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WORKING PAPER

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WORKING DOCUMENT

From: To:	Presidency Working Porty on Competitiveness and Growth (Internal Market)	
10.	Working Party on Competitiveness and Growth (Internal Market) Working Party on Competitiveness and Growth (Internal Market - Attachés)	
Subject:	Four-column document with Presidency suggestions: Proposal for a Regulation of the European Parliament and of the Council laying down rules on establishing a single digital gateway to provide information, procedures, assistance and problem solving services and amending Regulation (EU) No. 1024/2012	

Four columns document: Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on establishing a single digital gateway to provide information, procedures, assistance and problem solving services and amending Regulation (EU) No 1024/2012 (Text with EEA relevance)

Cell in green: The text can be deemed as already agreed

Cell in yellow: The issue needs further discussion at technical level

Cell in red: The issue needs further discussion in depth at the trialogue meetings

Note: Differences between IMCO's position and the Commission's proposal are highlighted in *Bold/italics*. <u>Bold underline</u> in the Council column indicates where the Council has amended Commission's text. Deletions are marked with a <u>strikethrough</u>. Compromise wording is in <u>Bold/italics double underline</u>.

	COMMISSION'S PROPOSAL ¹	EP AMENDMENTS ²	COUNCIL AMENDMENTS ³	COMPROMISE PROPOSALS
Row				
		Idem	Idem	
1	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on establishing a single digital gateway to provide information, procedures, assistance and problem solving services and amending			

¹ COM(2017)256.

² A8-0054/2018.

³ 14351/17, 22.11.2017

	Regulation (EU) No 1024/2012	M.	
2	(Text with EEA relevance)	Idem	Idem
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION	Idem	Idem
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 21(2), 48 and 114(1) thereof,	Idem	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 21(2), 48 and 114(1) thereof,
5	Having regard to the proposal from the European Commission,	Idem	Idem
6	After transmission of the draft legislative act to the national parliaments,	Idem	Idem
7	Having regard to the opinion of the European Economic and Social Committee ¹⁴ , 14OJ C, , p	Idem	Idem
8	Having regard to the opinion of the Committee of Regions ¹⁵	Idem	Idem
9	After consulting the European Data Protection Supervisor,	Idem	After consulting the European Data Protection Supervisor,

10	Acting in accordance with the ordinary legislative procedure,	Idem	Idem	
11	Whereas:	Idem	Idem	
12	(1) The Single Market is one of Europe's most tangible achievements. By allowing people, goods, services and capital to move freely it offers new opportunities for citizens and businesses. This Regulation is a key action of the Single Market Strategy ¹⁶ with the objective of unlocking the full potential of the Single Market by making it easier for citizens and businesses to move within the EU and to trade, establish themselves and expand their businesses across borders. 16 'Upgrading the Single Market: more opportunities for people and business' Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2015)550 final, 28.10.2015.	Idem	(1) The Single Market is one of Europe's most tangible achievements. By allowing people, goods, services and capital to move freely it offers new opportunities for citizens and businesses. This Regulation is a key action of the Single Market Strategy established by Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions 'Upgrading the Single Market: more opportunities for people and business' with the objective of unlocking the full potential of the Single Market by making it easier for citizens and businesses to move within the EU and to trade, establish themselves and expand their businesses across borders. 5 'Upgrading the Single	
			Market: more opportunities for	

			people and business' Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2015)550 final, 28.10.2015.	
13	(2) The Digital Single Market Communication ¹⁷ recognises the role of the Internet and digital technologies in transforming the	(2) The Digital Single Market Communication ¹⁷ recognises the role of the Internet and digital technologies in transforming the	Idem	
	lives we lead and the way in which we work by facilitating immense opportunities for innovation, growth	lives and the way in which citizens, companies and their employees communicate, access		
	and jobs. The Communication acknowledges that the needs of	information and knowledge, consume, participate and work		
	citizens and businesses in their own	by facilitating opportunities for		
	country and across borders could be better met by extending and	innovation, growth and jobs. <i>That</i> Communication, <i>along with</i>		
	integrating existing European portals, networks, services and	several resolutions adopted by the European Parliament,		
	systems and by linking them to a "Single Digital Gateway". The	acknowledges that the needs of citizens and businesses in their		
	Union e-Government Action Plan 2016-2020 ¹⁸ lists the single digital	own country and across borders could be better met by extending		
	gateway amongst one of its actions for 2017. The EU Citizenship report	and integrating existing European and national portals, websites,		
	¹⁹ considers the single digital	networks, services and systems		
	gateway as a priority for the Unions' citizenship rights.	and by linking them, thereby creating a European single entry		

'A Digital Single Market Strategy for Europe', Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2015) 192 final.6.5.2015 'EU eGovernment Action Plan 2016-2020 Accelerating the digital transformation of government' Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2016)0179 final. EU Citizenship Report: Strengthening citizens' rights in a Union of democratic change, 24 January 2017, COM(2017)30/2 final.

point, or 'Single Digital Gateway'. The Union e-Government Action Plan 2016-2020¹⁸ lists the single digital gateway amongst one of its actions for 2017. The EU Citizenship report¹⁹ considers the single digital gateway as a priority for the Unions' citizenship rights.

'A Digital Single Market

Strategy for Europe',

Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2015) 192 final.6.5.2015 'EU eGovernment Action Plan 2016-2020 Accelerating the digital transformation of government' Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, COM(2016)0179 final. EU Citizenship Report: Strengthening citizens' rights in a

		Union of democratic change, 24 January 2017, COM(2017)30/2 final.		
14	(3) The European Parliament and the Council have repeatedly called for a more comprehensive, more user friendly package of information and assistance to help businesses navigate the Single Market and to strengthen and streamline Single Market tools in order to better meet the needs of citizens and businesses in their cross-border activities.	(3) The European Parliament and the Council have repeatedly called for a more comprehensive, more user friendly package of information and assistance to help <i>citizens and</i> businesses navigate the Single Market and to strengthen and streamline Single Market tools in order to better meet the needs of citizens and businesses in their cross-border activities.	Idem	
15	(4) This Regulation responds to these calls by offering citizens and businesses easy access to information, procedures and assistance and problem solving services they need for the exercise of their rights in the internal market. This Regulation establishes a single digital gateway in the context of which the Commission and competent authorities would play an important role in achieving those objectives.	(4) This Regulation responds to these calls by offering citizens and businesses access to the information, online procedures and assistance and problem solving services that they need for the exercise of their rights in the internal market. The single digital gateway could help contribute to the greater transparency of rules and regulations in areas such as travel within the Union, work and retirement in the Union, residence by citizens in Member States other than their Member States of origin, access to	Idem	

	education in other Member States, access to healthcare, exercise of family rights, residence rights, citizens' rights and consumer rights. Furthermore, it could help improve consumers' confidence, address fragmentation in consumer protection and internal market rules and reduce compliance costs for businesses. This Regulation establishes a user-friendly, interactive single digital gateway which, based on users' needs, should guide them to the most appropriate services. In that context, the Commission, Member States and competent authorities would play an important role in achieving those objectives.	
16	(4 a) The single digital gateway should facilitate interactions between citizens and businesses, on the one hand, and public administrations and competent authorities, on the other hand, by providing access to online portals, webpages and websites managed at Union, national, regional or local level,	

		facilitating the day-to-day activities of citizens and businesses and minimising obstacles incurred in the single market. The existence of a single digital gateway providing access to accurate and up-to-date information, online access to procedures and assistance and problem solving services could help raise users' awareness of the different existing online services and could save users costs and time involved in determining which online service is the most appropriate for their requirements.		
17	(5) This Regulation lists the information areas which are relevant for citizens and businesses exercising their rights within the internal market and should require Member States and the Commission to ensure that information within those areas is fully covered by national and Union level websites and portals. Furthermore, the information should not only explain the rules and obligations of citizens and businesses, but should also explain the procedures to be completed by	(5) This Regulation lists the information areas which are relevant for citizens and businesses exercising their rights within the internal market and should require Member States and the Commission to ensure that accurate, high-quality and up-to-date information within those areas is fully covered at national and Union level, including regional and local levels, explaining the applicable rules and obligations and the	(5) This Regulation lists the information areas which are relevant for citizens and businesses exercising their rights within the internal market and should require Member States and the Commission to ensure that information within those areas is fully covered by national and Union level websites and portals. Furthermore, the information should not only explain the rules and obligations of citizens and businesses, but should also explain	

citizens and businesses to comply with those rules and obligations. The information should also provide a description of the assistance and problem solving services which citizens and businesses can refer to where they have problems with understanding the information, with the application of that information to their particular situation or with the completion of a procedure.

procedures to be completed by citizens and businesses in order to comply with those rules and obligations. *That information* should be grouped under topic areas, such as 'labour conditions', 'health 'and 'pensions', interlinking different complementary services, so that users can be easily routed between different services through the single digital gateway. In order to ensure the clarity of the single digital gateway, the information provided through that gateway should be clear, accurate and upto-date, the use of complex terminology should be minimised and the use of acronyms should be limited to those which provide simplified and easily understandable terms that do not require a pre-existing knowledge of the issue or area of law. Furthermore, that information should also provide a description of the assistance and problem solving services which citizens and businesses can refer to where they have problems with

the procedures to be completed by eitizens and businesses to comply with those rules and obligations. The information should also provide a description of the assistance and problem solving services which citizens and businesses can refer to where they have problems with understanding the information, with the application of that information to their particular situation or with the completion of a procedure.

		understanding the information, with the application of that information to their particular situation or with the completion of a procedure.		
18	threefold purpose aiming at reducing additional administrative burden on citizens and businesses that operate or want to operate in other Member States in full compliance with national rules and procedures, eliminating discrimination and ensuring the functioning of the internal market with regard to provision of information, procedures and assistance and problem solving services and since its components cover free movement of citizens and social security, which cannot be considered merely incidental, the initiative should be based on Articles 21(2), 48 and 114 (1) TFEU.	(6) Since this Regulation aims to reduce additional administrative burdens on citizens and businesses, whether they operate, or want to operate, in other Member States or in the Member State where they are established or reside, in full compliance with national rules and procedures, eliminating discrimination and ensuring the functioning of the internal market with regard to provision of information, procedures and assistance and problem solving services, and since its components cover the free movement of citizens and social security, which cannot be considered merely incidental, this Regulation should be based on Articles 21(2), 48 and 114(1) TFEU.	Regulation pursues a threefold purpose aiming at reducing additional administrative burden on citizens and businesses that operate or want to operate in other Member States in full compliance with national rules and procedures, eliminating discrimination and ensuring the functioning of the internal market with regard to provision of information, procedures and assistance and problem solving services and since its components cover free movement of citizens and social security, which cannot be considered merely incidental, this Regulation the initiative should be based on Articles 21(2), 48 and 114(1) TFEU.	
19	(7) In order for Union citizens and businesses to enjoy their right to free movement within the internal	(7) In order for Union citizens and businesses to enjoy their right to free movement within the	(7) In order for Union citizens and businesses to enjoy their right to free movement within the	

market, the Union should adopt specific measures allowing citizens and businesses to have easy access to comprehensive and reliable information about their rights created by Union law and to information about the applicable national rules and procedures with which they will need to comply where they move to, live or study or where they establish or carry out a business in another Member State other than their own. The information to be provided at national level should not only concern national rules implementing Union law, but also any other national rules that are applicable to national citizens and businesses from other Member States alike.

internal market, the Union should adopt specific, nondiscriminatory measures allowing citizens, and all natural persons residing in a Member State, and businesses to have easy access to comprehensive and reliable information about their rights created by Union law and to information about the applicable national rules and procedures with which they will need to comply where they move to, live or study or where they establish or carry out business in another Member State other than their own. The information to be provided at national level should not only concern national rules implementing Union law, but also any other national rules that are applicable to national citizens and businesses from other Member States alike.

internal market, the Union should adopt specific measures allowing citizens and businesses to have easy access to sufficiently comprehensive and reliable information about their rights created by Union law and to information about the applicable national rules and procedures with which they will need to comply where they move to, live or study or where they establish or carry out a business in another Member State other than their own. It is particularly important for innovative new businesses facing complex regulatory environments, such as those active in e-commerce and the collaborative economy, that they can easilly find out the applicable rules and how they apply to their business activities. Easy access to information should be understood as enabling the user to easily find the information, to easily identify which parts of the information are relevant for their particular situation and to easily understand the relevant information. It should be the

			responsibility of the Member States to decide how to ensure easy access to information, taking account of real user needs of the users. The information to be	
			provided at national level should not only concern national rules implementing Union law, but also any other national rules that are applicable to national citizens and	
			businesses from other Member States alike.	
20			(7a) The information to be provided should not cover national judicial systems, as	
			information in that area relevant for cross-border users is already	
			included in the e-Justice portal. However, in some situations	
			covered by this Regulation, courts can be competent	
			authorities, for instance where courts are managing business	
			registers. In addition, the non- discrimination principle should also apply to online procedures	
			that give access to courts of law.	
21	(8) It is clear that citizens and businesses ('users') from other	Idem	(8) It is clear that citizens and businesses ('users') from other	The crossed-out text moved to Art. 3
	Member States can be at a disadvantage due to their lack of		Member States can be at a disadvantage due to their lack of	(8) It is clear that citizens and businesses ('users') from other

	familiarity with the national rules and administrative systems, the differences in languages used and their lack of geographic proximity to the public authorities in those Member States. The most efficient way to reduce the ensuing obstacles to the internal market, is to enable cross-border users to get access to information online, in a language they can understand, to enable them to complete procedures for compliance with national rules fully online and to offer them assistance where rules and procedures are not clear enough or where they encounter obstacles in exercising their rights.		familiarity with the national rules and administrative systems, the differences in languages used and their lack of geographic proximity to the public authorities in those Member States. The most efficient way to reduce the ensuing obstacles to the internal market, is to enable cross-border users (users in a situation which is not confined in all respects within a single Member State) to get access to information online, in a language they can understand, to enable them to complete procedures for compliance with national rules fully online and to offer them assistance where rules and procedures are not clear enough or where they encounter obstacles in exercising their rights.	Member States can be at a disadvantage due to their lack of familiarity with the national rules and administrative systems, the differences in languages used and their lack of geographic proximity to the public authorities in those Member States. The most efficient way to reduce the ensuing obstacles to the internal market, is to enable eross-border users (cross-border and non-cross-border users users in a situation which is not confined in all respects within a single Member State) to get access to information online, in a language they can understand, to enable them to complete procedures for compliance with national rules fully online and to offer them assistance where rules and procedures are not clear enough or where they encounter obstacles in
				where they encounter obstacles in exercising their rights.
22	(9) A number of Union acts have aimed to provide solutions by creating sectorial one-stop shops, including Points of Single Contact established by the Services Directive ²⁰ in order to offer online	Idem	Idem	

information, assistance service and		
access to procedures relevant for the		
provision of services; Product		
Contact Points ²¹ and Construction		
Product Contact Points ²² established		
to provide access product-specific		
technical rules and Professional		
Qualifications Assistance Centres ²³		
to assist professionals moving cross-		
border. In addition, networks have		
been established, such as European		
Consumer Centres in order to		
promote the understanding of Union		
consumers' rights and to assist in		
resolving complaints about purchases		
made in other Member States within		
the network, when travelling or		
shopping online. Furthermore,		
SOLVIT ²⁴ seeks to deliver fast,		
effective and informal solutions to		
individuals and businesses when		
their Union rights within the internal		
market are denied by public		
authorities. Finally, several		
information portals such as Your		
Europe, in respect of the internal		
market, and the e-Justice portal, in		
relation to the area of justice, were		
established to inform users about the		
Union and national rules.		

20	
Directive 2006/123/EC of the	
European Parliament and of the	
Council of 12 December 2006 on	
services in the internal market (OJ L	
376, 27.12.2006, p. 36).	
21 Regulation (EC) No	
764/2008 of the European Parliament	
and of the Council of 9 July 2008	
laying down procedures relating to	
the application of certain national	
technical rules to products lawfully	
marketed in another Member State	
and repealing Decision No	
3052/95/EC (OJ L 218, 13.8.2008, p.	
21–29).	
Regulation (EU) No	
305/2011 of the European Parliament	
and of the Council of 9 March 2011	
laying down harmonised conditions	
for the marketing of construction	
products and repealing Council	
Directive 89/106/EEC (OJ L 88,	
4.4.2011, p. 5–43).	
Directive 2005/36/EC of the	
European Parliament and of the	
Council of 7 September 2005 on the	
recognition of professional	
qualifications (OJ L 255, 30.9.2005,	
p. 22–142).	
²⁴ Commission	
Recommendation of 17 September	

	2013 on the principles governing SOLVIT (OJ L 249, 19.9.2011, p. 10).			
23	(10) As a result of the sectorial nature of these acts, the current	Idem	(10) As a result of the sectorial nature of these acts, the current	
23	provision of online information and assistance services together with		provision of online information and assistance services together with	
	online procedures for citizens and businesses remains very fragmented.		online procedures for citizens and businesses remains very	
	There are discrepancies in the availability of online information and procedures, there is a lack of quality		fragmented. There are discrepancies in the availability of online information and procedures,	
	in relation to the services and a lack of awareness regarding that		there is a lack of quality in relation to the services and a lack of	
	information and those assistance services. There are also problems with findability and accessibility of		awareness regarding that information and those assistance services. There are also problems	
	the services for non-national users which remains a major issue.		with findability and accessibility of the services for non-national cross-	
	(11) This Decoulation should	(11) This Description should	border users which remains a major issue.	
24	(11) This Regulation should establish a single entry point through which citizens and business should	(11) This Regulation should establish a single entry point through which citizens and	(11) This Regulation should establish a single entry point through which citizens and business	
	be able to access information about the rules and requirements they have	business should be able to access information about the rules and	should be able to access information about the rules and	
	to comply with, by virtue of Union and/or national law. It should simplify citizens' and businesses'	requirements they have to comply with, by virtue of Union and/or national law. It should simplify	requirements they have to comply with, by virtue of Union and/or national law. It should simplify	
	contact with the assistance and	citizens' and businesses' contact	citizens' and businesses' contact	

problem solving services, established at the Union or national level and make it more effective. The gateway should also facilitate access to and completion of procedures. Therefore, this Regulation should require Member States to enable users to fully complete certain procedures online that are of key importance to the majority of citizens and businesses moving across borders, without affecting in any way the existing substantive requirements by virtue of Union and/or national law within those policy areas. In this context, the Regulation should support the use of the "once-only" principle for the purpose of the exchange of evidence between competent authorities in different Member States.

with the assistance and problem solving services, established at the Union or national level and make it more effective. The gateway should also facilitate online access to procedures. Therefore. this Regulation should require Member States to enable users to fully complete online, where applicable, the procedures listed in Annex II that are of key importance to the majority of citizens and businesses or to complete other procedures that are available to users in a Member State online and that have been established at national level, by central State bodies or made available to all sub-central authorities. This Regulation should not affect in any way the existing rights and obligations under Union and/or national law within those policy areas. In relation to the procedures listed in Annex II to this Regulation and the procedures provided for in Directives 2005/36/EC, 2006/123/EC, 2014/24/EU and 2014/25/EU, this Regulation should support the use of the

with the assistance and problem solving services, established at the Union or national level and make it more effective. The gateway should also facilitate access to and completion of procedures. Therefore, this Regulation should require Member States to enable users to fully complete certain procedures online that are of key importance to the majority of citizens and businesses moving across borders, without affecting in any way the existing substantive requirements by virtue of Union and/or national law within those policy areas. In this context, the Regulation should support the use of the "once-only" principle for the purpose of the exchange of evidence between competent authorities in different Member States.

