall not be exempted from the obligations laid down in Articles 4544a to 58 as regards checks and enforcement.	
Article 1	.5(16)	·		
187				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	16. The Commission may adopt implementing acts setting out further details on the criteria for the application of direct registration and on the procedures for the preparation and submission of the direct applications. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	16. The Commission may adopt implementing acts setting out further details on the criteria for the application of direct registration and on the procedures for the preparation and submission of the direct applications. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	16. The Commission may adopt implementing acts setting out further details on the criteria for the application of direct registration and on the procedures for the preparation and submission of the direct applications. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
187a				

7673/23		BM/AF/od	285
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article 15a	
			Direct registration	
	1	1	1	
187b			1. Where a Member State has been granted the derogation in accordance with Article 15(1), any application from an applicant of that Member State for registration, cancellation or amendment to the product specification of a geographical indication of a product originating in the Union shall be addressed by the applicant directly to the Office.	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 15(3))	
187c			2. Article 12, Article 14(2), and Articles 19 and 21 to 30 shall apply, <i>mutatis mutandis</i> , to the direct registration procedure referred to in this Article, with the exception of any examination periods referred to in Article 19(3).	

187d		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
187d procedure, any person having a legitimate interest, including national opponents as referred to in Article 13(1), may lodge an opposition with the Office in accordance with Article 21.					
187d procedure, any person having a legitimate interest, including national opponents as referred to in Article 13(1), may lodge an opposition with the Office in accordance with Article 21.					
	187d			procedure, any person having a legitimate interest, including national opponents as referred to in Article 13(1), may lodge an opposition with the Office in accordance with Article 21.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
187e			4. The Office shall communicate with both the applicant and the single point of contact referred to in Article 15(6) on any technical issues relating to the application. (moved from Article 15(7))	
187f			5. Upon request by the Office, within two months from such request, the Member State, through the single point of contact, shall provide assistance	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in particular for the examination	
		process. Upon request by the	
		Member State, the time limit	
		may be extended by two months.	
		Such assistance shall include	
		examining certain specific	
		aspects of the applications lodged	
		by the applicant with the Office,	
		verifying certain information in	
		the applications, issuing	
		declarations concerning such	
		information and replying to	
		other requests for clarifications	
		made by the Office in relation to	
		the applications.	
		(moved from Article 15(8))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
187g			6. If the Member State, through the single point of contact, does not provide assistance within the time limit referred to in paragraph 5, the registration procedure shall be suspended for up to six months. If the above- mentioned assistance is not provided within this six-month period, the Geographical Indication Division referred to in Article 32 shall consult the Advisory Board referred to in Article 33 before taking a final decision on the application.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 15(9))	
187h			7. This Article shall not apply to applications for registration of a geographical indication concerning a product originating in a third country. (moved from Article 15(14))	
187i				

7673/23		BM/AF/od	292
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			8. The Commission shall be empowered to adopt delegated acts specifying the criteria for the direct registration procedure.	
187j			9. The Commission may adopt implementing acts laying down detailed rules on the procedures for the preparation and submission of direct applications. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 15(16))	
Article 1	6			
188	Article 16 Temporary national protection	Article 16 Temporary national protection	Article 16 Temporary national protection (deleted – moved to Article 14a)	
Article 1	6(1)			
189	 A Member State may, on a temporary basis, grant transitional 	 A Member State may, on a temporary basis, grant transitional 	1. A Member State may, on a temporary basis, grant transitional	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	protection to the geographical indications at national level, with effect from the date on which an application for registration is lodged with the Office.	protection to the geographical indications at national level, with effect from the date on which an application for registration is lodged with the Office.	protection to the geographical indications at national level, with effect from the date on which an application for registration is lodged with the Office.	
Article 1	L6(2)			
190	2. The temporary national protection shall cease on the date on which either a decision on the application for registration is adopted or the application is withdrawn.	2. The temporary national protection shall cease on the date on which either a decision on the application for registration is adopted, <i>rejected</i> or the application is withdrawn.	2. The temporary national protection shall cease on the date on which either a decision on the application for registration is adopted or the application is withdrawn.	
Article 16(3)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
191	3. Where a geographical indication is not registered under this Regulation, the consequences of the temporary national protection shall be the sole responsibility of the Member State concerned.	3. Where a geographical indication is not registered under this Regulation, the consequences of the temporary national protection shall be the sole responsibility of the Member State concerned.	3. Where a geographical indication is not registered under this Regulation, the consequences of the temporary national protection shall be the sole responsibility of the Member State concerned.	
Article 1	6(4)			
192	4. The measures taken by Member States in accordance with this Article shall produce effects at national level only, and they shall have no effect on the internal market of the Union or international trade.	4. The measures taken by Member States in accordance with this Article shall produce effects at national level only, and they shall have no effect on the internal market of the Union or international trade.	4. The measures taken by Member States in accordance with this Article shall produce effects at national level only, and they shall have no effect on the internal market of the Union or international trade.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Chapter	3			
193	Chapter 3 Union stage of the registration	Chapter 3 Union stage of the registration	Chapter 3 Union stage of thephase of registration	
Section 2	1			
194	Section 1 Procedure at the Union stage	Section 1 Procedure at the Union stage	Section 1 Procedure at theProcedures at Union stage level	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 1	Article 17					
195	Article 17 Union application	Article 17 Union application	Article 17 Union phase of the application			
Article 1	7, unnumbered paragraph					
195a			Procedures at Union level cover:			
Article 1	Article 17, unnumbered paragraph, point (a)					
195b						

7673/23		BM/AF/od	298
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			(a) the Union phase of an application submitted by the competent authority of a Member State after a favourable decision has been taken on the application at the national phase in accordance with Article 14(1);		
Article 1	7, unnumbered paragraph, point (b)				
195c			(b) the processing of a direct application submitted in accordance with Article 15a; or		
Article 1	Article 17, unnumbered paragraph, point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
195d			(c) the processing of applications for a geographical indication concerning products originating in a third country, other than geographical indications protected in the Union under the Geneva Act or under any other international agreement to which the Union is a contracting party.	
Article 1	7(1)			
196	1. For geographical indications concerning products originating in the Union, the Union application for registration submitted by a	1. For geographical indications concerning products originating in the Union, the Union application for registration submitted by a	 For geographical indications concerning products originating in the Union, the Union application for registration submitted by a 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Member State to the Office, shall comprise:	Member State to the Office, shall comprise:	Member State to the Office, shall comprise:	
			(incorporated into Article 18(1))	
Article 1	7(1), point (a)			
197	(a) the single document referred to in Article 8;	(a) the single document referred to in Article 8;	(a) the single document referred to in Article 8;	
Article 1	7(1), point (b)			
198	(b) the accompanying documentation referred to in	(b) the accompanying documentation referred to in	(b) the accompanying documentation referred to in	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Article 9;	Article 9;	Article 9;		
Article 1	7(1), point (c)				
199	(c) declaration by the Member State to which the application was initially addressed, confirming that the application meets the conditions for registration under this Regulation;	(c) declaration by the Member State to which the application was initially addressed, confirming that the application meets the conditions for registration under this Regulation;	(c) declaration by the Member State to which the application was initially addressed, confirming that the application meets the conditions for registration under this Regulation;		
Article 1	Article 17(1), point (d)				
200	(d) the electronic publication reference of the product	(d) the electronic publication reference of the product	(d) the electronic publication reference of the product		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	specification referred to in Article 7.	specification referred to in Article 7.	specification referred to in Article 7.			
Article 1	.7(2)					
201	2. The electronic publication referred to in paragraph 1, point (d), shall be kept up to date.	2. The electronic publication referred to in paragraph 1, point (d), shall be kept up to date.	2. The electronic publication referred to in paragraph 1, point (d), shall be kept up to date. (moved to Article 18(3))			
Article 1	Article 17(3)					
202	3. For geographical indications	3. For geographical indications	3. For geographical indications			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	concerning products originating in a third country or countries the application for registration is submitted to the Office, such application for registration shall comprise:	concerning products originating in a third country or countries the application for registration is submitted to the Office, such application for registration shall comprise <u>the following documents</u> in one of the official languages of the Union or translated into one of the official languages of the Union:	concerning products originating in a third country or countries the application for registration is submitted to the Office, such application for registration shall comprise:	
Article 1	7(3), point (a)			
203	(a) the product specification referred to in Article 7 together with its publication reference;	(a) the product specification referred to in Article 7 together with its publication reference;	(a) the product specification referred to in Article 7 together with its publication reference;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 1	7(3), point (b)				
204	(b) the single document referred to in Article 8;	(b) the single document referred to in Article 8;	(b) the single document referred to in Article 8;		
Article 1	7(3), point (c)				
205	(c) the accompanying documentation referred to in Article 9;	(c) the accompanying documentation referred to in Article 9;	(c) the accompanying documentation referred to in Article 9;		
Article 1	Article 17(3), point (d)				
206					

7673/23		BM/AF/od	305
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	(d) legal proof of protection of the geographical indication in its country of origin;	(d) legal proof of protection of the geographical indication in its country of origin;	(d) legal proof of protection of the geographical indication in its country of origin;			
Article 1	7(3), point (e)					
207	(e) a power of attorney where the applicant is represented by an agent.	(e) a power of attorney where the applicant is represented by an agent.	(e) a power of attorney where the applicant is represented by an agent.			
Article 1	Article 17(4)					
208	4. A joint application for registration referred to in Article	4. A joint application for registration referred to in Article	4. A joint application for registration referred to in Article			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	6(4) shall be submitted to the Office by one of the Member States concerned or by the applicant producer group in a third	6(4) shall be submitted to the Office by one of the Member States concerned or by the applicant <i>producer group</i> in a third	6(4) shall be submitted to the Office by one of the Member States concerned or by the applicant producer group in a third	
	country, directly or by the competent authority of that third country. If the cross-border area concerns any Member State and a third country, the joint application shall be submitted by the Member State concerned.	country, directly or by the competent authority of that third country. If the cross-border area concerns any Member State and a third country, the joint application shall be submitted by the Member State concerned.	country, directly or by the competent authority of that third country. If the cross-border area concerns any Member State and a third country, the joint application shall be submitted by the Member State concerned.	
Article 1	7(5)		(moved to Article 18(2b))	
209	5. The joint application referred to	5. The joint application referred to	5. The joint application referred to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in Article 6(4) shall include, where relevant, the documents listed in paragraphs 1 and 2 of this Article, from the Member States or third countries concerned. The related national procedure for application, the examination and opposition procedure referred to in Articles 11, 12 and 13 shall be carried out in all the Member States and third countries concerned.	in Article 6(4) shall include, <i>where</i> <i>relevant,</i> the documents listed in paragraphs 1 and 2 of this Article, from the Member States or third countries concerned. The related national procedure for application, the examination and opposition procedure referred to in Articles 11, 12 and 13 shall be carried out in all the Member States and third countries concerned.	in Article 6(4) shall include, where relevant, the documents listed in paragraphs 1 and 2 of this Article, from the Member States or third countries concerned. The related national procedure for application, the examination and opposition procedure referred to in Articles 11, 12 and 13 shall be carried out in all the Member States and third countries concerned.	
Article 1	7(6)			
210	6. The Commission shall be	6. The Commission shall be	6. The Commission shall be	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	empowered to adopt delegated acts defining procedures and conditions applicable to the preparation and submission of Union applications for registration.	empowered to adopt delegated acts defining procedures and conditions applicable to the preparation and submission of Union applications for registration.	empowered to adopt delegated acts defining procedures and conditions applicable to the preparation and submission of Union applications for registration.	
Article 1	7(7)			
211	7. The Commission may adopt implementing acts laying down detailed rules on procedures, the form and presentation of Union applications for registration, including for applications concerning more than one national	7. The Commission may adopt implementing acts laying down detailed rules on procedures, the form and presentation of Union applications for registration, including for applications concerning more than one national	7. The Commission may adopt implementing acts laying down detailed rules on procedures, the form and presentation of Union applications for registration, including for applications concerning more than one national	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	territory. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	territory. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	territory. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 1	8	I	I	
212	Article 18 Submission of the Union application	Article 18 Submission of the Union application	Article 18 Submission of the Union application application to the Union phase	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 18(1)				
213 regis india regis 15, s elect systa of th Artic grou systa allow appl auth to be	A Union application for the gistration of a geographical lication, including the direct gistration referred to in Article , shall be submitted to the Office ectronically, through a digital stem by the competent authority the Member State or where ticle 15 applies, by the producer oup concerned. The digital stem shall have the capacity to ow the submission of plications to competent thorities of a Member State, and be used by the Member State in national procedure.	1. A Union application for the registration of a geographical indication, including the direct registration referred to in Article 15, shall be submitted to the Office electronically, through a digital system by the competent authority of the Member State or where Article 15 applies, by the <i>producer groupapplicant</i> concerned. The digital system shall have the capacity to allow the submission of applications to competent authorities of a Member State in its national procedure. <i>The digital system in all the available in all the</i>	1. A UnionIn cases referred to in Article 17(a), an application for the registration of a geographical indication, including the direct registration referred to in Article 15 concerning a product originating in the Union, shall be submitted to the Office electronically, through a digital system by the competent authority of the Member State or where Article 15 applies, by the producer group concerned. The digital system shall have the capacity to allow the submission of applications to competent authorities of a Member State, and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		official languages of the Union.	to be used by the Member State in its national procedure. (direct registration moved to paragraph 1a; electronic submission moved to paragraph 2d; sentence on digital system moved to Article 64(2))	
Article 1	8(1), unnumbered paragraph			
213a			The application shall comprise: (Moved from Article 17(1))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 1	Article 18(1), point (a)					
213b			(a) the single document referred to in Article 8;			
Article 1	8(1), point (b)					
213c			(b) the accompanying documentation referred to in Article 9;			
Article 1	8(1), point (c)					
213d						

7673/23		BM/AF/od	313
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(c) declaration by the Member State to which the application was initially addressed, confirming that the application meets the conditions for registration under this Regulation;	
Article 1	8(1), point (d)			
213e			(d) the reference to the electronic publication of the product specification published in accordance with Article 14(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
213f			1a. An application for direct registration pursuant to Article 15a, as referred to in Article 17(b), shall be submitted to the Office by the applicant and shall comprise the documents listed in Article 6a.	
Article 1	8(2)			
214	2. Where the application for registration relates to a geographical area in a third country, the application shall be submitted to the Office, either directly by the applicant producer	2. Where the application for registration relates to a geographical area in a third country, the application shall be submitted to the Office, either directly by the applicant <i>producer</i>	2. Where the In cases referred to in Article 17(c), an application for registration relates toof a geographical area in a third country, the application indication concerning a product originating	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
group or by the competent	group or by the competent	in a third-country shall be	
authority of the third country	authority of the third country	submitted to the Office, either	
concerned. The digital system,	concerned. The digital system,	directly by the applicant producer	
referred to in paragraph 1, shall	referred to in paragraph 1, shall	group o r by the competent	
have capacity to allow the	have capacity to allow the	authority of the third country	
submission of those applications by	submission of those applications by	concerned. The digital system,	
an applicant producer group	an applicant producer group	referred to in paragraph 1, shall	
established in a third country and	established in a third country and	have capacity to allow the	
by the competent authorities in the	by the competent authorities in the	submission of those applications by	
third country concerned. The	third country concerned. The	an applicant producer group	
applicant producer group and the	applicant producer group and the	established in a , whichever the	
competent authorities of the third	competent authorities of the third	third country and by the competent	
country concerned shall be	country concerned shall be	authorities in the third country	
considered a party to the	considered a party to the	concernedallows. The applicant	
procedure.	procedure.	producer group and the competent	
		authorities authority of the third	
		country concerned shall be	
		considered a party to be parties to	
		the procedure.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(second sentence of Article 18(2) deleted – covered by Article 64(2), in conjunction with Article 17(c))	
214a			2a. An application for registration submitted to the Office pursuant to paragraph 2 shall comprise: (moved from Article 17(3))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
214b			(a) the product specification referred to in Article 7;	
214c			(b) the single document referred to in Article 8;	
214d			(c) the accompanying documentation referred to in Article 9;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
214e			(d) legal proof of protection of the geographical indication in its country of origin;	
214f			(e) a power of attorney where the applicant is represented by an agent.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
214g			2b. A joint application for registration as referred to in Article 6(4) shall be submitted to the Office by the competent authority of one of the Member States concerned or, where the cross-border area concerns only third countries, by the applicant in a third country, directly or by the competent authority of that third country. If the cross-border area concerns a Member State and a third country, the joint application shall be submitted by the competent authority of the Member State concerned.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 17(4))	
	1	1	1	
214h			2c. A joint application as referred to in Article 6(4) shall include, as applicable, the documents listed in paragraphs 1, 1a and 2a of this Article, from the Member States or third countries concerned. The related national phase of the procedure referred to in Articles 11, 12 and 13 shall be conducted in all the Member States concerned, except where Article 11(4) applies.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			(moved from Article 17(5))		
214i			2d. The application shall be submitted electronically, using the digital system of the Office referred to in Article 64. (moved from Article 18(1)		
Article 18(3)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
215a			3a. The Commission shall be empowered to adopt delegated acts defining procedures and conditions applicable to the preparation and submission of applications for registration at the Union phase.	
215b			3b. The Commission may adopt implementing acts laying down detailed rules on procedures, the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			form and presentation of applications for registration at the Union phase, including for applications concerning more than one national territory. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 1	9		<u> </u>	
216	Article 19 Examination and publication for	Article 19 Examination and publication for	Article 19 Examination and publication for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	opposition	opposition	opposition			
Article 1	9(1)					
217	1. The Office shall examine any application for registration that it receives under Article 17(1). Such examination shall consist of a check that:	1. The Office shall examine any application for registration that it receives under Article 17(1). Such examination shall consist of a check that:	1. The Office shall examine anyIn its examination of an application for registration that it receives received under Article 17(1). Such examination 18, the Office shall-consist of a check that:			
Article 1	Article 19(1), point (a)					
218	(a) there are no manifest errors;	(a) there are no manifest errors;	(a) there are no manifest errors;			

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9(1), point (b)			
219	(b) the information provided in accordance with Article 17 is complete; and	(b) the information provided in accordance with Article 17 is complete; and	 (b) the information provided in accordance with Article 17pursuant to Article 18(1), (1a) and (2a), as applicable, is complete; and 	
Article 1	9(1), point (c)			
220	(c) the single document is precise and technical in nature and in accordance with Article 8.	(c) the single document is precise and technical in nature and in accordance with Article 8.	(c) the single document is precise and technical in nature and in accordance with Article 8.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9(2)			
221	2. The examination shall take into account the outcome of the preliminary national procedure carried out by the Member State concerned, unless Article 15 is applied.	2. The examination shall take into account the outcome of the preliminary national procedure carried out by the Member State concerned, unless Article 15 is applied.	2. The examination pursuant to paragraph 1 shall be carried by the Geographical Indication Division referred to in Article 32 and shall take into account the outcome of the preliminary national procedure carried out by the Member State concerned, unless Article 15 is applied 15a applies .	
Article 1	9(3)	·	·	·

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
222	3. The examination carried out pursuant to paragraph 1 shall not exceed a period of 6 months. Where the examination period exceeds or is likely to exceed 6 months, the Office shall inform the applicant of the reasons for the delay in writing.	3. The examination carried out pursuant to paragraph 1 shall not exceed a period of 6 months. Where the examination period exceeds or is likely to exceed 6 months, the Office shall inform the applicant of the reasons for the delay in writing.	3. The examination carried out pursuant to paragraph 1 shall not exceed a period of 6be carried out within six months. WhereIn the event that the examination period exceeds or is likely to exceed 6six months, the Office shall inform the applicant in writing of the reasons for the delay-in-writing.	
Article 1	9(4)			
223	4. The Office may seek supplementary information from the Member State concerned. If the application is lodged by a producer	4. The Office may seek supplementary information from the Member State concerned. If the application is lodged by <i>a producer</i>	4. The Office may seek supplementary information from the competent authority of the Member State concerned. If the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	group from a third country or by the competent authority of a third country, such producer group or competent authority shall provide supplementary information where requested to do so by the Office.	groupan applicant from a third country or by the competent authority of a third country, such producer group applicant or competent authority shall provide supplementary information where requested to do so by the Office.	application is lodged by a producer groupan applicant from a third country or by the competent authority of a third country, such producer groupapplicant or competent authority shall be required to provide supplementary information, where requested to do so by the Office.	
Article 1	.9(5)			
224	5. When the Office consults the Advisory Board as referred to in Article 33, the applicant shall be notified thereof and the period referred to in paragraph 2 of this Article shall be suspended.	5. When the Office consults the Advisory Board as referred to in Article 33, the applicant shall be notified thereof and the period referred to in paragraph 23 of this Article shall be suspended.	5. When the OfficeGeographical Indication Division consults the Advisory Board-as referred to in Article 33, the applicant shall be notified thereof and the period referred to in paragraph 23 of this	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article shall be suspended.	
Article 1	9(6)			
	6. Where, based on the	6. Where, based on the	6. Where, based on the	
	examination carried out pursuant to	examination carried out pursuant to	examination carried out pursuant to	
	paragraph 1, the Office finds that	paragraph 1, the Office finds that	paragraph 1, the Office finds that	
	the application is incomplete or	the application is incomplete or	the application is incomplete or	
	incorrect, the Office shall send its	incorrect, the Office shall send its	incorrect, the Office shall send its	
225	observations to the Member State	observations to the Member State	observations to the competent	
225	or in case of third country	or in case of third country	authority of the Member State or,	
	applications, to the relevant	applications, to the relevant	in the -in-case of third country	
	producer group or competent	producer group<u>applicant</u> or	applicationsa third-country	
	authority that has submitted the	competent authority that has	application, to the relevant	
	Union application, from where that	submitted the Union application,	producer group applicant or	
	application originates and request	from where that application	competent authority that has	
	to complete or to correct the	originates and request to complete	submitted the Union application,	
	application within 60 days. If the	or to correct the application within	from where that application	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Member State, or in case of third	60 days. If the Member State, or in	originates to the Office, and	
country applications, the relevant	case of third country applications,	request to complete or-to correct	
producer group or competent	the relevant producer	the application within two months	
authority, does not complete the	group applicant or competent	60 days . If the Member State , or , in	
application within the deadline, the	authority, does not complete or	the event of a third-country	
application shall be considered to	correct the application within the	application, the applicant in case	
be withdrawn, or if not corrected, it	deadline, the application shall be	of third country applications, the	
shall be rejected pursuant to Article	considered to be withdrawn, or if	relevant producer group or	
24(2).	not corrected, it shall<mark>suspended</mark>	competent authority concerned,	
	and the Office shall inform the	does not complete or correct the	
	applicant that the application will	application within the deadline, the	
	be rejected pursuant to Article	application shall be considered to	
	24(2) <u>if not completed or corrected</u>	be withdrawn, or if not corrected, it	
	within the following 14 days. The	shall be rejected pursuant to Article	
	Office shall publish rejected	24(2) rejected, pursuant to Article	
	applications.	24(2). Upon request, the time	
		limit may be extended by two	
		months.	
	Member State, or in case of third country applications, the relevant producer group or competent authority, does not complete the application within the deadline, the application shall be considered to be withdrawn, or if not corrected, it shall be rejected pursuant to Article	Member State, or in case of third country applications, the relevant producer group or competent authority, does not complete the application shall be considered to be withdrawn, or if not corrected, it shall be rejected pursuant to Article 24(2).60 days. If the Member State, or in case of third country applications, the relevant <i>producer</i> <i>groupapplicant</i> or competent authority, does not complete the application shall be considered to be withdrawn, or if not corrected, it shall be rejected pursuant to Article 24(2).60 days. If the Member State, or in case of third country applications, the relevant <i>producer</i> <i>groupapplicant</i> or competent authority, does not complete <i>ar</i> <i>correct</i> the application within the deadline, the application shall be 	Member State, or in case of third country applications, the relevant producer group or competent authority, does not complete the application within the deadline, the application shall be considered to be withdrawn, or if not corrected, it shall be rejected pursuant to Article 24(2).60 days. If the Member State, or in case of third country applications, the relevant producer group applicant or competent authority, does not complete the application shall be considered to be withdrawn, or if not corrected, it shall be rejected pursuant to Article 24(2).60 days. If the Member State, or in correct the application within the deadline, the application shall be considered to be withdrawn, or if not corrected, it shallsuspended and the Office shall inform the application will be rejected pursuant to Article 24(2) if not completed or corrected within the following 14 days. The Office shall publish rejected applications.or in or group or corrected, it shall be rejected pursuant to Article 24(2). Upon request, the time limit may be extended by two

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9(7)			
Article 1 226	7. Where, based on the examination carried out pursuant to paragraph 1, the Office considers that the conditions laid down in this Regulation are fulfilled, it shall publish for the purposes of opposition in the Union register of geographical indications for craft and industrial products the single document and the reference to the product specification on the webpage of the Member State concerned. The single document shall be published in the official languages of the Union.	7. Where, based on the examination carried out pursuant to paragraph 1, the Office considers that the conditions laid down in this Regulation are fulfilled, it shall publish for the purposes of opposition in the Union register of geographical indications for craft and industrial products the single document and the reference to the product specification on the webpage of the Member State concerned. The single document shall be published in the official languages of the Union.	7. Where, based on the examination carried out pursuant to paragraph 1, the Office considers that the conditions laid down in this Regulation are fulfilled, it shall publish, for the purposes of opposition, in the Union register-of geographical indications for craft and industrial products-, the single document and the reference to the product specification on the webpage of the Member State concernedelectronic publication of the product specification published in accordance with Article 14(2) . The single	
			document shall be published in the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			official languages of the Union.	
Article 2	0			
227	Article 20 National challenge to an application	Article 20 National challenge to an application	Article 20 National- Challenge to an application against the decision at national phase	
Article 2	0(1)			
228	1. Member States shall keep the Office informed of any national administrative and judicial	 Member States shall keepimmediately inform the Office informed of any national 	 The competent authority of the Member StatesState shall keep the Office informed of any national 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	proceedings that may affect the	administrative and judicial	administrative and judicial	
	registration of a geographical	proceedings, that may affect the	proceedings against that	
	indication.	registration of a geographical	competent authority's decision	
		indication.	that may affect the registration of a	
			geographical indication.	
Article 2	.0(2)			
	2. The Office shall be exempted	2. The Office shall be exempted	2. The Office shall be exempted	
	from the obligation to meet the	from the obligation to meet the	from the obligation to meet the	
	deadline to perform the	deadline to perform the	deadline to performfor completing	
229	examination laid down in Article	examination laid down in Article	the examination laid down in	
229	19(2) and to inform the applicant	19(2) and to<mark>19(3) and shall</mark> inform	Article 19(2) and to 19(3), and	
	of the reasons for the delay, where	the applicant of the reasons for the	shall inform the applicant of the	
	it receives a communication from a	delay, where it receives a	reasons for the delay, where it	
	Member State, concerning an	communication from athe Member	receives a communication fromthe	
	application for registration in	State, concerning an application	competent authority of a Member	
	accordance with Article 14(1),	for registration in accordance with	State , concerning an application for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	which:	Article 14(1), which:	registration in accordance with Article 14(1), which:			
Article 2	0(2), point (a)	L				
230	(a) informs the Office that the decision referred to in Article 14(1) has been invalidated at national level by an immediately applicable, but not final, judicial decision; or	(a) informs the Office that the decision referred to in Article 14(1) has been invalidated at national level by an immediately applicable, but not final, judicial decision; or	(a) informs the Office that the decision referred to in Article 14(1) has been invalidated at national level by an immediately applicable, but not final, administrative or judicial decision; or			
Article 2	Article 20(2), point (b)					
231	(b) requests the Office to suspend	(b) requests the Office to suspend	(b) requests the Office to suspend			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the examination because national administrative or judicial proceedings have been initiated to challenge the validity of the application and the Member State considers that those proceedings are based on valid grounds.	the examination because national administrative or judicial proceedings have been initiated to challenge the validity of the application and the Member State considers that those proceedings are based on valid grounds.	the examination because national administrative or judicial proceedings have been initiated to challenge the validity of the application-and the Member State considers that those proceedings are based on valid grounds.	
Article 2	0(3)	I	I	
232	3. The exemption set out in paragraph 2 shall have effect until the Office is informed by the Member State that the original application has been restored or that the Member State withdraws its request for suspension.	 3. The exemption set out in paragraph 2 shall have effect until the Office is informed by the competent authority of the Member State that the original application has been restored or that the Member State withdraws its request for suspension. 	3. The exemption set out in paragraph 2 shall have effect until the Office is informed by the Member State that the original application has been restored or that the Member State withdraws its request for suspension.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to paragraph 4a)	
Article 20	0(4)			
233	4. If the judicial decision referred to in paragraph 2 has acquired the force of res judicata, the Member State shall, as necessary, withdraw or modify the application.	4. If the judicial decision referred to in paragraph 2 has acquired the force of res judicata, the <i>competent</i> <i>authority of the</i> Member State shall, as necessary, withdraw or modify the application.	4. If the When the administrative or judicial decision referred to in paragraph 2 has acquired the force of res judicata, become final, the competent authority of the Member State shall, as necessary, withdraw or modify the application inform the Office accordingly.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
233a			4a. The exemption set out in paragraph 2 shall have effect until the Office is informed by the competent authority of the Member State that the reason for the suspension no longer exists.	
Article 2	1			
234	Article 21 Opposition and comments procedure	Article 21 <i>Opposition and comments<mark>Union</mark> <u>level opposition</u> procedure</i>	Article 21 Opposition and comments procedure	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 21(1)			
 Within 3 months from the date of publication of the single document and the reference to the product specification referred to in Article 7 in the Union register of geographical indications for craft and industrial products an opponent may lodge an opposition or notice of comment with the Office. The applicant and the opponent shall be considered a party to the procedure. 	1. Within 3 months from the date of publication of the single document and the reference to the product specification referred to in Article 7 in the Union register of geographical indications for craft and industrial products an opponent may lodge an opposition <i>or notice of comment with the</i> <i>Officewith the Office in</i> <i>accordance with Article 22 of this</i> <i>Regulation</i> . The applicant and the opponent shall be considered a party to the procedure.	1. Within 3three months from the date of publication of the single document and the reference to the product specification referred to in Article 7-in the Union register-of geographical indications for craft and industrial products, an opponent may lodge an opposition or notice of comment with the Office. The applicant and the opponent shall be considered a partyto be the parties to the procedure.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(deleted part moved to Article 22 a)		
Article 2	1(2)			
236	2. An opponent may be the competent authorities of a Member State, or of a third country, or a natural or legal person having legitimate interest and established or resident in a third country or in another Member State that does not qualify as a national opponent pursuant to Article 13(1).	2. An opponent may be the competent authorities of a Member State, or of a third country, or a natural or legal person having legitimate interest and established or resident in a third country or in another Member State that does not qualify as a national opponent pursuant to Article 13(1).	2. An opponent may be the competent authoritiesauthority of a Member State, or of a third country, or a natural or legal person having a legitimate interest and established or resident in a third country or in another Member State-that does not qualify as, except a national opponent pursuant toreferred to in Article 13(1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	21(3)			
	3. The Office shall check the	3. The Office shall check the	3. The Office shall check the	
	admissibility of the opposition. If	admissibility of the opposition. If	admissibility of the opposition . If	
	the Office considers that the	the Office considers that the	the Office considers that the	
	opposition is admissible, it shall,	opposition is admissible, it shall,	opposition is admissible, it shall,	
	within 60 days after the receipt of	within 6030 days after the receipt	within 60 days after the receipt of	
	that opposition, invite the opponent	of that opposition, invite <i>in writing</i>	that opposition, invite the opponent	
237	and the applicant to engage in	the opponent and the applicant to	and the applicant to engage in	
	consultations for a reasonable	engage in consultations for a	consultations for a reasonable	
	period not exceeding 3 months. At	reasonable period not exceeding 3	period not exceeding 3 months. At	
	any time during that period, the	months. At any time during that	any time during that period, the	
	Office may, at the request of either	period, the Office may, at the	Office may, at the request of either	
	party, extend the time limit for the	request of either party, extend the	party, extend the time limit for the	
	consultations by a maximum of 3	time limit for the consultations by a	consultations by a maximum of 3	
	months. The Office may offer	maximum of 3 months. The Office	months. The Office may offer	
	mediation for the consultations	mayshall offer mediation for the	mediation for the consultations	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	between the applicant and the opponent pursuant to Article 170 of Regulation (EU) 2017(1001).	consultations between the applicant and the opponent pursuant to Article 170 of Regulation (EU) 2017(1001).	between the applicant and the opponent pursuant to Article 170 of Regulation (EU) 2017(1001)., in accordance with Article 22. (remaining part of this paragraph moved to paragraph 3a)	
237a			3a. Where the Office considers the opposition to be admissible, it shall, within two months after receipt of that opposition, invite the opponent and the applicant to engage in consultations for a reasonable period not exceeding	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			three months. At any time during that period, the Office may, at the request of either party, extend the time limit for the consultations by a maximum of three months. The Office may offer mediation for the consultations between the applicant and the opponent pursuant to Article 170 of Regulation (EU) 2017/1001.	
Article 2	1(4)			
238	4. The applicant and the opponent shall provide each other during the consultation with the relevant information to assess whether the	4. The applicant and the opponent shall provide each other during the consultation with the relevant information to assess whether the	4. During the consultation, the applicant and the opponent shall provide each other during the consultation with the relevant	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	application for registration complies with the conditions set out in this Regulation.	application for registration complies with the conditions set out in this Regulation.	information to assess whether the application for registration complies with the conditions set out in this Regulation.	
Article 2	1(5)			
239	5. The Office may at any stage of the opposition procedure consult the Advisory Board as referred to in Article 33, in which case the parties shall be notified and the period referred to in paragraph 2 shall be suspended.	5. The Office may at any stage of the opposition procedure consult the Advisory Board as referred to in Article 33, in which case the parties shall be notified and the period referred to in paragraph $\frac{2.3}{2.3}$ shall be suspended.	5. The OfficeGeographical Indication Division may at any stage of the opposition procedure consult the Advisory Board-as referred to in Article 33, in which case the parties shall be notified and the period referred to in paragraph 23a shall be suspended.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 2	rticle 21(6)					
Article 2 240	6. Within 1 month from the end of the consultations referred to in paragraph 2, the applicant established in the third country or the competent authority of the Member State or of the third country from which the application for Union registration was lodged shall notify the Office of the result of the consultations, whether an agreement was reached with one or all of the opponents, and of any consequent changes to the application made by that applicant. The opponent may also notify the Office of its position at the end of the consultations.	6. Within 1 month from the end of the consultations referred to in paragraph 23, the applicant established in the third country or the competent authority of the Member State or of the third country from which the application for Union registration was lodged shall notify the Office of the result of the consultations, whether an agreement was reached with one or all of the opponents, and of any consequent changes to the application made by that applicant. The opponent may also notify the Office of its position at the end of the consultations.	6. Within 1one month from the end of the consultations referred to in paragraph 23a , the applicant established in the third country or the competent authority of the Member State or of the third country from which the application for Union registration was lodged shall notify the Office of the resultcommunicate the outcome of the consultations, whether an agreement was reached with one or all of the opponents, and of any consequent changes to the application made by that applicant. The opponent may also notify the Office of its position at the end of			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the consultations.	
Article 2	1(7)			
241	7. Where, following the end of the consultations, the data published in accordance with Article 19(6) have been modified, the Office shall carry out a new examination of the modified application. Where the application for registration has been modified in a substantial manner, and the Office considers that the modified application meets the conditions for registration, it shall publish the modified application in accordance with that	7. Where, following the end of the consultations, the data published in accordance with Article 19(6)19(7) have been modified, the Office shall carry out a new examination of the modified application. Where the application for registration has been modified in a substantial manner, and the Office considers that the modified application meets the conditions for registration, it shall publish the modified application in accordance with that	7. Where, following the end of the consultations, the data published in accordance with Article 19(6)19(7) have been modified, the Office shall carry out a new examination of the modified application. Where the application for registration has been modified in a substantial manner, and the Office considers that the modified application meets the conditions for registration, it shall publish the modified application with that	
	paragraph.	paragraph.	paragraphArticle 19(7).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	21(8)			
242	8. The authorities and persons that may act as an opponent may lodge a notice of comment with the Office. The competent authority or person that lodged a notice of comment shall not be considered to be a party to the procedure.	deleted (moved to Article 22 a)	8. The authorities and persons that mayeligible to act as an opponent may lodge, with the Office, a notice of comment with the Officeas defined in Article 3(k). Such notice shall not be based on the grounds for opposition referred to in Article 22. The competent authority or person that lodged a notice of comment shall not be considered to be a party to the procedure.	
Article 2	21(9)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
243	9. The Office may share the notice of comment with the applicant and the opponent.	deleted (moved to Article 22 a)	9. The Office mayshall share the notice of comment with the applicant and the opponent.	
Article 2	1(10)			
244	10. In order to facilitate the official submission of comments and to improve management of the opposition procedure, the Commission may adopt implementing acts laying down the necessary rules to provide for the	 10. In order to <i>facilitate the</i> <i>official submission of comments</i> <i>and to</i>-improve management of the opposition procedure, the Commission may adopt implementing acts laying down the necessary rules to <i>provide for the</i> 	10. In order to facilitate the official submission of comments and to improve-management of the opposition procedure, the Commission may adopt implementing acts laying down the necessary-rules to provide foron	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	submission of such official comments and specifying the format and online presentation of oppositions and any comments procedure. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	submission of such official comments and specifyingspecify the format and online presentation of oppositions-and any comments procedure. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2). (deleted part moved to Article 22 a)	the submission of such-official comments and specifying the format and online presentation of oppositions and anythe notice of comments-procedure. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 2	2			
245	Article 22 Admissibility and grounds for opposition	Article 22 Admissibility and grounds for opposition	Article 22 Admissibility and grounds for opposition	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2(1)			
	1 An opposition ladged in	1 An approxition ladged in	1 An approxition ladged in	
	1. An opposition lodged in accordance with Article 21 shall be	1. An opposition lodged in accordance with Article 21 shall be	1. An opposition lodged in accordance with Article 21 shall be	
	admissible only if it contains a	admissible only if it contains a	admissible only if it contains-a	
	declaration that the application	declaration that the application	declaration that the application	
	could infringe the conditions laid	could infringe the conditions laid	could infringe the conditions laid	
	down in paragraph 2 of this Article	down in paragraph 2 of this Article	down in paragraph 2 of this Article	
246	and give justification in a reasoned	and give justification in a reasoned	and give justification in a reasoned	
	statement of opposition drawn up	statement of opposition drawn up	statement of opposition drawn up	
	in accordance with the form set out	in accordance with the form set out	in accordance with all the	
	in Annex 3. An opposition that	in Annex 3. An opposition that	information specified in the form	
	does not contain the reasoned	does not contain the reasoned	set out in Annex 3. An opposition	
	statement of opposition shall be	statement of opposition shall be	that does not contain the reasoned	
	void.	void <i>and therefore be rejected</i> .	statement of opposition shall be	
			void.III, and if it is based on one	
			or more of the following grounds	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			for opposition:	
246a			(a) the requested geographical indication does not comply with the requirements for protection laid down in this Regulation;	
246b			(b) the registration of the requested geographical indication would be contrary to Articles 37 and 38 or Article	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			39(1); or	
246c			(c) the registration of the requested geographical indication would jeopardise the existence of an identical or similar name used in trade or of a trade mark, or the existence of products that have been legally on the market for at least 5 years preceding the date of the publication of the application provided for in Article 18(3).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2(2)			
247	2. Upon opposition, the name for which there has been an application for registration shall not be registered, if:	2. UponAn opposition, the name for which there has been an application for registration shall not be registered, ifshall be based on one or more of the following grounds for opposition:	2. Upon opposition, the name for which there has been an application for registration shall not be registered, if: (moved to paragraph 1)	
Article 2	2(1), point (a)			
248	(a) the proposed geographical indication does not comply with the requirements for protection laid down in this Regulation;	(a) the proposed geographical indication does not comply with the requirements for protection laid down in this Regulation;	(a) the proposed geographical indication does not comply with the requirements for protection laid down in this Regulation;	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2(1), point (b)			
249	(b) the registration of the proposed geographical indication would be contrary to Articles 37, 38 or 39;	(b) the registration of the proposed geographical indication would be contrary to Articles 37, 38 or 39; or	(b) the registration of the proposed geographical indication would be contrary to Articles 37, 38 or 39;	
Article 2	2(1), point (c)			
250	(c) the registration of the proposed geographical indication would jeopardise the existence of, an entirely, or partly identical name or of a trade mark, or the existence of products which have been legally	(c) the registration of the proposed geographical indication would <i>jeopardise the existence of, an</i> <i>entirely, or partly identical</i> <u>be</u> <i>detrimental to the use of an</i> <i>identical or similar</i> name or of a	(c) the registration of the proposed geographical indication would jeopardise the existence of, an entirely, or partly identical name or of a trade mark, or the existence of products which have been legally	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	on the market for at least 5 years preceding the date of the publication provided for in Article 18(3).	trade mark, or the <i>existenceuse</i> of products which have been legally on the market for at least 5 years preceding the date of the publication provided for in Article 18(3).	on the market for at least 5 years preceding the date of the publication provided for in Article 18(3).	
Article 2	2(3)			
251	3. The admissibility and the grounds of an opposition shall be assessed by the Office in relation to the territory of the Union.	3. The admissibility and the grounds of an opposition shall be assessed by the Office in relation to the territory of the Union.	3. The admissibility and the grounds of An opposition shall be assessed by the Office in relation to the territory of the Unionthat is not admissible in accordance with paragraph 1 shall be rejected.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(first sentence partly moved to Article 24(5))	
251a		<u>Article 22a</u> <u>Notice of comment procedure</u>		
251b		<u>1.</u> <u>In order to correct</u> <u>inaccuracies in an ongoing</u> <u>registration procedure for a</u> <u>geographical indication, a</u>		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	competent authority of a Member State or of a third country, or a natural or legal person having a legitimate interest and established		
	or resident in another member State or in a third country may lodge a notice of comment with the Office within three months of		
	<u>the date of publication of the</u> <u>single document and the product</u> <u>specification reference in the</u> <u>Union register.</u>		
	(moved partially from Article 21 (1) and Article 21 (8))		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
251c		2. The notice of comment referred to in paragraph 1 shall not be based on the grounds for opposition referred to in Article 22. The competent authority or natural or legal person that lodges a notice of comment shall not be considered to be a party to the procedure. (moved from Article 21 (8))		
251d		<u>3.</u> <u>The Office shall share the</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		notice of comment with the applicant and shall take it into consideration when deciding on the application for registration, unless the notice of comment is unclear or obviously incorrect.		
251e		4. <u>In order to facilitate the</u> <u>management of the notice of</u> <u>comment procedure, the</u> <u>Commission may adopt</u> <u>implementing acts laying down</u> <u>rules on the submission of such</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		notice of comments and specifying their format and online presentation. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).		
Article 2	3			
252	Article 23 Transitional period for the use of geographical indications	Article 23 Transitional period for the use of geographical indications	Article 23 Transitional period for the use of a geographical indicationsindication	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	23(1)			
	1. Without prejudice to Article 42,	1. Without prejudice to Article 42,	1. Without prejudice to Article	
	at the time of registration, the	at the time of registration, the	4239(3) to (7), at the time of	
	Office may decide to grant a	Office may decide to grant a	registration of the geographical	
	transitional period of up to 5 years	transitional period of up to 5 years	indication, the Office may decide	
	to enable, for products originating	to enable, for products originating	to grant a transitional period of up	
	in a Member State or a third	in a Member State or a third	to 5 five years to enable, for	
253	country the designation of which	country the designation of which	products originating in a Member	
	consists of or contains a name that	consists of or contains a name that	State or a third country, the	
	contravenes Article 35, the	contravenes Article 35, the	designation of which consists of or	
	continued use of that designation,	continued use of that designation,	contains a name that contravenes	
	under which they were marketed,	under which they were marketed,	Article 35, the continued use of	
	provided that an admissible and	provided that an admissible and	that the designation, under which	
	grounded opposition, under Article	grounded opposition, under Article	they were marketed, provided that	
	13 or Article 21, to the application	13 or Article 21, to the application	an admissible and grounded	
	for registration of the geographical	for registration of the geographical	opposition, under Article 13 or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	indication whose protection is contravened shows that:	indication whose protection is contravened shows that:	Article 21, to the application for registration of the geographical indication whose protection is contravened showshas shown that:		
Article 2	3(1), point (a)				
254	(a) the registration of the geographical indication would jeopardise the existence of the entirely or partially identical name in the product designation;	(a) the registration of the geographical indication would jeopardise the existence of the entirely or partially identical name in the product designation;	(a) the registration of the geographical indication would jeopardise the existence of the entirely or partially identical name an identical or similar name used in trade in the product designation; or		
Article 2	Article 23(1), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
255 Article 2	(b) such products have been legally marketed with that name in the product designation in the territory concerned for at least 5 years preceding the date of the publication provided for in Article 18(3);	(b) such products have been legally marketed with that name in the product designation in the territory concerned for at least 5 years preceding the date of the publication provided for in Article 18(3);	(b) such products have been legally marketed with that name in the product designation in the territory concerned for at least 5 years preceding the date of the publication of the application provided for in Article 18(3);.	
	- (-) I	Γ	Γ	
256	2. The Office may decide to extend the transitional period granted under paragraph 1 up to 15 years, or allowing continued use for up to 15 years, provided it is additionally shown that:	2. The Office may decide to extend the transitional period granted under paragraph 1 up to 15 years, or allowing continued use for up to 15 years, provided it is additionally shown that:	2. The Office may decide to extend the transitional period granted under paragraph 1 up to 15 years in total, or allow, or allowing continued use for up to 15 years, provided it is additionally	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			shown that:	
Article 2	3(2), point (a)			
257	(a) the name in the designation referred to in paragraph 1 has been in legal use consistently and fairly for at least 25 years before the application for registration of the concerned geographical indication was submitted to the Office;	(a) the name in the designation referred to in paragraph 1 has been in legal use consistently and fairly for at least 25 years before the application for registration of the concerned geographical indication was submitted to the Office;	(a) the name in the designation referred to in paragraph 1 has been in legal use consistently and fairly for at least 25 years before the application for registration of the concerned geographical indication was submitted to the Office;	
Article 2	3(2), point (b)			
258	(b) the purpose of using the name	(b) the purpose of using the name	(b) the purpose of using the name	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	in the designation referred to in paragraph (1) has not, at any time, been to profit from the reputation of the name of the product that has been registered as geographical indication; and	in the designation referred to in paragraph (1) has not, at any time, been to profit from the reputation of the name of the product that has been registered as geographical indication; and	in the designation referred to in paragraph (1)1 has not, at any time, been to profit from the reputation of the name of the product that has been registered as geographical indication; and			
Article 2	3(2), point (c)					
259	(c) the consumer has not been or could not have been misled as to the true origin of the product.	(c) the consumer has not been or could not have been misled as to the true origin of the product.	(c) the consumer has not been or could not have been misled as to the true origin of the product.			
Article 2	Article 23(3)					
260						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. The decision granting a transitional period referred to in paragraph 1 shall be published in the Union register of geographical indications for craft and industrial products.	3. The decision granting a transitional period referred to in paragraph 1 shall be published in the Union register of geographical indications for craft and industrial products.	3. The decision granting Decisions granting or extending a transitional period, as referred to in paragraph 1-paragraphs 1 and 2, shall be published in the Union register of geographical indications for craft and industrial products.	
Article 2	3(4)	·	·	
261	4. When using a designation referred to in paragraph 1, the indication of the country of origin shall clearly and visibly appear on the labelling.	4. When using a designation referred to in paragraph 1, <i>for the</i> <i>purpose of the transitional period</i> , the indication of the country of origin shall clearly and visibly appear on the labelling <i>and where</i> <i>applicable</i> , <i>on the production</i> <i>description when it is marketed on</i>	4. When using a designation referred to in paragraph 1, the indication of the country of origin shall clearly and visibly appear on the labelling.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>an online sales website</u> .		
Article 2	23(5)			
	5. To overcome temporary	5. To overcome temporary	5. To overcome temporary	
	difficulties with the long-term	difficulties with the long-term	difficulties with With a view to the	
	objective of ensuring that all	objective of ensuring that all	long-term objective of ensuring	
	producers of a product designated	producers of a product designated	that all producers of a product	
	under a geographical indication in	under a geographical indication in	designated underprotected by a	
262	the area concerned comply with the	the area concerned comply with the	geographical indication in the area	
262	related product specification, a	related product specification, a	concerned comply with the related	
	Member State may grant a	Member State may grant a	product specification, a Member	
	transitional period for compliance,	transitional period for compliance,	State may grant a transitional	
	of up to 10 years, with effect from	of up to 10 years, with effect from	period for compliance, of up to	
	the date on which the application is	the date on which the application is	10ten years, withtaking effect	
	lodged with the Office, provided	lodged with registered by the	from the date on which the	
	that the operators concerned have	Office, provided that the operators	application is lodged with the	
	legally marketed the products in	concerned have legally marketed	Office, provided that the operators	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	question, using the names concerned continuously for at least 5 years preceding the lodging of the application to the authorities of that Member State and have referred to that fact in the national opposition procedure referred to in Article 13.	the products in question, using the names concerned continuously for at least 5 years preceding the lodging of the application to the authorities of that Member State and have referred to that fact in the national opposition procedure referred to in Article 13.	concerned have legally marketed the products in question, using the names concerned continuously for at least 5 five years preceding the lodging of the application to the authoritiescompetent authority of that Member State and have referred to that fact in the national opposition procedure referred to in Article 13.	
Article 2	3(6)			
263	6. Paragraph 5 shall apply mutatis mutandis to a geographical indication referring to a geographical area situated in a third country, with the exception of	6. Paragraph 5 shall apply mutatis mutandis to a geographical indication referring to a geographical area situated in a third country, with the exception of	6. Paragraph 5, with the exception of the need to have raised the use of the name in the national opposition procedure, shall apply, <i>mutatis mutandis</i> ,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	the opposition procedure.	the opposition procedure.	mutatis mutandis to a geographical indication referring to a geographical area situated in a third country , with the exception of the opposition procedure.			
Article 2	4					
264	Article 24 Decisions by the Office on the application for registration	Article 24 Decisions by the Office on the application for registration	Article 24 Decisions by Decision of the Office on the application for registration			
Article 2	Article 24(1)					
265						

7673/23		BM/AF/od	370
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. After completion of the opposition and notice of comments procedure, the Office shall finalise its examination, taking into account any provisional periods, the outcome of any opposition procedure, any notice of comments received and any other matters that come to light in the course of the examination that may give rise to a change in the single document.	1. After completion of the opposition and notice of comments procedure, the Office shall finalise its examination, taking into account any provisional periods, the outcome of any opposition procedure, any notice of comments received and any other matters that come to light in the course of the examination that may give rise to a change in the single document.	1. After completion of the opposition and notice of comments procedure, the Office shall finalise its examination, taking into account any provisional periods, the outcome of any opposition procedure, any notice of comments received and any other matters that come to light in the course of the examination that may give rise to a change in the single document.	
Article 2	4(2)			
266	2. Where, on the basis of the information available to the Office from the examination carried out pursuant to Article 19, the Office	2. Where, on the basis of the information available to the Office from the examination carried out pursuant to Article 19, the Office	2. Where, on the basis of the information available to the Office from the examination carried out pursuant to Article 19, the Office	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	considers that any of the	considers that any of the	considers that any of the	
	requirements referred to in that	requirements referred to in that	requirements referred to in that	
	Article is not fulfilled, it shall	Article is not fulfilled, it shall	Article is not fulfilled, it shall	
	adopt a decision rejecting the	adopt a decision rejecting the	adopt a decision rejecting reject the	
	application for registration.	application for registration.	application for registration.	
Article 2	4(3)			
	3. Where the application meets the	3. Where the application meets the	3. Where, on the basis of the	
	requirements laid down in Article	requirements laid down in Article	information available to the	
	17 and the Office receives no	17 and the Office receives no	Office from the examination	
267	admissible and grounded	admissible and grounded	carried out pursuant to the	
207	opposition, the Office shall adopt a	opposition, the Office shall adopt a	application meets the requirements	
	decision registering the name.	decision registering the name.	laid down in Article 17 and 19, the	
			Office receives considers that the	
			requirements of this Regulation	
			are met and no admissible and	
			grounded oppositionopposition is	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			received, the Office shall adopt a decision registering the name register the geographical indication.	
Article 2	24(4)			
268	4. Where the Office receives an admissible and grounded opposition, and following the consultations referred to in Article 21(3) an agreement has been reached, the Office, after checking that the agreement complies with Union law, shall adopt a decision registering the name. If necessary, in case of standard amendments referred to in Article 28(2), point	4. Where the Office receives an admissible and grounded opposition, and following the consultations referred to in Article 21(3) an agreement has been reached, the Office, after checking that the agreement complies with Union law, shall adopt a decision registering the name. If necessary, in case of standard amendments referred to in Article 28(2), point	4. Where the Office receives an admissible and grounded opposition, and following the consultations referred to in Article 21(3)21(3a) an agreement has been reached, the Office, after checking that the agreement complies with Union law, shall adopt a decision registering the nameregister the geographical indication. If necessary, in case of standardthe	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b), the Office shall adopt a decision amending the information published pursuant to Article 19(6).	(b), the Office shall adopt a decision amending the information published pursuant to Article 19(6).	event of non-substantial amendments referred to in Article 28(2), point (b), the Office shall adopt a decision amendingamend the information published pursuant to Article 19(6) 19(7) .	
Article 2	4(5)			
269	5. Where an admissible and grounded opposition had been received but no agreement has been reached following the consultations referred to in Article 21(3), the Office shall adopt a decision on registration.	5. Where an admissible <i>and</i> <i>grounded</i> opposition had been received but no agreement has been reached following the consultations referred to in Article 21(3), the Office shall <i>examine if</i> <i>the opposition is grounded. On the</i> <i>basis of that examination, the</i> <i>Office shall reject the opposition</i>	5. Where an admissible and grounded opposition hadhas been received, but no agreement has been reached following the consultations referred to in Article 21(3)21(3a), the Office shall adopt a decision on registrationexamine whether the opposition is well- founded. The Office shall assess	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		or adopt a decision on registration.	the grounds for opposition in relation to the territory of the Union. Based on this assessment, the Office shall either reject the opposition and register the name protected as a geographical indication, or reject the application.	
Article 2	4(6)			
270	6. Decisions on registration made pursuant to paragraphs 3 to 5 adopted by the Office shall provide, where appropriate, for any conditions applicable to the registration and for the republication for information	6. Decisions on registration made pursuant to paragraphs 3 to 5 adopted by the Office shall provide, where appropriate, for any conditions applicable to the registration and for the republication for information	6. Decisions of the Office on registration made pursuant to paragraphs 3 to 5 adopted by the Office-shall-provide, where appropriate, forspecify any conditions applicable to the registration and, in the event of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	purposes of the information published for opposition pursuant to Article 19(7) in the Union register of geographical indications, in case of any necessary amendments that are not substantial.	purposes of the information published for opposition pursuant to Article 19(7) in the Union register of geographical indications, in case of any necessary amendments that are not substantial.	any necessary amendments that are non-substantial, republish, for information purposes, the information already published in the Union register pursuant to Article 19(7) -for the republication for information purposes of the information published for opposition pursuant to Article 19(7) in the Union register of geographical indications, in case of any necessary amendments that are not substantial.	
Article 2	4(7)			
271	7. Decisions adopted by the Office shall be published in the Union	7. Decisions adopted by the Office shall be published in the Union	7. Decisions adopted by the Office shall be published in the Union	

COMPET.1

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
register of geographical indications	register of geographical indications	register of geographical indications	
for craft and industrial products in	for craft and industrial products in	for craft and industrial products in	
all the official languages of the	all the official languages of the	all-in the official languages of the	
Union. The reference to the name	Union. The reference to the name	Union. The reference to the name	
of the product, class of the product,	of the product, <i>class of the type of</i>	of the product, class of the product,	
indications of the country or	product, indications of the country	indications of the country or	
countries of origin and the	or countries of origin and the	countries of origin and the	
reference to the decision published	reference to the decision published	reference to the decision published	
in the Union register of	in the Union register of	in the Union register of	
geographical indications for craft	geographical indications for craft	geographical indications for craft	
and industrial products shall be	and industrial products shall be	and industrial products shall be	
published in the Official Journal of	published in the Official Journal of	publishedshall be published in the	
the European Union.	the European Union.	official languages of the Union in	
		the Official Journal of the	
		European UnionOfficial Journal	
		of the European Union.	
le 25			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
272	Article 25 Decision by the Commission	Article 25 Decision by the Commission	Article 25 Decision by of the Commission	
Article 2	5(1)		I	
273	1. Concerning applications for registration referred to in Article 17, the Commission may take over from the Office, at any time before the end of the procedure, on its own initiative, on the initiative of a Member State or the Office, the power to decide on the application for registration of the proposed geographical indication where such	1. Concerning applications for registration referred to in <i>ArticleArticles 15 and</i> 17, the Commission may take over from the Office, at any time before the end of the procedure, on its own initiative, on the initiative of a Member State or the Office, the power to decide on the application for registration of the proposed	1. Concerning applications for registration referred to in Article 17, the Commission may take over from the Office, at any time before the end of the procedure, on its own initiative, on the initiativeor at the request of the competent authority of a Member State or of the Office, the power to decide on the application for registration of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
decision may jeopardise the public	geographical indication where such	the proposeda geographical	
interest or the Union's trade or	decision may jeopardise the public	indication where such decision	
external relations. The Office shall	interest or the Union's trade or	may jeopardise the public interest	
submit a proposal to the	external relations. The Office shall	or the Union's trade or external	
Commission for a decision	submit a proposal to the	relations. The Office shall submit a	
pursuant to Article 24(2) to 24(6).	Commission for a decision	proposal to the Commission for a	
The Commission shall adopt the	pursuant to Article 24(2) to 24(6).	decision pursuant to Article 24(2)	
final act on the application for	The Commission shall adopt the	to 24(6). The Commission shall	
registration. This paragraph shall	final act on the application for	adopt the final act on the	
apply mutatis mutandis to the	registration. This paragraph shall	application forregistration of the	
cancellation and the amendment of	apply mutatis mutandis to the	requested geographical	
the product specification.	cancellation and the amendment of	indication might be contrary to	
	the product specification.	public policy, or its registration.	
		This paragraph shall apply mutatis	
		mutandis to the cancellation and	
		the amendment of the product	
		specification or rejection might	
		jeopardise the Union's trade or	
		external relations.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(last two sentences of this paragraph moved to paragraph 1a and 1b)	
273a			1a. Where, pursuant to paragraph 1 the Commission has taken over the procedure, the Office shall provide the Commission with a draft for the decision referred to in paragraphs 2 to 6 of Article 24.	
		1		
273b				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1b. The Commission shall adopt any decision to take over the procedure, as referred to in paragraph 1, and any decisions on the application for registration, as referred to in paragraph 1a, by means of an implementing act. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2) and shall be published in the Union register referred to in Article 34a.	
273c		1c. Paragraphs 1, 1a and 1b	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			shall apply, <i>mutatis mutandis</i> , to the cancellation of a geographical indication and any amendment to the product specification.	
273d			1d. For the purposes of paragraph 1, 1a and 1b, the Office shall ensure that the Commission has access, through the digital system referred to in Article 64, to documents concerning applications for registration, any amendments to the product specification and cancellations.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from paragraph 3)	
Article 2	5(2)			
274	2. In situations referred to in paragraph 1 of this Article, the Commission shall adopt implementing acts on the protection of the geographical indication. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2) and shall be published in the Official Journal of the European Union and in the Union register of	2. In situations referred to in paragraph 1 of this Article, the Commission shall adopt implementing acts on the protection of the geographical indication. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2) and shall be published in the Official Journal of the European Union and in the Union register of	2. In situations referred to in paragraph 1 of this Article, The Commission shall adopt implementing acts on the protection of the geographical indicationsetting out the procedures applicable to the situations referred to in paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2)-and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indications for craft and industrial products.	geographical indications for craft and industrial products.	shall be published in the Official Journal of the European Union and in the Union register of geographical indications for craft and industrial products.	
Article 2	5(3)	1	1	
275	3. The Office shall ensure that the Commission has access to the documents concerning the applications for registration, any amendment of the product specification and cancellation through the digital system referred to in Article 18(1) and Article 26(1).	3. The Office shall ensure that the Commission has access to the documents concerning the applications for registration, any amendment of the product specification and cancellation through the digital system referred to in Article 18(1) and Article 26(1).	3. The Office shall ensure that the Commission has access to the documents concerning the applications for registration, any amendment of the product specification and cancellation through the digital system referred to in Article 18(1) and Article 26(1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to paragraph 1d.)	
Article 2	6		·	
276	Article 26 The Union register of geographical indications for craft and industrial products	Article 26 The Union register of geographical indications for craft and industrial products	Article 26 The Union register of geographical indications for craft and industrial products (deleted – moved to Artcile 34a)	
Article 2	6(1)			
277				

7673/23		BM/AF/od	385
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. A publicly accessible electronic Union register of geographical indications for craft and industrial products shall be developed, kept and maintained by the Office for the management of geographical indications for craft and industrial products.	1. <i>A publicly accessible_An</i> electronic Union register of geographical indications for craft and industrial products <i>shall be</i> <i>made easily accessible to the</i> <i>public and in a machine-readable</i> <i>format. It</i> shall be developed, kept and maintained by the Office for the management of geographical indications for craft and industrial products.	1. A publicly accessible electronic Union register of geographical indications for craft and industrial products shall be developed, kept and maintained by the Office for the management of geographical indications for craft and industrial products.	
Article 2	6(2)			
278	2. Each geographical indication of craft and industrial products shall be identified in the Union register of geographical indications for	2. Each geographical indication of craft and industrial products shall be identified in the Union register of geographical indications for	2. Each geographical indication of craft and industrial products shall be identified in the Union register of geographical indications for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	craft and industrial products as a 'protected geographical indication'.	craft and industrial products as a 'protected geographical indication'.	eraft and industrial products as a [•] protected geographical indication [•] .	
rticle 2	26(3)			
279	3. Upon the entry into force of a decision registering a protected geographical indication, the Office shall record the following data in the Union register of geographical indications for craft and industrial products:	3. Upon the entry into force of a decision registering a protected geographical indication, the Office shall record the following data in the Union register of geographical indications for craft and industrial products:	3. Upon the entry into force of a decision registering a protected geographical indication, the Office shall record the following data in the Union register of geographical indications for craft and industrial products:	
ticle 2	26(3), point (a)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
280	(a) the registered name of the product;	(a) the registered name of the product;	(a) the registered name of the product;	
Article 2	6(3), point (b)			
281	(b) the class of the product;	(b) the <i>elass<u>type</u></i> of the product;	(b) the class of the product;	
Article 2	6(3), point (c)			
282	(c) the reference to the instrument registering the name;	(c) the reference to the <i>legal</i> instrument registering the name;	(c) the reference to the instrument registering the name;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	.6(3), point (d)			
283	(d) indication of the country or countries of origin.	(d) indication of the country or countries of origin.	(d) indication of the country or countries of origin.	
Article 2	.6(4)			
284	4. Geographical indications concerning products from third countries that are protected in the Union under an international agreement to which the Union is a contracting party shall be entered in the Union register of geographical indications for craft and industrial products.	4. Geographical indications concerning products from third countries that are protected in the Union under an international agreement to which the Union is a contracting party <i>shallmay</i> be entered in the Union register of geographical indications for craft and industrial products.	4. Geographical indications concerning products from third countries that are protected in the Union under an international agreement to which the Union is a contracting party shall be entered in the Union register of geographical indications for craft and industrial products.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Geographical indications other than those protected in the Union pursuant to Article 7 Regulation EU 2019/5713 shall be registered by means of implementing acts adopted by the Commission in accordance with the examination procedure referred to in Article 65(2).	Geographical indications other than those protected in the Union pursuant to Article 7 Regulation EU $2019/57132019/1753$ shall be registered by means of implementing acts adopted by the Commission in accordance with the examination procedure referred to in Article 65(2).	Geographical indications other than those protected in the Union pursuant to Article 7 Regulation EU 2019/5713 shall be registered by means of implementing acts adopted by the Commission in accordance with the examination procedure referred to in Article 65(2).	
Article 2	6(5)			
285	5. Each geographical indication shall be entered in the Union register of geographical indications for craft and industrial products in its original script. Where the original script is not in Latin	5. Each geographical indication shall be entered in the Union register of geographical indications for craft and industrial products in its original script. Where the original script is not in Latin	5. Each geographical indication shall be entered in the Union register of geographical indications for craft and industrial products in its original script. Where the original script is not in Latin	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	characters, the geographical indication shall be transcribed in Latin characters and both versions of the geographical indication shall be entered in the Union register of geographical indications for craft and industrial products and shall have equal status.	characters, the geographical indication shall be transcribed in Latin characters and both versions of the geographical indication shall be entered in the Union register of geographical indications for craft and industrial products and shall have equal status.	characters, the geographical indication shall be transcribed in Latin characters and both versions of the geographical indication shall be entered in the Union register of geographical indications for craft and industrial products and shall have equal status.	
Article 2	6(6)			
286	 6. The Commission shall make public and regularly update both the list of the international agreements referred to in paragraph 2 and the list of geographical indications protected under those agreements. 	6. The <u>CommissionOffice</u> shall make public and, <u>in the event of</u> <u>changes</u> , <u>regularly</u> update both the list of the international agreements referred to in paragraph <u>24</u> and the list of geographical indications protected under those agreements.	6. The Commission shall make public and regularly update both the list of the international agreements referred to in paragraph 2 and the list of geographical indications protected under those agreements.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 2	6(7)					
287	7. The Office shall retain documentation related to the registration of a geographical indication in digital or paper form for the period of validity of the geographical indication, and in case of cancellation for 10 years thereafter.	7. The Office shall retain documentation related to the registration of a geographical indication in digital or paper form for the period of validity of the geographical indication, and in case of cancellation <i>or rejection of</i> <i>the application for registration</i> , for 10 years thereafter.	7. The Office shall retain documentation related to the registration of a geographical indication in digital or paper form for the period of validity of the geographical indication, and in case of cancellation for 10 years thereafter.			
Article 2	Article 26(8)					
288						

7673/23		BM/AF/od	392
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	8. The Commission may adopt implementing acts defining the content and presentation of the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	8. The Commission may adopt implementing acts defining the content and presentation of the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	8. The Commission may adopt implementing acts defining the content and presentation of the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 2	7			
289	Article 27 Extracts from the Union register of geographical indications for craft and industrial products	Article 27 Extracts from the Union register of geographical indications for craft and industrial products	Article 27 Extracts from the Union register of geographical indications for craft and industrial products	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(deleted – moved to Artcile 34b)	
Article 2	7(1)			
	1. The Office shall ensure that any	1. The Office shall ensure that any	1. The Office shall ensure that any	
	person is able to download an	person is able to <u>easily</u> download	person is able to download an	
	official extract from the Union	in a machine-readable format and	official extract from the Union	
	register of geographical indications	<u>free of charge</u> an official extract	register of geographical indications	
	for craft and industrial products	from the Union register of	for craft and industrial products	
290	that provides proof of registration	geographical indications for craft	that provides proof of registration	
290	of the geographical indication, and	and industrial products that	of the geographical indication, and	
	the relevant data including the date	provides proof of registration or	the relevant data including the date	
	of application for the registration	rejection of the geographical	of application for the registration	
	of the geographical indication or	indication, and the relevant data	of the geographical indication or	
	other priority date. The official	including the date of application	other priority date. The official	
	extract may be used as an authentic	for the registration of the	extract may be used as an authentic	
	certificate in legal proceedings, in a	geographical indication or other	certificate in legal proceedings, in a	
	court of law, in a court of	priority date. The official extract	court of law, in a court of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	arbitration or similar body.	may be used as an authentic certificate in legal proceedings, in a court of law, in a court of arbitration or similar body.	arbitration or similar body.	
Article 2	27(2)			
291	2. The applicant producer group or where Article 6(3) applies, the single producer shall be identified as the holder of the registration in the Union register of geographical indications for craft and industrial products and in the official extract referred to in paragraph (1) of this Article.	2. The applicant <i>producer group</i> or where Article 6(3) applies, the single producer shall be identified as the holder of the registration <i>in</i> the Union register of geographical indications for craft and industrial products <i>in the Union register</i> and in the official extract referred to in paragraph (1) of this Article.	2. The applicant producer group or where Article 6(3) applies, the single producer shall be identified as the holder of the registration in the Union register of geographical indications for craft and industrial products and in the official extract referred to in paragraph (1) of this Article.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement					
Article 27(3)									
292	3. The Commission may adopt implementing acts defining the format and online presentation of extracts from the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	3. The Commission may adopt implementing acts defining the format and online presentation of extracts from the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	3. The Commission may adopt implementing acts defining the format and online presentation of extracts from the Union register of geographical indications for craft and industrial products. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).						
Article 28									
293	Article 28	Article 28	Article 28						