		'once-only' principle, and should fully respect the fundamental right to the protection of personal data, for the purpose of the exchange of evidence between competent authorities in different Member States.		
25	(12) The gateway should be user-centric and user-friendly and it should allow citizens and businesses to interact with national and Union level administrations by providing them with the opportunity to give feedback in relation to both the services offered through the gateway and the functioning of the internal market as they experience it. The feedback tool should enable the user to point out perceived problems, deficiencies and needs in order to encourage continuous improvement of the quality of the services.	and the information, online procedures and assistance and problem solving services falling within the scope of this Regulation at Union or national level should be presented in a user-centric and user-friendly way. The gateway should aim to avoid overlaps and provide links between existing services. It should allow citizens and businesses to interact with national and Union level administrations by providing them with the opportunity to give feedback in relation to both the services offered through the gateway and the functioning of the internal market as they experience it. The feedback tool should enable the user to point out perceived problems, deficiencies and needs in order to encourage	Idem	

	continuous improvement of the		
	quality of the services <i>on the</i>		
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<u> </u>		_	
	interface integrated into the		
ک ع	existing Your Europe portal		
n. The common user	which will be managed by the	the Commission. The common user	
ould provide links to	Commission. The common user	interface should provide links to	
, procedures and to	interface should provide links to	information, procedures and to	
r problem solving	information, procedures and to	assistance or problem solving	
ilable on portals	assistance or problem solving	services available on portals	
competent authorities in	services available on portals	managed by competent authorities	
ates and the Commission.	managed by competent authorities	in Member States and the	
facilitate the use of the	in Member States and the	Commission. In order to facilitate	
e user interface should be	Commission. In order to facilitate	the use of the gateway, the user	
all official Union	the use of the gateway, the user	interface should be available in all	
The functioning of the	interface should be visible on all	official Union languages. The	
· ·	Union and national websites that		
11 2	form part of, and are linked to,		
1 2		11 2	
ates.	•	± •	
		~	
	1 0		
	n, procedures and to r problem solving silable on portals r competent authorities in attes and the Commission. Cacilitate the use of the e user interface should be all official Union The functioning of the bould be supported by ols developed by the in in cooperation with the	success of the gateway on the joint effort of the and the Member States. It is gateway will depend on the joint effort of the gateway will depend on the joint effort of the Commission and the Member States. The gateway should include a common user interface integrated into the existing Your Europe portal which will be managed by the n. The common user ould provide links to problem solving interface should provide links to information, procedures and to assistance or problem solving interface should provide links to information, procedures and to assistance or problem solving services available on portals managed by competent authorities in Member States and the Commission. In order to facilitate the use of the gateway, the user interface should be visible on all Union and national websites that form part of, and are linked to, the gateway and should be	success of the gateway on the joint effort of the and the Member States. y should include a ger interface integrated string Your Europe portal or managed by the an The common user or problem solving silable on portals are and the Commission. The common user or problem solving silable on portals are interface should be all official Union The functioning of the bould be supported by ols developed by the nin cooperation with the attes. Dasis of anonymous data in order to protect the personal data of users.

		the Member States.		
27	electronic Points of Single Contact (PSCs) under the Services Directive ²⁵ , Member States made a voluntary commitment to take a user centric approach in the provision of information through the PSCs, in order to cover areas of particular importance for businesses including VAT, income taxes, social security or labour law requirements. Based on the Charter and on the experience with the Your Europe Portal, the information should also provide a description of the assistance and problem solving services to which citizens and businesses can refer to where they have problems with understanding the information, with the application of that information to their particular situation or with the completion of a procedure. The electronic Points of Single Contact (PSCs) under the Services Directive 25 when the Services Directive 25 w	Idem	(14) In the Charter for the electronic Points of Single Contact (PSCs) under the Services Directive 14, Member States made a voluntary commitment to take a user centric approach in the provision of information through the PSCs, in order to cover areas of particular importance for businesses including VAT, income taxes, social security or labour law requirements. Based on the Charter and on the experience with the Your Europe Portal, the information should also provide a description of the assistance and problem solving services. to which eCitizens and businesses can refer to such services where when they have problems with understanding the information, applying with the application of that information to their particular situation or completing with the completion of a procedure. 14 Charter was endorsed by the Council in 2013.	

	(14a) This Regulation lists the
28	information areas which are
	relevant for citizens and
	businesses exercising their rights
	and complying with their
	obligations within the internal
	market. For these areas
	information should be provided
	at national, including regional
	and local levels, and at Union
	level explaining the applicable
	rules and obligations and the
	procedures to be completed by
	the citizens and businesses to
	comply with those rules and
	obligations. The information
	should also provide a description
	of the assistance and problem
	solving services which citizens
	and businesses can refer to when
	they have problems with
	understanding the information
	and how it would apply to their
	particular situation or with the
	completion of a procedure. This
	information should be provided
	in such a way that users can
	easily understand the basic rules
	and requirements applicable to
	their situation in such areas.

	(14b) Wherever possible,	
29	information already collected by	
	the Commission from the	
	Member States under existing	
	Union law or voluntary	
	arrangements, such as for the	
	EURES portal ¹⁵ , the e-Justice	
	portal ¹⁶ or the Regulated	
	Professions database, should be	
	used to cover part of the	
	information to be made accessible	
	to citizens and businesses at EU	
	and national level in accordance	
	with this Regulation. Where	
	Member States already have to	
	provide online information	
	pursuant to other existing	
	provisions of Union law, as for	
	example pursuant to Directive	
	2014/67/EU, it should be	
	sufficient that Member States	
	provide links to the existing	
	online information. Where certain	
	policy areas have already been	
	fully harmonised through Union	
	law, for instance regarding	
	consumer rights, information	
	provided at EU level will	
	generally suffice to explain users	
	their relevant rights or	
	obligations. In such cases	

Member States should only have
to add information regarding
their national administrative
procedures and assistance
services or any other national
administrative arrangements that
is are relevant for the users.
Information regarding consumer
rights should not interfere with
private contract law, but only
inform users about their legal
rights under EU and national law
in the context of commercial
<u>transactions.</u>
15 Regulation (EU) 2016/589
of the European Parliament and
of the Council of 13 April 2016 on
a European network of
employment services (EURES),
workers' access to mobility
services and the further
integration of labour markets,
and amending Regulations (EU)
No 492/2011 and (EU) No
1296/2013 (OJ L 107, 22.4.2016,
<u>p. 1–28).</u>
16 Council Decision of 28

May 2001 establishing a **European Judicial Network in** civil and commercial matters (2001/470/EC) (OJ L 174 27.6.2001, p. 25). (15) This Regulation should This Regulation should (15)This Regulation should (15) This Regulation should (15)30 enhance the internal market enhance the internal market enhance the internal market enhance the internal market dimension of online procedures by dimension of online procedures, dimension of online procedures by dimension of online procedures upholding the general principle of upholding the general principle of by upholding the general principle thereby contributing to the non-discrimination also in relation to non-discrimination also in relation of non-discrimination also in digitalisation of the internal the access by citizens or businesses market, by upholding the general to the access by citizens or relation to the access by citizens principle of non-discrimination in or businesses to online procedures to online procedures already businesses to online procedures established at the national level on relation to the access by citizens already established at the national already established at national the basis of national or Union law. It or businesses to online procedures level on the basis of national or level, including regional or local **level**, on the basis of national or should be possible for users not already established at the national Union law and those to be fully residing in or established in a Union law and those to be fully level on the basis of national or made available online in Member State to access and Union law. It should be possible accordance with this Regulation. made available online in complete online procedures without for users not residing in or This principle prohibits users in accordance with this obstacles such as form fields that established in a Member State to comparable situations from being Regulation. This principle require national phone numbers or access and complete online treated differently or users in prohibits users in comparable national postal codes, payment of procedures without obstacles such different situations from being situations from being treated fees that can only be done through as form fields that require national treated in the same way, unless differently or users in different systems which do not provide for phone numbers, national prefixes this is objectively justified. situations from being treated in cross-border payments, lack of for phone numbers or national Where a user in a situation the same way, unless this is strictly confined to a single detailed explanations in another postal codes, payment of fees that objectively justified. Where a language other than the national can only be done through systems Member State can access and user in a situation strictly language or languages, lack of which do not provide for crosscomplete a procedure online in confined to a single Member possibilities to submit electronic border payments, lack of detailed that Member State in an area State can access and complete a evidence from authorities located in explanations in another language covered by this Regulation, H procedure online in that another Member State and lack of other than the national or official should be possible for a cross-Member State in an area language or languages of a border user should be able users acceptance of electronic means of covered by this Regulation, H

identification issued in other Member States.

Member State, lack of possibilities to submit electronic evidence from authorities located in another Member State and lack of acceptance of electronic means of identification issued in other Member States. Where a user, in a situation strictly confined to a single Member State, is able to access and complete a procedure online in that Member State in a field covered by this Regulation. a cross-border user should also be able to access and complete the same procedure online, either by using the same technical solution or an adapted one, and without any discriminatory obstacles. To this end, the Member States should have the possibility to establish similar non-discriminatory procedures for users from or residing in other Member States, provided that they ensure that the conditions of access to information and services for cross-border users are the same as those for the users established in that Member State.

not residing in or established in a Member State to access and complete the same procedure online procedures, either through the same technical solution or an adapted-alternative, technically separate solution leading to the same outcome, without any discriminatory obstacles.

Ssuch obstacles may consist of nationally designed solutions, such as using form fields that require national phone numbers, or national postal codes, or payment of fees that can only be done through systems which do not provide for cross-border payments. Such obstacles can also arise from the lack of sufficient detailed explanations in another a language other than the national an-official language or languages of the Member State, lack of possibilities to submit electronic evidence from authorities located in another Member State and lack of acceptance of electronic means of identification issued in other Member States. This Regulation should not affect in any way the

should be possible for a cross-border user should be able users not residing in or established in a Member State to access and complete the same procedure online procedures, either through the same technical solution or an adapted alternative, technically separate solution leading to the same outcome and, where applicable, with proof of that outcome delivered in digital format, without any discriminatory obstacles.

Ssuch obstacles may consist of nationally designed solutions, such as using form fields that require national phone numbers. or national postal codes, or any other restrictions to a particular national format of the data required or payment of fees that can only be done through systems which do not provide for crossborder payments. Such obstacles can also arise from the lack of sufficient detailed explanations in another a language other than the national an official language or languages of the Member State.

	existing substantive requiremen	
	by virtue of Union and/or	electronic evidence from
	national law within policy areas	authorities located in another
	covered by the Regulation.	Member State and lack of
		acceptance of electronic means of
		identification issued in other
		Member States. This Regulation
		should not affect in any way the
		existing substantive
		requirements by virtue of Union
		and/or national law within
		policy areas covered by the
		Regulation.
	(15a) When users are	
31	completing online procedures	
	across borders, they should be	
	able to receive all the relevant	
	explanations instructions in at	
	least one additional language	
	other than the official language	of
	the Member State. This does no	
	require Member States to	
	translate all their administrative	
	forms and provide the whole	
	procedure, nor the output of the	
	procedure into in the additional	
	language. Member States are	
	however encouraged to use	
	technical solutions which	
	would allow users to complete the	e
	procedures, as much as possible	-
	P	

	in the additional language while
	respecting the Member States'
	national rules with regard to the
	use of languages.
	(15b) Which online national
32	procedures are relevant for cross-
	border users to enable them to
	exercise their single market
	rights, will depend on whether
	they are resident or established in
	the Member State concerned, or
	want to access the procedures of
	that Member State while being
	resident or established in another
	Member State. This regulation
	should not prevent Member
	States from requiring that cross-
	border users who are resident or
	established in their country,
	should obtain a national
	identification number in order to
	get access to the online national
	procedures, provided this does
	not entail an unjustifiable
	additional burden or cost for
	those users. For cross-border
	users who are not residing or
	established in the Member State,
	online national procedures, which
	are not relevant for the exercise
	of their single market rights, such
	or their single market rights, such

			as enrolling for receiving local	
			services like garbage collection	
			and parking permits, do not need	
			to be made fully accessible online.	
	(16) This Regulation should build	(16) This Regulation should	(16) This Regulation should	
33	on the eIDAS Regulation ²⁶ which	build on the eIDAS Regulation ²⁶	build on the eIDAS Regulation ¹⁷	
	lays down conditions under which	which lays down conditions under	which lays down conditions under	
	Member States recognise certain	which Member States recognise	which Member States recognise	
	means of electronic identification for	certain means of electronic	certain means of electronic	
	natural and legal persons falling	identification for natural and legal	identification means for natural and	
	under a notified electronic	persons falling under a notified	legal persons falling under a	
	identification scheme of another	electronic identification scheme of	notified electronic identification	
	Member State. From the date of	another Member State. From the	scheme of another Member State.	
	application of that regulation it	date of application of that	From the date of application of that	
	should be possible for users to use	Regulation it should be possible	regulation it should be possible for	
	their electronic identification and	for users to use their electronic	users to use their electronic	
	authentication means in order to	identification and authentication	identification and authentication	
	operate on a cross-border basis and	means in order to operate on a	means in order to operate on a	
	interact electronically with	cross-border basis and interact	eross-border basis and interact	
	competent authorities.	electronically with competent	electronically with competent	
		authorities. <i>It should be also</i>	authorities. The eIDAS Regulation	
	Regulation (EU) No	possible for users to use their	provides the conditions for users	
	910/2014 of the European Parliament	means of electronic identification	to be able to use their electronic	
	and of the Council of 23 July 2014	and authentication when	identification and authentication	
	on electronic identification and trust	operating and interacting	means in order to access online	
	services for electronic transactions in	electronically with the	public services in cross-border	
	the internal market and repealing	administration of the Union	situations.	
	Directive 1999/93/EC (OJ L 257,	institutions, bodies, offices or		
	28.8.2014, p. 73–114).	agencies. This Regulation should	10	
		respect technological neutrality	Regulation (EU) No	
		as regards electronic	910/2014 of the European	

		identification and authentication systems. Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC (OJ L 257, 28.8.2014, p. 73–114).	Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC (OJ L 257, 28.8.2014, p. 73–114).	
34	(17) A number of sectorial Union acts such as the Services Directive ²⁷ , the Professional Qualifications Directive ²⁸ and the Public Procurement Directives ²⁹ require that procedures are made fully available online. This Regulation should add the requirements for a number of key procedures for both citizens and businesses to be fully made available online. 27 Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market (OJ L 376, 27.12.2006, p. 36). 28 Directive 2005/36/EC of the	Idem	Union acts such as the Services Directive ¹⁸ , the Professional Qualifications Directive ¹⁹ and the Public Procurement Directives ²⁰ require that procedures are made fully available online. This Regulation should add the requirements for a number of key procedures of key importance to the majority of citizens and businesses exercising their rights and obligations across borders for both citizens and businesses to be fully made available online.	

	European Parliament and of the		European Parliament and of the	
	Council of 7 September 2005 on the	\	Council of 12 December 2006 on	
	recognition of professional		services in the internal market (OJ	
	qualifications (OJ L 255, 30.9.2005,		L 376, 27.12.2006, p. 36- <u>68</u>).	
	p. 22–142).			
	Directive 2014/24/EU of the		¹⁹ Directive 2005/36/EC of the	
	European Parliament and of the		European Parliament and of the	
	Council of 26 February 2014 on		Council of 7 September 2005 on	
	public procurement and repealing		the recognition of professional	
	Directive 2004/18/EC (OJ L 94,		qualifications (OJ L 255,	
	28.3.2014, p. 65–242) and Directive		30.9.2005, p. 22–142).	
	2014/25/EU of the European		, 1	
	Parliament and of the Council of 26		²⁰ Directive 2014/24/EU of the	
	February 2014 on procurement by		European Parliament and of the	
	entities operating in the water,		Council of 26 February 2014 on	
	energy, transport and postal services		public procurement and repealing	
	sectors and repealing Directive		Directive 2004/18/EC (OJ L 94,	
	2004/17/EC (OJ L 94, 28.3.2014, p.		28.3.2014, p. 65–242) and	
	243–374).		Directive 2014/25/EU of the	
	2.3 07.).		European Parliament and of the	
			Council of 26 February 2014 on	
			procurement by entities operating	
			in the water, energy, transport and	
			postal services sectors and	
			repealing Directive 2004/17/EC	
			(OJ L 94, 28.3.2014, p. 243–374).	
	(18) In order to allow citizens and	(18) In order to allow citizens	(18) In order to allow citizens	
35	business to directly enjoy the	and businesses to directly enjoy	and business to directly enjoy the	
	benefits of the internal market	the benefits of the internal market	benefits of the internal market	
	without unnecessary additional	without unnecessary additional	without unnecessary additional	
	administrative burden, this	administrative burden, this	administrative burden, this	
	administrative ourden, tins	administrative burden, tins	administrative burden, tins	

Regulation should require full digitalisation of the user interface of certain key procedures for crossborder users, which are listed in Annex II to this Regulation and provide the criteria for defining how the procedure qualifies as fully online. The "registration of business activity" is one of such procedures of particular relevance for businesses. It should not, however, cover the procedures leading to the constitution of companies or firms as legal entities as such procedures necessitate a comprehensive approach aimed at facilitating digital solutions throughout a company's lifecycle. When businesses establish themselves in another Member State, they are required to register with a social security scheme and an insurance scheme in order to register their employees and pay contributions to both schemes. Those procedures are common for all businesses operating in any sector of the economy, and it is therefore appropriate to require that those two registration procedures are made available online.