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	Amendments to a product specification	Amendments to a product specification	Amendments to a product specification			
Article 2	28(1)					
294	1. A producer group having a legitimate interest may apply for the approval of an amendment to the product specification of a registered geographical indication.	1. A producer group <i>or a producer</i> <i>or an authority designated by a</i> <i>Member State</i> having a legitimate interest may apply for the approval of an amendment to the product specification of a registered geographical indication.	1. The applicant in whose name the geographical indication has been registered, or a producer group or producer having a legitimate interest, may request may apply for the approval of an amendment to the product specification of a registered geographical indication.			
Article 2	Article 28(2)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
295	2. Amendments to a product specification shall be classified into two categories:	2. Amendments to a product specification shall be classified into two categories:	2. Amendments to a product specification shall be classified into two categories:			
Article 2	8(2), point (a)					
296	(a) Union amendments, requiring an opposition procedure at the Union level, and	(a) Union amendments, requiring an opposition procedure at the Union level, and	(a) Unionsubstantial amendments as referred to in paragraph 3, requiring an opposition procedure at the Union level , ; and			
Article 2	Article 28(2), point (b)					
297						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	(b) standard amendments to be dealt with at Member State or third country level.	(b) standard amendments to be dealt with at Member State or third country level.	(b) standardnon-substantial amendments, to be dealt with at Member State or third countrythird-country level.		
Article 2	8(3)				
298	3. An amendment shall be considered a Union amendment if it concerns a revision of the single document and if any of the following conditions are met:	3. An amendment shall be considered a Union amendment if it concerns a revision of the single document and if any of the following conditions are met:	3. An amendment shall be considered a Unionsubstantial amendment if it concerns a revision of the single document and if any of the following conditions are met:		
Article 2	Article 28(3), point (a)				

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
299	(a) the amendment includes a change in the name, or in the use of the name,	(a) the amendment includes a change in the name, or in the use of the name,	 (a) the amendment includes a change in the name of the geographical indication, or in the use of the name; 		
Article 2	8(3), point (b)				
300	(b) the amendment risks voiding the link to the geographical area referred to in the single document,	(b) the amendment risks voiding the link to the geographical area referred to in the single document,	(b) the amendment risks voidingundermining the link to the geographical area referred to in the single document;; or		
Article 2	Article 28(3), point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
301	(c) the amendment entails further restrictions on the marketing of the product.	(c) the amendment entails further restrictions on the marketing of the product.	(c) the amendment entails further restrictions on the marketing of the product.	
Article 2	8(4)			
302	4. Union amendments shall be approved by the Office or, where Article 25 applies, the Commission. The approval procedure shall follow mutatis mutandis the procedure and publication requirements laid down in Articles 6 to 25.	4. Union amendments shall be approved by the Office or, where Article 25 applies, the Commission. The approval procedure shall follow mutatis mutandis the procedure and publication requirements laid down in Articles 6 to 25.	4. Union amendments shall be approved by the Office or, where Article 25 applies, the Commission. The approval procedureIn the examination of substantial amendments, the steps of the national and Union phase as set out in Articles 6, 12 to 15, and Articles 19 to 25 shall follow-apply mutatis mutandis.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Decisions on substantial amendments shall be taken by the Office or, where Article 25 applies, the Commission mutatis mutandis the procedure and publication requirements laid down in Articles 6 to 25.	
Article 2	8(5)			
303	5. Any other amendment to the product specification of a registered geographical indication that is not a Union amendment in accordance with paragraph 3, shall be considered as a standard amendment.	5. Any other amendment to the product specification of a registered geographical indication that is not a Union amendment in accordance with paragraph 3, shall be considered as a standard amendment.	5. Any other amendment to the product specification of a registered geographical indication, other than those referred to in paragraph 3, shall be considered a non-substantial that is not a Union amendment, which shall fall within the competence of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Member States or third countries in whose territory the product originates. Non-substantial amendments, once approved-in accordance with paragraph 3, shall be considered as a standard amendmentcommunicated to the Office. Where Article 15a applies, non-substantial amendments shall be approved by the Office.	
303a		5a. <u>A temporary amendment shall</u> <u>be considered as a standard</u> <u>amendment when it concerns a</u> <u>temporary change in the product</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		specification resulting from the imposition of obligatory sanitary measures by the public authorities, or from a natural disaster or from adverse weather conditions recognised by the competent authorities, or from a man-made disaster.		
Article 2	8(6)			
304	6. Applications for amendments referred to in paragraph 2 submitted by a third country or by producers established in a third country shall contain proof that the requested amendment complies with the laws on the protection of	6. Applications for amendments referred to in paragraph 2 submitted by a third country or by producers established in a third country shall contain proof that the requested amendment complies with the laws on the protection of	6. ApplicationsRequests for amendments referred to in paragraph 2 submitted by the competent authority of a third country or by producers established in a third country shall contain proof that the requested	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indications in force in that third country.	geographical indications in force in that third country.	amendment complies with the laws on the protection of geographical indications in force in that third country.	
Article 2	28(7)			
305	7. If an application for a Union amendment concerning a geographical indication of a Member State also relates to standard amendments, the Office shall examine the Union amendments only. Any standard amendments shall be deemed as not having been submitted. The examination of such applications shall focus on the proposed Union	7. If an application for a Union amendment concerning a geographical indication of a Member State also relates to standard amendments, the Office shall examine the Union amendments only. Any standard amendments shall be deemed as not having been submitted. The examination of such applications shall focus on the proposed Union	7. If an applicationWhere a request for a Unionsubstantial amendment concerning a geographical indication of a Member State also relates to standardnon-substantial amendments, the Office shall examine the Union amendments only. Any standardonly the substantial amendments shall be deemed as not having been	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	amendments. Where appropriate,	amendments. Where appropriate,	submitted. The examination of	
	the Member State concerned or the	the Member State concerned or the	such applications shall focus on the	
	Office may invite the applicant to	Office may invite the applicant to	proposed Union amendments.	
	modify other elements of the	modify other elements of the	Where appropriate, the Member	
	product specifications.	product specifications.	State concerned or the Office may	
			invite the applicant to modify other	
			elements of the product	
			specifications.examined in	
			accordance with paragraph 4.	
			(deleted last sentence moved to paragraph 7a)	
305a				
505a			7a. Where appropriate, the competent authority of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Member State concerned or the Office may invite the applicant in whose name the geographical indication has been registered to modify other elements of the product specification.	
			(moved from paragraph 7)	
Article 2	8(8)			
306	8. Standard amendments shall be approved by Member States or third countries in whose territory the geographical area of the product concerned is located. Such amendments shall be	8. Standard amendments shall be approved by Member States or third countries in whose territory the geographical area of the product concerned is located. Such amendments shall be	8. Standard amendments shall be approved by Member States or third countries in whose territory the geographical area of the product concerned is located. SuchSubstantial and non-	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	communicated to the Office. Where Article 25 applies, the Office shall approve the standard amendments. The Office shall make those amendments public in the Union register of geographical indications for craft and industrial products.	communicated to the Office. Where Article 25 applies, the Office shall approve the standard amendments. The Office shall make those amendments public in the Union register of geographical indications for craft and industrial products.	substantial amendments-shall be communicated to the Office. Where Article 25 applies, the Office, once approved, shall approve the standard amendments.be made public by the Office shall make those amendments public-in the Union register-of geographical indications for craft and industrial products.	
Article 2	8(9)			
307	9. The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application for Union amendment	9. The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application for Union amendment	9. The Commission may adopt implementing acts laying down detailed rules on procedures, form and presentation of an amendment application for Unionsubstantial	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	and on procedures, form and communication of standard amendments to the Office. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	and on procedures, form and communication of standard amendments to the Office. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	amendment and on procedures, form and communication of standardnon-substantial amendments to the Office. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).		
Article 2	9				
308	Article 29 Cancellation of the registration	Article 29 Cancellation of the registration	Article 29 Cancellation of the registration		
Article 2	Article 29(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
309	1. The Office may, own its own initiative or on a duly substantiated request by a Member State, a third country or any natural or legal person having a legitimate interest, decide to cancel the registration of a geographical indication in the following cases:	1. The Office may, ownon its own initiative or on a duly substantiated request by a Member State, a third country or any natural or legal person having a legitimate interest, decide to cancel the registration of a geographical indication in the following cases:	1. The Office may, own its own initiative or on a duly substantiated request by a Member State, a third country or any natural or legal person having a legitimate interest, decide to cancel the registration of aA registered geographical indication in the following casesmay be cancelled, where:	
Article 2	9(1), point (a)			
310	(a) where compliance with the requirements for the product specification can no longer be ensured;	(a) where compliance with the requirements for the product specification can no longer be ensured;	(a) where compliance with the requirements for the product specification can no longer be ensured;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	9(1), point (b)			
311	(b) where no product has been placed on the market under the geographical indication for at least a consecutive period of 7 years.	(b) where no product has been placed on the market under the geographical indication for at least a consecutive period of 75 years.	(b) where no product has been placed on the market under the geographical indication for at least a consecutive period of 7at least seven years-; or	
Article 2	9(1), point (c)			
311a			(c) it was registered in breach of Article 37(1), Article 38(1) or (2), or Article 39(1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	9(2)			
312	2. The Office may, at the request of the producer group of the product marketed under the registered name, decide to cancel the corresponding registration.	2. The Office may, at the request of the producer group <i>or a</i> <i>producer</i> of the product marketed under the registered name, decide to cancel the corresponding registration.	2. The Office may, at the request of the producer groupA geographical indication may also be cancelled at the request of the product marketed under the registered name, decide to cancel the corresponding registrationapplicant in whose name the geographical indication has been registered.	
	1	1	1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
312a			2a. A request for cancellation pursuant to paragraph 1 may be submitted by the competent authority of a Member State, a third country or a natural or legal person having a legitimate interest.	
		·		
312b			2b. The Commission or the Office may initiate a cancellation procedure on its own initiative, on the basis of the grounds set out in points (a) and (b) of paragraph 1.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	9(3)		·	
313	3. Article 6 and Articles 19 to 25 shall apply mutatis mutandis to the cancellation procedure.	3. Article 6 and Articles <u>12 to 15</u> <u>and Articles</u> 19 to 25 shall apply mutatis mutandis to the cancellation procedure.	3. Article 6 and The steps of the national and Union phase as set out in Articles 6, 12 to 14, 15a, and 19 to 25 shall apply, <i>mutatis</i> <i>mutandis</i> , mutatis mutandis to the cancellation procedure.	
Article 2	9(4)			
314	4. Before deciding to cancel the registration of a geographical indication, the Office shall consult	4. Before deciding to cancel the registration of a geographical indication, the Office shall consult	4. Before deciding to cancel the registration of a geographical indication, the Office shall consult	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the competent authority of the	the competent authority of the	the competent authority of the	
Member State, the competent	Member State, the competent	Member State, the competent	
authorities of the third country or,	authorities of the third country or,	authorities of the third country or,	
where possible, the third country	where possible, the third country	where possible, the third country	
producer group which had applied	producer group which had applied	producer group which had applied	
for the registration of the	for the registration of the	for , in the cases referred to in	
geographical indication concerned,	geographical indication concerned,	paragraphs 2a and 2b, inform	
unless the cancellation is directly	unless the cancellation is directly	the applicant in whose name the	
requested by the original	requested by the original	geographical indication has been	
applicants. If the geographical	applicants. If the geographical	registered. Before deciding to	
indication was registered pursuant	indication was registered pursuant	cancel the registration of thea	
to Article 15, the Office shall	to Article 15, the Office shall	third-country geographical	
consult the Advisory Board	consult the Advisory Board	indication, the Office shall consult	
referred to in Article 33.	referred to in Article 33.	the competent authorities of the	
		third country concerned	
		concerned, unless the cancellation	
		is directly requested by the original	
		applicants. If the geographical	
		indication was registered pursuant	
		to Article 15, the Office shall 15a,	
		the Geographical Indication	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Division may consult the Advisory Board referred to in Article 33 and the single point of contact referred to in Article 15(6) of the Member State concerned.	
314a			4a. The Union register shall be updated accordingly when a geographical indication is cancelled.	
314b				

7673/23		BM/AF/od	416
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			4b. This Article shall not apply to third-country geographical indications that are protected in the Union under the Geneva Act or under another international agreement to which the Union is a contracting party.	
Article 2	9(5)			
315	5. The Commission may adopt implementing acts laying down detailed rules on procedures and form of the cancellation process, as well as on the presentation of the requests referred to in paragraphs 1 and 2 of this Article. Those implementing acts shall be adopted	5. The Commission may adopt implementing acts laying down detailed rules on procedures and form of the cancellation process, as well as on the presentation of the requests referred to in paragraphs 1 and 2 of this Article. Those implementing acts shall be adopted	5. The Commission mayshall adopt implementing acts laying down detailed rules on procedures and form of the cancellation process, as well as on the presentation of the requests referred to in paragraphs 1 and 2 of this Article. Those implementing	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in accordance with the examination procedure referred to in Article 65(2).	in accordance with the examination procedure referred to in Article 65(2).	acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
Article 3	0	I	I	
316	Article 30 Appeal	Article 30 Appeal	Article 30 Appeal	
Article 3	0(1)			
317	 Any party to a procedure regulated in this Regulation that is adversely affected by the decision 	1. Any party to a procedure regulated in this Regulation that is adversely affected by the decision	1. Any party to a procedure regulated in this Regulation that is adversely affected by thea decision	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
taken by the Office in that procedure may lodge an appeal to the Boards of Appeal referred to in Article 34 against the decision. The appealed decisions of the Office shall take effect only as from the date of expiration of the appeal period referred to in paragraph 3. The filing of the appeal shall have suspensive effect. Member States	taken by the Office in that procedure may lodge an appeal to the Boards of Appeal referred to in Article 34 against the decision. The appealed decisions of the Office shall take effect only as from the date of expiration of the appeal period referred to in paragraph 3. The filing of the appeal shall have suspensive effect. Member States	taken by the Office in that procedure may lodge an appeal to the Boards of Appeal referred to in Article 34 against the decision. The appealed decisions of the Office shall take effect only as from the date of expiration of the appeal period referred to in paragraph 3. The filing of the appeal shall have suspensive effect. Member States	Draft Agreement
	shall also have the right to join the procedure.	shall-also have the right to join the appeal procedure. (second and third sentences moved to paragraph 1a)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
317a			1a. The filing of the appeal shall have suspensive effect. A decision of the Office that has not been contested shall take effect on the day following the date of expiry of the appeal period referred to in paragraph 3. (moved from pargraph 1)	
Article 3	0(2)		·	
318	2. A decision which does not terminate proceedings as regards one of the parties shall only be	2. A decision which does not terminate proceedings as regards one of the parties shall only be	2. A decision which that does not terminate proceedings as regards one of the parties shall only be	

Commission	Proposal	EP Mandate	Council Mandate	Draft Agreement
appealed together wardecision.	th the final appeaders	aled together with the final ion.	appealed together with the final decision.	
vrticle 30(3)				
 3. Notice of appeal in writing at the Offin months of the date of of the decision. The deemed to be have be when the fee for app paid. In case of an appeal statement setting out of appeal shall be fill months of the date of of the decision. 	ce within 2in wrf publicationmontnotice shall beof theeen filed onlydeemeal has beenwheropeal, a writtenpaid.the groundsstatesed within 4of apf publicationmont	otice of appeal shall be filed fitting at the Office within 2 ths of the date of publication e decision. The notice shall be ned to be have been filed only in the fee for appeal has been In case of an appeal, a written ment setting out the grounds peal shall be filed within 4 ths of the date of publication e decision.	3. The notice of appeal shall be filed in writing atwith the Office within 2two months of the date of publication of the decision. The notice shall be deemed to be -have been filed only when the fee for appeal has been paid. In caset he event of an appeal, a written statement setting out the grounds of appeal shall be filed within 4four months of the date of publication of the decision.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	0(4)			
320	4. The Boards of Appeal shall examine whether the appeal is admissible.	4. The Boards of Appeal shall examine whether the appeal is admissible.	4. The Boards of Appeal shall examine whether the appeal is admissible. (covered by paragraph 5)	
Article 3	0(5)			
321	5. Following an examination of admissibility of the appeal, the Boards of Appeal shall decide on	5. Following an examination of admissibility of the appeal, the Boards of Appeal shall decide on	5. Following an examination of admissibility of the appeal, the Boards of Appeal shall decide on	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the appeal. The Boards of Appeal	the appeal. The Boards of Appeal	the merits of the appeal. The	
shall either exercise any power	shall either exercise any power	Boards of Appeal shall either	
within the competence of the	within the competence of the	exercise any power within the	
geographical indications division	geographical indications division	competence of the Geographical	
which was responsible for the	which was responsible for the	Indications Division referred to in	
decision appealed or remit the case	decision appealed or remit the case	Article 32, which was responsible	
to that geographical indication	to that geographical indication	for the decision appealed contested	
division for further prosecution.	division for further prosecution.	decision, or remit the case to that	
The Boards of Appeal may, on its	The Boards of Appeal may, on its	Geographical	
own initiative or upon the written,	own initiative or upon the written,	indicationIndications Division-for	
reasoned request of a party, consult	reasoned request of a party, consult	further prosecution. The Boards of	
the Advisory Board as referred to	the Advisory Board as referred to	Appeal may, on itstheir own	
in Article 33. The Office may offer	in Article 33. The Office mayshall	initiative or upon the written,	
mediation services pursuant to	offer alternative dispute resolution	reasoned request of a party, consult	
Article 170 of Regulation (EU)	procedures, such as mediation	the Advisory Board as referred to	
2017/1001, with a view of assisting	services pursuant to Article 170 of	in Article 33. The Office may offer	
the parties reach an amicable	Regulation (EU) 2017/1001, with a	mediation services pursuant to	
settlement.	view of assisting the parties reach	Article 170 of Regulation (EU)	
	an amicable settlement.	2017/1001, with a view of assisting	
		the parties reach an amicable	
		settlement.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	0(6)			
	6. Actions may be brought before	6. Actions may be brought before	6. Actions may be brought before	
	the General Court against decisions	the General Court against decisions	the General Court of the	
	of the Boards of Appeal in relation	of the Boards of Appeal in relation	European Union against decisions	
	to appeals, within two months of	to appeals, within two months of	of the Boards of Appeal in relation	
	the date of publication of the	the date of publication of the	to appeals, within two months of	
	decision of the Boards of Appeal,	decision of the Boards of Appeal,	the date of publicationnotification	
322	on grounds of infringement of an	on grounds of infringement of an	of the decision of the Boards of	
	essential procedural requirement,	essential procedural requirement,	Appeal, on grounds of	
	infringement of the TFEU,	infringement of the TFEU,	infringement of an essential	
	infringement of this Regulation or	infringement of this Regulation or	procedural requirement,	
	of any rule of law relating to their	of any rule of law relating to their	infringement of the TFEUTreaty	
	application or misuse of power.	application or misuse of power.	on the Functioning of the	
	The action shall be open to any	The action shall be open to any	European Union, infringement of	
	party to proceedings before the	party to proceedings before the	this Regulation or of any rule of	
	Boards of Appeal adversely	Boards of Appeal adversely	law relating to their application or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	affected by its decision and to any	affected by its decision and to any	misuse of power. The action shall	
	Member State. The General Court	Member State. The General Court	be open to any party to the	
	shall have jurisdiction to annul or	shall have jurisdiction to annul or	proceedings before the Boards of	
	to alter the contested decision.	to alter the contested decision.	Appeal adversely affected by its	
			decision and to any Member State.	
			The General Court shall have	
			jurisdiction to annul or to alter the	
			contested decision.	
Article 3	0(7)			
	7. The decisions of the Boards of	7. The decisions of the Boards of	7. The decisions of the Boards of	
	Appeal shall take effect only as	Appeal shall take effect only as	Appeal shall take effect only as	
323	from the date of expiry of the	from the date of expiry of the	fromon the day following the date	
	appeal period or, if an action has	appeal period or, if an action has	of expiry of the appeal period	
	been brought before the General	been brought before the General	referred to in paragraph 6 or, if	
	Court within that period, as from	Court within that period, as from	an action has been brought before	
	the date of dismissal of such action	the date of dismissal of such action	the General Court within that	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or of any appeal filed with the Court of Justice against the decision of the General Court.	or of any appeal filed with the Court of Justice against the decision of the General Court.	period, as from the date following the day of dismissal of such action or of dismissal of any appeal filed with the Court of Justice of the European Union against the decision of the General Court. The Office shall take the necessary measures to comply with the judgement of the General Court or, in the event of an appeal against that judgement, the Court of Justice.	
Article 3	0(8)			
324	8. The Commission is empowered to adopt delegated acts in accordance with Article 66 to	 The Commission is empowered to adopt delegated acts in accordance with Article 66 to 	 The Commission is empowered to adopt delegated acts in accordance with Article 66 to 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supplement this Regulation by specifying:	supplement this Regulation by specifying:	supplementsupplementing this Regulation by specifying:	
Article 3	0(8), point (a)	I		
325	(a) the content of the notice of appeal referred to in paragraph 3 and the procedure for the filing and the examination of an appeal and	(a) the content of the notice of appeal referred to in paragraph 3 and the procedure for the filing and the examination of an appeal and	(a) the content of the notice of appeal referred to in paragraph 3 and the procedure for the filing and the examination of an appeal; and	
Article 3	0(8), point (b)			
326	(b) the content and the form of the Board of Appeal's decisions as	(b) the content and the form of the Board of Appeal's decisions as	(b) the content and the form of the BoardBoards of Appeal's decisions as referred to in	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	referred to in paragraph 5.	referred to in paragraph 5.	paragraph 5.	
Article 3	1			
327	Article 31 Establishment of a domain name information and alert system	Article 31 Establishment of a domain name information and alert system	Article 31 Establishment of a domain name information and alert system	
Article 3	1(1)			
328	 For domain names registered under a country-code top-level domain name, administered or managed by a registry established 	 For domain names registered under a country-code top-level domain name <u>and other top-level</u> <u>domain names</u>, administered or 	 For domain names registered under a country-code top-level domain name, administered or managed by a registry established 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
in the Union, the Office shall	managed by a registry established	in the Union, the Office shall	
provide a domain name	in the Union, the Office shall	provide a domain name	
information and alert system. Upon	provide a domain name	information and alert system. Upon	
submission of an application for a	information and alert system.	submission of an application for a	
geographical indication, the	UponAfter submission of an	geographical indication, the	
information and alert system shall	application for a geographical	information and alert system shall	
inform applicants for a	indication, the information and	inform applicants for a	
geographical indication about the	alert system shall inform applicants	geographical indication about the	
availability of their geographical	for a geographical indication about	availability of their geographical	
indication as a domain name, and	the availability of their	indication as a domain name, and	
on an optional basis once a domain	geographical indication as a	on an optional basis once a domain	
name containing an identical or	domain name, and on an optional	name containing an identical or	
similar name with their	basis once a domain name	similar name with their	
geographical indication is	containing an identical or similar	geographical indication is	
registered (domain name alerts).	name with their geographical	registered (domain name alerts).	
	indication is registered (domain		
	name alerts).		
Article 31(2)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
329	2. For the purposes of paragraph 1, country-code top-level domain name registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	2. For the purposes of paragraph 1, country-code top-level domain name <i>and other top-level domain</i> <i>names</i> registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	2. For the purposes of paragraph 1, country-code top-level domain name registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	
Section 2	2			
330	Section 2 Organisation and tasks of the Office in relation to the geographical indications	Section 2 Organisation and tasks of the Office in relation to the geographical indications	Section 2 Organisation and tasks of the Office-in relation to the geographical indications	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	2			
331	Article 32 Geographical Indications Division	Article 32 Geographical Indications Division	Article 32 Geographical Indications Division for craft and industrial products	
Article 3	2(1)			
332	1. A Geographical Indications Division, as a department of the Office, shall be responsible for taking decisions on behalf of the Office in relation to:	1. A Geographical Indications Division, as a department of the Office, shall be responsible for taking decisions on behalf of the Office in relation to:	1. A Geographical Indications Division , as a department of for craft and industrial products ('the Geographical Indications Division') shall be established	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			within the Office ₅ . That Division shall be responsible for taking decisions on behalf of the Office in relation to:	
Article 32(1), point (a)				
333	(a) an application for registration of a geographical indication;	(a) an application for registration of a geographical indication;	(a) an application for registration of a geographical indication;	
Article 32(1), point (b)				
334	(b) an application for amendment of a geographical indication;	(b) an application for amendment of a geographical indication;	(b) an application for amendment ofto a geographical indication;	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	2(1), point (c)			
335	(c) an opposition to an application to register or amend a geographical indication;	(c) an opposition to an application to register or amend a geographical indication;	(c) an opposition to an application to register or amend a geographical indication;	
Article 3	2(1), point (d)			
336	(d) entries in the Union register of geographical indication for craft and industrial products;	(d) entries in the Union register of geographical indication for craft and industrial products;	(d) entries in the Union register-of geographical indication for craft and industrial products;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	2(1), point (e)			
337	(e) requests for cancellation of a geographical indication.	(e) requests for cancellation of a geographical indication.	(e) requests for cancellation of a geographical indication.	
Article 3	2(2)	·		
338	2. Opposition and cancellation decisions shall be taken by a panel of three members. At least one member shall be legally qualified. All other decisions of paragraph 1 shall be taken by a single member.	2. Opposition and cancellation decisions shall be taken by a panel of <u>at least</u> three members. At least one member shall be legally qualified. <u>All other decisions of</u> <u>paragraph 1 and one</u> shall <u>be</u> <u>taken by a single member have</u> <u>appropriate technical knowledge</u> .	2. Opposition and cancellation decisions shall be taken by a panel of three members. At least one member shall be legally qualified. All other decisions of paragraph 1 shall be taken by a single member.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	3			
339	Article 33 Geographical Indications Advisory Board	Article 33 Geographical Indications Advisory Board	Article 33 Geographical Indications Advisory Board	
Article 3	3(1)			
340	1. An Advisory Board is set up to deliver an opinion where provided for in this Regulation.	1. An Advisory Board is set up to deliver an opinion where provided for in this Regulation.	1. An Advisory Board isshall be set up to deliver an opinion where provided for in this Regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	33(2)			
341	2. The Geographical Indications Division and the Boards of Appeal as referred to in Article 32 and 34 may, and, at the request of the Commission shall, consult the Advisory Board concerning individual applications at any stage of the examination, opposition or the appeal procedure as referred to in Articles 19, 21 and 30 as well as concerning the following matters:	2. The Geographical Indications Division and the Boards of Appeal as referred to in Article 32 and 34 may, and, at the request of the Commission shall, consult the Advisory Board concerning individual applications at any stage of the examination, opposition or the appeal procedure as referred to in Articles 19, 2421 22, 24, 28, 29 and 30 as well as concerning the following matters:	2. The Geographical Indications Division and the Boards of Appeal as referred to in Article 32 and 34 may, and, at the request of the Commission shall, consult the Advisory Board on questions concerning individual applicationsan application at any stage of the examination, opposition or the appeal procedure as referred to in Articles 19, 21, 22, 24, 28, 29 and 30. The Advisory Board may also be consulted on horizontal as well as concerning the following matters, such as:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 3	3(2), point (a)				
342	(a) the assessment of the quality criteria;	(a) the assessment of the quality criteria;	(a) the assessment of the quality criteria;		
Article 3	3(2), point (b)				
343	(b) the establishment of reputation and renown;	(b) the establishment of reputation and renownof a geographical indication;	(b) the establishment of reputation and renownof the geographical indication;		
Article 3	Article 33(2), point (c)				
344					

7673/23		BM/AF/od	437
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) the determination of the generic nature of the name;	(c) the determination of the generic nature of the name;	(c) the determination of the generic nature of the name of the geographical indication;	
344a		<u>(ca)</u> the assessment of the link between the product and its geographical origin;		
Article 3	3(2), point (d)			
345	(d) the assessment of fair competition in commercial	(d) the assessment of fair competition in commercial	(d) the assessment of fair competition in commercial	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	transactions and the risk of confusing consumers in cases of conflict between geographical indications and trade marks, homonyms or existing products which are legally marketed.	transactions and the risk of confusing consumers in cases of conflict between geographical indications and trade marks, homonyms or existing products which are legally marketed.	transactions and the risk of confusing consumers in cases of conflict between geographical indications and trade marks, homonyms or existing products whichthat are legally marketed.	
Article 3	3(3)			
346	3. The Geographical Indications Division and the Boards of Appeal shall consult the Advisory Board concerning the possible registration of all individual applications submitted through the direct registration procedure referred to in Article 15.	3. The Geographical Indications Division and the Boards of Appeal <i>shallmay</i> consult the Advisory Board concerning the possible registration of <i>all individual</i> applications submitted through the direct registration procedure referred to in Article 15.	 3. The Geographical Indications Division referred to in Article 32 and, as applicable,and the Boards of Appeal shallreferred in Article 34, may consult the Advisory Board concerning the possible registration of all individual applications submitted through the direct registration procedure 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			referred to in Article 15 15a.	
Article 3	3(4)			
347	4. The opinions of the Advisory Board shall not be binding on the Geographical Indications Division and the Boards of Appeal.	4. The opinions of the Advisory Board shall not be binding on the Geographical Indications Division and the Boards of Appeal.	4. The opinions of the Advisory Board shall not be binding on the Geographical Indications Division and the Boards of Appeal.	
Article 3	3(5)	1	I	
348	5. The Advisory Board shall be composed of one representative of each Member State and one representatives of the Commission	5. The Advisory Board shall be composed of one representative of each Member State, and one representatives representative of	5. The Advisory Board shall be composed of one representative of each Member State and one representativesrepresentative of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and their respective alternates.	the Commission and their respective alternates. <u>If deemed</u> <u>necessary, recognised experts in</u> <u>the field of geographical</u> <u>indications or of the concerned</u> <u>product category, including</u> <u>representatives of regions and</u> <u>academia shall be invited to join</u> <u>the Board on an ad hoc basis.</u>	the Commission and their respective alternates.	
Article 3	3(6)			
349	6. The opinion of the Advisory Board shall be delivered in a panel of three members.	6. The opinion of the Advisory Board shall be delivered in a panel of three members.	6. The opinion of the Advisory Board shall be delivered in a panel of three members.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	3(7)			
350	7. The Office shall make public the list of members of the Advisory Board on its website and shall keep that list up-to-date.	7. The Office shall make public the list of members of the Advisory Board on its website and shall keep that list up-to-date.	7. The Office shall make public the list of members of the Advisory Board on its website and shall keep that list up-to-date.	
Article 3	3(8)			
351	8. Procedures concerning the appointment of the members of the Advisory Board and its operation shall be specified in its rules of procedures as approved by the Management Board and shall be made public.	8. Procedures concerning the appointment of the members of the Advisory Board and its operation shall be specified in its rules of procedures as approved by the Management Board <u>, shall ensure</u> that no member can find himself	8. Procedures concerning the appointment of the members of the Advisory Board and its operation shall be specified in its rules of procedures as approved by the Management Board instituted by Article 153 of Regulation (EU)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		or herself in a conflict of interest, and shall be made public.	2017/1001, and shall be made public.	
Article 3	3(9)			
352	9. The mandates of members of the Advisory Board shall be up to 5 years. Those mandates may be renewable.	9. The mandates of members of the Advisory Board shall be up to 5 years. Those mandates may be <i>renewable<u>renewed once</u></i> .	9. The mandates of members of the Advisory Board shall be up to 5 five years. Those mandates may be renewable.	
Article 3	3(10)			
353	10. The Office shall provide the logistic support necessary for the Advisory Board and provide a	10. The Office shall provide the logistic support necessary for the Advisory Board and provide a	10. The Office shall provide the logistic support necessary for the Advisory Board and provide a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	secretariat for its meetings.	secretariat for its meetings.	secretariat for its meetings.	
Article 3	4			
354	Article 34 Boards of Appeal	Article 34 Boards of Appeal	Article 34 Boards of Appeal	
Article 3	4, first paragraph			
355	In addition to the powers conferred upon it by Article 165 of Regulation (EU) 2017/1001, the Boards of Appeal instituted by that Regulation shall be responsible for	In addition to the powers conferred upon it by Article 165 of Regulation (EU) 2017/1001, the Boards of Appeal instituted by that Regulation shall be responsible for	In addition to the powers conferred upon it The Boards of Appeal instituted by Article 165 of Regulation (EU) 2017/1001 , the Boards of Appeal instituted by that	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	deciding on appeals from decisions of the Geographical Indications Division as regards their decisions concerning geographical indications subject to Article 28 of this Regulation.	deciding on appeals from decisions of the Geographical Indications Division as regards their decisions concerning geographical indications subject to Article 28 of this Regulation.	Regulation shall be responsible for deciding on appeals from decisions of the Geographical Indications Division as regards their against decisions concerning geographical indications subject to Article 28 of adopted by the Office under this Regulation.	
355a			Article 34a Union register of geographical indications for craft and industrial products	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(ex Article 26)	
355b			1. A publicly accessible electronic Union register shall be developed, kept and maintained by the Office for geographical indications for craft and industrial products.	
355c			2. The Union register shall contain the entries referred to in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			this Regulation.	
	1			
355d			3. Upon the entry into force of a decision registering a geographical indication in accordance with Article 24 or 25, the Office shall enter the following data in the Union register:	
355e			(a) the name of the geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			indication registered as a 'protected geographical indication';	
355f			(b) the product type;	
Article 3	4a(3), point (ba)			
355g			(ba) the name of the applicant in whose name the geographical indication is registered;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(new point (ba) added to former Article 26(3) of Commission proposal)	
Article 3	4a(3), point (c)			
355h			(c) the reference to the legal act registering the name of the geographical indication	
Article 3	4a(3), point (d)			
355i			(d) the country or countries of origin of the geographical indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
355j			4. Geographical indications concerning craft and industrial products from third countries that are protected in the Union under the Geneva Act following a decision in accordance with Article 7 of Regulation (EU) 2019/1753 shall be entered in the Union register.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	34a(4a)			
355k			4a. Geographical indications concerning craft and industrial products from third countries that are protected in the Union under an international agreement – other than the Geneva Act – to which the Union is a contracting party shall be entered in the Union register on the basis of implementing acts adopted by the Commission in accordance with the examination procedure referred to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			of the Commission proposal)	
Article 34	a(5)			
3551			5. Each geographical indication shall be entered in the Union register in its original script. Where the original script is not in Latin characters, the geographical indication shall be transcribed in Latin characters and both versions of the geographical indication shall be entered in the Union register and shall have equal status.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	4a(6)			
355m			(paragraph 6 of former Article 26 deleted and moved to Article 34c(2))	
Article 3	4a(7)			
355n			7. The Office shall retain documentation related to the registration of a geographical indication in digital or paper form for the period of validity of the geographical indication, and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			in the event of cancellation for ten years thereafter.	
Article 3	4a(7), point (a)			
3550			7a. The running costs of the register shall be covered by the Office's operational budget.	
Article 3	4a(8)	I		
355p			8. The Commission shall adopt implementing acts setting out the IT architecture and presentation of the Union register. Those	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
355q			Article 34b Extracts from the Union register (moved from Article 27)	

7673/23

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
355r			1. The Office shall ensure that any person has the possibility to download from the Union register an official extract that provides proof of registration of the geographical indication, and the relevant data including the date of application for the registration of the geographical indication or other priority date. The official extract may be used as an authentic certificate.	
355s				

456

EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(paragraph 2 of former Article 27 deleted)	
355t			3. The Commission shall adopt implementing acts defining the format and online presentation of extracts from the Union register. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
355u			Article 34c Technical support (moved from Article 62)	
355v			1. Upon request by the Commission, the Office shall carry out the examination of, and related administrative tasks pertaining to, third-country	

7673/23	BM/A	458 AF/od
ANNEX	COMPET.1	EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			geographical indications for craft and industrial products:	
355w			(a) protected or proposed for protection under an international agreement to which the Union is a party, other than the Geneva Act; or	
355x			(b) proposed for protection under an international	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			agreement under negotiation by the Union.	
355y			2. On the basis of information received from the Commission, the Office shall make public, and regularly update, the list of the international agreements protecting geographical indications for craft and industrial products to which the Union is a contracting party, as well as the list of geographical indications protected under those agreements.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved from Article 26(6))	
TITLE III				
356	TITLE III PROTECTION OF GEOGRAPHICAL INDICATIONS	TITLE III PROTECTION OF GEOGRAPHICAL INDICATIONS	TITLE III PROTECTION OF GEOGRAPHICAL INDICATIONS	
Article 3	5			
357	Article 35	Article 35	Article 35	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Protection of geographical indications	Protection of geographical indications	Protection of geographical indications	
Article 3	5(1)	L	I	
358	1. Geographical indications entered in the Union register of geographical indications for craft and industrial products shall be protected against:	1. Geographical indications entered in the Union register of geographical indications for craft and industrial products shall be protected against:	1. Geographical indications entered in the Union register of geographical indications for craft and industrial products shall be protected against:	
Article 3	5(1), point (a)			
359	(a) any direct or indirect	(a) any direct or indirect	(a) any direct or indirect	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	commercial use of the geographical indication in respect of products not covered by the registration, where those products are identical or similar to the products registered under that geographical indication or where use of the name exploits, weakens, dilutes, or is detrimental to the reputation of, the protected geographical indication;	commercial use of the geographical indication in respect of products not covered by the registration, where those products are identical or similar to the products registered under that geographical indication or where use of the name exploits, weakens, dilutes, or is detrimental to the reputation of, the protected geographical indication;	commercial use of the geographical indication in respect of products not covered by the registration, where those products are identical or similarcomparable to the products registered under thatprotected by the geographical indication, or where use of the name exploits, weakens, dilutes, or is detrimental to the reputation of, the protected geographical indication;	
Article 3	5(1), point (b)			
360	(b) any misuse, imitation or evocation, even if the true origin of the products or services is	(b) any misuse, imitation or evocation, even if the true origin of the products or services is	(b) any misuse, imitation or evocation, even if the true origin of the products or services is	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	indicated or if the protected geographical indication is translated or accompanied by an expression such as 'style', 'type', 'method', 'as produced in', 'imitation', 'flavour', 'like' or similar;	indicated or if the protected geographical indication is translated or accompanied by an expression such as 'style', 'type', 'method', 'as produced in', 'imitation', ' <i>flavourfragrance</i> ', 'like' or similar;	indicated or if the protected geographical indication is translated or accompanied by an expression such as 'style', 'type', 'method', 'as produced in', 'imitation', 'flavour', 'like' or similar;	
Article 3	5(1), point (c)		1	
361	(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product that is used on the inner or outer packaging, advertising material, documents or information provided on websites relating to the products, and the	(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product that is used on the inner or outer packaging, advertising material, documents or information provided on websites <u>or applications</u> relating to the	(c) any other false or misleading indication as to the provenance, origin, nature or essential qualities of the product that is used on the inner or outer packaging, on advertising material, materials, in documents or information provided on websitesonline interfaces	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	packing of the products in a container liable to convey a false impression as to their origin;	products, and the packing of the products in a container liable to convey a false impression as to their origin;	relating to the products, andproduct, as well as the packing of the productsproduct in a container liable to convey a false impression as to their origin;	
Article 3	5(1), point (d)			
362	(d) any other practice liable to mislead the consumer as to the true origin of the products.	(d) any other practice liable to mislead the consumer as to the true origin of the products.	(d) any other practice liable to mislead the consumer as to the true origin of the products product .	
Article 3	5(2)			
363	2. For the purposes of paragraph 1,	2. For the purposes of paragraph 1,	2. For the purposes of paragraph 1,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	point (b), the evocation of a	point (b), the evocation of a	point (b), the evocation of a	
	geographical indication shall be	geographical indication shall be	geographical indication shall be	
	deemed to arise, in particular,	deemed to arise, in particular,	deemed to arise, in particular,	
	where a term, sign, or other	where a term, sign, or other	where a term, sign, or other	
	labelling or packaging device	labelling or packaging device	labelling or packaging device	
	presents a direct and clear link with	presents a direct and clear link	presents a sufficiently direct and	
	the product covered by the	with the product covered by the	clear link with the product covered	
	registered geographical indication	registered geographical indication	by the registered geographical	
	in the mind of the reasonably	in the mind of the reasonably	indication in the mind of the	
	circumspect consumer, thereby	circumspect consumer, thereby	reasonably circumspectaverage	
	exploiting, weakening, diluting or	exploiting, weakening, diluting or	European consumer, thereby	
	being detrimental to the reputation	being detrimental to the reputation	exploiting, weakening, diluting or	
	of the registered name.	of the registered name.	being detrimental to the reputation	
			of the registered name who is	
			reasonably well-informed and	
			reasonably observant and	
			circumspect.	
Article 3	5(3)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
364	3. Paragraph 1 shall also apply to a domain name containing or consisting of the registered geographical indication.	3. Paragraph 1 shall also apply to a domain name containing or consisting of the registered geographical indication.	3. Paragraph 1The protection of geographical indications shall also apply to any use of a domain name containing or consisting of the registered geographical indicationthat is in breach of paragraph 1.				
Article 35(4)							
365	4. The protection referred to in paragraph 1 shall also apply to:	4. The protection referred to in paragraph 1 shall also apply to:	4. The protection referred to in paragraph 1 shall also apply to:				
Article 35(4), point (a)							

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
366	(a) goods entering the customs territory of the Union without being released for free circulation within that territory; and	(a) goods entering the customs territory of the Union without being released for free circulation within that territory; and	(a) goods entering the customs territory of the Union without being released for free circulation within that territory; and				
Article 35(4), point (b)							
367	(b) goods sold by means of distance selling, such as electronic commerce.	(b) goods sold by means of distance selling, such as electronic commerce.	(b) goods sold by means of distance selling, such as electronic commerce.				
Article 35(5)							
368							

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5. The producer group or any producer that is entitled to use the protected geographical indication shall be entitled to prevent all third parties from bringing goods, in the course of trade, into the Union without being released for free circulation there, where such goods, including packaging, come from third countries and are contrary to paragraph 1.	5. The producer group, <i>the holder</i> of the registration of the geographical indication or any producer that is entitled to use the protected geographical indication shall be entitled to prevent all third parties from bringing goods, in the course of trade, into the Union without being released for free circulation there, where such goods, including packaging, come from third countries and are contrary to paragraph 1.	5. The producer group or any producer that is entitled to use the protected geographical indication shall be entitled to prevent all third parties from bringing goods, in the course of trade, into the Union without being released for free circulation there, where such goods, including packaging, come from third countries and are contrary to paragraph 1.	
Article 3	5(6)			
369	6. Geographical indications protected under this Regulation	6. Geographical indications protected under this Regulation	6. Geographical indications protected under this Regulation	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall not become generic within the Union.	shall not become generic within the Union.	shall not become generic within the Union.	
Article 3	5(7)			
370	7. Where a geographical indication is a compound name which contains a term which is considered to be generic, the use of that term shall not constitute a conduct referred to in paragraph 1, points (a) and (b).	7. Where a geographical indication is a compound name which contains a term which is considered to be generic, the use of that term shall not constitute a conduct referred to in paragraph 1, points (a) and (b).	7. Where a geographical indication is a compound name which contains a term which is considered to be generic, the use of that term shall not constitute a conduct referred to in paragraph 1, points (a) and (b).	
Article 3	6			
371				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 36	Article 36	Article 36	
	Parts or components in manufactured products	Parts or components in manufactured products	Parts or components in manufactured products	
Article 3	6(1)			
372	1. Article 35 is without prejudice to the use of a geographical indication by producers in conformity with Article 43 to indicate that a manufactured product contains, as a part or component, a product designated by that geographical indication provided that such use is made in accordance with honest commercial practices and does not	1. Article 35 is without prejudice to the use of a geographical indication by producers in conformity with Article 43 to indicate that a manufactured product contains <u>or integrates</u> , as a part or component, a product designated by that geographical indication provided that such use is made in accordance with honest commercial practices and does not	1. Article 35 is without prejudice to the use of a geographical indication by producers, in conformity with Article 43, to indicate that a manufactured product contains, as a part or component, a product designated by that geographical indication, provided that such use is made in accordance with honest commercial practices and does not	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	weaken, dilute, or is not detrimental to, the reputation of the geographical indication.	weaken, dilute, or is not detrimental to, the reputation of the geographical indication.	exploit, weaken, dilute, or is not detrimental to, the reputation of the geographical indication.	
Article 3	96(2)			
373	2. The geographical indication designating a product's part or component shall not be used in the sales designation of the manufactured product, except in cases of agreement with a producer group or, in situations referred to in Article 6(3), a single producer.	2. The geographical indication designating a product's part or component shall not be used in the sales designation of the manufactured product, except in cases of agreement with a producer group or, in situations referred to in Article 6(3), a single producer.	2. The geographical indication designating a product's part or component shall not be used in the sales designation of the manufactured product, except in cases of agreement with a producer group or, in situations referred to in Article 6(3), a single producerwhere the applicant in whose name the geographical indication has been registered has given its agreement to such	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			use.	
Article 3	7			
374	Article 37 Generic terms	Article 37 Generic terms	Article 37 Generic terms	
Article 3	7(1)			
375	1. Generic terms shall not be registered as a geographical indication.	1. Generic terms shall not be registered as a geographical indication.	1. A generic termsterm shall not be registered as a geographical indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	7(2)			
376	2. To establish whether or not a term has become generic, account shall be taken of all relevant factors, in particular:	2. To establish whether or not a term has become generic, account shall be taken of all relevant factors, in particular:	2. To establish whether or not a term has become generic, account shall be taken of all relevant factors, in particular:	
Article 3	7(2), point (a)			
377	(a) the existing situation in areas of consumption;	(a) the existing situation in areas of consumption;	(a) the existing situation in areas of consumption;	
Article 3	7(2), point (b)			

7673/23		BM/AF/od
ANNEX	COMPET.1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
378	(b) the relevant Union or national legal acts.	(b) the relevant Union or national legal acts.	(b) the relevant Union or national legal acts.	
Article 3	8			
379	Article 38 Homonymous geographical indications	Article 38 Homonymous geographical indications	Article 38 Homonymous geographical indicationsHomonyms	
Article 3	8(1)			
380	1. A geographical indication that	1. A geographical indication that	1. A geographical indication that	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal has been applied for after a wholly or partly homonymous geographical indication had been applied for or protected in the Union shall not be registered unless there is sufficient distinction in practice between the conditions of local and traditional usage and the presentation of the two homonymous indications, taking into account the need to ensure equitable treatment of the producers concerned and that consumers are not misled as to the true identity or geographical origin of the products.	EP Mandate has been applied for after a wholly or partly homonymous geographical indication had been applied for or protected in the Union shall not be registered unless there is sufficient distinction in practice between the conditions of local and traditional usage and the presentation of the two homonymous indications, taking into account the need to ensure equitable treatment of the producers concerned and that consumers are not misled as to the true identity or geographical origin of the products.	Council Mandate has been applied for after a wholly or partly homonymous geographical indication hadname has been applied for or protected as a geographical indication in the Union shall not be registered, unless there is sufficient distinction in practice between the conditions of local and traditional usage and the presentation of the two homonymous indicationsnames, taking into account the need to ensure equitable treatment of the producers concerned and the need to ensure that consumers are not misled as to the true identity or geographical origin of the products.	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	8(2)	·	· · · · ·	
381	2. A wholly or partly homonymous name which misleads the consumer into believing that products come from another territory shall not be registered even if the name for the actual territory, region or place of origin of the products in question is accurate.	2. A wholly or partly homonymous name which misleads the consumer into believing that products come from another territory shall not be registered even if the name for the actual territory, region or place of origin of the products in question is accurate.	2. A wholly or partly homonymous name which misleadsthat is liable to mislead the consumer into believing that products come from another territory shall not be registered even if the name for the actual territory, region or place of origin of the products in question is accurate.	
Article 3	8(3)			
382	3. For the purpose of this Article, a	3. For the purpose of this Article, a	3. For the purpose of this Article, a	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indication applied for or protected in the Union refers to:	<i>homonymous</i> geographical indication applied for or protected in the Union refers to:	geographical indication applied for or protected in the Union refers to:	
Article 3	8(3), point (a)			
383	(a) geographical indications that are entered in the Union register of geographical indications for craft and industrial products;	(a) geographical indications that are entered in the Union register of geographical indications for craft and industrial products;	(a) geographical indications that are entered in the Union register-of geographical indications for craft and industrial products;	
Article 3	8(3), point (b)			
384	(b) geographical indications that have been applied for provided that	(b) geographical indications that have been applied for provided that	(b) geographical indications that have been applied for, provided	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	they are subsequently entered in	they are subsequently entered in	that they are subsequently entered	
	the Union register of geographical	the Union register of geographical	in the Union register of	
	indications for craft and industrial	indications for craft and industrial	geographical indications for craft	
	products;	products;	and industrial products;	
	products,	products,	and moustman products,	
Article 3	88(3), point (c)	1	L	
	1			<u>.</u>
	(c) appellations of origin and	(c) appellations of origin and	(c) appellations of origin and	
			· · · · ·	
	geographical indications protected	geographical indications protected	geographical indications protected	
	geographical indications protected in the Union pursuant to the	geographical indications protected in the Union pursuant to the	geographical indications protected in the Union pursuant to the	
	in the Union pursuant to the	in the Union pursuant to the	in the Union pursuant to the	
205				
385	in the Union pursuant to the	in the Union pursuant to the	in the Union pursuant to the	
385	in the Union pursuant to the	in the Union pursuant to the	in the Union pursuant to the	
385	in the Union pursuant to the	in the Union pursuant to the	in the Union pursuant to the	
385	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and	
385	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	
385	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	
385	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	in the Union pursuant to the Regulation (EU) 2019/1753 ¹ ; and 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	L 271, 24.10.2019, p. 1–11)	L 271, 24.10.2019, p. 1–11)	L 271, 24.10.2019, p. 1–11)	
Article 3	8(3), point (d)			
386	(d) geographical indications, names of origin and equivalent terms protected pursuant to an international agreement between the Union and one or more third countries.	(d) geographical indications, names of origin and equivalent terms protected pursuant to an international agreement between the Union and one or more third countries.	(d) geographical indications, names of origin and equivalent terms protected pursuant to an international agreement between the Union and one or more third countries.	
Article 3	8(4)			
387	4. The Office shall cancel the geographical indications registered	4. The Office shall cancel <u>and</u> <u>remove from the Union register</u>	4. The Office shall cancel,pursuant to Article 29(1)(c), any	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in breach of paragraphs 1 and 2.	any the geographical indications that have been registered in breach of paragraphs 1 and 2.	the geographical indicationsindication that has been registered in breach of paragraphs 1 and 2, after having informed the applicant in whose name the geographical indication has been registered.	
Article 3	9			
388	Article 39 Trade marks	Article 39 <u>Relationship between</u> <u>geographical indications and</u> trade marks	Article 39 Relationship between geographical indications and trade marks	
		(moved from Article 42)	(integrates most of former Article 42)	

COMPET.1

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
388a	1. An application for the registration of a trade mark, the use of which would contravene Article 35, shall be rejected if the application for registration of the trade mark is submitted after the date of submission to the Office of the application for the registration of the geographical indication. Where applicable, the Office shall take account of any priority claimed in that trade mark application.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(moved from Article 42)		
Article 3	9(1)			
389	A name shall not be registered as a geographical indication where, in the light of a trade mark's reputation and renown, registration of the name proposed as a geographical indication could mislead the consumer as to the true identity of the product.	 2. <u>A name shall not be registered</u> as<u>An application for the</u> registration of a geographical indication <u>shall be rejected</u> where, in the light of a trade mark's reputation and renown, registrationwell-known character or of the reputation of the trade mark, the name proposed as a geographical indication couldis liable to mislead the consumer as to the true identity of the product. 	1. A name shall not be registered asAn application for the registration of a geographical indication shall be rejected where, in the light of a trade mark's with a reputation and renown, registration ofor a well-known mark, the name proposed as a geographical indication couldwould be liable to mislead the consumer as to the true identity of the product.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
389a		3. The Office shall cancel and remove from the Union register any geographical indication that has been registered in breach of paragraph 2. (moved from Article 42)		
Article 3	9(2)			
389b			2. The Office shall cancel, pursuant to Article 29(1)(c), any geographical indication that has	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			been registered in breach of paragraph 1, after having informed the applicant in whose name the geographical indication has been registered.	
389c		4. <u>The Office and, as applicable,</u> the national competent authorities shall, upon request, invalidate trade marks registered in breach of paragraph 1. (moved from Article 42)		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	39(3)			
389d			3. An application for the registration of a trade mark, the use of which would contravene Article 35, shall be rejected if this application is submitted after the date on which the application for the registration of the geographical indication has been submitted to the Office.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
389e		5. Without prejudice to paragraph 4 of this Article, a trade mark the use of which contravenes Article 35, which has been applied for, registered, or established by use in good faith within the territory of the Union, if that possibility is provided for by the legislation concerned, before the date on which the application for registration of the geographical indication is submitted to the Office, may continue to be used and renewed notwithstanding the registration of a geographical indication, provided that no grounds for invalidity or revocation of the trade mark exist under Directive (EU) 2015/2436		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of the European Parliament and of the Council or under Regulation (EU) 2017/1001. In such cases, the use of the geographical indication and that of the relevant trade mark shall be permitted.		
Article 3	9(4)			
389f			4. The Office and, as applicable, the national competent authorities shall, upon request, invalidate trade marks registered	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			in breach of paragraph 3. (moved from Article 42(2))	
389g		6. For the purposes of paragraphs 1 and 5 of this Article, for geographical indications registered further to the procedure set up in Article 67, the first day of protection, following the one year transitional period since [the date of entry into force of this Regulation], shall be deemed to be the day on which the Member States have informed the Office		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and the Commission.		
		(moved from Article 42)		
Article 3	9(5)			
389h			5. Without prejudice to paragraph 4 of this Article, a trade mark, the use of which contravenes Article 35, which has been applied for, registered, or established by use in good faith within the territory of the Union, if that possibility is provided for by the legislation concerned, before the date on which the application for	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		registration of the geographical	
		indication is submitted to the	
		Office, may continue to be used	
		and renewed notwithstanding the	
		registration of the geographical	
		indication, provided that no	
		grounds for invalidity or	
		revocation of the trade mark	
		exist under Directive (EU)	
		2015/2436 ¹ of the European	
		Parliament and of the Council or	
		Regulation (EU) 2017/1001. In	
		such cases, the use of the	
		geographical indication and that	
		of the relevant trade mark shall	
		be permitted.	
		1. Directive (EU) 2015/2436 of the	
		European Parliament and of the Council	
		of 16 December 2015 to approximate the	
		laws of the Member States relating to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			trade marks (OJ L 336, 23.12.2015, p. 1).	
			(moved from Article 42(4))	
389i		7. Guarantee or certification marks referred to in Article 28(4) of Directive(EU) 2015/2436 and collective marks referred to in Article 29(3) of that Directive may be used on labels and packaging devices, together with the geographical indication.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(moved from Article 42)		
Article 3	9(6)			
389j			6. Guarantee or certification marks referred to in Article 28(4) of Directive (EU) 2015/2436 and collective marks referred to in Article 29(3) of that Directive may be used on labels and packaging devices, together with the geographical indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	0			
390	Article 40 Producer groups	Article 40 Producer groups	Article 40 Producer groups	
Article 4	0(1)			
391	1. Member States shall verify that the producer group operates in a transparent and democratic manner and that all producers of the product designated by the geographical indication enjoy right of membership in the group. Member States may provide that public officials, and other	1. Member States shall <u>regularly</u> verify that the producer group operates in a transparent and democratic manner and that all producers of the product designated by the geographical indication enjoy right of membership in the group. Member States may provide that public	1. Member StatesProducer groups shall verify that the producer group operatesoperate in a transparent, open and non- discriminatory-and democratic manner-and that, allowing all producers of the product designated by the geographical indication enjoy right of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	stakeholders such as consumer groups, retailers and suppliers, also participate in the work of the producer group.	officials, and other stakeholders such as consumer groups, retailers and suppliers, also participate in the work of the producer group.	membership in the group to join the group at any point in time. Member States may provide that public officialsbodies, and other stakeholders such as consumer groups, retailers and suppliers, may also participate in the work of the producer group.		
Article 4	0(2)				
392	2. A producer group may, in particular, exercise the following powers and responsibilities:	2. A producer group may, in particular, exercise the following powers and responsibilities:	2. A producer group may, in particular, exercise the following powers and responsibilitiestasks:		
Article 4	Article 40(2), point (a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
393	(a) develop the product specification and manage internal controls that ensure compliance of production steps of product designated by the geographical indication with that specification;	(a) develop <u>and amend</u> the product specification and manage internal controls that ensure compliance of production steps of product designated by the geographical indication with that specification;	(a) develop and amend the product specification and manageset up internal controlscompliance checks that ensure compliance of production steps with the product specification of the of-product designated by the geographical indication-with that specification;	
Article 4	0(2), point (b)			
394	(b) take legal action to ensure the protection of the geographical indication and of the intellectual property rights that are directly	(b) take legal action to ensure the protection of the geographical indication and of the intellectual property rights that are directly	(b) take legal action to ensure the protection of the geographical indication and of theany other intellectual property rights that	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	connected with it;	connected with it;	areright that is directly connected with itthe product;	
Article	40(2), point (c)			
395	(c) agree sustainability undertakings, whether or not included in the product specification or as a separate initiative, including arrangements for verification of compliance with these undertakings and assuring adequate publicity for them in particular in an information system provided by the Commission;	(c) agree sustainability undertakings, whether or not included in the product specification or as a separate initiative, including arrangements for verification of compliance with these undertakings and assuring adequate publicity for them in particular in an information system provided by the Commission;	(c) agree sustainability undertakings, whether or not included in the product specification or as a separate initiative, including arrangements for verification of compliance with these undertakings and assuring adequate publicity for them in particular in an information system provided by the Commission;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 4	0(2), point (d)				
396	(d) take action to improve the performance of the geographical indication, including:	(d) take action to improve the performance of the geographical indication, including:	(d) take action to improve the performance of the geographical indication, including:		
Article 4	0(2), point (d)(i)				
397	(i) development, organisation and conduct of collective marketing and advertising campaigns;	(i) development, organisation and conduct of collective marketing and advertising campaigns;	(i) development, organisation and conduct of collective marketing and advertising campaigns;		
Article 40(2), point (d)(ii)					

7673/23		BM/AF/od
ANNEX	COMPET.1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
398	(ii) dissemination of information and promotion activities aiming at communicating the attributes of the product designated by a geographical indication to consumers;	(ii) dissemination of information and promotion activities aiming at communicating the attributes of the product designated by a geographical indication to consumers;	(ii) dissemination of information and promotion activities aiming at communicating to consumers the attributes of the product designated by a geographical indication-to consumers ;	
Article 4	0(2), point (d)(iii)			
399	(iii) carrying out analyses into the economic performance, sustainability of production, technical characteristics of the product designated by the geographical indication;	(iii) carrying out analyses into the economic <i>and ecological</i> performance, sustainability of production, technical characteristics of the product designated by the geographical indication;	(iii) carrying out analyses into the economic performance, sustainability of production, technical characteristics of the product designated by the geographical indication;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	0(2), point (d)(iv)			
400	(iv) dissemination of information on the geographical indication and the relevant Union symbol; and	(iv) dissemination of information on the geographical indication and the relevant Union symbol; and	(iv) dissemination of information on the geographical indication and the relevant Union symbol; and	
Article 4	0(2), point (d)(v)			
401	(v) providing advice and training to current and future producers, including on gender mainstreaming and equality; and	(v) providing advice and training to current and future producers, including on gender mainstreaming and equality; and	(v) providing advice and training to current and future producers , including on gender mainstreaming and equality; and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	40(2), point (e)			
402	(e) combat counterfeiting and suspected fraudulent uses on the internal market of a geographical indication that is not in compliance with the product specification by monitoring the use of the geographical indication across the internal market and on third countries' markets where the geographical indications are protected, including on the internet, and, as necessary, informing enforcement authorities using confidential systems available.	(e) combat counterfeiting and suspected fraudulent uses on the internal market of a geographical indication that is not in compliance with the product specification by monitoring the use of the geographical indication across the internal market and on third countries' markets where the geographical indications are protected, including on the internet, and, as necessary, informing enforcement authorities using confidential systems available.	(e) combat counterfeiting and suspected fraudulent uses onin the internal market of a geographical indication that is not in compliance with the product specification by monitoring the use of the geographical indication across the internal market and in third- country -on third countries' markets where the geographical indications are protected, including on the internetonline interfaces, and, as necessary, by informing enforcement authorities-using confidential systems available.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
402a		2a. Producer groups shall ensure that producers within the group continuously comply with the relevant product specification when using the name and symbol in the market. Producer groups may: (moved from Article 47)		
402b		(a) monitor the commercial use of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
		<u>the geographical indication in the</u> <u>market;</u>					
		(moved from Article 47)					
402c		(b) <u>develop activities related to</u> <u>ensuring compliance of a product</u> <u>designated by a geographical</u> <u>indication with its product</u> <u>specification;</u> (moved from Article 47)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
402d		(c) take action to ensure adequate legal protection of the geographical indication, including, where appropriate, informing the competent authorities designated under Article 45(1).					
Article 41							
403	Article 41	Article 41	Article 41 Protection of				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Protection of geographical indication rights in domain names	Protection of geographical indication rights in domain names	geographical indication rights in domain names	
			(deleted – partly moved to recital (33))	
Article 4	1(1)	·		
404	1. Country-code top-level domain name registries established in the Union may, upon request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such country-code top-level domain to the producer group of the products with the	1. Country-code top-level domain name <u>and other top-level domain</u> <u>name</u> registries established in the Union may, upon request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such- <u>country-code</u> top-level domain to the producer	1. Country-code top-level domain name registries established in the Union may, upon request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such country-code top-level domain to the producer group of the products with the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indication concerned, following an appropriate alternative-dispute-resolution procedure or judicial procedure, if such domain name has been registered by its holder without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 35.	group of the products with the geographical indication concerned, following an appropriate alternative-dispute-resolution procedure or judicial procedure, if such domain name has been registered by its holder without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 35.	geographical indication concerned, following an appropriate alternative-dispute-resolution procedure or judicial procedure, if such domain name has been registered by its holder-without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 35. (deleted – partly moved to recital (33))	
Article 4	1(2)			
405				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. Country-code top-level domain name registries established in the Union shall ensure that any alternative dispute resolution procedure established to solve disputes relating to the registration of domain names referred to in paragraph 1, shall recognise geographical indications as rights that may prevent a domain name from being registered or used in bad faith.	2. Country-code top-level domain name and other top-level domain name registries established in the Union shall ensure that any alternative dispute resolution procedure established to solve disputes relating to the registration of domain names referred to in paragraph 1, shall recognise geographical indications as rights that may prevent a domain name from being registered or used in bad faith.	2. Country-code top level domain name registries established in the Union shall ensure that any alternative dispute resolution procedure established to solve disputes relating to the registration of domain names referred to in paragraph 1, shall recognise geographical indications as rights that may prevent a domain name from being registered or used in bad faith. (deleted – partly moved to recital (33))	
Article 4	2	<u> </u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 42 Conflicting trade marks	Article 42	Article 42 Conflicting trade marks	
406		deleted	(moved to Article 39, except for	
		(moved to Article 39)	Article 42(3), which has been integrated into Article 67(2a) and recital (31))	
Article 4	2(1)			
407	1. The registration of a trade mark the use of which would contravene Article 35 shall be rejected if the application for registration of the trade mark is submitted after the date of submission to the Office of	deleted	1. The registration of a trade mark the use of which would contravene Article 35 shall be rejected if the application for registration of the trade mark is submitted after the date of submission to the Office of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the application for the registration of the geographical indication.	(moved to Article 39)	the application for the registration of the geographical indication.	
			(moved to Article 39)	
Article 4	2(2)			
408	2. The Office and, when applicable, the competent national authorities shall invalidate trade marks registered in breach of paragraph 1.	deleted (moved to Article 39)	2. The Office and, when applicable, the competent national authorities shall invalidate trade marks registered in breach of paragraph 1.	