Regulation should require full digitalisation of the user interface of certain key procedures for cross-border users, which are listed in Annex II to this Regulation and provide the criteria for defining how a procedure qualifies as fully online. Such a requirement of full digitalisation should not apply where a procedure does not exist in a Member State. The 'notification of business activit' is one of such procedures of particular relevance for businesses. This Regulation should not, however, cover the procedures leading to the constitution of companies or firms as legal entities including registration as a sole trader, a partnership or any other form that is not a separate legal entity or the registration of a business activity with the business register, as such procedures necessitate a comprehensive approach aimed at facilitating digital solutions throughout a company's lifecycle. When businesses establish themselves in another Member

Regulation should require full digitalisation of the user interface of certain key procedures for crossborder users, which are listed in Annex II to this Regulation and provide the criteria for defining how the procedure qualifies as fully online. This obligation should only apply to existing where such procedures exist in the Member States. One of such procedures is Tthe "general registration of business activity" which covers common steps that are required to register any business activity, including registration as a sole trader.a partnership or any other form that is not a separate legal entity is one of such procedures of particular relevance for businesses. It should not, however, cover the procedures leading to the constitution of companies or firms as legal entities as such procedures necessitate a comprehensive approach aimed at facilitating digital solutions throughout a company's lifecycle. When businesses establish themselves in another Member State, they are required to register with a social

	State, they are required to reg	
	with a social security scheme	
	an insurance scheme in order	P 3
	register their employees and	
	contributions to both scheme	s. are common for all businesses
	Those procedures are commo	on for operating in any sector of the
	all businesses operating in an	y economy, and it is therefore
	sector of the economy, and it	is appropriate to require that those
	therefore appropriate to requi	re two registration procedures are
	that those two registration	made available online.
	procedures are made available	e
	online. It is also appropriate	for
	procedures related to taxatio	n
	matters to be made available	
	online as these procedures to	end end
	to represent one of the main	
	obstacles to the cross-border	
	operation of small and medi	um-
	sized enterprises in the Unio	n.
	(18 a) A procedure should b	e (18a) This Regulation should
36	considered to be fully online	if clarify what offering a procedure
	the user can take all steps fr	om <u>fully online entails. A procedure</u>
	access to that procedure unt	il its can be considered as fully online
	completion by interacting wi	if the user can take all steps from
	the competent authority (the	the access to until-the completion
	'front office'), electronically	of that procedure, with regard to
	from a distance and through	an the interaction between the user
	online service. This service	and the competent authority (the
	should guide the user throug	
	comprehensive list of all the	
	requirements to be fulfilled o	and online service. This service

	11 .1 .1 .1 .1	
	all evidence to be provided. It	should guide the user through a
	should also enable the user to	<u>comprehensive</u> list of all the
	provide the information and	requirements to be fulfilled and
	proof of compliance with all such	all supporting evidence to be
	requirements and should provide	provided, should enable the user
	the user with an automatic	to provide the information and
	acknowledgment of receipt. The	proof of compliance with all such
	output from the procedure, as set	requirements and should provide
	out in this Regulation, should	an automatic acknowledment of
	also, where feasible, be provided	receipt to the user, unless the
	by electronic means or, where	output of the procedure is
	required by Union or national	delivered immediately. The
	law, by physical delivery. This	output of the procedure, as set
	should be without prejudice to	out in this Regulation, should also
	the competences of Member	be provided by the competent
	States to establish direct contact	authorities to the user in an
	and communication with citizens	electronic way, where possible
	and businesses using the	under applicable Union and
	procedures for the purpose of	national law. Passports, ID cards
	necessary further clarifications	and registration certificates for
	that do not require direct	motor vehicles need to be
	physical presence.	exempted from the requirement
		of electronic delivery in
		compliance with existing Union
		law.
		(18b) This Regulation should
37		not interfere with the
		competencies of national
		authorities in different steps of
		any procedure, including the
		verification of the accuracy of
		· VA AAAA WA VA VAA HAAMA HA J VA

			information submitted, nor with	
			the procedural workflows within	
			and between their competent	
			authorities (the 'back office'),	
			whether digitalised or not.	
	(19) In some instances, given the	(19) In some <i>instances</i> , the	(19) In various cases the user	
38	current state of technical	user might be required to submit	would need to submit evidence to	
	development it may still be necessary	evidence to prove facts that	prove facts that cannot be	
	for users of a procedure to appear in	cannot be established by online	established through online	
	person before a competent authority	means, such as medical	means, such as medical	
	as part of the online procedure, in	certificates and proof of the	certificates, proof of being alive	
	particular in the case of requesting or	roadworthiness of motor	and proof of roadworthiness of	
	renewing passports or identity cards	vehicles. As long as the evidence	motor vehicles or check of chassis	
	containing biometric data. Any such	to prove such facts can be	numbers. As long as the evidence	
	exception should be limited to	submitted in electronic format,	to prove such facts can be	
	situations where no digital	this should not constitute an	submitted in electronic format,	
	technology exists to achieve the	exception to the principle that a	this would not constitute an	
	purpose of the procedure.	procedure should be accessible	exception to the principle that a	
		fully online. In other instances,	procedure should be offered fully	
		given the current state of technical	online. In other some instances,	
		development, it may still be	given the current state of technical	
		necessary for users of an online	development it may still be	
		procedure to appear in person	necessary for users of a procedure	
		before a competent authority <i>for a</i>	to appear in person before a	
		step of the online procedure, such	competent authority as part of the	
		as in the case of requesting or	online procedure, in particular in	
		renewing passports or identity	the case of requesting or renewing	
		cards containing biometric data.	passports or identity cards	
		Any such exception should be	containing biometric data. Any	
		non-discriminatory and limited	such exceptions, other than those	
		to situations where it is absolutely	resulting from Union law, should	

necessary for the Member States	
to implement strictly necessary,	digital technology exists to achieve
objectively justified and	the purpose of the procedure <u>or</u>
proportionate measures in the	where justified by an overriding
interest of general security,	reason of public interest,
public health and the fight	including combatting fraud. For
against fraud. Where	transparency, the Member States
technologies exist that could	should share information about
replace a personal appearance	such exceptions with the
before an authority, for instance	Commission and the other
secure online communication	Member States. Good national
such as live chats or video-	practices and technical
conferencing, these should be	developments allowing further
used, unless that is contrary to	digitalisation should be discussed
the formal prerequisites of the	regularly in the gateway
law of the Member State in	coordination group.
which the procedure is being	
conducted. Any such exceptions	
should be notified and justified to	
the Commission and the gateway	
coordination group and should	
be discussed and reviewed	
regularly in the gateway	
coordination group together with	
good national practices and	
technical developments that	
would facilitate the further	
digitalisation of procedures.	
	(19a) The procedure to register
39	a change of address may in cross-
	border situations consist of two

	separate procedures, one in the
	Member State of origin to
	request deregistration from the
	old address, and the other in the
	Member State of destination to
	request registration at the new
	address.
40	(19b) This Regulation should
40	only cover the digitalisation of
	the procedure to request
	academic recognition of
	diplomas, certificates or other
	proof of courses completed
	qualifications with regard to a
	person wishing to continue or to
	begin studying, or to use an
	academic title, outside the
	formalities relating to the
	recognition of professional
	qualifications, since the
	digitalisation of requirements,
	procedures and formalities
	relating to the recognition of
	professional qualifications is
	already covered by the
	Professional Qualifications
	Directive. 21
	Directive.
	21 Dimediae 2005/26/EC of the
	Directive 2005/36/EC of the
	European Parliament and of the

			Council of 7 September 2005 on	
			the recognition of professional	
			qualifications (OJ L 255,	
			30.09.2005, p. 22-142).	
	(20) This Regulation should not	(20) This Regulation should	(20) This Regulation should not	
41	interfere with the competencies of	not affect the existing rights and	interfere with the competencies of	
	national authorities in different steps	obligations under Union or	national authorities in different	
	of any procedure, including the	national law within the policy	steps of any procedure, including	
	procedural workflows within and	areas covered by this Regulation	the procedural workflows within	
	between their competent authorities	and should not prevent Member	and between their competent	
	whether digitalised or not.	States from continuing to	authorities whether digitalised or	
	-	organise their national services	not.	
		and procedures in a way that		
		meets their national needs and		
		complies with the common forms		
		of organisation and		
		communication used at national,		
		regional and local level. This		
		Regulation should not interfere		
		with the <i>competences of Member</i>		
		States in setting up any		
		procedure and in granting		
		competences to national		
		authorities, or with the		
		competences of national		
		authorities in different steps of		
		any procedure, including the		
		procedural workflows within and		
		between their competent		
		authorities whether digitalised or		
		not. This Regulation should be		

		complementary to the competences of Member States to maintain or establish non-digitalised or existing online procedures in addition to the online procedures listed in Annex II.		
	(21) This Regulation should not	Idem	(21) This Regulation should not	
42	affect the social security coordination		affect the social security	
	rules set out in Regulation (EC) No		coordination rules set out in	
	883/2004 of the European Parliament		Regulation (EC) No 883/2004 of	
	and of the Council ³⁰ and Regulation		the European Parliament and of the	
	(EC) No 987/2009 of the European		Council ²² and Regulation (EC) No	
	Parliament and of the Council ³¹ ,		987/2009 of the European	
	which define the rights and		Parliament and of the Council ²³ ,	
	obligations of insured persons and		which define the rights and	
	social security institutions, as well as		obligations of insured persons and	
	the procedures applicable in the field		social security institutions, as well	
	of social security coordination.		as the procedures applicable in the	
	20		field of social security	
	Regulation (EC) No		coordination. The social security	
	883/2004 of the European Parliament		benefits that users should be able	
	and of the Council of 29 April 2004		to claim online on the basis of this	
	on the coordination of social security		Regulation, should be the same as	
	systems (OJ L 166, 30.4.2004, p. 1–		those covered by the social	
	123). 31 Pagulation (EC) No.		security coordination rules.	
	Regulation (EC) No		provided for in Article 3 of	
	987/2009 of the European Parliament		Regulation (EC) No 883/2004.	
	and of the Council of 16 September		22 D 1 1: (EG) N 002/2004 6	
	2009 laying down the procedure for		²² Regulation (EC) No 883/2004 of	
	implementing Regulation (EC) No		the European Parliament and of the	

	883/2004 on the coordination of		Council of 29 April 2004 on the	
	social security systems (OJ L 284,		coordination of social security	
	30.10.2009, p. 1–42).		systems (OJ L 166, 30.4.2004, p.	
	30.10.2009, p. 1–42).		1–123).	
			²³ Regulation (EC) No 987/2009 of	
			the European Parliament and of the	
			Council of 16 September 2009	
			laying down the procedure for	
			implementing Regulation (EC) No	
			883/2004 on the coordination of	
			social security systems (OJ L 284,	
			30.10.2009, p. 1–42).	
	(22) Several networks and	(22) Several networks and	(22) Several networks and	
43	services have been established at the	services have been established at	services have been established at	
	national and Union level to assist	the national and Union level to	the national and Union level to	
	citizens and business in their cross-	assist citizens and business in	assist citizens and businesses in	
	border activities. It is important that	their cross-border activities. It is	their cross-border activities. It is	
	these services, including European	important that these services,	important that these services,	
	Consumer Centres, Your Europe	including <i>all existing assistance</i>	including European Consumer	
	Advice, SOLVIT, Intellectual	or problem solving services	Centres, Your Europe Advice,	
	Property Rights helpdesk, Europe	established at Union level, such	SOLVIT, Intellectual Property	
	Direct and Enterprise Europe	as the European Consumer	Rights helpdesk, Europe Direct and	
		=		
	Network, form part of the single	Centres, Your Europe Advice,	Enterprise Europe Network, form	
	digital gateway to ensure that all	SOLVIT, <i>the</i> Intellectual Property	part of the single digital gateway to	
	potential users can find them. Those	Rights helpdesk, Europe Direct	ensure that all potential users can	
	which are listed in Annex III to this	and <i>the</i> Enterprise Europe	find them. Those which are listed in	
	Regulation were established by	Network, form part of the single	Annex III to this Regulation were	
	binding union acts, whilst others	digital gateway to ensure that all	established by binding union acts,	
	operate on a voluntary basis. The	potential users can find them. <i>The</i>	whilst others operate on a voluntary	
	former services should be bound by	services listed in Annex III to this	basis. The former services should	
	the quality criteria laid down in this	Regulation were established by	be bound by the quality	

	Regulation while the latter should opt-in to comply with the quality requirements if they want their services to be made accessible through the gateway.	binding Union acts, whilst other services operate on a voluntary basis. Both categories of services should be bound by the quality criteria laid down in this Regulation and made accessible through the gateway. The scope of these services, their governance arrangements and the voluntary basis on which they operate should not be altered by this Regulation.	requirements eriteria-laid down in this Regulation while the latter should opt-in to comply with the quality requirements if they want their services to be made accessible through the gateway. The scope and nature of these services, their governance arrangements, existing deadlines, and the voluntary, contractual or other basis on which they operate should not be altered by this Regulation. For instance, where the assistance they provide is of an informal nature, this Regulation should not have the effect of changing such assistance into legal advice of a binding nature.	
44	(23) Furthermore, the Member States and the Commission may decide to add other national assistance or problem solving services, provided by competent authorities or by private and semi-private entities, under the conditions set out in this Regulation. In principle, competent authorities should be responsible for assisting citizens and businesses with any queries they have in relation to	(23) Furthermore, the Member States and the Commission may decide to add other national assistance or problem solving services, provided by competent authorities or by private <i>or</i> semi-private entities, <i>or public bodies</i> , <i>such as chambers of commerce or non-governmental assistance services for citizens</i> , under the conditions set out in this Regulation. In principle,	(23) Furthermore, the Member States and the Commission may decide, but should not be obliged, to add other national assistance or problem solving services, provided by competent authorities or by private and semi-private entities, such as chambers of commerce or non-governmental assistance services for citizens, under the conditions set out in this Regulation. In principle, competent	

	applicable rules and procedures that cannot be fully addressed by online services. However, in very specialised areas and where the service provided by private or semi-private bodies meets the users' needs, Member States can propose to the Commission to include such services in the gateway, provided that they meet all conditions set out in the Regulation and do not duplicate the assistance or problem solving services already included.	competent authorities should be responsible for assisting citizens and businesses with any queries they have in relation to applicable rules and procedures that cannot be fully addressed by online services. However, in very specialised areas and where the service provided by private or semi-private bodies meets the users' needs, Member States can propose to the Commission to include such services in the gateway, provided that they meet all conditions set out in the Regulation and do not duplicate the assistance or problem solving services already included.	authorities should be responsible for assisting citizens and businesses with any queries they have in relation to applicable rules and procedures that cannot be fully addressed by online services. However, in very specialised areas and where the service provided by private or semi-private bodies meets the users' needs, Member States can propose to the Commission to include such services in the gateway, provided that they meet all conditions set out in the Regulation and do not duplicate the assistance or problem solving services already included.	
45	(24) In order to assist users to identify the appropriate service, this Regulation should provide a tool that automatically guides users to the right service.	(24) In order to assist users to identify the appropriate service, this Regulation should provide a <i>search facility and service finder</i> tool that automatically guides users to the right service.	Idem	
46	(25) Compliance with a minimum list of quality requirements is an essential element for the success of the single digital gateway in order to ensure that the provision of information or services is reliable as	(25) Compliance with a minimum list of quality requirements is an essential element for the success of the single digital gateway in order to ensure that the provision of	(25) Compliance with a minimum list of quality requirements is an essential element for the success of the single digital gateway in order to ensure that the provision of information or services	

otherwise it would seriously undermine the credibility of the gateway as a whole. The accessibility of information for cross-border users can be substantially improved where the information is available not only in the national language of a Member State but also in, at least, one additional official EU language of the Union. The translation from the national language or languages into this other official language of the Union should accurately reflect the content of the information provided in the national language or languages.

information or services is reliable as otherwise it would seriously undermine the credibility of the gateway as a whole. The accessibility of information for cross-border users can be substantially improved where the information is available not only in the national or official language or languages of a Member State but also in, at least, one additional official language of the Union that is understood by the largest possible number of users in cross-border activities. The translation from the *official* or national language or languages of a Member State into this other official language of the Union should accurately reflect the content of the information provided in the national *or official* language or languages of the Member State. The coordination group should also provide a recommendation to Member States on the additional language or languages which are understood by the largest possible number of users in cross-border activities. Crossis reliable as otherwise it would seriously undermine the credibility of the gateway as a whole. The overarching objective of compliance is to ensure that the information or service is presented in a clear and userfriendly way. It is the responsibility of the Member States to determine how information is presented over the course of the user journey in order to meet this objective.

	border activities should be defined as activities in which the user is not in all respects confided within a single Member State. When providing information in at least one official language of the Union that is additional to the national or official language, or where applicable national or official languages, Member States should also take into consideration the possibility that certain information could be sought more strongly by specific language speaker groups such a users from neighbouring countries or in cross-border regions.		
47		(25aa) The accessibility of information for cross-border users can be substantially improved where the information is available in another official EU language broadly understood by the largest possible number of cross-border users not only in the national language of a Member State but also in, at least, one additional official EU language of the Union. The translation from the national	Part of the compromise on languages (25aa) The accessibility of information for cross-border users can be substantially improved where the information is available in another official EU language broadly understood by the largest possible number of cross-border users not only in the national language of a Member State but also in, at least,

language or languages into this other official language of the Union should accurately reflect the content of the information provided in the national language or languages. Only the information that users need in order to understand the basic rules and requirements that apply to their situation should have to be translated in the other language. While encouraging Member States to translate as much information as possible in a language that is broadly understood by the largest possible number of cross-border users, this Regulation should not oblige them to translate more information than can be financed through by the Union budget. The Commission should make the appropriate arrangements to ensure the efficient delivery of translations to the Member States at their request.

one additional official EU language of the Union. When determining that language, Member States should take account of both potential and actual cross-border users, for instance those in the neighbouring countries. The translation from the national language or languages into this other official language of the Union should accurately reflect the content of the information provided in the national language or languages. Only the information that users need in order to understand the basic rules and requirements that apply to their situation should have to be translated in the other language. While encouraging Member States to translate as much information as possible in a language that is broadly understood by the largest possible number of cross-border users, this Regulation should not oblige them to translate more information than can be financed through by the Union

48	(25 a) In accordance with Directive (EU) 2016/2102 of the	budget. The Commission should make the appropriate arrangements to ensure the efficient delivery of translations to the Member States at their request. Reflecting EP amendment in Art. 6a
	European Parliament and of the	(25a) In accordance with
	Council ^{1a} ('the Website	Directive (EU) 2016/2102 of the
	Accessibility Directive'), Member	European Parliament and of the
	States are required to ensure that	Council ^{1a} , Member States are
	their websites are accessible in	required to ensure that their
	accordance with the principles of	public sector bodies' websites
	perceivability, operability,	are accessible in accordance
	understandability and robustness and that they comply with the	with the principles of
	requirements of that Directive.	perceivability, operability,
	While the Website Accessibility	understandability and
	Directive does not apply to	robustness. While that Directive
	websites and mobile applications	does not apply to websites and
	of Union institutions, bodies,	mobile applications of Union institutions, bodies, offices and
	offices and agencies, for the	agencies, the Commission
	purposes of the common user	should ensure that its websites
	interface, assistance, problem	that are part of the gateway are
	solving services, user feedback	accessible to persons with
	mechanisms and any webpages	disabilities and that the
	of the single digital gateway that	common user interface is
	the Union institutions, bodies,	perceivable, understandable,
	offices and agencies are responsible for, the Commission	operable and robust.
	responsible for, the Commission	

should ensure that these webpages are accessible to persons with disabilities in a manner equivalent to the requirements of that Directive. In particular, the Commission is encouraged to comply with the relevant European harmonised standards, providing compliance with the requirements of perceivability, understandability, operability and robustness. The Commission and the Member States should ensure compliance with the United Nations Convention on the Rights of Persons with Disabilities. especially Articles 9 and 21 thereof, and, in order to foster access to information for persons with intellectual disabilities, alternatives in easy-to-read language should be provided to the greatest possible extent and proportionately.

1a Directive (EU) 2016/2102 of the European Parliament and of the Council of 26 October 2016 on the accessibility of the websites and mobile applications of public sector bodies (OJ L 327, 2.12.2016, p. 1

^{1a} Directive (EU) 2016/2102 of the European Parliament and of the Council of 26 October 2016 on the accessibility of the

	websites and mobile applications of public sector bodies (OJ L 327, 2.12.2016, p. 1).		
49		(25a) In order to facilitate the payment of fees, cross-border users should be able to use credit transfers or direct debits as specified in the Regulation (EU) 260/2012 ²⁴ or other generally used cross-border payment means including debit or credit cards, to pay any fees required as	
		part of online procedures or for the provision of assistance or problem solving services. 24 Regulation (EU) No 260/2012 of the European Parliament and	
		of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.03.2012, p. 22-37).	
50		(25b) It is necessary useful for users to be informed about the expected time a procedure may take. They should be informed	

			1 1 1 1 11	
			about applicable deadlines or	
			tacit approval or administrative	
			silence arrangements or, if these	
			are not applicable, at least of the	
			average, estimated or indicative	
			time that the procedure usually	
			requires. Such estimates or	
			indications should not have any	
			legal effect, but only help the	
			users in planning their activities	
			or any subsequent administrative	
			steps.	
	(26) This Regulation should also	Idem	(26) This Regulation should also	
51	allow for the verification of the		allow for the verification of the	
	evidence provided in electronic		evidence provided in electronic	
	format by the users, where this is		format by the users, where this is	
	submitted without electronic seal or		submitted without electronic seal or	
	certification from the issuing		certification from the issuing	
	competent authority and where the		competent authority, and where the	
	technical tool enabling the direct		technical tool covered by this	
	exchange of evidence between		Regulation or any other systems	
	competent authorities of different		enabling the direct exchange or	
	Member States is not yet available.		verification of evidence between	
	For such cases this Regulation		competent authorities of different	
	should foresee an effective		Member States <u>are</u> is not yet	
	mechanism for administrative		available. For such cases this	
			effective mechanism for	
	based on the Internal Market			
	` ' '		_	
	cooperation among the competent authorities of the Member States,		Regulation should foresee an	

1024/2012 of the European Parliament and of the Council ³². In order to allow Union bodies, offices or agencies to become actors within IMI, Regulation (EU) No 1024/2012 should be amended.