Comr	nission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 42(3)				
409 1 and 4 of th geographica further to th Article 67, t protection, t transitional entry into for shall be dee which the M	purposes of paragraphs his Article, for al indications registered he procedure set up in the first day of following the one year period since [the date porce of this Regulation], med to be the day on Member States have e Office and the n.	deleted (moved to Article 39)	3. For the purposes of paragraphs 1 and 4 of this Article, for geographical indications registered further to the procedure set up in Article 67, the first day of protection, following the one year transitional period since [the date entry into force of this Regulation], shall be deemed to be the day on which the Member States have informed the Office and the Commission.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(integrated into Article 67(2a) and recital (31))	
Article 4	2(4)			
410	4. Without prejudice to paragraph 2 of this Article, a trade mark the use of which contravenes Article 35, which has been applied for, registered, or established by use in good faith within the territory of the Union, if that possibility is provided for by the legislation	deleted (moved to Article 39)	4. Without prejudice to paragraph 2 of this Article, a trade mark the use of which contravenes Article 35, which has been applied for, registered, or established by use in good faith within the territory of the Union, if that possibility is provided for by the legislation	
	concerned, before the date on which the application for registration of the geographical		concerned, before the date on which the application for registration of the geographical	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
indication is submitted to the		indication is submitted to the	
Office, may continue to be used		Office, may continue to be used	
and renewed notwithstanding the		and renewed notwithstanding the	
registration of a geographical		registration of a geographical	
indication, provided that no		indication, provided that no	
grounds for invalidity or revocation		grounds for invalidity or revocation	
of the trade mark exist under		of the trade mark exist under	
Directive (EU) 2015/2436 ¹ of the		Directive (EU) 2015 ¹ /2436 of the	
European Parliament and of the		European Parliament and of the	
Council or Regulation (EU)		Council or Regulation (EU)	
2017/1001. In such cases, the use		2017/1001. In such cases, the use	
of the geographical indication and		of the geographical indication and	
that of the relevant trade mark shall		that of the relevant trade mark shall	
be permitted.		be permitted.	
1. Directive (EU) 2015/2436 of the		1. Directive (EU) 2015/2436 of the	
European Parliament and of the Council of		European Parliament and of the Council of	
16 December 2015 to approximate the laws		16 December 2015 to approximate the laws	
of the Member States relating to trade		of the Member States relating to trade	
marks (OJ L 336, 23.12.2015, p. 1).		marks (OJ L 336, 23.12.2015, p. 1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to Article 39)	
Article 4	42(5)			
411	5. Guarantee or certification marks referred to in Article 28(4) of Directive (EU) 2015/2436 and collective marks referred to in Article 29(3) of that Directive may be used on labels, together with the geographical indication.	deleted (moved to Article 39)	5. Guarantee or certification marks referred to in Article 28(4) of Directive (EU) 2015/2436 and collective marks referred to in Article 29(3) of that Directive may be used on labels, together with the geographical indication.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	3			
412	Article 43 Right to use	Article 43 Right to use	Article 43 Right to use	
Article 4	3(1)			
413	1. A registered geographical indication may be used by any producer marketing a product conforming to the corresponding product specification or to a single document or an equivalent to the latter.	1. A registered geographical indication may be used by any producer marketing a product conforming to the corresponding product specification or to a single document or an equivalent to the latter.	1. A registered geographical indication may be used by any producer marketing a product conforming to the corresponding product specification or to a single document or an equivalent to the latter.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(moved to Article 46(1))	
Article 4	13(2)			
414	2. Member States shall ensure that any producer complying with the rules set out in this Title is entitled to be covered by the verification of compliance established pursuant to Article 46. Member States may charge a fee to cover their costs of managing the controls system.	2. Member States shall ensure that any producer complying with the rules set out in this Title is entitled to be covered by the verification of compliance established pursuant to Article 46. Member States may charge a fee to cover their costs of managing the controls system.	2. Member States shall ensure that any producer complying with the rules set out in this Title is entitled to be covered by the verification of compliance established pursuant to Article 46. Member States may charge a fee to cover their costs of managing the controls system.	
Article 4	14	·	·	
415				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 44	Article 44	Article 44	
	Union symbol, indication, abbreviation	Union symbol, indication, abbreviation	Union symbol, indication, abbreviation	
Article 4	4(1)			
416	 The Union symbol established for 'protected geographical indications' under Commission Delegated Regulation (EU) 664/2014¹ shall be applicable to geographical indications for craft and industrial products. 	 The Union symbol established for 'protected geographical indications' under Commission Delegated Regulation (EU) 664/2014¹ shall be applicable to geographical indications for craft and industrial products. 	 The Union symbol established for 'protected geographical indications' under Commission Delegated Regulation (EU) 664/2014¹ shall be applicable to geographical indications for craft and industrial products. 	
	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013	1. Commission Delegated Regulation (EU) No 664/2014 of 18 December 2013	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	supplementing Regulation (EU) No 1151/2012 of the European Parliament and of the Council with regard to the establishment of the Union symbols for protected designations of origin, protected geographical indications and traditional specialities guaranteed and with regard to certain rules on sourcing, certain procedural rules and certain additional transitional rules (OJ L 179, 19.6.2014, p. 17).	
Article 4	4(2)	1		
417	2. In the case of craft and industrial products originating in the Union that are marketed under a geographical indication, the Union symbol referred to in paragraph 1 may appear on the	2. In the case of craft and industrial products originating in the Union that are marketed under a geographical indication, the Union symbol referred to in paragraph 1 <i>mayshall</i> appear on	2. In the case of For craft and industrial products originating in the Union that are marketed under a geographical indication, the Union symbol referred to in paragraph 1 may appear on the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	labelling and advertising material. The geographical indication shall be in the same field of vision as the Union symbol.	the labelling and advertising <u>or</u> <u>communication</u> material. The geographical indication shall be in the same field of vision as the Union symbol.	labelling and advertising material. The geographical indication shall be in the same field of vision as the Union symbol.	
Article 4	4(3)			
418	3. The abbreviation 'PGI' corresponding to the indication 'protected geographical indication' may appear on the labelling of products designated by a geographical indication of craft and industrial products.	3. The abbreviation 'PGI' corresponding to the indication 'protected geographical indication' <i>mayshall</i> appear on the labelling of products designated by a geographical indication of craft and industrial products.	3. The abbreviation 'PGI' corresponding to the indication 'protected geographical indication' may appear on the labelling of products designated by a geographical indication of craft and industrial products.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 44((4)			
419	4. Indications, abbreviations and Union symbols may be used in the labelling and advertising materials of manufactured products when the geographical indication refers to a part or component thereof. In that case, the indication, abbreviation or Union symbol shall be placed next to the name of the part or component that is clearly identified as a part or component. The Union symbol shall not be placed in a manner that suggests to the consumer that the manufactured product rather than the part or component is the object of registration.	4. Indications, abbreviations and Union symbols may be used in the labelling and advertising materials of manufactured products when the geographical indication refers to a part or component thereof. In that case, the indication, abbreviation or Union symbol shall be placed next to the name of the part or component that is clearly identified as a part or component. The Union symbol shall not be placed in a manner that suggests to the consumer that the manufactured product rather than the part or component is the object of registration.	4. Indications, abbreviations and Union symbols may be used in the labelling and advertising materials of manufactured products when the geographical indication refers to a part or component thereof. In that case, the indication, abbreviation or Union symbol shall be placed next to the name of the part or component that is clearly identified as a part or component. The Union symbol shall not be placed in a manner that suggests to the consumer that it is the manufactured product, rather than the part or component that is protected as a geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			indication is the object of registration.	
Article 4	14(5)			
420	5. After the submission of a Union application for the registration of a geographical indication, producers may indicate on the labelling, and in the presentation, of the product that an application has been filed in compliance with Union law.	deleted	5. After the submission of a Unionan application for the registration of a geographical indication at Union level , producers may indicate on the labelling, and in the presentation, of the product that an application has been filed in complianceaccordance with Union law.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	4(6)			
421	6. The Union symbol indicating the protected geographical indication and the Union indication 'protected geographical indication' and the abbreviation 'PGI' as relevant, may appear on the labelling only after the publication of the decision on registration in accordance with Articles 24 and 25.	6. The Union symbol indicating the protected geographical indication and the Union indication 'protected geographical indication' and the abbreviation 'PGI' as relevant, may appear on the labelling <i>and where applicable, on</i> <i>advertising material,</i> only after the publication of the decision on registration in accordance with Articles 24 and 25.	6. The Union symbol indicating the protected geographical indication and the Union indication 'protected geographical indication' and the abbreviation 'PGI' as relevant, may appear on the labelling only after the publication of the decision on registration in accordance with Articles 24 and 2524(7) or 25(2), as applicable .	
Article 4	4(7)			
422				

7673/23		BM/AF/od	521
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	7. Where an application is rejected, any products labelled in accordance with paragraph 4 may be marketed until the stocks are exhausted.	deleted	7. Where an application is rejected, any products labelled in accordance with paragraph 45 may be marketed until the stocks are exhausted.	
Article 4	4(8)			
423	8. The following may also appear on the labelling:	8. The following may also appear on the labelling <i>and, where</i> <i>applicable, in advertising material</i> <i>accompanying the product</i> :	8. The following may also appear on the labelling:	
Article 4	4(8), point (a)	·	·	·
424				

7673/23	В	BM/AF/od 522
ANNEX	COMPET.1	EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) depictions of the geographical area of origin, as referred to in the product specification; and	(a) depictions of the geographical area of origin, as referred to in the product specification; and	(a) depictions of the geographical area of origin, as referred to in the product specification; and	
Article 4	4(8), point (b)	1		
425	(b) text, graphics or symbols referring to the Member State or the region in which that geographical area of origin is located.	(b) text, graphics or symbols referring to the Member State or the region in which that geographical area of origin is located.	(b) text, graphics or symbols referring to the Member State or the region in which that geographical area of origin is located.	
Article 4	-4(9)			
426				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	9. The Union symbol associated with a geographical indication entered in the Union Register of geographical indications for craft and industrial products designating craft and industrial product originating in third countries, may appear on the product labelling and advertising material, in which case the symbol shall be used in conformity with paragraph 2.	9. The Union symbol associated with a geographical indication entered in the Union Register of geographical indications for craft and industrial products designating craft and industrial product originating in third countries, may appear on the product labelling and advertising material, in which case the symbol shall be used in conformity with paragraph 2.	9. The Union symbol associated with a geographical indication entered in the Union register of geographical indications for craft and industrial products designating a craft and industrial product originating in a third countriescountry, may appear on the product-labelling and advertising material of the product, in which case the symbol shall be used in conformity with paragraph 2.	
Article 4	4(10)			
427	10. The Commission may adopt implementing acts specifying the	10. The Commission may adopt implementing acts specifying the	10. The Commission may adopt implementing acts specifying the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	technical characteristics of the Union symbol and indication as well as the rules concerning their use on the products marketed under a registered geographical indication, including rules concerning the appropriate linguistic versions to be used. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	technical characteristics of the Union symbol and indication as well as the rules concerning their use on the products marketed under a registered geographical indication, including rules concerning the appropriate linguistic versions to be used. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	technical characteristics of the Union symbol and indication as well as the rules concerning their use on the products marketed under a registered geographical indication, including rules concerning the appropriate linguistic versions to be used. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2).	
TITLE IV 428	TITLE IV	TITLE IV	TITLE IV	
	CONTROLS AND	CONTROLS AND	CONTROLS AND	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	ENFORCEMENT	ENFORCEMENT	ENFORCEMENT	
Article 44	ła			
428a			Article 44a Scope	
Article 44	ła(1)			
428b			1. This Title covers controls of geographical indications for craft and industrial products.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	4a(2), introductory part			
428c			2. Controls shall include the following: (partly taken from Article 45(1))	
Article 4	4a(2), point (a)			
428d			(a) verification that a product designated by a geographical indication is in compliance with the corresponding product specification;	

7673/23		BM/AF/od
ANNEX	COMPET.1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	4a(2), point (b)			
428e			(b) monitoring of the use of geographical indications in the market.	
Article 4	5			
429	Article 45 Designation of competent authorities	Article 45 Designation of competent authorities	Article 45 Designation of competent authorities	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	5(1)			
430	1. Member States shall designate the competent authorities responsible for official controls to verify compliance with this Regulation. Those controls shall include the following:	1. Member States shall designate the competent authorities responsible for official controls to verify compliance with this Regulation. Those controls shall include the following:	1. Member States shall designate theone or more competent authorities responsible for-official the controls to verify compliance with this Regulationprovided for in this Title. Those controls shall include the following:	
Article 4	5(1), point (a)			
431	 (a) verification that a product designated by a geographical indication has been produced in conformity with the corresponding 	 (a) verification that a product designated by a geographical indication has been produced in conformity with the corresponding 	(a) verification that a product designated by a geographical indication has been produced in conformity with the corresponding	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	product specification;	product specification;	product specification;	
Article 4	5(1), point (b)			
432	(b) monitoring of the use of geographical indications in the marketplace.	(b) monitoring of the use of geographical indications in the marketplacemarket, including in electronic commerce.	(b) monitoring of the use of geographical indications in the marketplace.	
Article 4	5(2)			
433	2. Competent authorities referred to in paragraph 1 shall be objective and impartial, and shall have at their disposal the qualified staff	2. Competent authorities referred to in paragraph 1 shall be objective, <i>impartial and</i> <u>transparent</u> -and impartial, and	2. The competent authorities referred to in paragraph 1 shall be objective and impartial, and shall have at their disposal the qualified	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and resources necessary to carry out their functions.	shall have at their disposal thesufficient qualified staff and resources necessary to in order to efficiently carry out their functions.	staff and resources necessary to carry out their functions.	
Article 4	6			
434	Article 46 Verification of compliance with the product specifications	Article 46 Verification of compliance with the product specifications	Article 46 Verification of compliance with the product specifications by self- declaration	
			(previous Article 46 replaced by text below; includes elements from Article 43(1), ex Articles 49 and 58(1))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	6(1)			
435	1. Member States shall draw up and keep up to date a list of producers of products designated by a geographical indication entered in the Union register of geographical indications for craft and industrial products originating in their territory.	1. Member States shall draw up and keep up to date a list of producers of products designated by a geographical indication entered in the Union register of geographical indications for craft and industrial products originating in their territory.	1. Member States shall draw up and keep up to date a list of producers of products designated by aA registered geographical indication entered in the Union register of geographical indications for craft and industrial products originating in their territorymay be used by any producer of a product that is in conformity with the product specification.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	6(2)			
	2. Producers shall be responsible	2. Producers shall be responsible	2. Producers shall be responsible	
	for internal controls that ensure	for internal controls that ensure	for internal controls that ensureFor	
	compliance with the product specification of products	compliance with the product specification of products	a product designated by a geographical indication and	
	designated by geographical	designated by geographical	originating in the Union, the	
	indications before the product is	indications before the product is	verification of compliance with	
436	placed on the market.	placed on the market.	the corresponding product	
			specification of products	
			designated by geographical	
			indications before the product is	
			placed on the marketshall be	
			carried out by means of a self-	
			declaration. The self-declaration	
			shall be made using the form set	
			out in Annex I and shall contain	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the information and requirements specified in that Annex.	
Article 4	6(3)			
437	3. Without prejudice to Article 49, prior to placing on the market a product designated by a geographical indication and originating in the Union, third party verification of compliance with the product specification shall be carried out by :	3. Without prejudice to Article 49, prior to placing on the market a product designated by a geographical indication and originating in the Union, third party verification of compliance with the product specification shall be carried out by :	3. Without prejudice to Article 49, Prior to placing the product on the market, producers shall submit a self-declaration to the competent authority referred to in Article 45(1). Once the product is on the market, producers shall submit a renewed self-declaration once every three years to demonstrate continued a product designated by a geographical indication and originating in the Union, third	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			party verification of compliance with the product specification. Where the product specification is amended in a way that affects the product concerned, the self- declaration shall be carried out by ÷renewed without delay.		
Article 4	6(3), point (a)				
438	(a) one or more competentauthorities as referred to in Article45 ; or	 (a) one or more competent authorities as referred to in Article 45 (1); or 	 (a) one or more competent authorities as referred to in Article 45; or 		
Article 4	Article 46(3), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
439	(b) one or more delegated product certification bodies including natural persons to which responsibilities have been delegated in accordance with Article 50.	(b) one or more delegated product certification bodies including natural persons to which responsibilities have been delegated in accordance with Article 50.	(b) one or more delegated product certification bodies including natural persons to which responsibilities have been delegated in accordance with Article 50.	
Article 4	6(4)			
440	4. In respect of geographical indications that designate products originating in a third country, the verification of compliance with the specifications before placing the product on the market shall be carried out by :	4. In respect of geographical indications that designate products originating in a third country, the verification of compliance with the specifications before placing the product on the market shall be carried out by :	4. In respect of geographical indications that designate products originating in a third country, the verification of compliance with the specifications before placingThe competent authority shall check, at least, that the information	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		provided in a self-declaration is complete and consistent. If the result of the check is positive, the competent authority shall issue, or renew, a certificate of authorisation to use the geographical indication for the product on the marketconcerned. In the event of obvious errors and inconsistencies in the self- declaration, the producer shall be carried out by :given the possibility to complete or correct the self-declaration.	
		(incorporates elements of former Article 58(1))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement				
Article 46(4), point (a)								
441	(a) a public competent authority designated by the third country; or	(a) a public competent authority designated by the third country; or	(a) a public competent authority designated by the third country; or					
Article 46(4), point (b)								
442	(b) one or more product certification bodies.	(b) one or more product certification bodies.	(b) one or more product certification bodies.					
Article 46(5)								
443	5. Where, in accordance with the	5. Where, in accordance with the	5. Where, in accordance with the					

Commission Proposal	EP Mandate	Council Mandate	Draft Agreemer
product specification, a production	product specification, a production	product specification, a production	
step is carried out by one or more	step is carried out by one or more	step is carried out by one or	
producers in a country other than	producers in a country other than	moreVerification based on self-	
the country of origin of the	the country of origin of the	declaration does not prevent	
geographical indication, provisions	geographical indication, provisions	producers in a country other than	
for verification of compliance of	for verification of compliance of	the country of originfrom having	
those producers shall be set out in	those producers shall be set out in	conformity of the geographical	
the product specification. If the	the product specification. If the	indication, provisions for	
relevant production step takes	relevant production step takes	verification of compliance of those	
place in the Union, the producers	place in the Union, the producers	producers shall be set out in the	
shall be notified to the competent	shall be notified to the competent	product specification. If the	
authorities of the Member State	authorities of the Member State	relevant production step takes	
where the production step takes	where the production step takes	place in the Union, the producers	
place and be subject to verification	place and be subject to verification	shall be notified to the competent	
as a producer of the product	as a producer of the product	authorities of the Member State	
designated by a geographical	designated by a geographical	where the production step takes	
indication.	indication.	place and be subject to verification	
		as a producer of theverified by	
		product designated by a	
		geographical	
		indicationcertification bodies or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement				
			natural persons.					
Article 4	6(6)							
444	6. The costs of verification of compliance with the product specification may be borne by the producers, which are subject to those controls. Member States may also contribute to those costs.	6. The costs of verification of compliance with the product specification may be borne by the producers, which are subject to those controls. Member States <i>mayshall</i> also contribute to those costs.	6. To check conformity of the product covered by the self- declaration, controls, which can take place before and afterThe costs of verification of compliance with the product specification may be borne by the producers, which are subject to those controls. Member States may also contribute to those costs.has been put on the market, shall be carried out, based on a risk analysis and, if available, notifications by interested producers of products					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			designated by geographical indications, by:	
444a			(a) the competent authority; or	
444b			(b) one or more product certification bodies or natural persons to which responsibilities have been delegated in accordance with Article 50.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1		
444c		<u>6a. Member States shall draw up</u> and keep up to date a list of producers of products designated by a geographical indication entered in the Union register and originating in their territory.		
		-	-	
444d			7. In the event of detected non- compliance, the competent authority shall take the necessary	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			measures to remedy the situation.	
444e			8. The Commission shall be empowered to adopt delegated acts to amend and introduce, where relevant, modifications to the information and requirements specified in the form set out in Annex I. (taken from Article 49(5))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		- -	1	
444f			Article 46a Verification of compliance by a competent authority or by delegated product certification bodies or natural persons	
444g			1. As an alternative to the procedure set out in Article 46, Member States may provide for the verification of compliance with the product specification by means of controls, to be carried	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			out before and after the product has been put on the market. Such controls shall be carried out by:	
444h			 (a) one or more competent authorities referred to in Article 45(1); or 	
444i			(b) one or more product certification bodies or natural persons to which responsibilities	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			have been delegated in accordance with Article 50.	
444j			2. Where the result of the control carried out prior to placing the product on the market demonstrates compliance of the product with the product specification, the competent authority shall issue a certificate of authorisation to use the geographical indication for the product concerned.	

 Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
 Commission Proposal	EP Mandate	Council Mandate	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
4441			4. In the event of detected non- compliance, the competent authority shall take the necessary measures to remedy the situation.	
	Γ			
444m			Article 46b Verification of compliance of products originating in a third country (moved from Article 46(4))	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 4	6b, unnumbered paragraph				
444n			In respect of geographical indications that designate products originating in a third country, verification of compliance with the product specification before placing the product on the market shall be carried out by:		
Article 4	Article 46b, point (a)				
4440			(a) a competent authority		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			designated by the third country; or	
Article 4	6b, point (b)			
444p			(b) one or more product certification bodies.	
	·	·		
444q			Article 46c Monitoring of the use of geographical indications in the market	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(elements incorporated from ex Article 48)	
444r			1. The authorities referred to in Article 45(1) shall monitor the use of geographical indications in the market, irrespective of whether the products in question are in storage, transit, distribution, or offered for sale at wholesale or retail level, including in electronic commerce.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2. To that end, those authorities	
			shall carry out controls, based on risk analysis and, if available, notifications by interested	
444s			producers of products designated by geographical indications. If	
4445			necessary, those authorities shall take appropriate administrative and judicial steps to prevent or	
			stop the use of names on products or services that are produced, operated or marketed	
			in their territory and that contravene the protection of	
			geographical indications	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			provided for in Articles 35 and 36.	
Article 4	7			
445	Article 47 Due diligence	Article 47 deleted (moved to Article 40 (2a))	Article 47 Due diligence responsibilities of producers	
Article 4	7, first paragraph	·		
446				

7673/23		BM/AF/od	553
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Producers using the geographical indication shall ensure the continuous compliance of the use of the name and symbol in the marketplace with the relevant product specification. They may:	deleted (moved to Article 40 (2a))	1. Producers using the geographical indication shall ensure the continuous compliance of the use of the name and symbol in the marketplacetheir products with the relevant product specification. They may: (second sentence of Commission proposal and its sub-points moved to new paragraph 2)	
Article 4 447	7, first paragraph, point (a) (a) monitor the commercial use of the geographical indication in the	deleted	(a) monitor the commercial use of the geographical indication in the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	marketplace;	(moved to Article 40 (2a))	marketplace; (moved to new paragraph (2) below)		
Article 4	7, first paragraph, point (b)				
448	(b) develop activities related to ensuring compliance of a product designated by a geographical indication with its product specification;	deleted (moved to Article 40 (2a))	(b) develop activities related to ensuring compliance of a product designated by a geographical indication with its product specification;		
Article 4	Article 47, first paragraph, point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
449	(c) take action to ensure adequate legal protection of the geographical indication, including, where appropriate, informing the competent authorities as referred to in Article 45(1).	deleted (moved to Article 40 (2a))	(c) take action to ensure adequate legal protection of the geographical indication, including, where appropriate, informing the competent authorities as referred to in Article 45(1). (moved to new paragraph (2) below)	
Article 4	7, second paragraph			
449a			2. In order to prevent misuse of geographical indications in the market, producers may:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	7, second paragraph, point (a)			
449b			(a) monitor the commercial use of the geographical indication in the market; and	
Article 4	7, second paragraph, point (b)			
449c			(point (b) of Article 47 of Commission proposal deleted)	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	7, second paragraph, point (c)			
449d			(c) take action to ensure adequate legal protection of the geographical indication, including, where appropriate, by notifying the competent authorities, in accordance with Articles 46(6), 46a(3) and 46c(2).	
Article 4	8			
450	Article 48	Article 48	Article 48 Controls and enforcement of geographical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Controls and enforcement of geographical indications rights in the marketplace	Controls and enforcement of geographical indications rights in the <i>marketplace<u>market</u></i>	indications rights in the marketplace	
			(deleted – most elements of paras 1, 2 and 3 moved to Article 46c; para 4 moved to Article 57(3))	
Article 4	8(1)			
451	1. Member States shall designate one or more enforcement authorities, which may be the same as the competent authorities referred to in Article 46(3) responsible for controls in the marketplace and enforcement of geographical indications after the	1. Member States shall designate one or more enforcement authorities, which may be the same as the competent authorities referred to in Article 46(3) responsible for controls in the <i>marketplacemarket including in</i> <i>electronic commerce</i> and	1. Member States shall designate one or more enforcement authorities, which may be the same as the competent authorities referred to in Article 46(3) responsible for controls in the marketplace and enforcement of geographical indications after the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	craft and industrial product designated by a geographical indication has completed all production steps, whether it is in storage, transit, distribution, or offered for sale at wholesale or retail level, including in electronic commerce.	enforcement of geographical indications after the craft and industrial product designated by a geographical indication has completed all production steps, whether it is in storage, transit, distribution, or offered for sale at wholesale or retail level, including in electronic commerce.	eraft and industrial product designated by a geographical indication has completed all production steps, whether it is in storage, transit, distribution, or offered for sale at wholesale or retail level, including in electronic commerce.	
Article 4	8(2)			
452	2. The enforcement authority shall carry out controls, based on a risk analysis and notifications of interested producers of products designated by geographical indications, to ensure conformity	2. The enforcement authority shall <u>regularly</u> carry out controls, based on a risk analysis and notifications of interested producers of products designated by geographical indicationson notifications, to	2. The enforcement authority shall carry out controls, based on a risk analysis and notifications of interested producers of products designated by geographical indications, to ensure conformity	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with the product specification or the single document or an equivalent to the latter.	ensure conformity with the product specification or the single document or an equivalent to the latter.	with the product specification or the single document or an equivalent to the latter.	
Article 4	8(3)		1	
453	3. Member States shall take appropriate administrative and judicial steps to prevent or stop the use of names on products or services that are produced, operated or marketed in their territory and that contravenes the protection of geographical indications provided for in Articles 35 and 36.	3. Member States shall take appropriate administrative and judicial steps to prevent or stop the use of names on products or services that are produced, operated or marketed <i>physically or</i> <i>via the internet</i> in their territory and that contravenes the protection of geographical indications provided for in Articles 35 and 36.	3. Member States shall take appropriate administrative and judicial steps to prevent or stop the use of names on products or services that are produced, operated or marketed in their territory and that contravenes the protection of geographical indications provided for in Articles 35 and 36.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	8(4)			
	4. The authority designated in	4. The authority designated in	4. The authority designated in	
	accordance with paragraph 1 shall coordinate enforcement of geographical indications among	accordance with paragraph 1 shall coordinate enforcement of geographical indications among	accordance with paragraph 1 shall coordinate enforcement of geographical indications among	
454	relevant departments, agencies and bodies, including police, anti- counterfeiting agencies, customs, intellectual property offices,	relevant departments, agencies and bodies, including police, anti- counterfeiting agencies, customs, intellectual property offices,	relevant departments, agencies and bodies, including police, anti- counterfeiting agencies, customs, intellectual property offices,	
	market surveillance and consumer protection authorities and retail inspectors.	market surveillance and consumer protection authorities and retail inspectors.	market surveillance and consumer protection authorities and retail inspectors.	
Article 4	8(5)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
455	5. Member States may collect fees or charges to cover the costs of official controls in the marketplace.	5. Member States may collect fees or charges to cover the costs of official controls in the <i>marketplacemarket. Any fee or</i> <i>commission charged by a Member</i> <i>State shall be reasonable,</i> <i>encourage competitiveness on the</i> <i>part of producers using</i> <i>geographical indications and take</i> <i>account of the situation of micro,</i> <i>small and medium-sized</i> <i>enterprises and shall not exceed</i> <i>the costs incurred for performing</i> <i>the control on a given producer</i> .	5. Member States may collect fees or charges to cover the costs of official controls in the marketplace.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
455a		5a. As provided for in Article 40(2a), an applicant as referred to in Article 6, which obtained the registration of the geographical indication, shall be entitled to notify the enforcement authorities designated pursuant to paragraph 1 in order for them to carry out controls as provided for in this Title. In such cases, upon request by the associations, the authorities shall provide information on the progress of the process initiated by such notification.		
Article 4	9			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
456 Article 4	Article 49 Self-declaration certification procedure	Article 49 Self-declaration certification procedure	Article 49 Self-declaration certification procedure (some elements moved to Article 46)	
457	1. Without prejudice to Article 46, Member States may allow a self- declaration for the verification of compliance with the product specification. The producer shall submit such self-declaration to the competent authorities referred to in	1. Without prejudice to Article 46, Member States <i>mayshall</i> allow a self-declaration for the verification of compliance with the product specification. The producer shall submit such self-declaration to the competent authorities referred to in	1. Without prejudice to Article 46, Member States may allow a self- declaration for the verification of compliance with the product specification. The producer shall submit such self declaration to the competent authorities referred to in	

Article 45(1).Article 45(1).Article 45(1).Article 49(2)2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the concerned product, the self-2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the concerned product, the self-2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the concerned product, the self-2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the concerned product, the self-	Draft Agreement
458 458 458 458 458 458 458 458	
458 A 10 458 A 2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the A 2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the A 2. Member States may allow producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458 2. Member States may allow producers to submit a self-declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the 2. Member States may allow producers to submit a self-declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity withproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or 	
458producers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects theproducers to submit a self- declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458 declaration once every 3 years to the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458the competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product specification is amended or changed in a way that affects thethe competent authorities to ensure their continuous conformity with the product specification in the marketplace. Where the product product specification is amended or changed in a way that affects thethe competent authorities to ensure their continuous conformity with the product specification in the marketplacemarket. Where the product specification is amended or changed in a way that affects thethe competent authorities to ensure their continuous conformity with the product specification in the marketplacemarket. Where the 	
458Interface on the product specification in the marketplace. Where the product specification is amended or changed in a way that affects theInterface on the product specification is amended or changed in a way that affects theInterface on the product specification is amended or changed in a way that affects the45811	
458the product specification in the marketplace. Where the product specification is amended or changed in a way that affects thethe product specification in the marketplacemarket. Where the product specification is amended or changed in a way that affects thethe product specification in the marketplacemarket. Where the product specification is amended or changed in a way that affects thethe product specification in the marketplace. Where the product specification is amended or changed in a way that affects the	
458 marketplace. Where the product marketplacemarket Where the marketplace. Where the product specification is amended or product specification is amended or specification is amended or specification is amended or changed in a way that affects the	
marketplace. Where the productmarketplacemarketWhere themarketplace. Where the productspecification is amended orproduct specification is amended orspecification is amended orchanged in a way that affects thechanged in a way that affects thechanged in a way that affects the	
changed in a way that affects the changed in a way that affects the changed in a way that affects the	
concerned product, the self- concerned product, the self-	
declaration shall be renewed declaration shall be renewed	
immediately. immediately.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	9(3)			
459	3. Where self-declarations are used competent authorities shall carry out random controls. In the event of breaches, Member States shall take all necessary measures to remedy the situation.	3. Where self-declarations are used competent authorities shall carry out random controls. In the event of breaches, Member States shall take all necessary measures to remedy the situation.	3. Where self declarations are used competent authorities shall carry out random controls. In the event of breaches, Member States shall take all necessary measures to remedy the situation.	
Article 4	9(4)			
460	4. The self-declaration shall follow the structure set out in Annex 1 and shall contain all the information and requirements specified in that Annex.	4. The self-declaration shall follow the structure set out in Annex <u><i>H</i></u> and shall contain <u><i>all</i></u> the <u>specified</u> information. <u><i>The self-declaration</i></u> <u><i>may be submitted digitally-and</i></u>	4. The self-declaration shall follow the structure set out in Annex 1 and shall contain all the information and requirements specified in that Annex.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requirements specified in that Annex.		
Article 4	 9(5)			
461	5. The Commission shall be empowered to adopt delegated acts in accordance with Article 66, amending this Regulation and introducing, where relevant, modifications to the information and requirements specified in Annex 1.	5. The Commission shall be empowered to adopt delegated acts in accordance with Article 66, amending this Regulation and introducing, where relevant, modifications to the information and requirements specified in Annex 1.	5. The Commission shall be empowered to adopt delegated acts in accordance with Article 66, amending this Regulation and introducing, where relevant, modifications to the information and requirements specified in Annex 1.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
462	Article 50 Delegation by the competent authorities of official control tasks	Article 50 Delegation by the competent authorities of official control tasks	Article 50 Delegation by the competent authorities of officialof certain control tasks	
Article 5	0(1)			
463	 Competent authorities may delegate official control tasks to one or more product certification bodies including natural persons. The competent authority shall ensure that the delegated product certification body or natural person, to which such tasks have 	 Competent authorities may delegate official control tasks to one or more product certification bodies including natural persons. The competent authority shall ensure that the delegated product certification body or natural person, to which such tasks have 	1. Competent authorities may delegate officialcertain control tasks to one or more product certification bodies including natural persons. The competent authority shall ensure that the delegated product certification body or natural person, to which	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	been delegated, have the powers needed to effectively perform these tasks.	been delegated, have the <u>knowledge, expertise, resources</u> <u>and the</u> powers needed to effectively perform these tasks.	such tasks have been delegated, have the powers needed to effectively perform these tasksrelated to products that are subject to the controls referred to in Articles 46(6), 46a(2), 46a(3) and 46c(2) to one or more product certification bodies including natural persons.	
463a			1a. The competent authority shall ensure that the product certification body or natural persons, to which the control tasks referred to in paragraph 1 are delegated, have the powers	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			needed to perform these tasks effectively.	
			(Moved from paragraph 1)	
Article 5	0(2)			
464	2. The delegation of official control tasks shall be in writing and shall comply with the following conditions:	2. The delegation of official control tasks shall be in writing and shall comply with the following conditions:	2. The delegation of officialcertain control tasks shall be in writing and shall comply withsubject to the following conditions:	
Article 5	0(2), point (a)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
465	(a) the delegation is to contain a precise description of the official control tasks that the delegated body or the natural person may perform, and the conditions under which it may perform those tasks;	(a) the delegation is to contain a precise description of the official control tasks that the delegated body or the natural person may perform, and the conditions under which it may perform those tasks;	(a) the delegation is to contain a precise description of the official control tasks that the delegated body or the natural person may perform, and the conditions under which it may perform those tasks;	
Article 5	0(2), point (b)			
466	(b) the delegated product certification body:	(b) the delegated product certification body:	(b) the delegated product certification body:	
Article 5	0(2), point (b)(i)		1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
467	(i) is to have the expertise, equipment and infrastructure required to perform the official control tasks delegated to it;	(i) is to have the expertise, equipment and infrastructure required to <u>efficiently</u> perform the official control tasks delegated to it;	(i) is to have the expertise, equipment and infrastructure required to perform the official control tasks delegated to it;	
Article 5	0(2), point (b)(ii)			
468	(ii) is to have a sufficient number of suitably qualified and experienced staff;	(ii) is to have a sufficient number of suitably qualified and experienced staff;	(ii) is to have a sufficient number of suitably qualified and experienced staff; and	
Article 5	0(2), point (b)(iii)	1	1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
469	(iii) is to be impartial and free from any conflict of interest and in particular is not to be in a situation which may, directly or indirectly, affect the impartiality of its professional conduct as regards the performance of those official control tasks delegated to it; and	(iii) is to be <i>transparent</i> , impartial and free from any conflict of interest and in particular is not to be in a situation which may, directly or indirectly, affect the impartiality of its professional conduct as regards the performance of those official control tasks delegated to it; and	(iii) is to be impartial and free from any conflict of interest and, in particular, it is not to be in a situation which that may, directly or indirectly, affect the impartiality of its professional conduct as regards the performance of those official control tasks delegated to it; and	
Article 5	0(2), point (b)(iv)			
470	(iv) is to have sufficient powers to perform the official control tasks delegated to it; and	(iv) is to have sufficient powers to perform the official control tasks delegated to it; and	(iv) is to have sufficient powers to perform the official control tasks delegated to it; and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(covered by paragraph 1)	
Article 5	0(2), point (c)			
471	(c) where the official control task are delegated to natural persons, those natural persons:	(c) where the official control task are delegated to natural persons, those natural persons:	(c) where the official control tasktasks are delegated to natural persons, those natural persons:	
Article 5	0(2), point (c)(i)			
472	(i) are to have the expertise,equipment and infrastructurerequired to perform those official	 (i) are to have the expertise, equipment and infrastructure required to <i>efficiently</i> perform 	 (i) are to have the expertise, equipment and infrastructure required to perform those official 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	control tasks delegated to them;	those official control tasks delegated to them;	control tasks delegated to them;	
Article 50(2), point (c)(ii)				
473	(ii) are to be suitably qualified and experienced;	(ii) are to be suitably qualified and experienced;	(ii) are to be suitably qualified and experienced; and	
Article 50(2), point (c)(iii)				
474	(iii) are to act impartially and are to be free from any conflict of interest as regards the exercise of those official control tasks	 (iii) are to act <i>transparently</i>, impartially and are to be free from any conflict of interest as regards the exercise of those official control tasks delegated to them; 	(iii) are to act impartially and are to be free from any conflict of interest as regards the exercise of those official control tasks	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	delegated to them; and	and	delegated to them; and	
Article 5	60(2), point (d)	I	I	
475	(d) there are to be arrangements in place ensuring efficient and effective coordination between the delegating competent authorities and the delegated product certification bodies, including natural persons.	(d) there are to be arrangements in place ensuring efficient and effective coordination between the delegating competent authorities and the delegated product certification bodies, including natural persons.	(d) there are to be arrangements in place ensuring efficient and effective coordination between the delegating competent authorities and the delegated product certification bodies , including or natural persons.	
Article 5	51			
476				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	Article 51	Article 51	Article 51			
	Obligations of the delegated product certification bodies and natural persons	Obligations of the delegated product certification bodies and natural persons	Obligations of the d elegated product certification bodies and natural persons			
Article 5	1, first paragraph	1				
477	The product certification bodies or natural persons to which certain official control tasks have been delegated in accordance with Article 50, shall:	The product certification bodies or natural persons to which certain official control tasks have been delegated in accordance with Article 50, shall:	The product certification bodies or natural persons, to which certain official control tasks have been delegated in accordance with Article 50, shall:			
Article 5	Article 51, first paragraph, point (a)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
478	(a) communicate the outcome of the official controls and related activities performed by them to the delegating competent authorities on a regular basis and whenever those authorities so request;	(a) communicate the outcome of the official controls and related activities performed by them to the delegating competent authorities on a regular basis and whenever those authorities so request;	(a) communicate the outcome of the official controls and related activities performed by them to the delegating competent authorities on a regular basis and whenever those authorities so request;	
Article 5	1, first paragraph, point (b)			
479	(b) immediately inform the delegating competent authorities whenever the outcome of the official controls indicate non- compliance or point to the likelihood of non-compliance, unless specific arrangements as	(b) immediately inform the delegating competent authorities whenever the outcome of the official controls indicate non- compliance or point to the likelihood of non-compliance, unless specific arrangements as	(b) immediately inform the delegating competent authorities whenever the outcome of the official-controls indicate non- compliance or point to the likelihood of non-compliance, unless specific arrangements as	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	established between the competent authority and the delegated product certification body or the natural person concerned provides otherwise; and	established between the competent authority and the delegated product certification body or the natural person concerned provides otherwise; and	established between the competent authority and the delegated product certification body or the natural person concerned provides otherwise; and	
Article 5	1, first paragraph, point (c)			
480	(c) give to the competent authorities access to their premises and facilities, cooperate and provide assistance.	(c) give to the competent authorities access to their premises and facilities, cooperate and provide assistance.	(c) givecooperate with and provide assistance to the competent authorities, and give those authorities access to their premises and facilities, cooperate and provide assistance to documentation related to their delegated tasks.	