Regulation (Union) No 1024/2012 of the European Parliament and of the Council of 25 October 2012 on administrative cooperation through the Internal Market Information System and repealing Commission Decision 2008/49/EC ('the IMI Regulation') (OJ L 316, 14.11.2012, p. 1).

Internal Market Information System ('IMI'), established by Regulation (EU) No 1024/2012 of theEuropean Parliament and of the Council²⁵.

In such cases the decision of a competent authority to use IMI should be voluntary, but once the request for information or cooperation is submitted via IMI, the requested competent authority should be bound to cooperate and to provide a response. The request can be sent via IMI either to a the competent authority issuing the evidence or to the central authority designated on the basis of Article 15 of Regulation (EU) 2016/1191. to be decided by the Member States in accordance with their own administrative requirements. To avoid unnecessary duplication and as **Regulation (EU) 2016/1191** covers part of the evidence relevant for the procedures covered by this Regulation, the cooperation arrangements modalities for IMI laid down in

			Regulation (EU) 2016/1191 may	
			should also be used for the	
			purpose of other evidence	
			required in procedures covered	
			by this Regulation. In order to	
			allow Union bodies, offices or	
			agencies to become actors within	
			IMI, Regulation (EU) No	
			1024/2012 should be amended.	
			²⁵ Regulation (Union) No	
			1024/2012 of the European	
			Parliament and of the Council of 25	
			October 2012 on administrative	
			cooperation through the Internal	
			Market Information System and	
			repealing Commission Decision	
			2008/49/EC ('the IMI Regulation'	
) (OJ L 316, 14.11.2012, p. 1).	
50	(27) Online services provided by	(27) Online services provided	Idem	
52	competent authorities are crucial for	by competent authorities are		
	increasing the quality of the services	crucial for increasing the quality		
	provided to citizens and businesses.	and security of the services		
	Where public administrations within	provided to citizens and		
	Member States increasingly no	businesses. Where public		
	longer require that citizens and	administrations within Member		
	businesses supply the same	States increasingly no longer		
	information several times but instead	require that citizens and		
	are working towards the re-use of	businesses supply the same		
	data, the same should be facilitated	information several times but		

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	for users faced with procedures in	instead are working towards the		
	other Member States, to reduce	re-use of data, the same should be		
	additional burden.	facilitated for users faced with		
		procedures in other Member		
		States, to reduce additional		
		burden.		
		(27 a) In order to enable the		Following EP suggestion from
53		lawful cross-border exchange of		line 336 (art. 26)
		evidence and information by	~	(27 a) In order to enable the
		means of the Union-wide		lawful cross-border exchange of
		application of the 'once-only'		evidence and information by
		principle, the application of this		means of the Union-wide
		Regulation and of the 'once-		application of the 'once-only'
		u u		principle, the application of this
		only' principle shall be in		
		compliance with all applicable		Regulation and of the 'once-
		data protection rules including		only' principle should be in
		the principle of data		compliance with all applicable
		minimisation, accuracy, storage		data protection rules, including
		limitation, integrity and		the principle of data
		confidentiality, necessity,		minimisation, accuracy, storage
		proportionality and purpose		limitation, integrity and
		limitation, as well as data		confidentiality, necessity,
		protection by design and by		proportionality and purpose
		default. It should also be		limitation. It should also be
		implemented in full compliance		implemented in full compliance
		with the principles of privacy and		with the principles of security
		security by design and the respect		by design and privacy by
		for fundamental rights of		design, and respecting
		individuals, including fairness,		fundamental rights of
		and transparency.		individuals, including fairness,
				and transparency.

	(27 b) The Member States and	
54	the Commission should ensure	
	that users of the technical system	
	for the exchange of evidence	
	established in accordance with	
	the Regulation ('the technical	
	system') are provided with clear	
	information on how personal	
	data relating to them will be	
	processed in accordance with	
	Articles 13 and 14 of Regulation	
	(EU) 2016/679 of the European	
	Parliament and of the Council ^{la}	
	and Articles 11 and 12 of	
	Regulation (EC) No 45/2001.	
	The users should also have the	
	right to object to the processing	
	of their personal data in the	
	technical system pursuant to	
	Article 21(1) of Regulation (EU)	
	2016/679.	
	^{1a} Regulation (EU) 2016/679 of	
	the European Parliament and of	
	the Council 27 April 2016 on the	
	protection of natural persons	
	with regard to the processing of	
	personal data and on the free	
	movement of such data, and	
	repealing Directive 95/46/EC	

(General Data Protection Regulation). In order to further facilitate In order to further (28) In order to further facilitate Recital split. See row 56. (28)55 facilitate the use of online the use of online procedures, this the use of online procedures, this In order to further facilitate the use of online Regulation should, in line with the procedures, this Regulation Regulation should, in line with the "once-only" principle, provide the should, in line with the 'once-"once-only" principle, provide the procedures, this Regulation basis for the exchange of evidence only' principle and with the should, in line with the "oncebasis for the creation and use of a technical solution for automated directly between the competent public interest under point (e) of only" principle, provide the basis authorities concerned from different exchange of evidence directly Article 6(1) of Regulation (EU) for the creation and use of a Member States, at the request of 2016/679, provide the basis for between the competent authorities technical solution for automated concerned from different across citizens and businesses The "oncethe establishment of a fully exchange of evidence directly between the competent authorities only principle means that citizens functioning, safe and secure Member States, between the and businesses should not have to technical system for the actors involved in the procedure, concerned from different across supply the same information to at the **explicit** request of citizens automated exchange of evidence Member States, between the public authorities more than once for at the explicit request and and businesses. Where the actors involved in the the cross-border exchange of consent of citizens and exchange of evidence includes **procedure,** at the **explicit** request of citizens and businesses. Where evidence. businesses. This Regulation personal data, the request should should not provide a basis for the be considered as explicit if it the exchange of evidence exchange of evidence or for using contains a freely given, specific, includes personal data, the the technical system for the informed and unambiguous request should be considered as exchange of evidence for indication of the individual's explicit if it contains a freely purposes other than those wishes to have the relevant given, specific, informed and provided for in Directives personal data exchanged, either unambiguous indication of the 2005/36/EC, 2006/123/EC, by statement or by affirmative individual's wishes to have the 2014/24/EU and 2014/25/EU and action. If the user is not the relevant personal data in the applicable Union or person concerned by the data, the exchanged, either by statement or by affirmative action. If the national law governing the online procedure must not affect online procedures listed in his or her rights as mentioned in user is not the person concerned Annex II. the Regulation (EU) 2016/679. by the data, the online The cross border application of procedure must not affect his or the "once-only" principle means her rights as mentioned in the

55a	(28-a) Any cross-borde exchange of evidence s	
	EU or national law. Where such a legal basis involves processing of personal data, it should be done in accordance with the provisions of the General Data Protection Regulation and Regulation (EC) 45/2001. EU or national law. Where such a legal basis involves procedures listed Annex II, under other applicable EU or nation Where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where such a legal basis involves processing of data, it should be done accordance with the proof the General Data Procedures listed Annex II, under other applicable EU or nation where a legal basis involves processing of data, it should be done accordance with the procedure and the proce	ed in onal law. sis personal oin rovisions rotection
	should have an appropriate legal basis such as in Directives 2005/36/EC, 2006/123/EC, 2014/24/EU and 2014/25/EU or for the procedures listed in Annex II, under other applicable exchange of evidence. in cross-border users. An border exchange of evidence. in cross-border users. An appropriate legal cross-border users are appropriate legal cross-border users and appropriate legal cross-border users. An a	nvolving veross idence oriate Directives EC,
	information data to public authorities more than once and that this data can also be used at the request of the user for the purposes of completing cross- border online procedures exchange of evidence. involving cross-border users. Any cross- border exchange of evidence involving border exchange of evidence "once-only" principle m citizens and businesses: have to supply the same information data to pub authorities more than or that this data can also at the request of the use purposes of completing border online procedure	should not blic and be used ser for the g cross-
	that citizens and businesses should not have to supply the same Regulation (EU) 2016/cross border application	on of the

			have an appropriate legal basis such as in Directives 2005/36/EC, 2006/123/EC, 2014/24/EU and 2014/25/EU or, for the procedures listed in Annex II, under other applicable EU or national law. Where such a legal basis involves processing of personal data, it should be done in accordance with the provisions of the General Data Protection Regulation and Regulation (EC) 45/2001.
56	(28 a) As citizens and businesses in most cases would not be aware that the cross-border exchange of evidence can be enabled upon request, the user should be	(28a) This Regulation should lay down, as a general rule, that the cross-border automated exchange of evidence takes place at the explicit request of the user. This	
	adequately informed of this option when using the online procedures provided for in Directives 2005/36/EC, 2006/123/EC, 2014/24/EU and	requirement should not apply where the relevant Union or national law allows for automated cross-border data exchange without an explicit user	
	2014/25/EU and the procedures listed in Annex II. The user should have full control over the exchange of evidence, based on	request.	
	an explicit request made personally by the user to the competent authority for the		

	exchange of evidence. The request should be considered explicit if it contains a freely given, specific, informed and unambiguous indication of the individual's wish to have the relevant information exchanged, either by means of a statement or by a clear affirmative action. An explicit request for the exchange of evidence should not be simply inferred from a request to carry out a specific procedure (e.g. to register a motor vehicle), nor from a general request by the user, such as a request to obtain all necessary documents from all relevant authorities for a given procedure.	
57	(28 b) The use of the technical system should remain voluntary and the user should also be able to submit evidence by other means outside the technical system established by this Regulation. The user should have the possibility to preview the evidence and the right to monitor or withdraw the explicit request for the exchange of evidence at any time of the procedure. Such	

		a withdrawal could typically take place in cases where the user, after previewing the evidence to be exchanged, discovers that the information is inaccurate, out-of-date, or goes beyond what is necessary for the procedure at hand. The user should be able to also challenge misuse and prevent the secondary use of data for purposes that do not meet his or her legitimate expectations.		
58	(29) The secure technical system that should be set up to enable the exchange of evidence under this Regulation should also give requesting competent authorities certainty that the evidence has been provided by the right issuing authority.	Idem	(29) The secure technical system that should be set up to enable the exchange of evidence under this Regulation should also give requesting competent authorities certainty that the evidence has been provided by the right issuing authority. Before accepting information provided by a user in the context of a procedure, the competent authority should be able to verify the information in case of doubts and conclude that it is accurate.	
59			(29a) A number of existing building blocks offer basic capabilities that can be used to set up the technical system, such as the existing Connecting	

			Europe Facility ²⁶ (CEF) eDelivery	
			and eID building blocks. These	
			building blocks comprise	
			technical specifications, sample	
			software and supporting services,	
			and aim at ensuring	
			interoperability between Member	
			States existing ICT systems so	
			that citizens, businesses and	
			administrations can benefit from	
			seamless digital public services	
			wherever they may be in Europe.	
			²⁶ Regulation (EU) No 1316/2013	
			of the European Parliament and	
			of the Council of 11 December	
			2013 establishing the Connecting	
			Europe Facility, amending	
			Regulation (EU) No 913/2010 and	
			repealing Regulations (EC) No	
			680/2007 and (EC) No 67/2010,	
			(OJ L 348, 20.12.2013, p. 129–	
			<u>171).</u>	
	(30) Such a system should be	(30) The secure technical	(30) Such a system should be	
60	available in addition to other systems	system that should be set up to	available in addition to other	
	providing mechanisms for	enable the exchange of evidence	systems providing mechanisms for	
	cooperation between authorities,	under this Regulation should	cooperation between authorities,	
	such as IMI or [e-Services Card] and	also give requesting competent	such as IMI or [e-Services Card]	
	should not affect other systems,	authorities certainty from the	and should not affect other systems,	

including the system foreseen in Article 4 of Regulation (EC) No 987/2009, the European Single Procurement Document under Directive (EU) 2014/24 of the European Parliament and of the Council ³³, the interconnection of national registers, the interconnection of central. commercial and company registers under Directive 2009/101/EC of the European Parliament and of the Council 34 and of insolvency registers under Regulation (EU) 2015/848 of the European Parliament and of the Council 35.

side of the issuing authorities as regards the authenticity and legality of the provided documents. The issuing authority should ensure that personal data is updated where necessary and that inaccurate or outdated data are no longer processed. The technical system should be available in addition to other systems providing mechanisms for cooperation between authorities, such as IMI and should not affect other systems, including the system foreseen in Article 4 of Regulation (EC) No 987/2009, the European Single Procurement Document under Directive (EU) 2014/24 of the European Parliament and of the Council³³, the Electronic Exchange of Social Security Information (EESSI), the interconnection of national registers, the interconnection of central, commercial and company registers under Directive 2009/101/EC of the European Parliament and of the Council³⁴ and of insolvency registers under Regulation (EU) 2015/848 of the

including the system foreseen in Article 4 of Regulation (EC) No 987/2009, the European Single Procurement Document under Directive (EU) 2014/24 of the European Parliament and of the Council²⁷, the Electronic **Exchange of Social Security** Information (EESSI) under Regulation (EC) No 987/2009²⁸, the European **Professional Card under** Directive 2005/36/EC, the interconnection of national registers, the interconnection of central, commercial and company registers under Directive 2009/101/EC (EU) <u>2017/1132</u> of the European Parliament and of the Council²⁹ and of insolvency registers under Regulation (EU) 2015/848 of the European Parliament and of the Council³⁰

Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65–242).

Directive 2009/101/EC of the European Parliament and of the Council of 16 September 2009 on coordination of safeguards which, for the protection of the interests of members and third parties, are required by Member States of companies within the meaning of the

²⁷ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94.

second paragraph of Article 48 of the Treaty, with a view to making such safeguards equivalent (OJ L 258, 1.10.2009, p. 11–19).

Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (OJ L 141, 5.6.2015, p. 19–72).

European Parliament and of the Council³⁵.

Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65).

Directive 2009/101/EC of the European Parliament and of the Council of 16 September 2009 on coordination of safeguards which, for the protection of the interests of members and third parties, are required by Member States of companies within the meaning of the second paragraph of Article 48 of the Treaty, with a view to making such safeguards equivalent (OJ L 258, 1.10.2009, p. 11).

Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (OJ L 141, 5.6.2015, p. 19).

28.3.2014, p. 65–242).

28 Regulation (EC) No 987/2009
of the European Parliament and
of the Council of 16 September
2009 laying down the procedure
for implementing Regulation
(EC) No. 883/2004 on the
coordination of social security
systems (OJ L 284, 30.10.2009, p.
1).

1).
29 <u>Directive (EU) 2017/1132 of the</u> Council of 14 June 2017 relating to certain aspects of company law (codification) (OJ 169, 30.6.2017, p. 46-127). Directive 2009/101/EC of the European Parliament and of the Council of 16 September 2009 on coordination of safeguards which, for the protection of the interests of members and third parties, are required by Member States of companies within the meaning of the second paragraph of Article 48 of the Treaty, with a view to making such safeguards equivalent (OJ L 258, 1.10.2009, p. 11 19).

³⁰ Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on

	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. 13–18).	principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13–18).	
62	(31a) With a view to ensuring a high level of security of the technical system for the cross-border application of the 'once-only' principle, when adopting implementing acts setting out the specifications for such a technical system, the Commission should take due account of the standards and technical specifications drawn up by European and international standardisation organisations and bodies, in particular the European Committee for Standardisation (CEN), the European Telecommunications Standards Institute (ETSI), the International Organisation for Standardisation (ISO) and the International Telecommunication Union (ITU), in accordance with Article 32 of Regulation (EU) 2016/679 and Article 22 of Regulation		

(EC) No 45/2001. The compliance with the The compliance with the The compliance with the (32)(32)(32)63 quality criteria should be the quality criteria should be the quality criteria should be the responsibility of the competent responsibility of the competent responsibility of the competent authorities and the Commission in authorities and the Commission in authorities and the Commission in relation to the information, relation to the information, relation to the information, procedures and services which procedures and services which they procedures and services which they are responsible for. The national they are responsible for. The are responsible for. The national coordinators and the Commission national coordinators and the coordinators and the Commission should supervise compliance with Commission should, at regular should supervise compliance with the quality criteria at national and intervals, supervise compliance the quality criteria at national and Union level respectively, and address with the quality and security Union level respectively, and address any problems that arise. any problems that arise. This criteria at national and Union Regulation should give the level respectively, and address This Regulation should give the Commission a wide range of means Commission a wide range of means any problems that arise. The to address any deterioration in the national coordinators should in to address any deterioration in the quality of services offered through addition supervise and monitor quality of services offered through the gateway, depending on the the functioning of the technical the gateway, depending on the seriousness and persistence of such system enabling the cross-border seriousness and persistence of such deterioration, which would include deterioration, which would include exchange of evidence. This involving the gateway coordination Regulation should give the involving the gateway coordination group. This should not prejudge the Commission a wide range of group. This should not prejudge the overall responsibility of the means to address any overall responsibility of the Commission regarding the deterioration in the quality of Commission regarding the monitoring of the compliance with services offered through the monitoring of the compliance with this Regulation. gateway, depending on the this Regulation. seriousness and persistence of such deterioration, which would include involving the gateway coordination group. This should not prejudge the overall

		responsibility of the Commission regarding the monitoring of the compliance with this Regulation.		
	(33) This Regulation should	Idem	(33) This Regulation should	Aligned with language of PSI
64	specify the main functionalities of	Total	specify the main functionalities of	Directive (Art. 5)
	the technical tools supporting the		the technical tools supporting the	(33) This Regulation should
	functioning of the gateway, in		functioning of the gateway, in	specify the main functionalities of
	particular the common user interface,		particular the common user	the technical tools supporting the
	the repository of links and the		interface, the repository for of links	functioning of the gateway, in
	common assistance service finder. In		and the common assistance service	particular the common user
	order to ensure uniform conditions		finder. The common user	interface, the repository for of
	for implementation of the technical		interface should ensure that users	links and the common assistance
	solutions supporting the gateway,		can easily find information,	service finder. The common user
	implementing powers should be		procedures and assistance and	interface should ensure that
	conferred on the Commission to		problem solving services on	users can easily find
	specify the organisation, structure		national and Union level	information, procedures and
	and marking of each of the		websites. Member States and the	assistance and problem solving
	information, procedures and		Commission should aim at	services on national and Union
	assistance or problem solving		providing links to a single source	level websites. Member States
	services under the Member States		of the information required for	and the Commission should aim
	and Commission responsibilities for		the gateway to avoid confusion	at providing links to a single
	the purpose of the user interface.		among the users caused by	source of the information
	Those powers should be exercised in		different, fully or partly	required for the gateway to
	accordance with Regulation (EU) No		duplicative sources of the same	avoid confusion among the
	182/2011. This Regulation should		information. This should not	users caused by different, fully
	also clearly allocate the		prevent linking to the same	or partly duplicative sources of
	responsibility regarding the		information offered by local or	the same information. This
	development, availability,		regional competent authorities	should not prevent linking to
	maintenance and security of these		regarding different geographical	the same information offered by
	tools between the Commission and		areas. It should also not prevent	local or regional competent
	Member States.		some duplication of information	authorities regarding different

where this is unavoidable or desirable, for instance where some EU rights, obligations and rules are repeated or described on national webpages to improve user-friendliness. To minimise human intervention in the updating of the links to be used by the common user interface, a direct connection between the relevant technical systems of the Member States and the repository of links should be established, where technically possible. The common ICT support tools may use the Core **Public Services Vocabulary** (CPSV) to facilitate interoperability with national service catalogues and semantics. Member States should be encouraged to use the CPSV, but where they may decide to use national solutions, these should be mapped on the structure used for the common IT tools. The information included in the repository should be made publicly available in machinereadable and open data format, for example by application

geographical areas. It should also not prevent some duplication of information where this is unavoidable or desirable, for instance where some EU rights, obligations and rules are repeated or described on national webpages to improve user-friendliness. To minimise human intervention in the updating of the links to be used by the common user interface, a direct connection between the relevant technical systems of the Member States and the repository of links should be established, where technically possible. The common ICT support tools may use the Core Public Services Vocabulary (CPSV) to facilitate interoperability with national service catalogues and semantics. Member States should be encouraged to use the CPSV, but where they may decide to use national solutions, these should be mapped on the structure used for the common IT tools. The information included in the repository

			programming interfaces (APIs),	should be made publicly
			to enable its reuse.	available in open and machine-
				readable and open data format,
				for example by application
				programming interfaces (APIs),
				to enable its reuse.
	(33	3 a) This Regulation should	(33a) In order to ensure uniform	
65	als	so specify a set of quality	conditions for the implementation	
	reg	quirements for the common	of the technical solutions	
	use	ser interface. The Commission	supporting the gateway,	
	she	ould ensure that the common	implementing powers should be	
	use	ser interface complies with	conferred on the Commission to	
		ose requirements and in	specify, where necessary,	
	• • • • • • • • • •	articular it should be available	interoperability the requirements	
	an	nd accessible online through	in order to facilitate findability of	
	vai	rious channels, be easy to	organisation, structure and marking	
	na	ivigate and use clear	of each of the information on rules	
		formation. To ensure that	and obligations, on procedures and	
		sers are aware of the common	on assistance or and problem	
		ser interface, it should be easily	solving services under the Member	
		cognisable on both national	States' and Commission's	
	17 1	nd Union level websites and	responsibilities for the purpose of	
	we	ebpages.	the user interface. Those powers	
			should be exercised in accordance	
			with Regulation (EU) No 182/2011.	
6.6	'	3 b) It should be possible for	(33b) This Regulation should also	
66		e common user interface to use	clearly allocate the responsibility	
		requently Asked Questions	regarding the development,	
		ised on key user issues	availability, maintenance and	
		pported by intelligent search	security of these tools between the	
	an	nd online tools such as	Commission and Member States.	

		electronic forms that can help reduce the search burden for users and direct their queries to the most appropriate service. Frequently Asked Questions practices also reduce the number of queries that fall outside a specific service's remit and have been particularly successful in directing queries between existing Union portals.		
67		(33 c) The Commission should ensure that the public procurement procedures for the development of the IT applications and webpages for IT applications supporting the gateway take due account of the innovation criteria and the need for open standards to facilitate the reuse and interoperability of these IT solutions.		
68	(34) In order to develop the full potential of the different areas of information, the procedures and assistance and problem solving services that should be included in the gateway, the awareness of the target audiences about their existence and operation needs to be improved	Idem	(34) In order to develop the full potential of the different areas of information, the procedures and assistance and problem solving services that should be included in the gateway, the awareness of the target audiences about their existence and operation needs to be	

significantly. Their inclusion in the gateway should make it much easier for users to find the information. procedures and assistance and problem solving services they need, even where they are not familiar with any of them. In addition, a coordinated promotional effort will be needed to ensure that citizens and business across the Union will become aware of the existence of the gateway and of the advantages it offers. For maximum efficiency, promotional actions should be coordinated within the framework of the coordination group and Member States should adjust their promotional efforts so that there is a common brand reference in all relevant contexts, with a possibility of co-branding the single digital gateway with national initiatives.

improved significantly. Their inclusion in the gateway should make it much easier for users to find the information, procedures and assistance and problem solving services they need, even where they are not familiar with any of them. In addition, a coordinated promotional effort will be needed to ensure that citizens and business across the Union will become aware of the existence of the gateway and of the advantages it offers. Promotional activities should include search engine optimisation, and other online awareness raising through social media and other online actions, as these are most cost-effective and have the potential to reach the largest possible target audience. For maximum efficiency, promotional actions should be coordinated within the framework of the coordination group and Member States should adjust their promotional efforts so that there is a common brand reference in all relevant contexts. with a possibility of co-branding the single digital gateway with

		national initiatives.
	(34 a) The name by which the	
69	gateway is to be known and	
	promoted to the general public	
	should be the English	
	designation 'Your Europe', the	
	same name as the existing portal.	// C1 //
	The common user interface	
	should be prominently and easily	
	found, particularly via different	
	web searches and national and	
	Union websites and webpages.	
	The Union level logo of the	
	gateway should be visible on all	
	Union level websites as well as	
	on national level websites linked	
	to the gateway. When search	
	facilities within national	
	webpages or website exist, the	
	gateway should be accessible	
	within the search options of the	
	national webpages or websites.	
	Competent authorities should	
	ensure that users are directed	
	from their websites linked to the	
	gateway to the 'single digital	
	gateway'. Information and access	
	to the relevant organisations at national level should also be	
	provided on webpages or websites	
	-	
	of individual services managed at	

		Union level.		
	(35) In order to obtain adequate	Idem	(35) In order to obtain adequate	
70	information for measuring the		information for measuring and	
	performance of the single digital		improving the performance of the	
	gateway, this Regulation provides a		single digital gateway, this	
	framework for establishing common		Regulation provides a framework	
	specifications for the collection and		for establishing common	
	analysis of data related to the use of		specifications for the collection and	
	the different information areas,		analysis of should require the	
	procedure and services offered		competent authorities and the	
	through the gateway. In order to lay		Commission to collect and	
	down the detailed categories of data		analyse the data related to the use	
	to be recorded and the method of		of the different information areas,	
	recording and exchange of data, the		procedure and services offered	
	power to adopt acts in accordance		through the gateway. The	
	with Article 290 of the Treaty should		collection of statistics, such as	
	be delegated to the Commission. It is		number of visits to specific	
	of particular importance that the		webpages, number of users	
	Commission carries out appropriate		within a Member State as	
	consultations during its preparatory		compared with users from other	
	work, including at expert level, and		Member States, search terms	
	that those consultations be conducted		used, most visited pages, referral	
	in accordance with the principles laid		sites, number of procedures	
	down in the Interinstitutional		completed online or number,	
	Agreement on Better Law-Making of		origin and subject matter of	
	13 April 2016. In particular, to		requests for assistance, should	
	ensure equal participation in the		improve the functioning of the	
	preparation of delegated acts, the		gateway by helping to identify the	
	European Parliament and the Council		target audience, to develop	
	should receive all documents at the		promotional activities and to	
	same time as Member States'		improve the quality of the	

experts, and their experts should systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.

services offered. The collection of data should take into account the annual eGovernment

Benchmarking done by the Commission to avoid any duplication.

In order to lay down the detailed categories of data to be recorded and the method of recording and exchange of data, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission. It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the **Interinstitutional Agreement on** Better Law-Making of 13 April 2016³². In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts should systematically have

			access to meetings of Commission expert groups dealing with the	
			preparation of delegated acts.	
			A Paris and a second	
			³² 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. 1–14).	
	(36) In order to lay down uniform	Idem	(36) In order to lay down	
71	rules on the method of recording and		uniform rules on the method of	
	exchange of statistics, the		recording collecting and exchange	
	Commission should be empowered		of <u>user</u> statistics, the Commission	
	to adopt implementing acts. Those		should be empowered to adopt	
	powers should be exercised in		implementing acts. Those powers	
	accordance with Regulation (EU) No		should be exercised in accordance	
	182/2011.		with Regulation (EU) No 182/2011.	
70	(37) The quality of the	(37) The quality of the single	(37) The quality of the	
72	information, procedures, assistance	digital gateway depends on the	information, procedures, assistance	
	and problem solving services	quality of Union and national	and problem solving services	
	available through the gateway should	services provided through the	available through the gateway	
	be monitored primarily through a	gateway. Poor experiences with	should be monitored <u>also</u> primarily	
	user feedback tool that will ask users	the online information and	through a user feedback tool that	
	of to assess the coverage and quality	services provided at Union and	will ask users of to assess the	
	of the information, procedure or	national level might generate a	coverage and quality of the	
	assistance and problem solving	negative perception of the	information, procedure or	
	service which they have used. This	gateway. Therefore, the quality of	assistance and problem solving	
	feedback will be collected in a	the information, procedures,	service which they have used. This	

common tool to which the Commission, the competent authorities and the national coordinators should have access. In order to ensure uniform conditions for implementation of this Regulation in relation to the functionalities of this user feedback tool and the modalities related to the collection and sharing of the user feedback, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.

assistance and problem solving services available through the gateway should be *regularly* monitored primarily through a user feedback tool combined with an opportunity to reply in free *text* that will ask users to assess the coverage and quality of the information, procedure or assistance and problem solving service which they have used. This feedback will be collected in a common tool to which the Commission, the competent authorities and the national coordinators should have access. In order to raise trust and ensure transparency for users, the feedback should be aggregated and made publicly available in an anonymised way as open data on the Commission's website as well as on the gateway itself in the form of summarising reports. *In order to* ensure uniform conditions for the implementation of this Regulation in relation to the functionalities of this user feedback tool and the modalities related to the collection, sharing and publication of the user

feedback will be collected in a common tool to which the Commission, the competent authorities and the national coordinators should have access. In order to ensure uniform conditions for implementation of this Regulation in relation to the common functionalities of this user feedback tools and the modalities for related to the collection and sharing of the user feedback, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011

			feedback, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.		
73	3	allow users to signal, voluntarily and anonymously, through an internal market feedback tool included in the gateway, any problems and difficulties encountered by them while exercising their internal market rights. This tool should be considered only as complementary to the complaint handling mechanisms since it cannot offer a personalised response to users. The received input should be combined with information from assistance and problem solving services about the cases they have handled, to produce an overview of the internal market as perceived by its users and to identify problem areas for possible future actions to improve the functioning of the internal market.	Idem	allow users to signal, voluntarily and anonymously, through an internal market feedback tool included in the gateway, any problems and difficulties encountered by them while exercising their internal market rights. This tool should be considered only as complementary to the complaint handling mechanisms since it cannot offer a personalised response to users. The received input should be combined with aggregated information from assistance and problem solving services about the cases they have handled, to produce an overview of the internal market as perceived by its users and to identify problem areas for possible future actions to improve the functioning of the internal market. This overview should be linked to existing reporting tools such as the Single	
				reporting tools such as the single	

			Market Scoreboard.	
			(38a) The right of the Member	
74			States to decide who should carry	
			out the role of the national	
			coordinator should remain	
			unaffected by this Regulation.	
			Member States should be able to	
			adapt functions and	
			responsibilities in relation to the	
			gateway to their internal	
			administrative structures.	
			Member States should be able to	
			appoint additional national	
			coordinators to carry out the	
			tasks under this Regulation alone	
			or jointly with others, for a	
			division of the administration, a	
			geographic region, or according	
			to another criterion. Member	
			States should inform the	
			Commission of the single national	
			coordinator they have appointed	
			for contacts with the	
			Commission.	
	(39) A coordination group	Idem	(39) A coordination group	
75	composed of the national		composed of the national	
	coordinators and chaired by the		coordinators and chaired by the	
	Commission should be set up with a		Commission should be set up with	
	view to facilitate the application of		a view to facilitate the application	
	this Regulation, in particular by		of this Regulation, in particular by	
	exchanging best practices and		exchanging best practices and	

	working together to improve the	working together to improve the
	consistency of the presentation of	consistency of the presentation of
	information as required by this	information as required by this
	Regulation. The work of the group	Regulation. The work of the group
	should follow the objectives set out	should take into account follow
	in the annual work programme.	the objectives set out in the annual
		work programme, which the
		Commission should submit to the
		coordination group for
		consideration. The annual work
		programme should take the form
		of guidelines or recommendations
		without binding effect on the
		Member States.
76		(39a) This Regulation should
70		clarify which parts of the
		gateway are to be financed
		through the Union budget and
		which are for the responsibility of
		the Member States. The
		Commission should assist the
		Member States in identifying
		reusable ICT building blocks and
		financing available through
		various Union level funds and
		programmes that can contribute
		to covering the costs for ICT
		adaptations and developments
		needed at national level to
		comply with this Regulation. The
		budget required for the

	<u>implementation of this</u>
	Regulation should be compatible
	with the applicable Multiannual
	Financial Framework. While
	encouraging Member States to
	translate as much information as
	possible in an additional
	language, this Regulation should
	not oblige them to translate more
	information than can be financed
	through by the Union budget.
	The Commission should make the
	appropriate arrangements to
	ensure the efficient delivery of
	translations to the Member States
	at their request.
	(39b) Member States are
77	encouraged to coordinate,
	exchange and collaborate more
	with each other to increase their
	strategic, operational, research
	and development capacities in the
	area of cybersecurity, in
	particular via the implementation
	of the network and information
	security (NIS) Directive (EU)
	2016/1148 of the European
	Parliament and of the Council ³³
	to strengthen the security and
	resilience of their public
	administration and services.
	aummisu auon anu sei vices.

			Member States are also encouraged to make their digital public services secure by using the eIDAS framework. Member States are encouraged to increase the security of transactions and to ensure a sufficient degree of confidence in electronic means by using the eIDAS framework and in particular adequate assurance levels. Member States may take measures in accordance with Union law to safeguard cybersecurity and to prevent identity fraud or other forms of fraud.	
78	(40) Where the measures provided	(40) Where the measures	33 Directive (EU) 2016/1148 of the European Parliament and of the Council concerning measures for a high common level of security of network and information systems across the Union (OJ L 194, 19.7.2016, p. 1). (40) Where the measures provided for in this Regulation	
78	for in this Regulation entail the processing of personal data, they should be carried out in accordance with Union law on the protection of	provided for in this Regulation entail the processing of personal data, <i>that processing</i> should be carried out in accordance with	provided for in this Regulation entail the processing of personal data, they should be carried out in accordance with Union law on the	

personal data, in particular [Directive 95/46/EC ³⁸] [Regulation (EU) 2016/679 of the European Parliament and of the Council ³⁹] and [new Regulation replacing (EC) No 45/2001] of the European Parliament and of the Council.

Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data (OJ L 281, 23.11.1995, p. 31–50).

Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).

Union law on the protection of personal data. In particular, Regulation (EC) No 45/2001 of the European Parliament and of the Council³⁸, Regulation (EU) 2016/679 of the European Parliament and of the Council and Directive (EU) 2016/680 of the European Parliament and of the Council³⁹ should apply in the context of this Regulation.

38 Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1)

³⁹ Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection

protection of personal data, in particular [Directive 95/46/EC³⁴] [Regulation (EU) 2016/679 of the European Parliament and of the Council³⁵] and [new Regulation replacing (EC) No 45/2001] of the European Parliament and of the Council. As provided for in Regulation (EU) 2016/679, Member States may maintain or introduce further conditions, including limitations, with regard to the processing of data concerning health, and they may provide for more specific rules on the processing of employees' personal data in the employment context.

The European Parliament and of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data (OJ L 281, 23.11.1995, p. 31–50).

³⁵ Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the

	Regulation) (OJ L 119, 4.5.2016 p. 1). 39a Directive (EU) 2016/680 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 by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties and on the free movement of such data, and repealing Counterframework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89).	regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).	
79	(40a) The system set up shoul secure user data against hackin and cyber-attacks.		

			inefficiencies.	
	(41) The objective of this	(41) The objective of this	Idem	
80	Regulation is to ensure that users	Regulation is to ensure that users		
	who operate in other Member States	who operate in other Member		
	have online access to comprehensive,	States have online access to		
	reliable and understandable Union	comprehensive, reliable,		
	and national information on rights,	accessible and understandable	// C1 //	
	rules and obligations, to online	Union and national information		
	procedures that are fully	on rights, rules and obligations, to		
	transactional cross-border and to	online procedures that are fully		
	assistance and problem solving	transactional cross-border and to		
	services. As this cannot be	assistance and problem solving		
	sufficiently achieved by the Member	services. As this cannot be		
	States the Union may adopt	sufficiently achieved by the		
	measures, in accordance with	Member States the Union may		
	principle of subsidiarity as set out in	adopt measures, in accordance		
	Article 5 of the Treaty of the	with principle of subsidiarity as		
	European Union. In accordance with	set out in Article 5 of the Treaty		
	the principle of proportionality, as	of the European Union. In		
	set out in that Article, this Regulation	accordance with the principle of		
	does not go beyond what is	proportionality, as set out in that		
	necessary in order to achieve those	Article, this Regulation does not		
	objectives.	go beyond what is necessary in		
	(40)	order to achieve those objectives.	7.7	
81	(42) In order for the Member	(42) In order for the Member	Idem	
81	States and the Commission to	States and the Commission to		
	develop and implement the necessary	develop and implement the		
	tools to give effect to this	necessary tools to give effect to		
	Regulation, certain of its provisions	this Regulation, certain of its		
	should apply from two years after the	provisions should apply from two		
	date of entry into force.	years after the date of <i>its</i> entry		

		into force. Other provisions that can be complied with more readily should apply from [18 months after the date of entry into force of this Regulation].		
82	(43) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union, and should be implemented in accordance with those rights and principles.	Idem	Idem	
83	(44) The European Data Protection Supervisor was consulted in accordance with Article [28(2)] of Regulation [(EC) N° 45/2001] [new EDPS Regulation] and delivered an opinion on [date to be inserted].	Idem	Idem	

	COMMISSION'S PROPOSAL ⁴	EP AMENDMENTS ⁵	COUNCIL AMENDMENTS ⁶	COMPROMISE PROPOSALS
84	HAVE ADOPTED THIS REGULATION:	Idem	Idem	
85	Chapter I General provisions		Idem	