580

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	2			
481	Article 52 Obligations of the delegating competent authorities	Article 52 Obligations of the delegating competent authorities	Article 52 Obligations of the d elegating competent authorities	
Article 5	2(1)	·		
482	1. Competent authorities that have delegated certain official control tasks to delegated product certification bodies or natural persons in accordance with Article 50, shall:	1. Competent authorities that have delegated certain official control tasks to delegated product certification bodies or natural persons in accordance with Article 50, shall:	1. Competent authorities that have delegated certain official control tasks to delegated product certification bodies or natural persons, in accordance with Article 50, shall fully or partly withdraw the delegation without delay ,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			where:	
Article 5	2(1), point (a)			
483	(a) organise audits or inspections of such bodies or persons, as necessary;	(a) organise audits or inspections of such bodies or persons, as necessary;	 (a) organise audits or inspections of such bodies or persons, as necessarythere is evidence that such a product certification body or natural person is failing to perform properly the tasks delegated to it; (deleted text moved to paragraph 2; new text moved from from point (b)(i)) 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 5	2(1), point (b)					
484	(b) fully or partly withdraw the delegation without delay where:	(b) fully or partly withdraw the delegation without delay where:	(b) fully or partly withdraw the delegation without delay where: the product certification body or natural person fails to take appropriate and timely action to remedy the identified shortcomings; or (deleted text moved to chapeau sentence; new text moved from from point (b)(ii))			
Article 5	Article 52(1), point (b)(i)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
485	(i) there is evidence that such a delegated product certification body or natural person is failing to properly perform the tasks delegated to it;	(i) there is evidence that such a delegated product certification body or natural person is failing to properly perform the tasks delegated to it;	(i) there is evidence that such a delegated product certification body or natural person is failing to properly perform the tasks delegated to it;	
Article 5	2(1), point (b)(ii)			
486	(ii) the delegated product certification body or natural person fails to take appropriate and timely action to remedy the shortcomings identified; or	(ii) the delegated product certification body or natural person fails to take appropriate and timely action to remedy the shortcomings identified; or	(ii) the delegated product certification body or natural person fails to take appropriate and timely action to remedy the shortcomings identified; or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article 5	vrticle 52(1), point (c)						
487	(iii) the independence or impartiality of the delegated product certification body or natural person has been compromised.	(iii) the independence or impartiality of the delegated product certification body or natural person has been compromised.	(iii)(c) the independence or impartiality of the delegated product certification body or natural person has been compromised. (moved from former point (b)(iii))				
487a			1a. The competent authorities may also withdraw the delegation for reasons other than				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			those referred to in paragraph 1.	
			(moved from paragraph 2)	
Article 5	2(2)			
488	2. The competent authorities may also withdraw the delegation for reasons other than those referred to in this Regulation.	2. The competent authorities may also withdraw the delegation for reasons other than those referred to in this Regulation.	2. The competent authorities may also withdraw the delegation for reasons other than those referred to in this Regulationorganise audits or inspections of product certification bodies or natural persons at any time, as necessary.	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			paragraph 1; new language takes over initial paragraph 1(a) of Commission proposal)	
Article 5	3			
489	Article 53 Public information on competent authorities and product certification bodies	Article 53 Public information on competent authorities and product certification bodies	Article 53 Public information on competent authorities and product certification bodies	
Article 5	3(1)			
490	1. Member States shall make	1. Member States shall make	1. Member States shall make	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	public the names and addresses of the designated competent authorities and delegated product certification bodies including natural persons referred to in Article 46(3) and keep that information up-to-date.	public the names and <i>addresses<u>contact details</u></i> of the designated competent authorities and delegated product certification bodies including natural persons referred to in Article 46(3) and keep that information up-to-date.	public the names and addresses of the designated competent authorities, referred to in Article 45(1) , and delegated product certification bodies includingand natural persons referred to in Article 46(3)46(6)(b) and 46a(1)(b) and keep that information-up-to-date updated.	
Article 5	3(2)			
491	2. The Office shall make public the names and addresses of the competent authorities and product certification bodies referred to in Article 46(4) and update that information periodically.	2. The Office shall make public the names and <i>addresses<u>contact</u> <u>details</u> of the competent authorities and product certification bodies referred to in Article 46(4) and update that information</i>	2. In relation to third countries, the Office shall make public, where available, the names and addresses of the competent authorities and product certification bodies referred to in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		periodically<u>when changes occur</u>.	Article 46(4)46b and update that information periodically.	
ticle	53(3)			
492	3. The Office may establish a digital portal where the names and addresses of the competent authorities and delegated product certification bodies including natural persons referred to in paragraphs 1 and 2 are made public.	3. The Office <i>mayshall</i> establish a digital portal where the names and <i>addressescontact details</i> of the competent authorities and delegated product certification bodies including natural persons referred to in paragraphs 1 and 2 are made public.	3. The Office mayshall establish a digital portal where the names and addresses of the competent authorities and delegated product certification bodies including and natural persons referred to in paragraphs 1 and 2 are made public.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
493	Article 54 Accreditation of product certification bodies	Article 54 Accreditation of product certification bodies	Article 54 Accreditation of product certification bodies	
Article 5	4(1)			
494	 The product certification bodies referred to in Article 46 (3), point (b) and Article 46 (4), point (b) shall comply with and be accredited in accordance with : 	 The product certification bodies referred to in Article 46 (3), point (b) and Article 46 (4), point (b) shall comply with and be accredited in accordance with : 	1. The product certification bodies referred to in Article 46 (3), point (b) and Article 46 (4), point (b) shall comply with and be accredited50 shall comply with and be accredited, depending on their activities, in accordance with the following standards:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	4(1), point (a)			
	(a) European standard ISO/IEC	(a) European standard <u>EN</u>	(a) European standard EN	
	17065:2012 'Conformity assessment — Requirements for	ISO/IEC 17065:2012 'Conformity assessment — Requirements for	ISO/IEC 17065 :2012 'Conformity assessment — Requirements for	
	bodies certifying products,	bodies certifying products,	bodies certifying products,	
	processes and services', including	processes and services', including	processes and services', including	
	European standard ISO/IEC	European standard <u>EN</u> ISO/IEC	European standard ISO/IEC	
495	17020:2012 'Conformity	17020:2012 'Conformity	17020 :2012 'Conformity	
	assessment — Requirements for the operation of various types of	assessment — Requirements for the operation of various types of	assessment — Requirements for the operation of various types of	
	bodies performing inspection'; or	bodies performing inspection' and	bodies performing inspection' and	
		EN ISO/IEC 17025 for testing	EN ISO/IEC 17025 for testing	
		and calibrating laboratories; or	and calibration laboratories,	
			including any revisions or	
			amended versions of those	
			standards; or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	4(1), point (b)			
496	(b) other suitable, internationally recognised standards, including any revisions or amended versions of the European Standards referred to in point (a).	(b) other suitable, internationally recognised standards, including any revisions or amended versions of the European Standards referred to in point (a).	(b) other suitable, internationally recognised standards , including any revisions or amended versions of the European Standards referred to in point (a).	
Article 5	4(2)		·	·
497	2. Accreditation referred to in paragraph 1 shall be performed by an accreditation body recognised in accordance with Regulation (EC)	2. Accreditation referred to in paragraph 1 shall be performed by an accreditation body recognised in accordance with Regulation (EC)	2. Accreditation referred to in paragraph 1 shall be performed by an accreditation body, recognised in accordance with Regulation	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
No 765/2008, that is a member of European Accreditation, or by an accreditation body outside the Union that is a member of International Accreditation Forum.	No 765/2008, that is a member of European Accreditation, or by an accreditation body outside the Union that is a member of International Accreditation Forum.	(EC) No 765/2008 ¹ , that is a member of the European cooperation for Accreditation, or, for third-country product certification bodies, by a recognised- by an accreditation body outside the Union that is a member of International	
		Accreditation Forum or International Laboratory Accreditation Cooperation.	
		European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and repealing Regulation (EEC) No 339/93 (OJ L 218 13.8.2008, p. 30).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 5	Article 55					
498	Article 55 Orders to act against illegal content	Article 55 Orders to act against illegal content <u>online</u>	Article 55 Orders to act against illegal content			
Article 5	5, first paragraph					
499	Where provided by national law and in compliance with Union law, competent authorities of the Member States may issue an order to act as referred to in Article 8 of Regulation (EU) No xxxx/2022 ¹ against illegal content that contravenes Article 35 of this	Where provided by national law and in compliance with Union law, competent authorities of the Member States may issue an order to act as referred to in Article 8 of Regulation (EU) No xxxx/2022 ¹ against illegal content <u>online</u> that contravenes Article 35 <u>and 36</u> of	1. Where provided by national law and in compliance with Union law, competent authorities of the Member States may issue an order to act as referred to in Article 8 of Any information related to the advertising, promotion and sale of goods to which persons			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Regulation .	this Regulation -	established in the Union have	
Regulation . 1. Regulation of the European Parliament and of the Council on a Single Market For Digital Services (DSA) and amending Directive 2000/31/EC.	this Regulation -	established in the Union have access that contravenes the protection of geographical indications provided for in Articles 35 and 36 of this Regulation (EU) No xxxx/2022 ¹ againstshall be considered illegal content that contravenes within the meaning of Article 35 of this Regulation (EU) 2022/2065 ¹ of the European Parliament and of the Council.	
		Directive 2000/31/EC (OJ L 277, 27.10.2022, p. 1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	5, second paragraph			
499a			2. Relevant national judicial or administrative authorities of the Member States may, in accordance with Article 9 of Regulation (EU) 2022/2065, issue an order to act against one or more specific items of illegal content, as referred to in paragraph 1 of this Article.	
Article 5	6			
500				

7673/23		BM/AF/od	596
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 56	Article 56	Article 56	
	Penalties	Penalties	Penalties	
Article 5	6, first paragraph			
	Member States shall lay down the	Member States shall lay down the	Member States shall lay down the	
	rules on penalties applicable to	rules on penalties applicable to	rules on penalties applicable to	
	non-compliance with, and	non-compliance with, and	non-compliance with, and	
	infringements of, this Regulation	infringements of, this Regulation	infringements of, this Regulation	
501	and shall take all measures	and shall take all measures	and shall take all measures	
501	necessary to ensure that they are	necessary to ensure that they are	necessary to ensure that they are	
	implemented. The penalties	implemented. The penalties	implemented. The penalties	
	provided for shall be effective,	provided for shall be effective,	provided for shall be effective,	
	proportionate and dissuasive.	proportionate and dissuasive.	proportionate and dissuasive.	
	Member States shall, by the entry	Member States shall, by the entry	Member States shall, by the entry	
	into force of this Regulation, notify	into force of this Regulation, notify	into forcedate of application of	
	the Commission of those rules and	the Commission of those rules and	this Regulation, notify the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of those measures and shall notify it, without delay, of any subsequent amendment affecting them.	of those measures and shall notify it, without delay, of any subsequent amendment affecting them.	Commission of those rules and of those measures and shall notify it, without delay, of any subsequent amendment affecting them.	
Article 5	7		<u> </u>	
502	Article 57 Mutual assistance and resources	Article 57 Mutual assistance and resources	Article 57 Mutual assistance and resources	
Article 5	7(1)			
503	1. Member States shall assist each other for the purposes of carrying	1. Member States shall assist each other for the purposes of carrying	1. Member States shall assist each other for the purposes of carrying	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	out the controls and enforcement	out the controls and enforcement	out the controls and enforcement	
	provided for in this Title.	provided for in this Title.	provided for in this Title.	
Article 5	57(2)			
	2. The Commission may adopt	2. The Commission may adopt	2. The Commission may adopt	
	implementing acts specifying the	implementing acts specifying the	implementing acts specifying the	
	nature and the type of the	nature and the type of the	nature and the type of the	
	information to be exchanged and	information to be exchanged and	information to be exchanged and	
	the methods for exchanging	the methods for exchanging	the methods for exchanging	
504	information for the purposes of	information for the purposes of	information for the purposes of	
	controls and enforcement under	controls and enforcement under	controls and enforcement under	
	this Title. Those implementing acts	this Title. Those implementing acts	this Title. Those implementing acts	
	shall be adopted in accordance	shall be adopted in accordance	shall be adopted in accordance	
	with the examination procedure	with the examination procedure	with the examination procedure	
	referred to in Article 65(2).	referred to in Article 65(2).	referred to in Article	
			65(2) Administrative assistance	
			may include, where appropriate	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and by agreement between the competent authorities concerned, participation by the competent authorities of a Member State in on-the-spot checks that the competent authorities of another Member State perform. (initial paragraph 2 becomes paragraph 4; initial paragraph 3 becomes paragraph 2)	
Article 5	7(3)			
505	3. Administrative assistance may include, where appropriate, and, by agreement between the competent	3. Administrative assistance may include, where appropriate, and, by agreement between the competent	3. Administrative assistance may include, where appropriate, In the event of a possible violation of a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
authorities concerned, participation	authorities concerned, participation	geographical indication, a	
by the competent authorities of a	by the competent authorities of a	Member State shall take	
Member State in on-the-spot	Member State in on-the-spot	measures to facilitate the	
checks that the competent	checks that the competent	transmission, from law	
authorities of another Member	authorities of another Member	enforcement and, by agreement	
State perform.	State perform.	between judicial authorities	
		within the Member State, to the	
		competent authorities concerned,	
		participation by the	
		competent referred to in Article	
		45(1), of information on such	
		possible violation. The authorities	
		in charge of the monitoring in	
		the-of a Member State in on-the-	
		spot checks that the competent	
		authorities of another Member	
		State performStates shall, in	
		accordance with paragraph 1	
		cooperate, as appropriate, with	
		relevant departments, agencies	
		and bodies, including police,	

7673/23

ANNEX

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			anti-counterfeiting agencies, customs, intellectual property offices, market surveillance and consumer protection authorities and retail inspectors.	
			(initial paragraph 3 becomes paragraph 2; initial paragraph 4 becomes the first sentence below; initial Article 48(4) becomes the 2nd sentence below)	
Article 5	7(4)	1		
506	4. In case of a possible violation of the protection conferred to a geographical indication, Member	4. In case of a possible violation of the protection conferred to a geographical indication, Member	4. In case of a possible violation of the protection conferred to a geographical indication, Member	

States shall take measures to facilitate the transmission, from law enforcement authorities, public prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information onStates shall take measures to facilitate the transmission, from law enforcement authorities referred in Article 45(1), of information onStates shall take measures to facilitate the transmission, from law enforcement authorities referred in competent authorities referred in Article 45(1), of information onStates shall take measures to facilitate the transmission, from law enforcement authorities referred in Article 45(1), of information on	
law enforcement authorities, public prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information onlaw enforcement authorities, public prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information onlaw enforcement authorities, public prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information onlaw enforcement authorities, public prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information on	
prosecutors and judicial authorities within the Member State, to the competent authorities referred in Article 45(1), of information on Article 45(1), of information on	
within the Member State, to the competent authorities referred in Article 45(1), of information onwithin the Member State, to the competent authorities referred in Article 45(1), of information onwithin the Member State, to the competent authorities referred in Article 45(1), of information on	
competent authorities referred in Article 45(1), of information oncompetent authorities referred in Article 45(1), of information oncompetent authorities referred in Article 45(1), of information on	
Article 45(1), of information on Article 45(1), of information on	
such possible violation. such possible violation. such possible violation	
Commission may adopt	
implementing acts specifying the	
nature and the type of the	
information to be exchanged and	
the methods for exchanging	
information for the purposes of	
controls under this Title. Those	
implementing acts shall be	
adopted in accordance with the	
examination procedure referred	
to in Article 65(2).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
			(initial paragraph 4 incorporated into paragraph 3; initial paragraph 2 becomes paragraph 4)			
Article 5	8					
507	Article 58 Certificates of authorisation to produce	Article 58 Certificates of authorisation to produce	Article 58 Certificates of authorisation to produce para 1 incorporated into Article 46(4); elements of para 2 incorporated into recital (47b))			
Article 5	Article 58(1)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreen
	1. A producer whose product,	1. A producer whose product,	1. A producer whose product,	
	following the verification of	following the verification of	following the verification of	
	compliance referred to in Article	compliance referred to in Article	compliance referred to in Article	
	46, is found to comply with the	46, is found to comply with the	46, is found to comply with the	
	product specification of a	product specification of a	product specification of a	
	geographical indication protected	geographical indication protected	geographical indication protected	
	under this Regulation or that has, if	under this Regulation or that has, if	under this Regulation or that has, if	
	applicable in the Member State	applicable in the Member State	applicable in the Member State	
508	concerned, properly submitted a	concerned, properly submitted a	concerned, properly submitted a	
	self-declaration to the competent	self-declaration to the competent	self-declaration to the competent	
	authority, shall be entitled to an	authority, shall be entitled to an	authority, shall be entitled to an	
	official certificate, or other proof of	official certificate, or other proof of	official certificate, or other proof of	
	certification, of eligibility to	certification, of eligibility to	certification, of eligibility to	
	produce the product designated by	produce the product designated by	produce the product designated by	
	the geographical indication	the geographical indication	the geographical indication	
	concerned in respect of the	concerned in respect of the	concerned in respect of the	
	production steps performed by the	production steps performed by the	production steps performed by the	
	said producer.	said producer.	said producer.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(para 1 incorporated into Article 46(4))	
Article !	58(2)			
509	2. The proof of certification referred to in paragraph 1 shall be made available on request to enforcement authorities, customs or other authorities in the Union engaged in verifying the use of geographical indications on goods declared for free circulation or placed on the internal market. The	2. The proof of certification referred to in paragraph 1 shall be made available on request to enforcement authorities, customs or other authorities in the Union engaged in verifying the use of geographical indications on goods declared for free circulation or placed on the internal market. The	2. The proof of certification referred to in paragraph 1 shall be made available on request to enforcement authorities, customs or other authorities in the Union engaged in verifying the use of geographical indications on goods declared for free circulation or placed on the internal market. The	
	producer may make the proof of certification available to the public	producer may make the proof of certification available to the public	producer may make the proof of certification available to the public	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or to any person who requests such proof in the course of business.	or to any person who requests such proof in the course of business.	or to any person who requests such proof in the course of business. (elements of para 2 incorporated into recital (47b))	
TITLE V		<u> </u>	<u> </u>	
510	TITLE V GEOGRAPHICAL INDICATIONS ENTERED IN THE INTERNATIONAL REGISTER AND AMENDMENTS TO OTHER ACTS	TITLE V GEOGRAPHICAL INDICATIONS ENTERED IN THE INTERNATIONAL REGISTER AND AMENDMENTS TO OTHER ACTS	TITLE V GEOGRAPHICAL INDICATIONS ENTERED IN THE INTERNATIONAL REGISTER AND AMENDMENTS TO OTHER ACTS	

7673/23		BM/AF/od	60′
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	9			
511	Article 59 Amendments to Council Decision (EU) 2019/1754	Article 59 deleted	Article 59 Amendments to Council Decision (EU) 2019/1754 (Commission presented on 17.11.2022 a separate proposal for a Council Decision amending Council Decision (EU) 2019/1754) (COM(2022)593; Council doc. 14918/22)	
Article 5	9, first paragraph	·		
512				

7673/23	BM/AF/	od 608
ANNEX	COMPET.1	EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	In Article 4(1) of Council Decision (EU) 2019/1754 ¹ the following subparagraph is added: 	deleted	In Article 4(1) of Council Decision (EU) 2019 ¹ /1754 the following subparagraph is added: 	
	European Union to the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (OJ L 271, 24.10.2019, p. 12).		European Union to the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications (OJ L 271, 24.10.2019, p. 12).	
Article 5	9, first paragraph, amending provision	n, first paragraph		
513	" In respect of geographical indications protecting craft and industrial products within the	deleted	In respect of geographical indications protecting craft and industrial products within the meaning of Regulation (EU)	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
meaning of Regulation (EU)		2022/ of the European	
2022/ of the European		Parliament and of the Council of	
Parliament and of the Council of		concerning geographical	
concerning geographical		indication protection for craft and	
indication protection for craft and		industrial products, the European	
industrial products, the European		Intellectual Property Office shall	
Intellectual Property Office shall		be designated as the Competent	
be designated as the Competent		Authority referred to in Article 3 of	
Authority referred to in Article 3 of		the Geneva Act, and be responsible	
the Geneva Act, and be responsible		for the administration of the	
for the administration of the		Geneva Act in the territory of the	
Geneva Act in the territory of the		Union and for notifications and	
Union and for notifications and		communications with the	
communications with the		International Bureau of the WIPO	
International Bureau of the WIPO		under the Geneva Act and the	
under the Geneva Act and the		Common Regulations.	
Common Regulations.			
"			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article 6	Article 60						
514	Article 60 Amendments to Regulation (EU) 2019/1753	Article 60 Amendments to Regulation (EU) 2019/1753	Article 60 Amendments to Regulation (EU) 2019/1753				
Article 6	Article 60, first paragraph						
515	Regulation (EU) 2019/1753 is amended as follows:	Regulation (EU) 2019/1753 is amended as follows:	Regulation (EU) 2019/1753 is amended as follows:				
Article 60, first paragraph, point (1)							
516							

7673/23		BM/AF/od	611
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
	(1) Article 1 is amended as follows:	(1) Article 1 is amended as follows:	(1) Article 1 is amended as follows:				
Article 6	Article 60, first paragraph, point (1)(a)						
517	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:				
Article 6	Article 60, first paragraph, point (1)(a), amending provision, numbered paragraph (2)						
518	" 2. For the purposes of this Regulation, the term 'geographical indications' covers appellations of	" 2. For the purposes of this Regulation, the term 'geographical indications' covers appellations of	 " 2. For the purposes of this Regulation, the term 'geographical indications' covers appellations of 				

Commission Proposal	EP Mandate	Council Mandate	Draft Ag
origin within the meaning of the	origin within the meaning of the	origin within the meaning of the	
Geneva Act, including designations	Geneva Act, including designations	Geneva Act, including designations	
of origin within the meaning of	of origin within the meaning of	of origin within the meaning of	
Regulations (EU) No 1151/2012	Regulations (EU) No 1151/2012	Regulations (EU) No 1151/2012	
and (EU) No 1308/2013, as well as	and (EU) No 1308/2013, as well as	and (EU) No 1308/2013, as well as	
geographical indications within the	geographical indications within the	geographical indications within the	
meaning of Regulations (EU) No	meaning of Regulations (EU) No	meaning of Regulations (EU) No	
1151/2012, (EU) No 1308/2013,	1151/2012, (EU) No 1308/2013,	1151/2012, (EU) No 1308/2013,	
(EU) No 251/2014, (EU) 2019/787	(EU) No 251/2014, (EU) 2019/787	(EU) No 251/2014, (EU) 2019/787	
and Regulation (EU) 2022/ of	and Regulation (EU) 2022/ of	and Regulation (EU) 2022 / of	
the European Parliament and of the	the European Parliament and of the	the European Parliament and of the	
Council of concerning	Council of concerning	Council of concerning	
geographical indication protection	geographical indication protection	geographical indication protection	
for craft and industrial products. In	for craft and industrial products. In	for craft and industrial products	
respect of appellations of origin	respect of appellations of origin	[this Regulation]. In respect of	
relating to craft and industrial	relating to craft and industrial	appellations of origin relating to	
products which are subject to an	products which are subject to an	craft and industrial products which	
international registration,	international registration,	are subject to an international	
protection in the EU shall be	protection in the EU shall be	registration, protection in the EU	
construed as specified in Articles 5	construed as specified in Articles 5	shall be construed as specified in	
and 35 of that Regulation;	and 35 of that Regulation;	Articles 5 and 35 of that	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	"	"	Regulation.;	
Article 6	0, first paragraph, point (1)(b)			
519	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	
Article 6	0, first paragraph, point (1)(b), amend	ling provision, numbered paragraph (3	3)	
520	" 3. For the purposes of this Regulation, "Office" means the European Union Intellectual	"3. For the purposes of this Regulation, "Office" means the European Union Intellectual	 " 3. For the purposes of this Regulation, "the Office" means the European Union Intellectual 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Property Office.	Property Office.	Property Office, as defined under Regulation (EU) 2017/1001. "		
Article 6	0, first paragraph, point (2)				
521	(2) Article 2 is amended as follows:	(2) Article 2 is amended as follows:	(2) Article 2 is amended as follows:		
Article 6	Article 60, first paragraph, point (2)(a)				
522	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	50, first paragraph, point (2)(a), amend	ing provision, first paragraph		
	"			
	Upon the accession of the Union to	Upon the accession of the Union to	Upon the accession of the Union to	
	the Geneva Act and thereafter on a	the Geneva Act and thereafter on a	the Geneva Act and thereafter on a	
	regular basis, the Commission or	regular basis, the Commission or	regular basis, the Commission or	
	the Office shall, in their respective	the Office shall, in their respective	the Office shall, in their respective	
	capacity as Competent Authority	capacity as Competent Authority	capacity as Competent Authority	
523	within the meaning of Article 3 of	within the meaning of Article 3 of	within the meaning of Article 3 of	
	the Geneva Act as specified in	the Geneva Act as specified in	the Geneva Act as specified in	
	Article 4(1) of Council Decision	Article 4(1) of Council Decision	Article 4(1) of Council Decision	
	(EU) 2019/1754, file applications	(EU) 2019/1754, file applications	(EU) 2019/1754, file applications	
	for the international registration of	for the international registration of	for the international registration of	
	geographical indications protected	geographical indications protected	geographical indications protected	
	and registered under Union law	and registered under Union law	and registered under Union law	
	and pertaining to products	and pertaining to products	and pertaining to products	
	originating in the Union pursuant	originating in the Union pursuant	originating in the Union pursuant	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to Article 5(1) and Article (2) of the Geneva Act with the International Bureau of the World Intellectual Property Organization ('the International Bureau').; "	to Article 5(1) and Article (2) of the Geneva Act with the International Bureau of the World Intellectual Property Organization ('the International Bureau').; "	to Article 5(1) and Article (2) of the Geneva Act with the International Bureau of the World Intellectual Property Organization ('the International Bureau').; "	
Article 6	0, first paragraph, point (2)(b)			
524	(b) in paragraph 2, the first sentence is replaced by the following:	(b) in paragraph 2, the first sentence is replaced by the following:	(b) in paragraph 2, the first sentence is replaced by the following:	
Article 6	0, first paragraph, point (2)(b), amend	ling provision, first paragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal " For the purposes of paragraph 1, Member States may request the Commission or, in respect of geographical indications protecting craft and industrial products ("craft and industrial geographical	EP Mandate " For the purposes of paragraph 1, Member States may request the Commission or, in respect of geographical indications protecting craft and industrial products ("craft and industrial geographical	Council Mandate " For the purposes of paragraph 1, Member States may request the Commission or, in respect of geographical indications protecting craft and industrial products ("craft and industrial geographical	Draft Agreement
525	and industrial geographical indications"), the Office, to register in the International Register geographical indications that originate in the territory of Member States and that are protected and registered under Union law;	and industrial geographical indications"), the Office, to register in the International Register geographical indications that originate in the territory of Member States and that are protected and registered under Union law;	and industrial geographical indications"), the Office, to register in the International Register geographical indications that originate in the territory of Member States and that are protected and registered under Union law;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	0, first paragraph, point (2)(c)			
526	(c) the following paragraph 4 is added:	(c) the following paragraph 4 is added:	(c) the following paragraph 4 is added:	
Article 6	0, first paragraph, point (2)(c), amend	ing provision, numbered paragraph (4	+)	
527	 " 4. In respect of requests to register craft and industrial geographical indications in the International Register, the Office shall, in its capacity of Competent Authority referred to in Article 3 of the Geneva Act as specified in Article 4(1) of Council Decision (EU) 	 " 4. In respect of requests to register craft and industrial geographical indications in the International Register, the Office shall, in its capacity of Competent Authority referred to in Article 3 of the Geneva Act as specified in Article 4(1) of Council Decision (EU) 	 " 4. In respect of requests to register craft and industrial geographical indications in the International Register, the Office shall, in its capacity ofas Competent Authority referred to inwithin the meaning of Article 3 of the Geneva Act as specified in Article 4(1) of Council 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2019/1754, proceed on the basis of its own decision on granting protection in accordance with the procedure referred to in Articles 17 to 34 of Regulation (EU) 2022/; "	2019/1754, proceed on the basis of its own decision on granting protection in accordance with the procedure referred to in Articles 17 to 34 of Regulation (EU) 2022/; "	Decision (EU) 2019/1754, proceed on the basis of its ownthe decision on granting protection in accordance with the procedure referred to in Articles 17 to 3434b of Regulation (EU) 2022//' [this Regulation];	
Article 6	0, first paragraph, point (3)			
528	(3) In Article 3, the following paragraph 4 is added:	(3) In Article 3, the following paragraph 4 is added:	(3) In Article 3, the following paragraph 4 is added:	
Article 6	0, first paragraph, point (3), amending	g provision, numbered paragraph (4)	1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
529	 " 4. In respect of craft and industrial geographical indications, the Office shall request the International Bureau to cancel a registration in the International Register of a geographical indication originating in a Member State if circumstances of paragraph 1 are fulfilled.; 	 " 4. In respect of craft and industrial geographical indications, the Office shall request the International Bureau to cancel a registration in the International Register of a geographical indication originating in a Member State if circumstances of paragraph 1 are fulfilled.; 	" 4. In respect of craft and industrial geographical indications, the Office shall request the International Bureau to cancel a registration in the International Register of a geographical indication originating in a Member State if the circumstances of paragraph 1 are fulfilled.;	
Article 6	0, first paragraph, point (4)			
530	(4) Article 4 is replaced by the	(4) Article 4 is replaced by the	(4) Article 4 is replaced by the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	following:	following:	following:	
Article 6	0, first paragraph, point (4), amending	g provision, first paragraph		
531	" Article 4	" Article 4	" Article 4	
Article 6	0, first paragraph, point (4), amending	g provision, second paragraph		
532	Publication of third country geographical indications registered in the International Register	Publication of third country geographical indications registered in the International Register	Publication of third countrythird- country geographical indications registered in the International Register	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	60, first paragraph, point (4), amending	g provision, numbered paragraph (1)		
	1. The Commission or, in respect	1. The Commission or, in respect	1. The Commission or, in respect	
	of craft and industrial geographical	of craft and industrial geographical	of craft and industrial geographical	
	indications, the Office shall publish	indications, the Office shall publish	indications, the Office shall publish	
	any international registration	any international registration	any international registration	
	notified by the International	notified by the International	notified by the International	
	Bureau pursuant to Article 6(4) of	Bureau pursuant to Article 6(4) of	Bureau pursuant to Article 6(4) of	
533	the Geneva Act, which concerns	the Geneva Act, which concerns	the Geneva Act, which concerns	
	geographical indications registered	geographical indications registered	geographical indications registered	
	in the International Register in	in the International Register in	in the International Register in	
	respect of which the Contracting	respect of which the Contracting	respect of which the Contracting	
	Party of Origin, as defined in point	Party of Origin, as defined in point	Party of Origin, as defined in point	
	(xv) of Article 1 of the Geneva	(xv) of Article 1 of the Geneva	(xv) of Article 1 of the Geneva	
	Act, is not a Member State.	Act, is not a Member State.	Act, is not a Member State.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 6	rticle 60, first paragraph, point (4), amending provision, numbered paragraph (2)					
534	2. The international registration referred to in paragraph 1 shall be published in the C series of the Official Journal of the European Union or, in respect of international registrations relating to craft of industrial geographical indications, by the Office. The publication shall include a reference to the product type and country of origin.;	2. The international registration referred to in paragraph 1 shall be published in the C series of the Official Journal of the European Union or, in respect of international registrations relating to craft of industrial geographical indications, by the Office. The publication shall include a reference to the product type and country of origin.;	2. The international registration referred to in paragraph 1 shall be published in the C series of the <i>Official Journal of the European</i> <i>Union</i> ;Official Journal of the European Union or, in respect of international registrations relating to craft of and industrial geographical indications, the registration shall be published by the Office. The publication shall include a reference to the product type and country of origin.;			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	0, first paragraph, point (5)			
535	(5) In Article 5, paragraph 1 is replaced by the following:	(5) In Article 5, paragraph 1 is replaced by the following:	(5) In Article 5, paragraph 1 is replaced by the following:	
Article 6	0, first paragraph, point (5), amending	g provision, numbered paragraph (1)		
536	 " 1. The Commission or, in respect of craft and industrial geographical indications, the Office shall assess any international registration notified by the International Bureau pursuant to Article 6(4) of the Geneva Act concerning the geographical indications registered 	 " 1. The Commission or, in respect of craft and industrial geographical indications, the Office shall assess any international registration notified by the International Bureau pursuant to Article 6(4) of the Geneva Act concerning the geographical indications registered 	 " 1. The Commission or, in respect of craft and industrial geographical indications, the Office shall assess any international registration notified by the International Bureau pursuant to Article 6(4) of the Geneva Act concerning the geographical indications registered 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
in the International Register and in	in the International Register and in	in the International Register and in	
respect of which the Contracting	respect of which the Contracting	respect of which the Contracting	
Party of Origin, as defined in point	Party of Origin, as defined in point	Party of Origin, as defined in point	
(xv) of Article 1 of the Geneva	(xv) of Article 1 of the Geneva	(xv) of Article 1 of the Geneva	
Act, is not a Member State, in	Act, is not a Member State, in	Act, is not a Member State, in	
order to determine whether it	order to determine whether it	order to determine whether it	
includes the mandatory contents	includes the mandatory contents	includes the mandatory contents	
laid down in Rule 5(2) of the	laid down in Rule 5(2) of the	laid down in Rule 5(2) of the	
Common Regulations under the	Common Regulations under the	Common Regulations under the	
Lisbon Agreement and the Geneva	Lisbon Agreement and the Geneva	Lisbon Agreement and the Geneva	
Act (the 'Common Regulations'),	Act (the 'Common Regulations'),	Act (the 'Common Regulations'),	
and the particulars concerning the	and the particulars concerning the	and the particulars concerning the	
quality, reputation or	quality, reputation or	quality, reputation or	
characteristics as laid down in Rule	characteristics as laid down in Rule	characteristics as laid down in Rule	
5(3) of the Common Regulations.;	5(3) of the Common Regulations.;	5(3) of the Common Regulations.;	
22	27	"	
Article 60, first paragraph, point (6)	1	1	
······································			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
537	(6) Article 6 is amended as follows:	(6) Article 6 is amended as follows:	(6) Article 6 is amended as follows:			
Article 6	0, first paragraph, point (6)(a)					
538	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:			
Article 6	Article 60, first paragraph, point (6)(a), amending provision, numbered paragraph (1)					
539	" 1. Within four months from the	" 1. Within four months from the	" 1. Within four months from the			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
date of publication of the	date of publication of the	date of publication of the	
international registration in	international registration in	international registration in	
accordance with Article 4, the	accordance with Article 4, the	accordance with Article 4, the	
competent authorities of a Member	competent authorities of a Member	competent authorities of a Member	
State or of a third country other	State or of a third country other	State or of a third country other	
than the Contracting Party of	than the Contracting Party of	than the Contracting Party of	
Origin as defined in point (xv) of	Origin as defined in point (xv) of	Origin as defined in point (xv) of	
Article 1 of the Geneva Act, or a	Article 1 of the Geneva Act, or a	Article 1 of the Geneva Act, or a	
natural or legal person having a	natural or legal person having a	natural or legal person having a	
legitimate interest and established	legitimate interest and established	legitimate interest and established	
in the Union or in a third country	in the Union or in a third country	in the Union or in a third country	
other than the Contracting Party of	other than the Contracting Party of	other than the Contracting Party of	
Origin, may lodge an opposition	Origin, may lodge an opposition	Origin, may lodge an opposition	
with the Commission or, in respect	with the Commission or, in respect	with the Commission or, in respect	
of craft and industrial geographical	of craft and industrial geographical	of craft and industrial geographical	
indications, the Office. The	indications, the Office. The	indications, the Office. The	
opposition shall be in one of the	opposition shall be in one of the	opposition shall be in one of the	
official languages of the Union.;	official languages of the Union.;	official languages of the Union.;	
"	"	"	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 6	0, first paragraph, point (6)(b)				
540	(b) in paragraph 2, point (e) is deleted.	(b) in paragraph 2, point (e) is deleted.	(b) in paragraph 2, point (e) is deleted.;		
Article 6	0, first paragraph, point (6)(c)				
541	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:	(c) paragraph 3 is replaced by the following:		
Article 6	Article 60, first paragraph, point (6)(c), amending provision, numbered paragraph (3)				
542	"	"	"		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. The grounds for opposition set out in paragraph 2 shall be assessed by the Commission or, in respect of craft and industrial geographical indications, the Office, in relation to the territory of the Union or part thereof.	3. The grounds for opposition set out in paragraph 2 shall be assessed by the Commission or, in respect of craft and industrial geographical indications, the Office, in relation to the territory of the Union or part thereof.	3. The grounds for opposition set out in paragraph 2 shall be assessed by the Commission or, in respect of craft and industrial geographical indications, the Office, in relation to the territory of the Union or part thereof.	
Article 6	0, first paragraph, point (7)			
543	(7) Article 7 is amended as follows:	(7) Article 7 is amended as follows:	(7) Article 7 is amended as follows:	
Article 6	0, first paragraph, point (7)(a)	I	1	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
544	(a) in paragraph 1, the following sentence is added:	(a) in paragraph 1, the following sentence is added:	(a) in paragraph 1, the following sentence is added:	
Article 6	0, first paragraph, point (7)(a), amend	ing provision, first paragraph		
545	" In respect of craft and industrial geographical indications, the Office shall reject any inadmissible opposition and decide to grant protection of the geographical indication.; "	" In respect of craft and industrial geographical indications, the Office shall reject any inadmissible opposition and decide to grant protection of the geographical indication.; "	" In respect of craft and industrial geographical indications, the Office shall reject any inadmissible opposition and decide to grant protection of the geographical indication.; "	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 6	Article 60, first paragraph, point (7)(b)					
546	(b) in paragraph 2, the last sentence is replaced by the following:	(b) in paragraph 2, the last sentence is replaced by the following:	(b) in paragraph 2, the last sentence is replaced by the following:			
Article 6	0, first paragraph, point (7)(b), amenc	ling provision, first paragraph				
547	" In respect of craft and industrial geographical indications, the decision whether to grant protection shall be adopted by the	" In respect of craft and industrial geographical indications, the decision whether to grant protection shall be adopted by the	" In respect of craft and industrial geographical indications, the decision whether to grant protection shall be adopted by the			
	Office, or, in cases referred to in Article 25 of Regulation (EU) 2022/, by the Commission The	Office, or, in cases referred to in Article 25 of Regulation (EU) 2022/, by the Commission The	Office, or, in cases referred to in Article 25 of Regulation (EU) 2022// [this Regulation],			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	related implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	related implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	by the Commission, in respect of which the related implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	
Article 6	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	(c) paragraph 4 is replaced by the following:	
Article 6	i0, first paragraph, point (7)(c), amend	ing provision, numbered paragraph (4	l.)	
549				