⁴ COM(2017)256. ⁵ A8-0054/2018. ⁶ 14351/17, 22.11.2017

86	Article 1 Subject matter		Idem	
87	1. This Regulation:		1. This Regulation <u>lavs</u> <u>down rules for</u> :	
88	(a) lays down rules for the establishment and operation of a single digital gateway to provide citizens and businesses with easy access to high quality, comprehensive information, effective assistance and problem solving services and efficient procedures regarding Union and national rules applicable to citizens and businesses exercising or intending to exercise their rights derived from Union law in the field of the internal market, within the meaning of Article 26(2) TFEU;	(a) lays down rules for the establishment and operation of a single digital gateway to provide citizens and businesses with easy access to accurate, up-to-date, easily understandable, high quality and comprehensive information, effective assistance and problem solving services and efficient procedures regarding Union and national rules applicable to citizens and businesses exercising or intending to exercise their rights derived from Union law in the field of the internal market, within the meaning of Article 26(2) TFEU;	(a) lays down rules for the establishment and operation of a single digital gateway to provide citizens and businesses with easy access to high quality, sufficiently comprehensive information, effective assistance and problem solving services and efficient procedures regarding Union and national rules applicable to citizens and businesses exercising or intending to exercise their rights derived from Union law in the field of the internal market, within the meaning of Article 26(2) TFEU;	(a) lays down rules for the establishment and operation of a single digital gateway to provide citizens and businesses with easy access to high quality and sufficiently comprehensive, detailed and clear information, effective assistance and problem solving services and efficient procedures regarding Union and national rules applicable to citizens and businesses exercising or intending to exercise their rights derived from Union law in the field of the internal market, within the meaning of Article 26(2) TFEU;
89	(b) facilitates the use of procedures by users from other Member States and supports the implementation of the "once only" principle;	(b) facilitates the use of online procedures, including by users from other Member States and facilitates the exchange of evidence for the procedures listed in Annex II to this Regulation and the procedures provided for in Directives 2005/36/EC,	(b) facilitates the use of procedures by users from other Member States and for supports the implementation of the "once only" principle;	Introducing a new recital (28-a) according to EDPS recommendations (b) facilitates the use of procedures by cross-border users from other Member States and for supports the exchange of evidence, particularly through

		2006/123/EC, 2014/24/EU and 2014/25/EU, through the implementation of the 'once only' principle;		the implementation of the 'once only' principle;
89a	(c) lays down rules for reporting on obstacles in the internal market based on the collection of user feedback and statistics from the services covered by the gateway.		(c) lays down rules for reporting on obstacles in the internal market based on the collection of user feedback and statistics from the services covered by the gateway.	
90		1 a. Where the provisions of this Regulation conflict with a provision of another Union act governing specific aspects of the subject matter covered by this Regulation, the provision of that other Union act shall prevail.	2. Where the provisions of this Regulation conflict with a provision of another Union act governing specific aspects of the subject matter covered by this Regulation, the provision of the other Union act shall prevail.	(Identical amendments)
91		1 b. This Regulation shall not affect the substance of, or the rights granted through, any procedure laid down at the Union or national level in any of the areas covered by this Regulation.	3. This Regulation shall not affect the substance of nor the rights granted through any procedure laid down at the Union or national level in any of the areas covered by this Regulation. Nor shall it affect measures taken in accordance with Union law to safeguard cybersecurity and prevention of fraud.	The reference to cybersecurity is in line with the upcoming Cybersecurity Act

95	Article 2 Establishment of the single digital gateway			
96	1. A single digital gateway ("the gateway") shall be established by the Commission and the competent authorities in accordance with this Regulation. The gateway shall consist of a common user interface integrated in a single portal managed by the Commission and shall link to relevant national and Union websites.	1. A single digital gateway ("the gateway") shall be established by the Commission and the <i>Member States</i> in accordance with this Regulation. The gateway shall consist of a common user interface integrated in <i>the</i> single portal 'Your Europe' managed by the Commission. The gateway shall provide access and links to relevant national and Union websites and webpages.	1. A single digital gateway ("the gateway") shall be established by the Commission and the Member States competent authorities in accordance with this Regulation. The gateway shall consist of a common user interface integrated in a single portal, with a common user interface managed by the Commission ("the common user interface"), which gives access and shall link to relevant national and Union websites webpages ("the common user interface").	A single digital gateway ("the gateway") shall be established by the Commission and the Member States competent authorities in accordance with this Regulation. The gateway shall consist of a common user interface integrated in a single portal, with a common user interface managed by the Commission ("the common user interface"), integrating the Your Europe portal. The gateway shall which gives give access and shall link to relevant national and Union websites webpages ("the common user interface").
97	2. The gateway shall give access to:	Idem	Idem	
98	(a) information on rights, obligations and rules laid down in Union and national law, which are applicable to users exercising or intending to exercise their rights derived from Union law in the field of the internal market in areas listed	Idem	Idem	

	in Annex I;			
99	(b) information on and links to procedures established at Union or national level in order to exercise those rights and comply with those obligations and rules;	(b) information on and links to procedures established at Union or national level in order to <i>enable users</i> to exercise <i>their</i> rights and comply with obligations and rules <i>in the field of the internal market</i> ;	(b) information on and links to online and offline procedures and links to online procedures established at Union or national level in order to exercise the those rights and comply with the those obligations and rules in the field of the internal market in areas listed in Annex I, and including procedures covered by Annex II;	
100	(c) information on and links to assistance and problem solving services which citizens and businesses can refer to with questions or problems related to their rights, obligations or procedures referred to in points (a) and (b), listed in Annex III and referred to in Article 6.	Idem	Idem	
101	3. The common user interface referred to in paragraph 1 ("the common user interface") shall be accessible in all official languages of the Union.		3. The common user interface referred to in paragraph 1 ("the common user interface") shall be accessible in all official languages of the Union.	
102		3 a. The Commission is empowered to adopt delegated acts in accordance with Article 34 to amend Annex I by updating the information in the existing		

		information categories and to amend Annex III by adding further assistance and problem solving services to it in order to take into account new developments in access to the rights, obligations and rules laid down in Union law and national law.		
103	Article 3 Definitions	Idem	Idem	
104	For the purposes of this Regulation, the following definitions shall apply:	Idem	Idem	
105	(1) 'user' means anyone who is a citizen of the Union, a natural person residing in a Member State or a legal person having its registered office in a Member State, and who accesses the information, the procedures, or the assistance or problem solving services, referred to in Article 2(2), through the gateway;	Idem	Idem	
105 a				Moved from recital (8) (1a) 'cross-border user' means a user in a situation which is not confined in all respects within a single Member State);

106	(2) 'procedure' means a sequence of actions that must be taken by users to satisfy the requirements or obtain from a competent authority a decision in order to be able to exercise their rights as referred to in Article 2(2)(a);	Idem	Idem	
107	(3) 'competent authority' means any Member State body or authority established at either national, regional or local level with specific responsibilities relating to the information, procedures, assistance and problem solving services covered by this Regulation;	(3) 'competent authority' means any Member State body or authority established at either national, regional or local level with specific responsibilities relating to the information, procedures, assistance and problem solving services covered by this Regulation or any other person or body in which the Member State has vested such competence;	Idem	The definition of competent authority is similar to those used in other regulations, e.g. IMI.
108	(4) 'evidence' means any document or data, including text or sound, visual or audiovisual recording, irrespective of the medium used, issued by a competent authority to prove facts or compliance with requirements for procedures referred to in Article 2(2)(b).	(4) 'evidence' means any document or data, including text or sound, visual or audiovisual recording, irrespective of the medium used, <i>required</i> by a competent authority to prove facts or compliance with requirements for procedures referred to in Article 2(2)(b).	(4) 'evidence' means any document or data, including text or sound, visual or audiovisual recording, irrespective of the medium used, <u>required</u> issued by a competent authority to prove facts or compliance with requirements for procedures referred to in Article 2(2)(b).	(Identical amendments)

109	Chapter II Gateway services	Idem	Idem
110	Article 4 Access to information	Idem	Idem
111	1. Member States shall ensure that users have easy, online access to the following on their national webpages:	1. Member States shall ensure that users have easy, online access to the following on their webpages <i>and websites</i> :	Idem
112		1 a. In addition those webpages and websites shall contain a link to the common user interface referred to in Article 2(1).	
113	(a) information about the rights, obligations and rules referred to in Article 2(2)(a), which are derived from national law;	Idem	Idem
114	(b) information about the procedures referred to in Article 2(2)(b), which are established at national level;	Idem	Idem
115	(c) information about the assistance and problem solving services, referred to in Article 2(2)(c), which are provided at national level.	Idem	Idem
116	2. The Commission shall ensure that users have easy, online access to	Idem	Idem

				T
	the following in the single portal			
	referred to in Article 2(1):	7.1		
115	(a) information about rights,	Idem	Idem	
117	obligations and rules referred to in			
	Article 2(2)(a), which are derived			
	from Union law;			
		2 a. The Commission shall		
118		ensure that users have online		
		access to the information		
		referred to in Article 4(1) and		
		4(2) through the common user		
		interface and the integrated		
		internal search engine facilities.		
				To be discounted to a standard and
119		2 b. The Commission and the		To be discussed together with Art.
119		Member States may provide		2.3a (row 102).
		additional information other		Introducing new paragraph 3, see
		than that specified in Annex I		rows 121a-b.
		and Annex II.		
	(b) information about the	Idem	Idem	
120	procedures referred to in Article			
	2(2)(b), which are established at			
	Union level;			
	(c) information about the	Idem	Idem	
121	assistance and problem solving			
	services referred to in Article 2(2)(c),			
	which are provided at Union level.			
	which are provided at Ollion level.			Compromise for EP suggestion on
121				delegated acts
a				Article 4a
"				
				Access to information not
				<u>included in Annex I</u>

				1. The Commission and the Member States may provide, on a voluntary basis, links to information not listed in Annex I, provided that this information is within the scope of the gateway as defined in Article 1(1)(a) and complies with the quality requirements laid down in Article 7.
121 b				2. The Commission may activate the link, after verifying whether the conditions of paragraph 1 are met and after consultation with the gateway coordination group.
122	Article 5 Access to procedures	Online access to procedures	Idem	
123	1. Member States shall ensure that where a procedure, referred to in Article 2(2)(b), established at national level, can be accessed and completed online by users of that Member State, it can be also accessed and completed by users of other Member States in a non-discriminatory way.	Deleted.	Deleted	(Identical amendments)

124	2. Member States shall ensure that users can complete the procedures listed in Annex II fully online.	2. Member States shall ensure that users can fully access and complete online the procedures listed in Annex II, except where such procedures do not exist in the Member State concerned.	2. <u>Each Member States</u> shall ensure that users can <u>access and</u> complete the procedures listed in Annex II fully online, where such <u>procedures exist in the Member State concerned</u> .	positive language
125			2a. Where justified by an overriding reason of public interest or where the objective pursued by a procedure, referred to in paragraph 2, cannot be achieved by fully online means, Member States may require the	
			user to appear in person before the competent authority for procedural steps for which the physical presence is necessary. The Member States Where the	
			objective pursued by a given procedure, referred to in paragraph 2, cannot be achieved without requiring the user to appear in person before the competent authority at some stage of the	
			procedure, Member States shall limit such physical presence to what is strictly necessary and objectively justified and shall ensure that other steps of the procedure can be completed fully	

			online.	
126			2b. Member States They shall notify record such the procedural steps for which physical presence is required exceptions referred to in paragraph 2a and the cases of physical delivery referred to in paragraph 3(d) in a common repository accessible for to the Commission and the other Member States.	
127	3. The procedures, referred to in paragraph 2, shall be considered as fully online where identification, provision of information, supporting evidence, signature and final submission can be done electronically at a distance and via a single communication channel and if the output of the procedure is also delivered electronically.	3. The procedures referred to in paragraph 2 shall be considered as fully online where identification, provision of information and evidence, signature and final submission can be done electronically at a distance and via a communication channel, which enables users to fulfil the requirements related to the procedure in a structured way and where the output of the procedure is also delivered electronically or by physical delivery, where required by Union or national law and where users are provided with an electronic notification of completion of the procedure,	3. The procedures, referred to in paragraph 2, shall be considered as fully online where identification, provision of information, supporting evidence, signature and final submission can be (a) done electronically at a distance, and (b) via a single service communication channel which enables guides users to fulfill all requirements related to the procedure in a user-friendly way in a structured way. (c) in a way that ensures delivery of an automatic acknowledgement of receipt, unless the output of the	

		without prejudice to the competences of the Member States to establish direct contact with citizens and businesses.	procedure is delivered immediately, and (d) where if the output of the procedure is also delivered electronically, and or where necessary to comply with applicable Union or national law; in parallel by physical delivery with the exception of motor vehicle registration certificates. ID cards and passports.	
128	4. Where the objective pursued by a given procedure, referred to in paragraph 2, cannot be achieved without requiring the user to appear in person before the competent authority at some stage of the procedure, Member States shall limit such physical presence to what is strictly necessary and objectively justified and shall ensure that other steps of the procedure can be completed fully online. They shall notify such exceptions to the Commission.	4. Where, in justified exceptional cases of general security, public health or the fight against fraud, the objective pursued cannot be fully achieved online, Member States may require the user to appear in person before the competent authority as a step in the procedure. In those exceptional cases, Member States shall limit such physical presence to what is strictly necessary and objectively justified and shall ensure that other steps of the procedure can be completed fully online. Member States should also ensure that physical presence	4. Where justified by an overriding reason of public interest and where the objective pursued by a procedure, referred to in paragraph 2, cannot be achieved by fully online means. Member States may require the user to appear in person before the competent authority for procedural steps for which the physical presence is necessary. The Member States Where the objective pursued by a given procedure, referred to in paragraph 2, cannot be achieved without requiring the user to appear in person before the competent authority at some stage of the	

		requirements do not result in	procedure, Member States shall	
		discrimination against cross-	limit such physical presence to	
		border users. They shall notify	what is strictly necessary and	
		such exceptions to the	objectively justified and shall	
		Commission <i>and the single</i>	ensure that other steps of the	
		digital gateway coordination	procedure can be completed fully	
		group and duly justify them.	online.	
			4a. Member States They shall	
129			notify record such the exceptions	
			referred to in paragraph 4 in a	
			common repository accessible for	
			to the Commission and the other	
			Member States.	
	5. This Regulation shall not	5. <i>Member States</i> shall	5. This Regulation shall not	
130	affect the substance of nor the rights	ensure that competent authorities	affect the substance of nor the	
	granted through any procedure laid	have the power to verify the	rights granted through any	
	down at the Union or national level	authenticity and legality of all	procedure laid down at the Union	
	in any of the areas governed by this	documents that are submitted as	or national level in any of the areas	
	Regulation.	evidence. The documentary	covered governed by this	
		evidence exchanged through the	Regulation.	
		technical system referred to in		
		Article 12 shall, for the purposes		
		of the receiving authority, be		
		deemed to have been verified.		
	6. Nothing in this Article shall	6. Nothing in this Article	6. Nothing in tThis Article	
131	prevent Member States from offering	shall prevent Member States from	shall not prevent Member States	
	users the additional possibility of	offering users the possibility of	from offering users the additional	
	accessing and completing procedures	accessing and completing	possibility of accessing and	
	as referred to in Article 2(2)(b) by	procedures as referred to in	completing procedures as referred	

	other means than an online channel.	Article 2(2)(b) by means <i>other</i> than an online channel.	to in Article 2(2)(b) by other means than an online channel.	
132	Article 6 Access to assistance and problem solving services	Idem	Idem	
133	1. Member States and the Commission shall ensure that users have easy, online access to assistance or problem solving services referred to in Article 2(2)(c).	1. Member States and the Commission shall ensure that users have easy, <i>non-discriminatory</i> , online access to <i>the</i> assistance or problem solving services referred to in Article 2(2)(c).	1. Member States and the Commission shall ensure that users have easy, online access to assistance <u>and</u> or problem solving services referred to in Article 2(2)(c).	1. Member States and the Commission shall ensure that users, including cross-border users, have easy, online access to assistance and or problem solving services referred to in Article 2(2)(c).
134	2. The national coordinators and the Commission may provide links to assistance and problem solving services offered by competent authorities, the Commission or bodies, offices and agencies of the Union, other than those listed in Annex III, in accordance with Article 16(2) and (3) if such services comply with the quality requirements laid down in Articles 9 and 13.	Idem	Idem	
135	3. Where necessary to meet the needs of the users, the national coordinator may propose to the Commission, that links to assistance or problem solving services provided by private or semi-private entities are included in the gateway where the	Idem	3. Where necessary to meet the needs of the users, the national coordinator may propose to the Commission, that links to assistance or problem solving services provided by private or semi-private entities are included in	GA

	services those entities provide meet the following conditions:		the gateway where the <u>ir</u> services those entities provide meet the following conditions:	
136	(a) the service offers information or assistance within the areas and for the purposes covered by this regulation and is complementary to services already included in the gateway;	Idem	Idem	
137	(b) the service is offered free of charge or at a price which is affordable for micro-enterprises or citizens;	(b) the service is offered free of charge or at a price which is affordable for the intended recipients, such as micro, small and medium-sized enterprises, non-profit organisations or citizens;	Idem	(b) the service is offered free of charge or at a price which is affordable for micro-enterprises or non-profit organisations;
138	(c) the service complies with the requirements laid down in Articles 9 and 13.	(c) the service complies with the <i>quality</i> requirements laid down in Articles <i>6a</i> , 9 and 13.	Idem	
139	4. Where the national coordinator has proposed the inclusion of a link in accordance with paragraph 3, and provides such link in accordance with Article 16(3), the Commission shall assess whether the conditions in that paragraph are met, and if so, it shall activate the link.	4. Where the national coordinator has proposed the inclusion of a link in accordance with paragraph 3, and provides such link in accordance with Article 16(3), the Commission shall <i>by means of an implementing act, assess</i> whether the conditions in that paragraph are met, and if so, activate the link.	4. Where the national coordinator has proposed the inclusion of a link in accordance with paragraph 3, and provides such link in accordance with Article 16(3), the Commission shall assess whether the conditions in that paragraph 3 are met by the service to be included through the link, and if so, it shall activate	Compromise for EP suggestion on implementing acts 4. Where the national coordinator has proposed the inclusion of a link in accordance with paragraph 3, and provides such link in accordance with Article 16(3), the Commission shall assess whether the conditions in that paragraph 3 are met by the service to be included

		the link.	through the link, and if so, it shall activate the link.
			Where the Commission finds that the conditions in paragraph 3 are not met by the service to be included, it shall inform the national coordinator about the reasons for not activating the link.
140	Article 6 a		Text added to Article 15 and accepting EP Recital 25a regarding web accessibility as set out in Directive 2016/2102.
141	Quality requirements related to web accessibility		
142	1. Member States shall ensure compliance with Directive 2016/2102 as regards the websites and webpages through which they grant access to:		
143	(a) the information referred to in Article 4(1);		
144	(b) the procedures referred to in Article 5; or		