Commission Proposal	EP Mandate	Council Mandate
	"	
4. In accordance with Article	4. In accordance with Article	4. In accordance with Article
15(1) of the Geneva Act, the	15(1) of the Geneva Act, the	15(1) of the Geneva Act, the
Commission or, in respect of craft	Commission or, in respect of craft	Commission or, in respect of craft
and industrial geographical	and industrial geographical	and industrial geographical
indications, the Office shall notify	indications, the Office shall notify	indications, the Office shall notify
the International Bureau of the	the International Bureau of the	the International Bureau of the
refusal of the effects of the	refusal of the effects of the	refusal of the effects of the
ternational registration concerned	international registration concerned	international registration concerned
in the territory of the Union, within	in the territory of the Union, within	in the territory of the Union, within
one year from the receipt of the	one year from the receipt of the	one yeartwelve months from the
notification of international	notification of international	receipt of the notification of
registration in accordance with	registration in accordance with	international registration in
Article 6(4) of the Geneva Act[, or,	Article 6(4) of the Geneva Act[, or,	accordance with Article 6(4) of the
in the cases referred to in the first	in the cases referred to in the first	Geneva Act[, or, in the cases
paragraph of Article 5 of Decision	paragraph of Article 5 of Decision	referred to in the first paragraph of
(EU) 2019/1754, within two years	(EU) 2019/1754, within two years	Article 5 of Decision (EU)
from the receipt of that notification].;	from the receipt of that notification].;	2019/1754, within two years from the receipt of that notification].;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	22	
Article 6	0, first paragraph, point (7)(d)	L		
550	(d) in paragraph 5, the last sentence is deleted;	(d) in paragraph 5, the last sentence is deleted;	(d) in-paragraph 5 , the last sentence is deleted; is replaced by:	
Article 6	0, first paragraph, point (7)(d), amenc	ling provision, first paragraph		
550a			" The Commission may, on its own initiative or following a duly substantiated request by a Member State, a third country or a natural or legal person having	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			a legitimate interest, withdraw, in whole or in part, by means of an implementing act, a refusal previously notified to the International Bureau. That implementing act shall be adopted in accordance with the examination procedure referred to in Article 15(2).	
Article 6	0, first paragraph, point (7)(d), amend	ing provision, second paragraph		
550b			In respect of craft and industrial geographical indications concerning the protection of which a previous refusal has been notified by the Office, the Office may, on its own	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			initiative or following a duly	
			substantiated request by a	
			Member State, a third country or	
			a natural or legal person having	
			a legitimate interest, withdraw,	
			in whole or in part, a refusal	
			previously notified to the	
			International Bureau.	
			(Moved from now deleted point 7(e)),	
			paragraph 5a.)	
Article 60,	, first paragraph, point (7)(d), amend	ing provision, third paragraph		
550c			The Commission or, in respect	
5500			of craft and industrial	
			geographical indications, the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Office shall notify the International Bureau of such withdrawal without delay.";	
			(Moved from now deleted point 7(e)), paragraph 5b.)	
Article 6	0, first paragraph, point (7)(e)			
551	(e) the following paragraphs 5a and 5b are added:	(e) the following paragraphs 5a and 5b are added:	(e) the following paragraphs 5a and 5b are added:	
			(moved to point (7)(d) above)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 6	0, first paragraph, point (7)(e), amenc	ling provision, second paragraph			
553	5b. The Commission or, in respect of craft and industrial geographical indications, the Office shall notify the International Bureau of such withdrawal without delay.; "	5b. The Commission or, in respect of craft and industrial geographical indications, the Office shall notify the International Bureau of such withdrawal without delay.; "	5b. The Commission or, in respect of craft and industrial geographical indications, the Office shall notify the International Bureau of such withdrawal without delay.; (text moved to point (7)(d) above, into row 550c)		
Article 6	Article 60, first paragraph, point (8)				
554					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	(8) In Article 8(1) the following sentence is added:	(8) In Article 8(1) the following sentence is added:	(8) In Article 8(1) the following sentence is added:			
Article 6	0, first paragraph, point (8), amending	g provision, first paragraph	I			
555	" In respect of craft and industrial geographical indications, the same shall apply to the decision of the Office.; "	" In respect of craft and industrial geographical indications, the same shall apply to the decision of the Office.; "	" In respect of craft and industrial geographical indications, the same shall apply to the decision of the Office.;			
Article 6	Article 60, first paragraph, point (9)					
556						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(9) Article 9 is replaced by the following:	(9) Article 9 is replaced by the following:	(9) Article 9 is replaced by the following:	
Article 6	0, first paragraph, point (9), amending	g provision, first paragraph		
557	" Article 9	" Article 9	" Article 9	
Article 6	0, first paragraph, point (9), amending	g provision, second paragraph		
558	Invalidation of effects in the Union of a third country geographical indication registered in the International Register	Invalidation of effects in the Union of a third country geographical indication registered in the International Register	Invalidation of effects in the Union of a third countrythird-country geographical indication registered in the International Register	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	i0, first paragraph, point (9), amending	g provision, third paragraph		
	— 1. The Commission or, in	— 1. The Commission or, in	— 1. The Commission or, in	
	respect of craft and industrial	respect of craft and industrial	respect of craft and industrial	
	geographical indications, the	geographical indications, the	geographical indications, the	
	Office may, on its own initiative or	Office may, on its own initiative or	Office may, on its own initiative or	
	following a duly substantiated	following a duly substantiated	following a duly substantiated	
	request by a Member State, a third	request by a Member State, a third	request by a Member State, a third	
559	country or a natural or legal person	country or a natural or legal person	country or a natural or legal person	
	having a legitimate interest,	having a legitimate interest,	having a legitimate interest,	
	invalidate, in whole or in part the	invalidate, in whole or in part the	invalidate, in whole or in part the	
	effects of protection in the Union	effects of protection in the Union	effects of protection in the Union	
	of a geographical indication, in one	of a geographical indication, in one	of a geographical indication, in one	
	or more of the following	or more of the following	or more of the following	
	circumstances:	circumstances:	circumstances:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article 6	Article 60, first paragraph, point (9), amending provision, fourth paragraph						
560	— a. the geographical indication is no longer protected in the Contracting Party of Origin;	— a. the geographical indication is no longer protected in the Contracting Party of Origin;	 a. the geographical indication is no longer protected in the Contracting Party of Origin; 				
Article 6	0, first paragraph, point (9), amending	provision, fifth paragraph					
561	— b. the geographical indication is no longer registered in the International Register;	— b. the geographical indication is no longer registered in the International Register;	— b. the geographical indication is no longer registered in the International Register;				
Article 6	Article 60, first paragraph, point (9), amending provision, sixth paragraph						

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
562	— c. compliance with the mandatory contents laid down in rule 5(2) of the Common Regulations or with the particulars concerning the quality, reputation or characteristics as laid down in Rule 5(3) of the Common Regulations is no longer ensured.	 c. compliance with the mandatory contents laid down in rule 5(2) of the Common Regulations or with the particulars concerning the quality, reputation or characteristics as laid down in Rule 5(3) of the Common Regulations is no longer ensured. 	— c. compliance with the mandatory contents laid down in rule 5(2) of the Common Regulations or with the particulars concerning the quality, reputation or characteristics as laid down in Rule 5(3) of the Common Regulations is no longer ensured.	
Article 6	0, first paragraph, point (9), amending	g provision, seventh paragraph		
563	 — 2. The Commission shall adopt implementing acts for the purpose of paragraph 1. The implementing acts in question shall be adopted in accordance with the examination 	 — 2. The Commission shall adopt implementing acts for the purpose of paragraph 1. The implementing acts in question shall be adopted in accordance with the examination 	 — 2. The Commission shall adopt implementing acts for the purpose of paragraph 1. The implementing acts in question shall be adopted in accordance with the examination 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	procedure referred to in Article 15(2) and only after the natural persons or legal entities as referred to in point (ii) of Article 5(2) of the Geneva Act or the beneficiaries as defined in point (xvii) of Article 1 of the Geneva Act have been given an opportunity to defend their rights.;	procedure referred to in Article 15(2) and only after the natural persons or legal entities as referred to in point (ii) of Article 5(2) of the Geneva Act or the beneficiaries as defined in point (xvii) of Article 1 of the Geneva Act have been given an opportunity to defend their rights.;	procedure referred to in Article 15(2) and only after the natural persons or legal entities as referred to in point (ii) of Article 5(2) of the Geneva Act or the beneficiaries as defined in point (xvii) of Article 1 of the Geneva Act have been given an opportunity to defend their rights.;	
Article 6	0, first paragraph, point (9), amending	g provision, eighth paragraph		
564	 — 3. Where the invalidation is no longer subject to appeal, the Commission, or in respect of craft and industrial indications, the Office shall notify the International Bureau without delay of the 	 — 3. Where the invalidation is no longer subject to appeal, the Commission, or in respect of craft and industrial indications, the Office shall notify the International Bureau without delay of the 	 — 3. Where the invalidation is no longer subject to appeal, the Commission, or in respect of craft and industrial indications, the Office shall notify the International Bureau without delay of the 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	invalidation of the effects in the territory of the Union of the international registration of the geographical indication in accordance with point (a) or (c) of paragraph 1.;	invalidation of the effects in the territory of the Union of the international registration of the geographical indication in accordance with point (a) or (c) of paragraph 1.;	invalidation of the effects in the territory of the Union of the international registration of the geographical indication in accordance with point (a) or (c) of paragraph 1.;		
Article 6	0, first paragraph, point (10)				
565	(10) In Article 11, paragraph 3 is replaced by the following:	(10) In Article 11, paragraph 3 is replaced by the following:	(10) In Article 11, paragraph 3 is replaced by the following:		
Article 6	Article 60, first paragraph, point (10), amending provision, numbered paragraph (3), first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
566	" 3. In respect of each appellation of origin originating in a Member State which is party to the Lisbon Agreement, for a product falling within the scope of Regulation (EU) 2022/, but not yet protected under that Regulation, the Member State concerned shall, on the basis of a request by a natural person or legal entity referred to in point (ii) of Article 5(2) of the Geneva Act or a beneficiary as defined in point (xvii) of Article 1 of the Geneva Act, or on its own initiative, choose to request either:	" 3. In respect of each appellation of origin originating in a Member State which is party to the Lisbon Agreement, for a product falling within the scope of Regulation (EU) 2022/, but not yet protected under that Regulation, the Member State concerned shall, on the basis of a request by a natural person or legal entity referred to in point (ii) of Article 5(2) of the Geneva Act or a beneficiary as defined in point (xvii) of Article 1 of the Geneva Act, or on its own initiative, choose to request either:	 " 3. In respect of each appellation of origin originating in a Member State which is party to the Lisbon Agreement, for a product falling within the scope of Regulation (EU) 2022// [this Regulation], but not yet protected under that Regulation, the Member State concerned shall, on the basis of a request by a natural person or legal entity referred to in point (ii) of Article 5(2) of the Geneva Act or a beneficiary as defined in point (xvii) of Article 1 of the Geneva Act, or on its own initiative, choose to request either: 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 6	0, first paragraph, point (10), amendir	ng provision, numbered paragraph (3)	, first subparagraph, first indent		
567	- the registration of that appellation of origin under Regulation (EU) 2022/; or	- the registration of that appellation of origin under Regulation (EU) 2022/; or	-(a) the registration of that appellation of origin under Regulation (EU) 2022/ / [this Regulation]; or		
Article 6	0, first paragraph, point (10), amendir	ng provision, numbered paragraph (3)	, first subparagraph, second indent		
568	- the cancellation of the registration of that appellation of origin in the International Register.	- the cancellation of the registration of that appellation of origin in the International Register.	-(b) the cancellation of the registration of that appellation of origin in the International Register.		
Article 6	Article 60, first paragraph, point (10), amending provision, numbered paragraph (3), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
569	The Member State concerned shall notify the Office of the choice referred to in the first subparagraph, and lodge the respective request within one year following the adoption of Regulation (EU) 2022/The registration procedure foreseen in Article 67 (3) of Regulation (EU) 2022/ applies mutatis mutandi.	The Member State concerned shall notify the Office of the choice referred to in the first subparagraph, and lodge the respective request within one year following the adoption of Regulation (EU) 2022/The registration procedure foreseen in Article 67 (3) of Regulation (EU) 2022/ applies mutatis mutandi.	The Member State concerned shall notify the Office of the choice referred to in the first subparagraph, and lodge the respective request by [note to OJ: please set the date twelve months from the date of entry into force-within one year following the adoption of Regulation (EU) 2022// (this Regulation)]. The registration procedure foreseen in Article 67 (3) of Regulation (EU) 2022/ applies <i>mutatis</i> <i>mutandis</i> mutatis mutandi.		
Article 6	Article 60, first paragraph, point (10), amending provision, numbered paragraph (3), third subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
570	Commission Proposal In the situations referred to in point (a) of the first subparagraph, the Member State concerned shall request the international registration of that appellation of origin under the Geneva Act, if that Member State has ratified or acceded to the Geneva Act pursuant to the authorisation referred to in Article 3 of Decision (EU) 2019/1754, within six months from the date of registration of the geographical indication under Regulation (EU) 2022/	EP Mandate In the situations referred to in point (a) of the first subparagraph, the Member State concerned shall request the international registration of that appellation of origin under the Geneva Act, if that Member State has ratified or acceded to the Geneva Act pursuant to the authorisation referred to in Article 3 of Decision (EU) 2019/1754, within six months from the date of registration of the geographical indication under Regulation (EU) 2022/	Council Mandate In the situations referred to in point (a) of the first subparagraph, the Member State concerned shall request the international registration of that appellation of origin under the Geneva Act, if that Member State has ratified or acceded to the Geneva Act pursuant to the authorisation referred to in Article 3 of Decision (EU) 2019/1754, within sixtwelve months from the date of registration of the geographical indication under Regulation (EU) 2022// [this Regulation].	Draft Agreement	
Article 6	Article 60, first paragraph, point (10), amending provision, numbered paragraph (3), fourth subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
571	The Member State concerned shall, in coordination with the Office, verify with the International Bureau whether there are any modifications to be made under Rule 7(4) of the Common Regulations for the purpose of registration under the Geneva Act. The Office shall authorise the Member State concerned to provide for the necessary modifications and to notify the International Bureau.	The Member State concerned shall, in coordination with the Office, verify with the International Bureau whether there are any modifications to be made under Rule 7(4) of the Common Regulations for the purpose of registration under the Geneva Act. The Office shall authorise the Member State concerned to provide for the necessary modifications and to notify the International Bureau.	The Member State concerned shall, in coordination with the Office, verify with the International Bureau whether there are any modifications to be made under Rule 7(4) of the Common Regulations for the purpose of registration under the Geneva Act. The Office shall authorise the Member State concerned to provide for the necessary modifications and to notify the International Bureau.	
Article 6	0, first paragraph, point (10), amendir	ng provision, numbered paragraph (3)	, fifth subparagraph	
572				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
If the request for registration under	If the request for registration under	If the request for registration under	
Regulation (EU) 2022/ is refused	Regulation (EU) 2022/ is refused	Regulation (EU) 2022/ /	
and related administrative and	and related administrative and	[this Regulation] is refused and	
judicial remedies have been	judicial remedies have been	related administrative and judicial	
exhausted, or if the request for	exhausted, or if the request for	remedies have been exhausted, or	
registration under the Geneva Act	registration under the Geneva Act	if the request for registration under	
has not been made pursuant to the	has not been made pursuant to the	the Geneva Act has not been made	
third subparagraph of this	third subparagraph of this	pursuant to the third subparagraph	
paragraph, the Member State	paragraph, the Member State	of this paragraph, the Member	
concerned shall, without delay,	concerned shall, without delay,	State concerned shall, without	
request the cancellation of the	request the cancellation of the	delay, request the cancellation of	
registration of that appellation of	registration of that appellation of	the registration of that appellation	
origin in the International Register.	origin in the International Register.	of origin in the International	
22	22	Register.	
· · · · · · · · · · · · · · · · · · ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Article 60, first paragraph, point (11)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
573	(11) in Article 15(1) the following point (e) is added:	(11) in Article 15(1) the following point (e) is added:	(11) in Article 15(1) the following point (e) is added:	
Article 6	0, first paragraph, point (11), amendir	ng provision, first paragraph		
574	 " (e) for craft and industrial products falling within the scope of Article 2(1) of Regulation (EU) 2022/, by the Craft and Industrial Geographical Indication Committee established by Article 65 of that Regulation. 	 " (e) for craft and industrial products falling within the scope of Article 2(1) of Regulation (EU) 2022/, by the Craft and Industrial Geographical Indication Committee established by Article 65 of that Regulation. 	 " (e) for craft and industrial products falling within the scope of Article 2(1) of Regulation (EU) 2022// [this Regulation], by the Craft and Industrial Geographical Indication Committee established by Article 65 of that Regulation. 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			22	
Article 6	1			
575	Article 61 Amendments to Regulation (EU) 2017/1001	Article 61 Amendments to Regulation (EU) 2017/1001	Article 61 Amendments to Regulation (EU) 2017/1001	
Article 6	1, first paragraph		I	
576	Regulation (EU) 2017/1001 is amended as follows:	Regulation (EU) 2017/1001 is amended as follows:	Regulation (EU) 2017/1001 is amended as follows:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 6	rticle 61, first paragraph, point (1)				
577	(1) in Article 151(1), the following point (ba) is inserted after point(b):	(1) in Article 151(1), the following point (ba) is inserted after point(b):	(1) in Article 151(1), the following point (ba) is inserted after point(b):		
Article 6	1, first paragraph, point (1), amending	provision, first paragraph			
578	 (ba) administration and promotion of geographical indications, in particular the tasks conferred on it under the Regulation (EU) No 2022/[this regulation] of the European Parliament and of the 	(ba) administration and promotion of geographical indications, in particular the tasks conferred on it under the Regulation (EU) No 2022/[this regulation] of the European Parliament and of the	(ba) administration and promotion of geographical indications for craft and industrial products , in particular the tasks conferred on it under the Regulation (EU) No 2022/No/ <i>[this</i>]		
	Council and promotion of the	Council and promotion of the	Regulation/[this Regulation] of the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	geographical indications system.	geographical indications system.	European Parliament and of the Council and promotion of the geographical indications system.	
578a			 (1a) in Article 153(1), the following point (n) is added: '(n) adopting rules of procedure of the Advisory Board referred to in Article 33(8) of Regulation/ [this Regulation]'; 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
578b			 (1b) in Article 170, paragraph 2 is replaced by the following: '2. Any natural or legal person may use the Centre's services on a voluntary basis with the aim of reaching a friendly settlement of disputes, based on this Regulation, Regulation (EC) No 6/2002 or Regulation/ [this Regulation], by mutual agreement.'; 	
Article 6	1, first paragraph, point (2)			
579	(2) the following Article 170a is	(2) the following Article 170a is	(2) the following Article 170a is	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	inserted:	inserted:	inserted:	
Article 6	1, first paragraph, point (2), amending	g provision, first paragraph		
580	" Article 170a	" Article 170a	Article 170a	
Article 6	1, first paragraph, point (2), amending	g provision, second paragraph		
581	Establishment of a domain name information and alert system	Establishment of a domain name information and alert system	Establishment of a domain name information and alert system	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1, first paragraph, point (2), amending	g provision, numbered paragraph (1)		
1. For domain names registered	1. For domain names registered	1. For domain names registered	
under a country-code top-level	under a country-code top-level	under a country-code top-level	
domain name, administered or	domain name, administered or	domain name, administered or	
managed by a registry established	managed by a registry established	managed by a registry established	
in the Union, the Office shall	in the Union, the Office shall	in the Union, the Office shall	
provide a domain name	provide a domain name	provide a domain name	
information and alert system. Upon	information and alert system. Upon	information and alert system. Upon	
submission of an application for an	submission of an application for an	submission of an application for an	
EU trade mark, that information	EU trade mark, that information	EU trade mark, that information	
and alert system shall inform	and alert system shall inform	and alert system shall inform	
applicants for an EU trade mark	applicants for an EU trade mark	applicants for an EU trade mark	
about the availability of their mark	about the availability of their mark	about the availability of their mark	
as a domain name, and applicants	as a domain name, and applicants	as a domain name, and applicants	
for and proprietors of an EU trade	for and proprietors of an EU trade	for and proprietors of an EU trade	
mark on an optional basis once a	mark on an optional basis once a	mark on an optional basis once a	
domain name containing an	domain name containing an	domain name containing an	
identical or similar name with their	identical or similar name with their	identical or similar name with their	
	1. For domain names registered under a country-code top-level domain name, administered or managed by a registry established in the Union, the Office shall provide a domain name information and alert system. Upon submission of an application for an EU trade mark, that information and alert system shall inform applicants for an EU trade mark about the availability of their mark as a domain name, and applicants for and proprietors of an EU trade mark on an optional basis once a domain name containing an	1. first paragraph, point (2), amending provision, numbered paragraph (1)1. for domain names registered under a country-code top-level domain name, administered or managed by a registry established in the Union, the Office shall provide a domain name information and alert system. Upon submission of an application for an EU trade mark, that information and alert system shall inform and alert system shall inform 	1. For domain names registered under a country-code top-level domain name, administered or managed by a registry established in the Union, the Office shall provide a domain name information and alert system. Upon submission of an application for an EU trade mark, that information and alert system shall inform applicants for an EU trade mark a sa domain name, and applicatis for and proprietors of an EU trade mark on an optional basis once a domain name containing an1. For domain names registered under a country-code top-level domain name, administered or managed by a registry established in the Union, the Office shall provide a domain name information and alert system. Upon submission of an application for an EU trade mark, that information and alert system shall inform applicants for an EU trade mark a domain name, and application1. For domain names registered under a country-code top-level domain name, administered or managed by a registry established in the Union, the Office shall provide a domain name information and alert system. Upon submission of an application for an EU trade mark, that information and alert system shall inform applicants for an EU trade mark about the availability of their mark as a domain name, and applicatis for and proprietors of an EU trade mark on an optional basis once a domain name containing an1. For domain name the availability of their mark a domain name containing anI trade mark containing anI trade mark on an optional basis once a domain name containing anI trade mark on an optional basis once a domain name containing an

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	mark is registered (domain name alerts).	mark is registered (domain name alerts).	mark is registered (domain name alerts).	
ticle 6	51, first paragraph, point (2), amending	g provision, numbered paragraph (2)		
583	2. For the purpose of paragraph 1, country-code top-level domain name registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	2. For the purpose of paragraph 1, country-code top-level domain name registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	2. For the purpose of paragraph 1, country-code top-level domain name registries, established in the Union, shall provide the Office with all information and data in their possession necessary to run the domain name information and alert system.	
TLE VI				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
584	TITLE VI TECHNICAL ASSISTANCE	TITLE VI TECHNICAL ASSISTANCE	TITLE VI TECHNICAL ASSISTANCE FEES			
Article 6	2					
585	Article 62 Technical assistance of the Office	Article 62 Technical assistance of the Office	Article 62 Technical assistance of the Office (moved to Article 34c)			
Article 6	Article 62, first paragraph					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
586	The Commission shall be empowered to adopt delegated acts supplementing this Regulation by rules on entrusting the Office with the examination and other administrative tasks concerning third country geographical indications for craft and industrial products, other than geographical indications under the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications, proposed	The Commission shall be empowered to adopt delegated acts supplementing this Regulation by rules on entrusting the Office with the examination and other administrative tasks concerning third country geographical indications for craft and industrial products, other than geographical indications under the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications, proposed	The Commission shall be empowered to adopt delegated acts supplementing this Regulation by rules on entrusting the Office with the examination and other administrative tasks concerning third country geographical indications for craft and industrial products, other than geographical indications under the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications, proposed	
	for protection pursuant to international negotiations or international agreements.	for protection pursuant to international negotiations or international agreements.	for protection pursuant to international negotiations or international agreements.	
			(moved to Article 34c)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u> </u>	
			Article 62a	
586a			Fees	
			(moved from Article 10)	
586b			1. Member States may charge fees to cover the costs of the	
			national phase of the	

664

EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			geographical indication system for craft and industrial products provided for in this Regulation, notably those costs incurred in the processing of applications, notice of opposition, applications for amendments, requests for cancellation and appeals.	
Article 6	52a(1a)		I	
586c			1a. Member States may collect fees or charges to cover the costs of controls conducted pursuant to Title IV of this Regulation. (this paragraph was moved from	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article 48(5) and 2nd sentence of Article 43(2))	
Article 6	2a(2)	L		
586d			(paragraph 2 of former Article 10 moved to paragraph 5a below)	
Article 6	2a(3)	·	·	
586e				

7673/23		BM/AF/od	666
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(paragraph 3 of former Article 10 deleted: i.e. "The Office shall not charge any fee for any procedure under this Regulation".)	
Article 6	2a(4)	·		
586f			4. The Office shall charge a fee for:	
Article 6	2a(4), point (a)			
586g			(a) the direct registration	

667 EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			procedure, as referred to in Article 15a;	
Article 6	2a(4), point (b)			
586h			(b) the procedure concerning products originating in a third country or third countries, as referred to in Article 17(c); and	
Article 6	2a(4), point (c)			
586i			(c) appeals before the Boards of Appeal, as referred to in Article	

Comm	ission Proposal	EP Mandate	Council Mandate	Draft Agreement
			30.	
Article 62a(4a)				
586j			4a. The Office may charge a fee for requests for an amendment to the product specification and for requests for cancellation of the geographical indication, where the name was registered pursuant to one of the procedures referred to in point (a) or (b) of paragraph 4.	
Article 62a(5)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
586k			5. The Commission shall adopt implementing acts to determine the amounts of the fees charged by the Office and the ways in which they are to be paid or, in the case of the fee for appeals before the Boards of Appeal, reimbursed. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 65(2). (paragraph 5 of former Article 10)	
Article 6	52a(5a)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
5861			5a. Any fees charged pursuant to this Title shall be reasonable, foster the competitiveness of the producers of the geographical indications and may take into account the specific situation of micro, small and medium-sized enterprises.	
TITLE VII				
587	TITLE VII	TITLE VII	TITLE VII	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	SUPPLEMENTARY PROVISIONS	SUPPLEMENTARY PROVISIONS	SUPPLEMENTARY PROVISIONS	
587a			Article 62b Data protection (moved from Article 4)	
587b			1. The Commission and the	

Com	mission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Office shall be considered	
			controllers within the meaning of	
			Article 3, point (8), of Regulation	
			(EU) 2018/1725 ¹ in relation to the	
			processing of personal data in	
			the procedure it is competent for	
			in accordance with this	
			Regulation.	
			1. Regulation (EU) 2018/1725 of the	
			European Parliament and of the Council of 23 October 2018 on the protection of	
			natural persons with regard to the	
			processing of personal data by the Union	
			institutions, bodies, offices and agencies	
			and on the free movement of such data,	
			and repealing Regulation (EC) No	
			45/2001 and Decision No 1247/2002/EC	
			(OJ L 295, 21.11.2018, p. 39).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
587c			2. The competent authorities of Member States shall be considered controllers within the meaning of Article 4, point (7), of Regulation (EU) 2016/679 ¹ in relation to the processing of personal data in the procedures for which they are competent in accordance with this Regulation.	
			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 , OJ L 119,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			4.5.2016, p. 1–88.	
Article 6	3			
588	Article 63 Procedural languages	Article 63 Procedural languages	Article 63 Procedural languages	
Article 6	3(1)		·	
589	1. All documents and information sent to the Office in respect of the procedures under this Regulation, shall be in one of the official languages of the Union.	1. All documents and information sent to the Office in respect of the procedures under this Regulation, shall be in one of the official languages of the Union.	1. All documents and information sent to the Office in respect of the procedures under this Regulation , shall be in one of the official languages of the Union.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	3(2)		<u> </u>	
590	 2. For the tasks conferred on the Office under this Regulation, the languages of the Office shall be all the official languages of the Union in accordance with Regulation 1¹. 1. Council Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385. 	 2. For the tasks conferred on the Office under this Regulation, the languages of the Office shall be all the official languages of the Union in accordance with Regulation 1¹. 1. Council Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385. 	 2. For the tasks conferred on the Office under this Regulation, the languages of the Office shall be all the official languages of the Union in accordance with Regulation 1¹. 1. Council Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385). 	
Article 6	4			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
591	Article 64 IT system	Article 64 IT system	Article 64 IT system	
Article 6	4, first paragraph			
592	The digital system referred to in Article 18(1) and the Union register of geographical indications for craft and industrial products referred to in Article 26 shall be developed, kept and maintained by the Office.	The digital system referred to in Article 18(1) and the Union register of geographical indications for craft and industrial products referred to in Article 26 shall be developed, kept and maintained by the Office.	 The digital system referred to in Article 18(1) and 18(2d), the Union register of geographical indications for craft and industrial productsreferred to in Article and the digital portal referred to in Article 2653(3) shall be developed, kept and maintained by the Office. 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
592a		<u>1a.</u> <u>The Office shall make that</u> <u>digital system easily accessible to</u> <u>the public, in machine-readable</u> <u>and commonly used formats and</u> <u>design it in such a way that it can</u> <u>be used by the Member States for</u> <u>their national procedures in</u> <u>accordance with Article 11(3a)</u> <u>and Article 18(1).</u>		
Article 6	4, second paragraph	·	·	
592b				

7673/23		BM/AF/od	678
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2. The digital system shall be used for applications pursuant to Article 17, but shall also have the capacity to be used by the Member State at the national phase of registration.	
Article 6	5			
593	Article 65 Committee procedure	Article 65 Committee procedure	Article 65 Committee procedure	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	5(1)		·	·
594	1. The Commission shall be assisted by the Craft and Industrial Geographical Indications Committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by the Craft and Industrial Geographical Indications Committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by the Committee for Craft and Industrial Geographical Indications ('the Committee '). That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	
Article 6	5(2)			
595	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	6			
596	Article 66 Exercise of the delegation	Article 66 Exercise of the delegation	Article 66 Exercise of the delegation	
Article 6	6(1)	·		
597	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	

Com	mission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 66(2)				
 2. The por acts referred and 49 sha Commission years from force of th Commission 598 in respect of power not before the period. The shall be take periods of unless the the Council not later the 	wer to adopt delegated ed to in Articles 29, 30 Il be conferred on the on for a period of seven [OJ: date of entry into as Regulation]. The on shall draw up a report of the delegation of later than nine months end of the seven-year e delegation of power etily extended for an identical duration, European Parliament or l opposes such extension an three months before each period.	2. The power to adopt delegated acts referred to in Articles 29, 30 and 49 shall be conferred on the Commission for a period of seven years from [OJ: date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the seven-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.	2. The power to adopt delegated acts referred to in Articles 29, 30 and 499, 15a, 18, 30, 49 and 62 shall be conferred on the Commission for a period of seven years from [<i>OJ: date of entry into</i> <i>force of this Regulation</i> OJ: date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the seven-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			not later than three months before	
			the end of each period.	
rticle (56(3)			
	3. The delegation of power	3. The delegation of power	3. The delegation of power	
	referred to in Article 29, 30 and 49	referred to in Article 29, 30 and 49	referred to in Article 29, 30 and	
	may be revoked at any time by the	may be revoked at any time by the	4 9 Articles 9, 15a, 18, 30, 49 and	
	European Parliament or by the	European Parliament or by the	62 may be revoked at any time by	
	Council. A decision to revoke shall	Council. A decision to revoke shall	the European Parliament or by the	
599	put an end to the delegation of	put an end to the delegation of	Council. A decision to revoke shall	
	power specified in that decision. It	power specified in that decision. It	put an end to the delegation of	
	shall take effect the day following	shall take effect the day following	power specified in that decision. It	
	the publication of the decision in	the publication of the decision in	shall take effect on the day	
	the Official Journal of the	the Official Journal of the	following the publication of the	
	European Union or at a later date	European Union or at a later date	decision in the Official Journal of	
	specified therein. It shall not affect	specified therein. It shall not affect	the European UnionOfficial	
	the validity of any delegated acts	the validity of any delegated acts	Journal of the European Union or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	already in force.	already in force.	at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
Article 6	66(4)			
600	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	
Article 6	6(5)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
601	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	
Article 6	6(6)			
602	6. A delegated act adopted pursuant to the Articles 29, 30 and 49 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 and the Council or if, before the expiry of	6. A delegated act adopted pursuant to the Articles 29, 30 and 49 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 and the Council or if, before the expiry of	6. A delegated act adopted pursuant to the Articles 29, 30 and 49Article 9, 15a, 18, 30, 49 or 62 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 and the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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.	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.	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.	
TITLE VII	1			
603	TITLE VIII TRANSITIONAL AND FINAL PROVISIONS	TITLE VIII TRANSITIONAL AND FINAL PROVISIONS	TITLE VIII TRANSITIONAL AND FINAL PROVISIONS	
Article 6	7	1		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
604	Article 67 Transitional Geographical Indication protection	Article 67 Transitional Geographical Indication protection	Article 67 Transitional geographical indication protection	
Article 6	7(1)			
605	1. National specific protection for geographical indications for craft and industrial products shall cease to exist by [one year after the date of entry into force of this Regulation].	1. National specific protection for geographical indications for craft and industrial products shall cease to exist by [one year after the date of entry into force of this Regulation].	1. By [twelve months after the date of application of this Regulation], national specific protection for geographical indications for craft and industrial products shall cease to exist, and pending applications shall be considered not to have been filed, unless a request pursuant to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			paragraph 2 is made by [one year after the date of entry into force of this Regulation].	
Article 6	57(2)			
606	2. By [six months after the date of entry into force of this Regulation], interested Member States shall inform the Commission and the Office, which of their legally protected names or in the Member States where there is no protection system, which of their names established by usage they wish to register and protect pursuant to this Regulation.	2. By [six months after the date of entry into force of this Regulation], interested Member States shall inform the Commission and the Office, which of their legally protected names or in the Member States where there is no protection system, which of their names established by usage they wish to register and protect pursuant to this Regulation.	2. By /twelve months <i>after the</i> <i>date of</i> application <i>of this</i> <i>Regulation</i> / [six months after the date of entry into force of this Regulation], interested Member States shall inform the Commission and the Office, which of their legally protected names or, in the Member States where there is no protection system, which of their names established by usage, they wish to register and protect	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			pursuant to this Regulation.	
606a			2a. On the basis of a request pursuant to paragraph 2, national protection may be extended in time by the Member State concerned until the registration procedure pursuant to paragraph 3 is finalised and the decision has become final. Where Union protection is granted, the day on which the Member States have informed the Office and the Commission,	
			in accordance with paragraph 2, shall be deemed the first day of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			protection under this Regulation.	
Article 6	57(3)			
	3. In accordance with the	3. In accordance with the	3. In accordance with the	
	procedure laid down in Articles 17	procedure laid down in Articles 17	procedure laid down inNames	
	to 25, the Office or, in cases	to 25, the Office or, in cases	referred to in paragraph 2 that	
	referred to in Article 25, the	referred to in Article 25, the	comply with Articles 17 to 25, 2,	
	Commission shall register the	Commission shall register the	5, 7 and 8, shall be registered by	
607	names referred to in paragraph 2 of	names referred to in paragraph 2 of	the Office, or, in the or, in cases	
007	this Article, which comply with	this Article, which comply with	referred to in Article 25 , the	
	Articles 2, 5, 7 and 8. Article 21	Articles 2, 5, 7 and 8. Article 21	Commission shall register the	
	and 22 shall not apply. However,	and 22 shall not apply. However,	names referred to in paragraph 2 of	
	generic terms shall not be	generic terms shall not be	this Article, which comply with by	
	registered.	registered.	the Commission, in accordance	
			with the procedure laid down in	
			Articles 2, 5, 7 and 8. Article17 to	
			25. Articles 21 and 22 shall not	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			apply. However, generic terms shall not be registered.	
Article 6	57(4)			
608	4. Without prejudice to paragraph 1, national protection of the names communicated in accordance with paragraph 2 shall be maintained until such time as a decision on registration has been taken. The decision may be subject of appeal referred to in Article 30.	4. Without prejudice to paragraph 1, national protection of the names communicated in accordance with paragraph 2 shall be maintained until such time as a decision on registration has been taken. The decision may be subject of appeal referred to in Article 30.	4. Without prejudice to paragraph 1, national protection of the names communicated in accordance with paragraph 2 shall be maintained until such time as a decision on registration has been taken. The decision may be subject of appeal referred to in Article 30. (merged into paragraph 1)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	8			
609	Article 68 Member States reporting obligation	Article 68 Member States reporting obligation	Article 68 Member States reporting obligation	
Article 6	8(1)			
610	1. Member States or their national authorities shall report every four years to the Commission on the strategy and results of all the geographical indication controls carried out to verify compliance with the legal requirements related to the protection scheme established by this Regulation and	1. Member States or their national authorities shall report every four years to the Commission on the strategy and results of all the geographical indication controls carried out to verify compliance with the legal requirements related to the protection scheme established by this Regulation and	1. Member States or their national authorities shall report every shall report to the Commission by [four years to the Commission onafter the date of application of this Regulation], and every five years thereafter, on: the strategy and results of all the geographical indication controls carried out to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
of the enforcement of geographical	of the enforcement of geographical	verify compliance with the legal	
indications for craft and industrial	indications for craft and industrial	requirements related to the	
products in the market place	products in the market place	protection scheme established by	
including online as referred to in	including online as referred to in	this Regulation and of the	
Article 45 on designation of	Article 45 on designation of	enforcement of geographical	
competent authority, Article 46 on	competent authority, Article 46 on	indications for craft and industrial	
verification of compliance with the	verification of compliance with the	products in the market place	
product specifications, Article 47	product specifications, Article 47	including onlineas referred to in	
on due diligence, Article 48 on	on due diligence<mark>40(2a) on</mark>	Article 45; on verification of	
enforcement of geographical	continuous compliance, Article 48	compliance by self-declaration as	
indications in the marketplace, and	on enforcement of geographical	referred to in Article 46; on	
Article 55 on online platforms.	indications in the	verification of compliance by a	
	marketplacemarket, and Article 55	competent authority or a	
	on online platforms.	designated third party as referred	
		to in Article 45 on designation of	
		competent authority, Article 46 on	
		verification of compliance with the	
		product specifications, Article 47	
		on due diligence,46a, if	
		applicable; on monitoring of the	
		use of geographical indications	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			for craft and industrial products in the market as referred to in Article 48 on enforcement of geographical indications in the marketplace, and Article 5546c; on due diligence as referred to in Article 47; and on illegal content on online platforms interfaces as referred to in Article 55.	
Article 6	8(2)			
611	2. Eligible Member States shall provide the Commission by [six months after the date of entry into force of this Regulation] with the information requested in Article 15 in order to opt for the "direct	2. <i>Eligible</i> -Member States shall provide the Commission by [six months after the date of entry into force of this Regulation] with the information <i>requested in Article 15</i> <i>in order to opt for on whether they</i>	 Eligible Member States shall provide the Commission by /twelve[six months afterbefore the date of entry into forceapplication of this Regulation/] with the information requested inrequired 	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
registration" procedure. On the	intend to make use of the opt-out	under Article 15 in order to opt for	
basis of the information received,	referred to under Article 15(1)	the "direct registration" procedure.	
the Commission shall adopt a	and use the "direct registration"	On the basis of the information	
Decision on the right of the	procedure. On the basis of the	received, the Commission shall	
concerned Member State to opt for	information received, the	adopt a decision on the	
the "direct registration" procedure	Commission shall adopt a Decision	rightrequest of the concerned	
and hence, to not designate a	on the right of the concerned	Member State to opt for the "direct	
national authority for the	Member State to opt for the "direct	registration" procedure as referred	
management at national level of	registration" procedure and hence,	to in Article 15a and hence, to not	
the procedures for the application,	to not designate a national	designate a national authority for	
amendment of the product	authority for the management at	the-management at national level	
specification and cancellation as	national level of the procedures for	of the procedures for the	
referred to in Article 15.	the application, amendment of the	application, amendment	
	product specification and	processing of applications,	
	cancellation as referred to in	amendments of the product	
	Article 15.	specification and cancellation as	
		referred to inrequired by Article	
		15 11(1).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	8(3)			
612	3. Member States shall inform the Commission by [six months after the date of the entry into force of this Regulation] if they decide to cooperate with each other for the management of the national procedures foreseen in Chapter II of Title II as laid down in Article 6(4).	3. Member States shall inform the Commission by [six months after the date of the entry into force of this Regulation] if they decide to cooperate with each other for the management of the national procedures foreseen in Chapter II of Title II as laid down in Article 6(4).	3. Member States shall inform the Commission by [six months after the date of the entry into force of this Regulation] if they decide to cooperate with each other for the management of the national procedures foreseen in Chapter II of Title II as laid down in Article 6(4).	
Article 6	9			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
613	Article 69 Review clause	Article 69 Review clause	Article 69 Review clause	
Article 6	9, first paragraph			
614	By [five years after the date of entry into force of this Regulation], the Commission shall draw up a report on the implementation of this Regulation, accompanied by any proposals for revision that it may deem appropriate.	By [five years after the date of entry into force of this Regulation], the Commission shall draw up a report on the implementation of this Regulation, accompanied by any proposals for revision that it may deem appropriate.	By <i>[five years after the date of</i> application <i>of this Regulation]</i> , and every five years thereafter[five years after the date of entry into force of this Regulation], the Commission shall draw up a report on the implementation of this Regulation, accompanied by any proposals for revision that it may deem	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			appropriate.	
Article 7	0			<u>.</u>
615	Article 70 Entry into force	Article 70 Entry into force	Article 70 Entry into force	
Article 7	0, first paragraph			
616	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. It shall apply	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. It shall apply	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the</i> <i>European Union</i> Official Journal	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	from 1 January 2024.	from 1 January 2024.	of the European Union. It shall apply from 1-January 2024[the first day of thetwentyfifth month after the entry into force of this Regulation], except Article 15(1) and (2), Article 33(1), Article 34a(8), and Articles 64 to 66, which shall apply as of the date of entry into force.	
Article 7	0, second paragraph			
617	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
618	Done at Brussels,	Done at Brussels,	Done at Brussels,	
Formula				
619	For the European Parliament	For the European Parliament	For the European Parliament	
Formula				
620	The President	The President	The President	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
621	For the Council	For the Council	For the Council	
Formula				
622	The President	The President	The President	
Annex 1				
622.1	Annex 1	Annex 1	Annex 1 ANNEX I	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex 1,	, first heading		·		
623	Self-declaration referred to Article 49	Self-declaration referred to Article 49	Self-declaration referred to Article 4946 of Regulation/ [this Regulation]		
Annex 1,	, point (1), first subparagraph				
624	1. Name and address of the economic operator:	1. Name and address of the economic operator:	1. Name and address of the economic operator producer:		
Annex 1,	Annex 1, point (1), second subparagraph				
625					

7673/23		BM/AF/od	702
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	[Note: insert the name and address of the company or individual producer as well as the name and address of the signatory of the self- declaration, if deviating from the economic operator: authorised representative of the company or producer]	[Note: insert the name and address of the company or individual producer as well as the name and address of the signatory of the self- declaration, if deviating from the economic operator: authorised representative of the company or producer]	[Note:-Insert the name and address of the economic operator (company or individual producer) as well as, where applicable, the name and address of the signatoryauthorised representative of the self- declaration, if deviating from the economic operator: authorised representative of the company or company or producer, who signs the self-declaration on the producer's behalf]	
Annex 1	, point (1a)			
625a			1a. Producer group:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			(moved from point 5)		
Annex 1,	point (1a), second subparagraph				
625b			[If applicable, insert name and address of the producer group of which the producer is a member]		
Annex 1,	Annex 1, point (2), first subparagraph				
626	2. Name of the product and type of goods:	2. Name of the product and type of goods:	2. Name of the product Name and type of goods the product:		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex 1	, point (2), second subparagraph				
627	[Note: insert the full name with all appositions under which the product designated by the geographical indication is marketed or is envisaged to be marketed and the type of goods to which the product belongs]	[Note: insert the full name with all appositions under which the product designated by the geographical indication is marketed or is envisaged to be marketed and the type of goods to which the product belongs]	[Note:-Insert the full name with all appositions attributes under which the product designated by the geographical indication is marketed or is envisaged to be marketed and the type of goods to which the product belongs]		
Annex 1	Annex 1, point (3), first subparagraph				
628	3. Status of the product:	3. Status of the product:	3. Status of the product:		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 1	, point (3), second subparagraph			
629	[Note: insert whether the product concerned is already on the market or not]	[Note: insert whether the product concerned is already on the market or not]	[Note: insert Specify whether the product concerned is already on the market or not]	
Annex 1	, point (4), first subparagraph			
630	4. Production sites:	4. Production sites:	4. Production sites:	
Annex 1	, point (4), second subparagraph	·	·	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
631	[Note: insert all production sites, address, contact and activity (step of production pursuant to product specification) carried out there]	[Note: insert all production sites, address, contact and activity (step of production pursuant to product specification) carried out there]	[Note: insert List all production sites, (with address, and contact details and activity carried out at each site (step of production pursuant to product specification) carried out there]	
Annex 1	, point (5), first subparagraph			
632	5. Producer group:	5. Producer group:	5. Producer group: (moved to point 1a.)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Annex 1	Annex 1, point (5), second subparagraph					
633	[Note: insert name and address of the producer group in which the producer is a member]	[Note: insert name and address of the producer group in which the producer is a member]	[Note: insert name and address of the producer group in which the producer is a member] (moved to point 1a.)			
Annex 1	, point (6), first subparagraph		·			
634	6. Name, file number and registration date of the used geographical indication:	6. Name, file number and registration date of the used geographical indication:	6. Name, file-number and registration date of the-used geographical indication:			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 1	, point (6), second subparagraph			
635	[Note: The requirement can be met by referring to the corresponding electronic excerpt from the register, which is to be attached to the self-declaration.]	[Note: The requirement can be met by referring to the corresponding electronic excerpt from the register, which is to be attached to the self-declaration.]	[Note: The requirement can be met by referringattaching to the self- declaration the corresponding electronic excerpt from the register, which is to be attached to the self declaration.]	
Annex 1	, point (7), first subparagraph			
636	7. Main points of the product specification and its electronic publication reference:	7. Main points of the product specification and its electronic publication reference:	7. Main points of the product specification and its electronic publication referenceSingle document:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 1, p	point (7), second subparagraph			
637 ti d o a c la	[Note: The insertion shall follow the indications made in the single document: the name, a description of the product, including, where appropriate, specific rules concerning packaging and labelling, and a concise definition of the geographical area]	[Note: The insertion shall follow the indications made in the single document: the name, a description of the product, including, where appropriate, specific rules concerning packaging and labelling, and a concise definition of the geographical area]	[Note: The insertion shall follow the indications made inInsert the information from the single document: the name, and a description of the product, including, where appropriate, specific rulesthe raw materials and information concerning the packaging and labelling, including the possible use of the PGI logo, and a concise definition of the geographical area]	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
638 Annex 1,	8. Description of the measures undertaken by the producer to ensure its conformity with the product specification:	8. Description of the measures undertaken by the producer to ensure its conformity with the product specification:	8. Description of the measures undertaken by the producer to ensure its conformitythe product complies with the product specification:	
639	[Note: insert all measures (controls and checks) with a summarised description undertaken whether by the producer himself/herself, the producer association or assigned third parties since the last declaration has been submitted]	[Note: insert all measures (controls and checks) with a summarised description undertaken whether by the producer himself/herself, the producer association or assigned third parties since the last declaration has been submitted]	[Note:-Insert all measures (controls and checks) with a summarised description-undertaken whether-by the producer himself/herselfitself, the producer association or assignedgroup or a third partiesparty since the last declarationself-declaration has	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			been submitted, together with a summary of each measure in the table below]	
Annex 1,	, point (8), Table 1, Column 1, Row 1			
640	Control point	Control point	Control point ¹ 	
Annex 1,	, point (9), first subparagraph			
641				

7673/23		BM/AF/od	712
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	9. Additional information:	9. Additional information:	9. Additional information:			
Annex 1	, point (9), second subparagraph	I				
642	[Note: insert any further information considered relevant to an assessment of whether the product is compliant, e.g. samples of the labelling if there is a labelling rule in the product specification in question]	[Note: insert any further information considered relevant to an assessment of whether the product is compliant, e.g. samples of the labelling if there is a labelling rule in the product specification in question]	[Note:-Insert any further information considered relevant to anfor the assessment ofas to whether the product is compliant with the product specification, e.g. samples of the labelling if there is a labelling rule in the product specification in question]			
Annex 1	Annex 1, point (10), first subparagraph					
643						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	10. Declaration of compliance with the requirements of the product specification:	10. Declaration of compliance with the requirements of the product specification:	10. Declaration of compliance with the requirements of the product specification:	
Annex 1	, point (10), second subparagraph			
644	The above-mentioned product, including its characteristics and components, complies with the rules of the corresponding product specification. All necessary controls and checks for the proper determination of conformity have been carried out.	The above-mentioned product, including its characteristics and components, complies with the rules of the corresponding product specification. All necessary controls and checks for the proper determination of conformity have been carried out.	I herewith declare that the above- mentioned product, including its characteristics and components, complies with the rules of the corresponding product specification. All necessary controls and checks for the proper determination of conformity have been carried out.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex 1	, point (10), third subparagraph				
645	[The signatory is aware that in case of false statements sanctions may be imposed.]	[The signatory is aware that in case of false statements sanctions may be imposed.]	[The signatory is I am aware that in case of the event of a false statementsstatement, sanctions may be imposed.]		
Annex 1	, point (10), fourth subparagraph				
646	Signed for and on behalf of:	Signed for and on behalf of:	Signed for and on behalf of:		
Annex 1	Annex 1, point (10), fifth subparagraph				
647					

7673/23		BM/AF/od	715
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	(place and date):	(place and date):	(place and date):		
Annex 1,	Annex 1, point (10), sixth subparagraph				
648	(name, function) (signature):	(name, function) (signature):	(name, function) (signature):		
Annex 2					
648.1	Annex 2	Annex 2	Annex 2 ANNEX II		
Annex 2,	Annex 2, first heading				
649					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Single document referred to in Article 8	Single document referred to in Article 8	Single document referred to in Article 8 of Regulation/ [this Regulation]	
Annex 2,	, first paragraph			
650	[Insert name, as in 1 below:] ''	[Insert name, as in 1 below:] ''	[Insert name, as in 1 below point 1:] ''	
Annex 2,	second paragraph			
651	EU No: [for EU use only]	EU No: [for EU use only]	EU No Number: [for EU use only]	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Annex 2, point (1), first subparagraph							
652	1. Name(s) [of PGI]	1. Name(s) [of PGI]	1. Name(s) [of PGI]				
Annex 2	Annex 2, point (1), second subparagraph						
653	[Insert the name proposed for registration or, in the case of an application for approval of an amendment to a product specification, the registered name]	[Insert the name proposed for registration or, in the case of an application for approval of an amendment to a product specification, the registered name]	[Insert the name proposed for registrationthat is requested to be protected as a geographical indication or, in the case of an application for approval of an amendment to a product specification, the registered name]				
Annex 2, point (2)							

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement				
654	2. Member State or Third Country	2. Member State or Third Country	2. Member State or third country					
Annex 2	Annex 2, point (3)							
655	3. Description of the craft and industrial product	3. Description of the craft and industrial product	3. Description of the craft and industrial product					
Annex 2	Annex 2(3.1)							
656	3.1. Type of product	3.1. Type of product	3.1. Type of product					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement				
Annex 2	Annex 2, first subparagraph							
657	3.2. Description of the product to which the name in (1) applies	3.2. Description of the product to which the name in (1) applies	3.2. Description of the product to which the name in point (1) applies					
Annex 2, second subparagraph								
658	[Main points referred to in Article 8(1), point (b). To identify the product use definitions and standards commonly used for that product. In the description of the product, focus on its specificity, using measurement units and common or technical terms of	[Main points referred to in Article 8(1), point (b). To identify the product use definitions and standards commonly used for that product. In the description of the product, focus on its specificity, using measurement units and common or technical terms of	[Main points referred to in Article 8(1), point (b)(a)(ii). To identify the product, use definitions and standards commonly used for that product. In the description of the product, focus on its specificity, using measurement units and common or technical terms of					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	comparison, without including technical characteristics inherent to all products of that type and related mandatory legal requirements applicable to all products of that type (Article 8(2)].	comparison, without including technical characteristics inherent to all products of that type and related mandatory legal requirements applicable to all products of that type (Article 8(2)].	comparison, without including technical characteristics inherent to all products of that type-and or related mandatory legal requirements applicable to all products of that type-(Article 8(2)].		
Annex 2	, first subparagraph				
659	3.3. Raw materials (for processed products only)	3.3. Raw materials (for processed products only)	3.3. <i>Raw materials</i> Raw materials (for processed products only)		
Annex 2	Annex 2, second subparagraph				
660					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	State any quality requirements, or restrictions on origin of raw materials. State justifications for any such restrictions. Such restrictions must be justified in relation to the link referred to in point (f) of Article 7(1)].	State any quality requirements, or restrictions on origin of raw materials. State justifications for any such restrictions. Such restrictions must be justified in relation to the link referred to in point (f) of Article 7(1)].	State[Indicate any quality requirements, or restrictions on origin of raw materials. State justifications for any such restrictions. Such restrictions must be justified in relation to the link referred to in point $(f)(g)$ of Article 7(1)]-		
Annex 2	, first subparagraph	1	1		
661	3.4. Specific steps in production that must take place in the identified geographical area	3.4. Specific steps in production that must take place in the identified geographical area	3.4. Specific steps in production that must take place in the identified geographical area		
Annex 2	Annex 2, second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
662	[State justifications for any restrictions or derogations.]	[State justifications for any restrictions or derogations.]	[StateIndicate justifications for any restrictions or derogations-]		
Annex 2	, first subparagraph				
663	3.5. Specific rules concerning packaging, etc. of the product the registered name refers to	3.5. Specific rules concerning packaging, etc. of the product the registered name refers to	3.5. Specific rules concerning packaging etc. of the product to which the registered name refersSpecific rules concerning packaging, etc. of the product the registered name refers to		
Annex 2	Annex 2, second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
664	[If none, leave blank. State product-specific justifications for any restrictions.]	[If none, leave blank. State product-specific justifications for any restrictions.]	[If none, leave blank. Stateapplicable, provide product- specific justifications for any restrictions-]	
Annex 2	, first subparagraph			
665	3.6. Specific rules concerning labelling of the product the registered name refers to	3.6. Specific rules concerning labelling of the product the registered name refers to	3.6. Specific rules concerning labelling of the product to which the registered name refersSpecific rules concerning labelling of the product the registered name refers to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex 2,	second subparagraph				
666	[If none, leave blank. State justifications for any restrictions.]	[If none, leave blank. State justifications for any restrictions.]	[If none, leave blank. Stateapplicable, provide justifications for any restrictions .]		
Annex 2,	, point (4), first subparagraph				
667	4. Concise definition of the geographical area	4. Concise definition of the geographical area	4. Concise definition of the geographical area		
Annex 2,	Annex 2, point (4), second subparagraph				
668					

7673/23		BM/AF/od	725
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	[Where appropriate, insert a map of the area]	[Where appropriate, insert a map of the area]	[Where appropriate, insert a map of the geographical area]	
Annex 2	, point (5), first subparagraph		I	
669	5. Link with the geographical area	5. Link with the geographical area	5. Link with the geographical area	
Annex 2	, point (5), second subparagraph			
670	Causal link between the geographical origin and, where appropriate, a given quality, the reputation or other characteristics	Causal link between the geographical origin and, where appropriate, a given quality, the reputation or other characteristics	Causal [Indicate the link between the geographical origin and, where appropriate, athe given quality, the reputation or other characteristics	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of the product.	of the product.	of the product.	
Annex 2	, point (5), third subparagraph			
671	[State explicitly on which ones of the given factors (reputation, given quality, other characteristic of the product) the causal link is based and give information only with respect to the relevant factors, including, where appropriate, elements of the product description or production method justifying the link.]	[State explicitly on which ones of the given factors (reputation, given quality, other characteristic of the product) the causal link is based and give information only with respect to the relevant factors, including, where appropriate, elements of the product description or production method justifying the link.]	[State explicitly on which ones of the given factors (reputation, given quality, other characteristic of the product) the causal- To that end, indicate on which of those factors the link is based-and give information only with respect to the relevant factors, including, where appropriate, elements of the product description or production method justifying the link-]	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 2	, point (5), fourth subparagraph			
672	Reference to publication of the product specification	Reference to publication of the product specification	Reference to publication of the product specification	
Annex 3				
672.1	Annex 3	Annex 3	Annex 3 ANNEX III	
Annex 3	, first heading			
673	Reasoned statement of opposition referred to in Article 22	Reasoned statement of opposition referred to in Article 22	Reasoned statement of opposition referred to in Article 22 of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Regulation/ <i>[this Regulation]</i>	
Annex 3	, point (1), first subparagraph	1		
674	1. Name of product:	1. Name of product:	1. Name of product:	
Annex 3	, point (1), second subparagraph		·	
675	[as given in the e-Register]	[as given in the e-Register]	[as givenentered in the e- Register Union register]	
Annex 3	, point (2), first subparagraph	1	1	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
676	2. Official reference:	2. Official reference:	2. Official referenceNumber:	
Annex 3	, point (2), second subparagraph			
677	[as given in the e-Register]	[as given in the e-Register]	[as givenentered in the e- Register Union register]	
Annex 3	, point (2), third subparagraph			
678	Reference number:	Reference number:	Reference number:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex 3	, point (2a)	·	·		
679	Date of publication:	Date of publication:	2a. Date of publication of the single document and the product specification in the Union register:		
Annex 3	, point (3), first subparagraph				
680	3. Contact details	3. Contact details	3. Contact details		
Annex 3	Annex 3, point (3), first subparagraph, Table 2, Column 1, Row 1				
681					

7673/23		BM/AF/od	731
ANNEX	COMPET.1		EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Contact person:	Contact person:	Contact person:		
Annex 3	, point (3), first subparagraph, Table 2	, Column 2, Row 1			
682	Title (Mr, Ms):	Title (Mr, Ms):	Title (Mr, Ms):		
Annex 3	, point (3), first subparagraph, Table 2	, Column 3, Row 1			
683	Name:	Name:	Name:		
Annex 3	Annex 3, point (3), second subparagraph				
684					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Group/organisation/individual:	Group/organisation/individual:	Group/organisation/individualNatu ral or legal person/competent authority:	
Annex 3,	, point (3), third subparagraph			
685	Or national authority:	Or national authority:	Or national authority:	
Annex 3,	, point (3), fourth subparagraph			
686	Department:	Department:	Department:	
Annex 3,	, point (3), fifth subparagraph	·	·	

COMPET.1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
687	Address:	Address:	Address:	
Annex 3,	, point (3), sixth subparagraph			
688	Telephone +	Telephone +	Telephone +	
Annex 3,	, point (3), seventh subparagraph			
689	e-mail address:	e-mail address:	e-mail address:	
Annex 3,	, point (4)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
690	4. Reason for the opposition:	4. Reason for the opposition:	4. ReasonGrounds for the opposition:	
Annex 3	, first indent			
691	- Non-compliance with the definition of geographical indication for craft and industrial products of this Regulation as laid down in Article 5;	- Non-compliance with the definition of geographical indication for craft and industrial products of this Regulation as laid down in Article 5;	- Non-compliance with the definition of geographical indication for craft and industrial products of this Regulation as laid down in Article 5;	
Annex 3	, second indent			
692				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	- Registration proposed for registration is generic as laid down in Article 37;	- Registration proposed for registration is generic as laid down in Article 37;	- Registration proposed for registration is generic as laid down in Article 37;			
Annex 3	, third indent					
693	- Registration of the name would be contrary to Article 38 (name wholly or partially homonymous);	- Registration of the name would be contrary to Article 38 (name wholly or partially homonymous);	- Registration of the name would be contrary to Article 38 (name wholly or partially homonymous);			
Annex 3	Annex 3, fourth indent					
694	- Registration of the name would be contrary to Article 39 (existing	- Registration of the name would be contrary to Article 39 (existing	- Registration of the name would be contrary to Article 39 (existing			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	trademark);	trademark);	trademark);	
Annex 3,	, fifth indent			
695	- Registration would jeopardise the existence of names, trademarks or products as specified in Article 12(1), point (b)	- Registration would jeopardise the existence of names, trademarks or products as specified in Article 12(1), point (b)	- Registration would jeopardise the existence of names, trademarks or products as specified in Article 12(1), point (b)	
695a			 Non compliance with the requirements for protection laid down in this Regulation; 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 3,	, fifth indent b			
695b			– The geographical indication proposed would be contrary to:	
Annex 3,	, fifth indent b(i)			
695c			 Article 37 on generic terms of Regulation/ [this Regulation]; 	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 3,	fifth indent b(ii)			
695d			 Article 38 on homonyms of Regulation/ [<i>this Regulation</i>]; or 	
Annex 3,	fifth indent b(iii)			
695e			 Article 39(1) on existing trademarks of Regulation/ [<i>this Regulation</i>]; 	
		·	·	

7673/23

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
695f			- The geographical indication proposed would jeopardise the existence of an identical or similar name used in trade or of a trade mark, or the existence of products that have been legally on the market for at least 5 years preceding the date of the publication of the application provided for in Article 18(3)	
Annex 3,	, point (5), first subparagraph			
696	5. Detail of opposition	5. Detail of opposition	5. Detail of opposition	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex 3,	, point (5), second subparagraph	·		
697	Provide duly substantiated reasons and justification for the opposition.	Provide duly substantiated reasons and justification for the opposition.	Provide duly substantiated reasons and justification for the opposition.	
Annex 3,	, point (5), third subparagraph			
698	Provide also a statement explaining the legitimate interest of the opposition, unless the opposition is lodged by the national authorities, in which case no statement of legitimate interest is required. The statement of opposition should be	Provide also a statement explaining the legitimate interest of the opposition, unless the opposition is lodged by the national authorities, in which case no statement of legitimate interest is required. The statement of opposition should be	[Provide duly substantiated reasons and justification for the opposition, which should also include also-a statement explaining the legitimate interest of the opposition, unless the opposition is lodged by the national authorities,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
signbed and dated.	signbed and dated.	in which case no statement of legitimate interest is required. The statement of opposition should be signbedsigned and dated-]	