145		(c) the assistance and problem solving services referred to in Article 6.		
146		2. The Commission shall make the websites and webpages through which it grants access to the information referred to in Article 4(2) and to the assistance and problem solving services referred to in Article 6 more accessible within the meaning of Article 4 of Directive 2016/2102.		
147	Chapter III Quality requirements	Idem	Idem	
148	SECTION 1 QUALITY REQUIREMENTS RELATED TO INFORMATION ON RIGHTS, OBLIGATIONS AND RULES, ON PROCEDURES AND ON ASSISTANCE AND PROBLEM SOLVING SERVICES	Idem	Idem	
149	Article 7 Quality of information on rights, obligations and rules	Idem	Idem	
150	1. The competent authorities and the Commission shall ensure that where, in accordance with Article 4 they are responsible for ensuring access to information as referred to	1. The <i>Member States</i> and the Commission shall ensure that where, in accordance with Article 4 they are responsible for ensuring access to <i>the</i> information referred	1. Where Tthe competent authorities Member States and the Commission shall ensure that where, in accordance with Article 4 they are responsible in accordance	

	in Article 2(2)(a) that information complies with the following requirements:	to in Article 2(2)(a) that information complies with the following requirements:	with Article 4 for ensuring access to information as referred to in Article 2(2)(a), they shall ensure that such information is clear and user-friendly, and complies with the following requirements:	
151		(-a) it is user-centric, meaning that the information is provided taking due account of the efficient, easy and user-friendly means by which users can find all the relevant information;		Easy access is already covered in recital 6
152	(a) it is comprehensive, accurate and covers information that users need to know in order to exercise their rights in full compliance with applicable rules and obligations;	Idem	it is comprehensive, accurate and sufficiently comprehensive to covers information that users need to know in order to exercise their rights in full compliance with applicable rules and obligations;	
153	(b) it includes references, links to legal acts, technical specifications and guidelines, where relevant;	Idem	Idem	
154	(c) it includes the name of the entity responsible for the content of the information;	(c) it includes the name of the <i>authority or</i> entity responsible for the content of the information;	Idem	Accepting EP amendment (c) it includes the name of the competent authority or entity responsible for the content of the information;
155		(ca) it includes the name of the authority or entity responsible for the procedures		Add to Article 8 (see row 165 below)

		and completing the procedures;		
156	(d) it includes contact details and links to any relevant assistance and problem solving services;	(d) it includes contact details, including at least a phone number, an email address and possibly supported by other means of electronic communication, and links to any relevant assistance and problem solving services;	(d) it includes contact details <u>of</u> and links to any relevant assistance and problem solving services;	Checked with lawyer-linguists, "or" I sufficient to exclude the obligation of adding a phone number (d) it includes contact details of and links to any relevant assistance and problem solving services, such as a phone number, an email address or any other means of electronic communication, and links to these services;
157	(e) it includes the date of publication and the last update of the information;	Idem	(e) it includes the date of publication and or the last update of the information;	(e) it includes the date of publication and or the last update of the information, if any;
158	(f) it is well-structured and presented so that users can quickly find the information they need;	Idem	Idem	
159	(g) it is kept up-to-date;	Idem	Idem	
160	(h) it is written in clear and plain language adapted to the needs of the target users.	Idem	Idem	
161	2. The competent authorities shall provide the information in at least one official language of the Union in addition to the national language or, where applicable, the	2. The <i>Member States</i> shall provide the information in at least one official language of the Union <i>broadly understood by the largest possible number of users</i> in	2. The competent authorities Member States shall provide make the information referred to in paragraph 1, accessible in a language broadly understood by	

	national languages.	addition to the national or official language or, where applicable, the national or official languages of their Member State. This shall be without prejudice to Member States' legislation regarding the use of languages.	the largest possible number of cross-border users, in accordance with Article 9a. in at least one official language of the Union other than in addition to the official national language or, where applicable, the national languages of the relevant Member State ("additional language"), within the limits of the budget allocated for translation as referred to in Article 28(1)(c).	
162	Article 8 Quality of information on procedures	Idem	Idem	
163	1. The competent authorities and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear and user-friendly explanation of the following elements of the procedures referred to in Article 2(2)(b) before having to identify themselves prior to launching the procedure:	1. The <i>Member States</i> and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear, <i>concise</i> , <i>precise</i> , <i>accessible</i> and user-friendly explanation of the following elements of the procedures referred to in <i>point</i> (b) of Article 2(2). Such access should be available, where relevant, before the user has to authenticate and identify him or herself prior to launching the procedure:	1. The competent authorities Member States and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear and user-friendly explanation of the following elements of the procedures referred to in Article 2(2)(b), where applicable relevant, before having to identify themselves prior to launching the procedure:	1. The competent authorities Member States and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a sufficiently comprehensive, detailed, clear and user-friendly explanation of the following elements of the procedures referred to in point (b) of Article 2(2). Such access should be available, where applicable, before users have to identify themselves prior to launching the procedure:

164	(a) the different steps of the procedure;	(a) the different steps and stages required to navigate throughout the procedure;	(a) the different basic steps of the procedure to be taken by the user;	
165		(aa) the competent authorities it involves and the organisation with the principal responsibility for the procedure, including its contact details in case of complaints;		(aa) the name of the competent authority responsible for the procedure;
166	(b) the accepted means of authentication, identification and signature for this procedure;	Idem	Idem	
167	(c) the type and format of evidence required to be submitted;	Idem	(c) the type and format of evidence required to be submitted;	
168	(d) the means of redress or appeal which are available in the event of disputes with the competent authorities in relation to the outcome of a procedure;	Idem	(d) the means of redress or appeal which are generally available in the event of disputes with the competent authorities in relation to the outcome of a procedure;	
169	(e) where relevant, the applicable fees and the online method of payment;	Idem	(e) where relevant, the applicable fees and the online method of payment;	
170	(f) the estimated time required to complete the procedure and any applicable deadlines;	(f) any deadlines to be respected by the user or by the competent authority, and the	(f) <u>Ithe estimated time required</u> to complete the procedure and applicable deadlines or tacit	Text of (f) combined with (fa) and vice versa (f) Ithe estimated time

		estimated time the competent authority needs to complete the procedure;	approval or administrative silence arrangements;	required to complete the procedure and applicable deadlines or tacit approval or administrative silence arrangements to be respected by the user or by the competent authority, and the estimated time the competent authority needs to complete the procedure:
171		(f a) in the case of lack of reply from the competent authority, any rules or the consequences thereof for the users;	(fa) where no deadlines exist, the average, estimated or indicative time the competent authority needs to complete the procedure;	Text of (f) combined with (fa) and vice versa (fa) in the case of lack of reply from the competent authority, any rules or the legal consequences thereof for the users (tacit approval or administrative silence arrangements)
172	(g) the language or, where applicable, the languages in which the procedure can be carried out.	(g) any additional language in which the procedure can be carried out.	(g) any additional the language or, where applicable, the additional languages in which the procedure can be carried out.	Identical amendments
173		(ga) any exception to the obligation of Member States to provide the procedures under Article 5 fully online, with each exception having to be supplemented by a reasonable explanation of how those restrictions meet the criteria of		

		absolute necessity and objective justification.		
174	2. Where the explanation referred to in paragraph 1 is already made available for national users, it may be reused for the purposes of this Regulation, provided that it contains information in relation to the situation of non-national users, where applicable.	2. Where the explanation referred to in paragraph 1 is already made available for users <i>in a Member State</i> , it may be reused for the purposes of this Regulation, provided that it contains information in relation to the situation of <i>cross-border</i> users, where applicable.	2. Where the explanation referred to in paragraph 1 is already made available for national users, it may be <u>used or</u> reused for the purposes of this Regulation, provided that it contains information in relation to the situation of <u>cross-border non-national</u> users, where applicable.	2. Where the explanation referred to in paragraph 1 is already made available for non-cross-border national users, it may be used or reused for the purposes of this Regulation, provided that it contains information in relation to the situation of cross-border non-national users, where applicable.
175	3. The competent authorities shall provide the explanation referred to in paragraph 1 in at least one official language of the Union in addition to the national language or, where applicable, the national languages.	3. The <i>Member States</i> shall provide the explanation referred to in paragraph 1 in at least one official language of the Union broadly understood by the largest possible number of users in addition to the national or official language or, where applicable, the national or official languages of their Member State. This shall be without prejudice to Member States' legislation regarding the use of languages.	3. The competent authorities Member States shall make provide the explanation referred to in paragraph 1 accessible in a language broadly understood by the largest possible number of cross-border users, in accordance with Article 9a. in at least one additional official language, within the limits of the budget allocated for translation as referred to in Article 28(1)(c). of the Union in addition to the national language or, where applicable, the national languages.	
176	Article 9 Quality of information on assistance and problem solving services	Idem	Idem	

177	1. The competent authorities and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear and user-friendly explanation of the following before submitting a request for a service as referred to in Article 2(2)(c):	1. The <i>Member States</i> and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear and user-friendly explanation of the following before submitting a request for a service as referred to in Article 2(2)(c):	1. The competent authorities Member States and the Commission shall, for the purposes of complying with Article 4, ensure that users have access to a clear and user-friendly explanation of the following before submitting a request for a service as referred to in Article 2(2)(c):	Identical amendments
178	(a) the type, purpose and expected results of the service offered;	Idem	Idem	
179	(b) the name and contact details of entities responsible for the service;	(b) the name and contact details including at least a phone number and an email address possibly supported by other means of electronic communication, of the entities responsible for the service;	Idem	(b) the name and contact details of entities responsible for the service and their contact details, such as a phone number, an email address or any other means of electronic communication;
180	(c) where relevant, the applicable fees and the online method of payment;	Idem	Idem	
181	(d) the estimated time required to deliver the service or an average response time;	(d) any deadlines to be respected by the user or by the entities responsible for the service, and the estimated time within which the relevant entities responsible need to complete the procedure;	Idem	

182	(e) the language or, where applicable, the languages in which the request can be submitted and which can be used in subsequent contacts.	(e) any additional language in which the request can be submitted and which can be used in subsequent contacts.	(e) the any additional language or, where applicable, the languages in which the request can be submitted and which can be used in subsequent contacts.	Identical amendments
183	2. The competent authorities shall provide the explanation referred to in paragraph 1 in at least one official language of the Union in addition to the national language or, where applicable, the national languages.	2. The Member States shall provide the explanation referred to in paragraph 1 in at least one official language of the Union broadly understood by the largest possible number of users in addition to the national or official language or, where applicable, the national or official languages of their Member State. This shall be without prejudice to Member States' legislation regarding the use of languages.	2. The competent authorities Member States shall provide make the explanation referred to in paragraph 1 accessible in a language broadly understood by the largest possible number of cross-border users, in accordance with Article 9a. in at least one additional official language, within the limits of the budget allocated for translation as referred to in Article 28(1)(c). of the Union in addition to the national language or, where applicable, the national languages.	
184			Article 9a Translation of information	
185			Where the Member States do not provide the information, explanations and instructions set out in Articles 7, 8(1), and 9 and 11(1)(a) in an official Union language broadly understood by	Where the Member States do not provide the information, explanations and instructions set out in Articles 4a, 7, 8(1), and 9 and 11(1)(a) in an official Union language broadly

			the largest possible number of cross-border users, they shall request translations in that language, within the limits of the available budget as referred to in Article 28(1)c). The Member States shall ensure that these translations cover at least the basic information in all areas listed in Annex I and, where sufficient budget is available, any further information, explanations and instructions as referred to in Articles 7, 8(1), and 9 and 11(1)(a), taking account of the most important needs of cross-border users. The Member States shall provide the links to such translated information to the repository for links.	understood by the largest possible number of cross-border users, they shall request translations in that language, within the limits of the available budget as referred to in Article 28(1)c). The Member States shall ensure that these translations cover at least the basic information in all areas listed in Annex I and, where sufficient budget is available, any further information, explanations and instructions as referred to in Articles 4a, 7, 8(1), and 9 and 11(1)(a), taking account of the most important needs of cross- border users. The Member States shall provide the links to such translated information to the repository for links.
186	SECTION 2 REQUIREMENTS RELATED TO ONLINE PROCEDURES	Idem	Idem	
187	Article 10 Quality requirements related to online procedures	Idem	<u>[Article 10]</u> <u>Quality requirements related to</u>	

			online procedures	
188	The competent authorities shall ensure that the following requirements are fulfilled in relation to the procedures referred to in Article 5(1) for which they are responsible:	The <i>Member States</i> shall ensure that the following requirements are fulfilled in relation to the procedures referred to in <i>Articles 5 and 11</i> for which they are responsible:	The competent authorities shall ensure that the following requirements are fulfilled in relation to the <u>online</u> procedures <u>as</u> referred to in Article <u>11(0)</u> 5(1) for which they are responsible:	
189	(a) any deadlines applying to competent authorities in the course of the procedure are respected;	Idem	(a) any deadlines applying to them competent authorities in the course of the procedure are respected; and	
190	(b) in case of non-compliance with applicable deadlines, users are informed in advance of the reasons thereof and a new deadline is given.	(b) in the case of a delay or non-compliance with applicable deadlines, users are informed in advance of the reasons thereof and of any consequence this might have for meeting applicable deadlines, including a commitment to a new deadline where the current deadline committed to will not be met.	(b)when in case of non- compliance with applicable deadlines are extended, users are informed in advance of the reasons thereof and a new deadline is given.]	
191	Article 11 Cross-border access to online procedures	Cross-border <i>online</i> access to procedures	Idem	

192	-1. Member States shall ensure that, where a procedure referred to in point (b) of Article 2(2) and established at national level or by central State bodies or uniformly made available to all sub-central authorities can be accessed and completed online by users of that Member State, it can also be accessed and completed online by users of other Member States in a non-discriminatory way.		
193		o. Member States shall ensure that where a procedure, referred to in Article 2(2)(b), established at national level, can be accessed and completed online by users of that Member State, it can also be accessed and completed by users of other Member States in a non- discriminatory way through the same or an alternative technical solution.	o. Member States shall ensure that where a procedure, referred to in Article 2(2)(b), established at national level, can be accessed and completed online by non-cross-border users of that Member State, it can also be accessed and completed by cross-border users of other Member States in a non-discriminatory way through the same or an alternative technical solution. + added wording to recital 15 This Regulation should enhance the internal market dimension of online procedures by upholding

				the general principle of non- discrimination also in relation to the access by citizens or businesses to online procedures already established at national level, <u>including regional or local</u> <u>level</u> , on the basis of national or Union law."
194	1. The competent authorities shall ensure that where the procedures referred to in Article 5(1) are offered online, at least the following requirements are met:	1. The <i>Member States</i> shall ensure that where the procedures referred to in <i>paragraph -1 of this</i> Article are offered online, at least the following requirements are met:	1. The competent authorities shall ensure that <u>for</u> where the procedures <u>as</u> referred to <u>in</u> <u>paragraph 0</u> in Article 5(1) are offered online, at least the following requirements are met:	
195	(a) users are able to access and receive instructions for completing the procedure in at least one official language of the Union other than the national language or, where applicable, the national languages;	(a) users are able to access and receive instructions for completing the procedure in accordance with Articles 8(2) and (3) in at least one official language of the Union broadly understood by the largest possible number of users other than the national or official language or, where applicable, the national or official languages of the Member State concerned;	(a) users are able to access and receive instructions for completing the procedure in at least one additional official language an official Union language that is broadly understood by the largest possible number of cross-border users, in accordance with Article 9a of the Union other than the national language or, where applicable, the national languages;	(a) cross-border users are able to access and receive instructions for completing the procedure in at least one additional official language an official Union language that is broadly understood by the largest possible number of cross-border users, in accordance with Article 9a of the Union other than the national language or, where applicable, the national languages;

196	(b) users are not restricted by form fields that only accept data in particular national formats;	Idem	(b) users are not restricted by input form fields that only accept national data types in particular national formats; able to submit the required information, including where the structure of such information differs from similar information in the Member State concerned;	(b) cross-border users are not restricted by input form fields that only accept national data types in particular national formats, able to submit the required information, including where the structure of such information differs from similar information in the Member State concerned;
				+ added to recital 15 "Such obstacles may consist of nationally designed solutions such as using form fields that require national phone numbers, national postal codes or any other restriction of the data required to a particular national format or payment of fees ()"
197	(c) users are able to identify themselves, sign and authenticate documents using electronic identification and authentication means, as provided for under Regulation (EU) 910/2014 of the European Parliament and of the Council, where identification and signature are required;	(c) users are able to identify and authenticate themselves, sign and authenticate documents using electronic identification and authentication means, as provided for under Regulation (EU) No 910/2014 of the European Parliament and of the Council, where identification, authentication and signature are required and where this is also	(c) users are able to identify and authenticate themselves, sign and or seal documents electronically, authenticate documents using electronic identification and authentication means, as provided for under Regulation (EU) 910/2014 of the European Parliament and of the Council, in all cases where this is also possible for national users	(c) cross-border users are able to identify and authenticate themselves, sign and or seal documents electronically, authenticate documents using electronic identification and authentication means, as provided for under Regulation (EU) 910/2014 of the European Parliament and of the Council, in all cases where this is also

		possible for national users established in that Member State;	where identification and signature are required;	possible for non-cross-border national users where identification and signature are required;
198	(d) users are able to provide evidence of compliance with applicable requirements in electronic format;	(d) users are able to receive and to provide evidence of compliance with applicable requirements in electronic format in all cases where this is also possible for national users and in accordance with the national procedures and requirements;	(d) users are able to provide evidence of compliance with applicable requirements in electronic format in all cases where this is also possible for national users;	able to provide evidence of compliance with applicable requirements in electronic format in all cases where this is also possible for non-cross-border mational users; + adding language to recital 15: "Where a user in a situation strictly confined to a single Member State can access and complete a procedure online in that Member State in an area covered by this regulation, a cross-border user should be able to access and complete the same procedures online, either through the same technical solution or an adapted technically separate solution with the same outcome and where applicable, with proof of that outcome delivered in digital format, without any discriminatory obstacles."

(e) where the completion of a procedure requires a payment, users are able to pay any fees online through cross-border payment services, including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012 of the European Parliament

and of the Council⁴⁰.

⁴⁰ Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22–37).

(e) where the completion of a procedure requires a payment, users are able to pay any fees online through cross-border payment services, including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012 of the European Parliament and of the Council⁴⁰ and in accordance with Regulation (EU) No xxx on addressing unjustified geoblocking and other forms of discrimination based on customers' nationality, place of residence or place of establishment within the internal market.

(e) where the completion of a procedure requires a payment, users are able to pay any fees online through widely available cross-border payment services, including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012 of the European Parliament and of the Council³⁶.

where the completion of a (e) procedure requires a payment, **cross-border** users are able to pay any fees online through widely available cross-border payment services, without discrimination based on the payment service provider or the place of issue of the payment instrument within the Union, including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012 of the European Parliament and of the Council³⁶

⁴⁰ Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22–37).

³⁶ Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22–37).

of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22–37).

		2. Where competent authorities	2. Where the procedure does	2. Where the procedure does	2. Where the procedure
2	200	accept digitalised copies of non-	not require the electronic	not require electronic	does not require electronic
		electronic evidence of identity such	identification or authentication	identification or authentication as	identification or authentication
		as identity cards or passports for	referred to in point (c) of	referred to in paragraph 1(c) and	as referred to in paragraph 1(c)
		national users, they shall accept such	paragraph 1 and where	where competent authorities are	and where competent authorities
		digitalised copies for users from	competent authorities accept	allowed under applicable	are allowed under applicable
		other Member States.	digitalised copies of non-	national law or administrative	national law or administrative
			electronic evidence of identity	practices to accept digitalised	practices to accept digitalised
			such as identity cards or passports	copies of non-electronic evidence	copies of non-electronic evidence
			for national users, they shall	of identity such as identity cards or	of identity such as identity cards
			accept such digitalised copies for	passports for national users, they	or passports for national non-
			users from other Member States.	shall accept such digitalised copies	cross-border users, they shall
				of types of evidence that are	accept such digitalised copies of
				recognised as proof of identity at	types of evidence that are
				EU level , for users from other	recognised as proof of identity
				Member States.	at EU level, for national cross-
					border users from other
					Member States
	301	3. Competent authorities shall	3. Competent authorities	3. Where the technical	Article 11a
4	201	cooperate through the Internal	shall cooperate through the	system referred to in Article 12,	Verification of evidence in
		Market Information system (IMI),	Internal Market Information	or other systems allowing for the	<u>electronic format</u>
		established by Regulation (EU) No	system (IMI), established by	exchange or verification of	
		1024/2012 of the European	Regulation (EU) No 1024/2012 of	evidence between Member States	In situations Wwhere the
		Parliament and of the Council, where	the European Parliament and of	are not available, competent	technical system referred to in
		necessary to verify the authenticity	the Council, where necessary to	authorities shall cooperate through	Article 12, or other systems
		of evidence submitted to them in	verify the authenticity of evidence	the Internal Market Information	allowing for the exchange or
		electronic format by the user for the	submitted to them in electronic	system (IMI), established by	verification of evidence between
		purpose of an online procedure.	format by the user for the purpose	Regulation (EU) No 1024/2012 of	Member States are not available
			of an online procedure <i>referred to</i>	the European Parliament and of the	or used, competent authorities
			in this Article.	Council, where necessary to verify	shall cooperate through the
				the authenticity of evidence	Internal Market Information

	Article 12	Article 12	submitted to them a competent authority in an electronic format by the user for the purpose of an online procedure. The modalities for the cooperation between the Member States shall be those set out in Articles 14 (3) (6), 15 and 16 of the Regulation on Public Documents 37. 37 Regulation (EU) 2016/1191 of the European Parliament and of the Council of 6 July 2016 on promoting the free movement of citizens by simplifying the requirements for presenting certain public documents in the European Union and amending Regulation (EU) No 1024/2012 (OJ L 200, 26.7.2017, p. 1-136).	system (IMI), established by Regulation (EU) No 1024/2012 of the European Parliament and of the Council, where necessary to verify the authenticity of evidence submitted to them a competent authority in an electronic format by the user for the purpose of an online procedures referred to in Article 2(2)(b). The modalities for the cooperation between the Member States shall be those set out in Articles 14 (3)-(6), 15 and 16 of the Regulation on Public Documents 7. 37 Regulation (EU) 2016/1191 of the European Parliament and of the Council of 6 July 2016 on promoting the free movement of citizens by simplifying the requirements for presenting eertain public documents in the European Union and amending Regulation (EU) No 1024/2012 (OJ L 200, 26.7.2017, p. 1-136).
202	Cross-border exchange of evidence between competent authorities	Technical system for the cross- border electronic exchange of evidence between competent	Cross-border <u>automated</u> exchange of evidence between competent <u>authorities</u> ("once only" principle)	

		authorities		
			0. Where competent	
203			authorities lawfully issue, in their	
			own Member State, evidence in	
			an electronic format that allows	
			automated exchange within their	
			own Member State and which is	
			relevant for the online	
			procedures listed in Annex II and	
			procedures provided for in	
			Directives 2005/36/EC,	
			2006/123/EC, 2014/24/EU and	
			2014/25/EU, they shall also make	
			such evidence available to	
			requesting competent authorities	
			<u>from other Member States in an</u>	
			electronic format allowing	
			automated exchange.	
	1. For the purpose of the	1. For the <i>sole</i> purpose of the	1. For the purpose of the	
204	exchange of evidence for online	electronic exchange of evidence	exchange of evidence for the online	
	procedures listed in Annex II and	for online procedures listed in	procedures referred to in	
	procedures provided for in Directives	Annex II and procedures provided	paragraph 0 listed in Annex II and	
	2005/36/EC, 2006/123/EC,	for in Directives 2005/36/EC,	procedures provided for in	
	2014/24/EU and 2014/25/EU, a	2006/123/EC, 2014/24/EU and	Directives 2005/36/EC,	
	technical system for the electronic	2014/25/EU, the Commission	2006/123/EC, 2014/24/EU and	
	exchange of evidence between	shall, in cooperation with the	2014/25/EU , a technical system for	
	competent authorities in different	Member States, establish a fully	the <u>automated</u> electronic exchange	
	Member States ("the technical	functioning, safe and secure	of evidence between competent	
	system") shall be established by the	technical system ('the technical	authorities in different Member	
	Commission in cooperation with the	system') for the electronic	States ("the technical system") shall	

	Member States.	exchange of evidence between competent authorities in different Member States.	be established by the Commission in cooperation with the Member States.	
204 a		(-a) it shall only allow processing upon the explicit request of the user as referred to in paragraph 4;		
205	2. The technical system shall fulfil the following requirements:	Idem	2. The technical system shall fulfil the following requirements in particular:	
206	(a) it shall enable the processing of requests for evidence to be exchanged;	Idem	(a) it shall enable the processing of requests for evidence to be accessed or exchanged;	
207	(b) it shall allow the transmission of evidence between competent authorities;	Idem	(b) it shall allow the transmission of evidence between actors requesting and issuing itcompetent authorities;	
208	(c) it shall allow the processing of the evidence by the receiving competent authority;	Idem	(e) it shall allow the processing of the evidence by the receiving requesting competent authority;	
209	(d) it shall ensure the confidentiality and integrity of the evidence;	Idem	(d) it shall ensure the confidentiality and integrity of the evidence;	

210	(e) it shall ensure that the user has the possibility to preview the evidence to be exchanged.	(e) it shall give the user the possibility to preview the evidence to be exchanged before it is made accessible to the competent authorities requesting the evidence, without prejudice to the information to be provided in accordance with Articles 13 and 14 of Regulation (EU) 2016/679;	(e) it shall enable the possibility for the ensure that the user has the possibility to preview the evidence to be processed used by the requesting authority exchanged;	
211		(e a) it shall enable the user to monitor the exchange of evidence at the different stages of the processed transfer;	(ea) ensure an adequate a high level of interoperability with other relevant existing systems;	
212		(e b) it shall ensure a high level of interoperability with different national systems and with other relevant systems;	(eb) ensure a high level of security for the transmission and processing of evidence.	
213		(ec) it shall not store or process any data on the evidence exchanged beyond what is technically strictly necessary to achieve the exchange of the evidence, and only for the duration necessary for that purpose.		
214			2a. The possibility to preview the evidence as referred to in point (e) of paragraph 2 does not have to be offered for procedures	

			where the automated cross- border data exchange without such preview is allowed under applicable EU or national law. This preview is without prejudice of the information required by Articles 13 and 14 of Regulation (EU) 2016/679.	
215	3. Member States shall integrate the technical system as part of the procedures referred to in paragraph 1.	Idem	3. Member States shall integrate the <u>fully operational</u> technical system as part of the procedures referred to in paragraph + <u>0</u> , as from the date set out in the <u>implementing acts referred to in paragraph 7</u> .	
216	4. The competent authorities responsible for online procedures referred to in paragraph 1 shall, upon an explicit request of the user, request evidence directly from competent authorities issuing evidence in other Member States through the technical system. The issuing authorities shall, subject to paragraph 2(d), make such evidence available through the same system.	4. The competent authorities responsible for <i>the</i> online procedures referred to in paragraph 1 shall, upon an explicit <i>freely given, specific, informed and unambiguous</i> request of the user <i>concerned</i> , request evidence directly from competent authorities issuing evidence in other Member States through the technical system. The issuing authorities shall, subject to paragraph 2, make such evidence	4. The competent authorities responsible for online procedures referred to in paragraph 1 shall, upon an explicit request of the user, request evidence directly from competent authorities issuing evidence in other Member States through the technical system. The issuing competent authorities shall, in accordance with point (d) of subject to paragraph 2(d), make such evidence available through the same system.	

	available through the same a	water
	available through the same s	system
	after the user has had the	
	possibility to preview the	
	evidence to be exchanged at	nd if
	the request has not been	
	withdrawn.	
	4a. The competent author	orities 4a. The explicit request of the
217	responsible for the online	user referred to in paragraphs 4
	procedures referred to in	does not have to be applied to
	paragraph 1 shall ensure th	procedures where the automated
	users have the possibility to	make cross-border data exchange
	or withdraw an explicit requ	
	or to submit or withdraw	is allowed under applicable EU
	evidence by means other the	an the or national law.
	technical system. The users	
	have the possibility to withd	
	the request at any point of t	
	procedure and the condition	
	such withdrawal shall not b	·
	more stringent than those fo	
	more stringent than those jo making such a request. The	
	of the technical system shal	
	be mandatory and the users	
	also be able to make reques	
	directly via other means out	
	the technical system. The us	
	shall also be able to submit	
	evidence outside the technic	
	system directly to the concer	rned
	competent authority.	

	5. Where competent authorities	Idem	5. Where competent	
218	issue evidence in electronic format		authorities issue evidence in	
	for the purpose of procedures		electronic format for the purpose of	
	referred to in paragraph 1 within		procedures referred to in paragraph	
	their own Member State, they shall		1 within their own Member State.	
	also make such evidence available to		they shall also make such evidence	
	the requesting competent authorities		available to the requesting	
	from other Member States, through		competent authorities from other	
	the technical system.		Member States, through the	
	,		technical system.	
		5 a. The automated cross-		
219		border data exchange shall be		
		possible without the user's		
		explicit request referred to in		
		paragraph 4 where an automated		
		cross-border exchange is		
		permitted under Union or		
		national law and where no		
		personal data is concerned in the		
		exchange.		
	6. The evidence made available	6. The evidence made	6. The evidence made	
220	by a competent authority shall be	available by a competent authority	available by a competent authority	
	strictly limited to what has been	shall be strictly limited to what	to the requesting competent	
	requested and shall only be used by	has been requested and shall only	authority shall be strictly limited	
	the receiving authority for the	be used by the receiving authority	to what has been requested and	
	purpose of the procedure for which	to complete the procedure for	shall only be used by the receiving	
	the evidence was exchanged.	which the evidence was	authority for the purpose of the	
	Č	exchanged.	procedure for which the evidence	
			was exchanged. When the consent	
			of the user is necessary for data	
			protection purposes, it shall be	

221	7. The Commission shall adopt implementing acts to set out the specifications of the technical system necessary for the implementation of this Article. Those implementing acts shall be adopted in accordance with	7. By [one year after the entry into force of this Regulation], the Commission shall adopt the first implementing acts to set out the technical, organisational and operational	7. The Commission shall adopt implementation of the technical system necessary for the implementing acts shall be	
	the procedure referred to in Article 34(2).	specifications of the technical system necessary for the implementation of this Article, in particular for the interaction of the user with the system and with the competent authorities, as well as for the interaction between the competent authorities via the technical system. When adopting those implementing acts, the Commission shall take into account the fundamental rights of the users. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 35(2).	adopted in accordance with the procedure referred to in Article 35 (2) 34(2).	
222	8. Paragraphs 3 to 6 shall not apply to procedures established at Union level which provide for	Idem	8. Paragraphs 03 to 6 5 4 shall not apply to procedures established at Union level which provide for	

	different mechanisms for the exchange of evidence, unless the technical system referred to in paragraph 1 is integrated into those procedures in accordance with the rules of the Union acts that establish them.		different mechanisms for the exchange of evidence, unless the technical system referred to in paragraph 1 is integrated into those procedures in accordance with the rules of the Union acts that establish them.	
223		8 a. The Commission, in cooperation with the Member States, shall be responsible for the development, availability, maintenance, and security management of the technical system. The technical system shall be supervised and monitored by the Commission in consultation, where necessary, with the European Data Protection Board.		
225	SECTION 3 QUALITY REQUIREMENTS RELATED TO ASSISTANCE AND PROBLEM SOLVING SERVICES	Idem	Idem	
226	Article 13 Quality requirements related to assistance and problem solving services	Idem	Idem	

227	The competent authorities and the Commission shall ensure that the services listed in Annex III and the services that have been included in the gateway in accordance with Article 6(2), (3) and (4) comply with the following quality requirements:	Idem	The competent authorities and the Commission shall ensure, within their respective competences, that the services listed in Annex III and the services that have been included in the gateway in accordance with Article 6(2), (3) and (4) comply with the following quality requirements:	
227 b		(-a) the assistance and problem solving services are executed within a reasonable timeframe taking into account the complexity of the request; and		
228	(a) any deadlines applying to competent authorities in the course of the service are respected;	(a) any deadlines applying to competent authorities in the course of the service are respected; <i>and</i>	(a) any deadlines applying to competent authorities in the course of the service are respected; and	
229	(b) in case of non-compliance with applicable deadlines, users are informed in advance of the reasons thereof and a new deadline is given;	(b) in <i>the</i> case of <i>a delay or</i> non-compliance with applicable deadlines, users are <i>immediately</i> informed of the reasons thereof and a new <i>final</i> deadline is given;	(b) when in case of non- eompliance with applicable deadlines are extended, users are informed in advance of the reasons thereof and of a new deadline is given;	

230		(c a) the assistance and problem solving services are accessible through different appropriate channels;		Covered in Art.6(1)
231		(c b) the organisation behind the assistance and problem solving service, including the ownership, legal identity and contact details of that organisation, is clearly identified.		Covered by Art. 9(1)b
232	(c) where the provision of a service requires a payment, users are able to pay any fees online through a cross-border payment services including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012.	Idem	(c) where the provision of a service requires a payment, users are able to pay any fees online through a widely available cross-border payment services including, at a minimum, credit transfers or direct debits as specified in Regulation (EU) No 260/2012.	
233	SECTION 4 QUALITY MONITORING	Idem	Idem	
234	Article 14 Quality monitoring	Idem	Idem	
235	1. The national coordinators and the Commission shall monitor the compliance of the information, procedures and assistance and problem solving services available	1. The national coordinators and the Commission shall <i>regularly</i> monitor the compliance of the information, procedures and assistance and problem solving	1. The national coordinators and the Commission shall, within their respective responsibilities, monitor the compliance of the information, procedures and	

	through the gateway for which they are responsible, with the quality requirements laid down in Articles 7 to 11 and 13. The monitoring shall be carried out on the basis of the data gathered in accordance with Article 22.	services available through the gateway for which they are responsible, with the quality requirements laid down in Articles 7 to 11 and 13. In addition, they shall monitor the compliance of the websites and webpages through which they grant access to such information, procedures and assistance problem solving services with the accessibility requirements laid down in Article 6a. The monitoring shall be carried out on the basis of the data gathered in accordance with Article 22.	assistance and problem solving services available through the gateway for which they are responsible, with the quality requirements laid down in Articles 7 to 11 and 13. The monitoring shall be carried out on the basis of the data gathered in accordance with Articles 21 and 22.	
236	2. In case of the deterioration in the quality of the services referred to in paragraph 1, provided by the competent authorities, the Commission may take any of the following measures having regard to the seriousness and persistence of the deterioration:	2. In case of the deterioration in the quality of the services referred to in paragraph 1, provided by the competent authorities, the Commission <i>shall take one or more</i> of the following measures having regard to the seriousness and persistence of the deterioration:	2. In case of the <u>a</u> deterioration in the quality of the services referred to in paragraph 1, provided by the competent authorities, the Commission may take any of the following measures having regard to the seriousness and persistence of the deterioration:	
237	(a) inform the relevant national coordinator and require remedial action;	Idem	(a) inform the relevant national coordinator and <u>ask for require</u> remedial action;	

238	(b) submit the quality deterioration for discussion at the coordination group;	Idem	(b) <u>initiate an exchange of</u> <u>views on best practices for</u> <u>quality improvement</u> submit the quality deterioration for discussion <u>in</u> at the coordination group;	
239	(c) send a letter with recommendations to the Member State;		Idem	
240	(d) temporarily disconnect the information, procedure, assistance or problem solving service from the gateway.	(d) by means of implementing acts decide to temporarily disconnect the information, procedure, assistance or problem solving service from the gateway.	Idem	
241	3. Where an assistance or problem solving service to which links are provided in accordance with Article 6(2) consistently does not comply with requirements laid down in Article 13, or no longer meets the needs of the users as indicated by the data gathered in accordance with Article 22, the Commission may disconnect it from the gateway. Chapter IV Technical solutions	3. Where an assistance or problem solving service to which links are provided in accordance with Article 6(1) and (2) consistently does not comply with the requirements laid down in Articles 6a, 9 and 13, or no longer meets the needs of the users as indicated by the data gathered in accordance with Article 22, the Commission may disconnect it from the gateway after consultation with the national coordinator of the Member State or Member States concerned and, where necessary, with the	3. Where an assistance or problem solving service to which links are provided in accordance with Article 6(2) (3) consistently does not comply with requirements laid down in Articles 9 and 13, or no longer meets the needs of the users as indicated by the data gathered in accordance with Articles 21 and 22, the Commission may disconnect it from the gateway, after consultation with the relevant national coordinator and, where necessary, with the gateway coordination group.	

		gateway coordination group. The Commission and the national coordinator or coordinators concerned shall adopt a joint action plan proposing measures to improve the service and to connect it back to the gateway. Where necessary, these measures may be discussed by the gateway coordination group.		
242		3a. Information on the results of the monitoring under paragraph 1 and on the measures taken under paragraphs 2 and 3 shall be regularly made publicly available in the form of summary reports on the Commission website as well as through the gateway itself.		
243	Article 15 Common user interface	Idem	Idem	
244	1. The Commission shall provide a common user interface to ensure the proper functioning of the gateway.	1. The Commission shall provide a common user interface to ensure the proper functioning of the gateway. The common user interface shall be integrated into the existing portal 'Your Europe'.	1. The Commission shall, in close cooperation with the Member States, provide a common user interface to ensure the proper functioning of the gateway.	1. The Commission shall, in close cooperation with the Member States, provide a common user interface, integrated into the portal 'Your Europe', to ensure the proper functioning of the gateway.

245	2. The common user interface shall give access to the information, procedures and assistance or problem solving services by means of links to the relevant national and Union level websites, provided in the repository referred to in Article 16.	2. The common user interface shall give access to the information, procedures and assistance or problem solving services by means of links to the relevant national and Union level websites <i>or webpages included</i> in the repository referred to in Article 16.	2. The common user interface shall give access to the information, procedures and assistance or problem solving services by means of links to the relevant national and Union level websites or webpages, included provided in the repository referred to in Article 16.	
246	3. Member States and the Commission, acting in accordance with their respective roles and responsibilities, as provided for under Article 4, shall ensure that the information, procedures and assistance and problem solving services are organised, structured and marked in a way that improves findability through the user interface.	3. The Member States and the Commission, acting in accordance with their respective roles and responsibilities, as provided for under Article 4, shall ensure that the information, procedures and assistance and problem solving services are organised, structured and marked in a way that improves findability through the user interface, and in particular through links between existing and complementary websites or webpages, streamlining and grouping them together and through links to Union and national level online services and information.	3. Member States and the Commission, acting in accordance with their respective roles and responsibilities, as provided for under Article 4, shall ensure that the information on rules and obligations, on procedures and on assistance and problem solving services is are organised, structured and marked in a way that improves its findability through the common user interface.	
246				Adapted from EP text Ar.t 15a 3a. The Commission shall

a				ensure that the common user interface complies with the following quality requirements:
246 b				(a) it shall be accessible online through various electronic devices;
246 c				(b) it shall be developed and optimised for different web browsers;
246 d				(c) it shall be easy to use;
246 e				(d) it shall be perceivable, operable, understandable and robust.
247	4. The Commission may adopt implementing acts laying down the detailed organisation, structure and marking of each of the information, procedures and assistance or problem solving services to enable proper functioning of the common user interface. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2).	4. The Commission may, after consulting the coordination group, adopt implementing acts laying down the detailed organisation, structure and marking of each of the information, procedures and assistance or problem solving services to enable the proper functioning of the common user interface. Those implementing acts shall be adopted in accordance with the procedure	4. The Commission may adopt implementing acts laying down interoperability requirements to improve the findability detailed organisation, structure and marking of each of the information on rules and obligations, on procedures and on assistance and or problem solving services through to enable proper functioning of the common user interface. Those implementing acts shall be adopted in accordance with the procedure referred to in	

	referred to in Article 35(2).	Article 35(2).	
248	Article 15 a		
249	Quality requirements related to the common user interface		
250	The Commission shall ensure that the common user interface complies with the following quality requirements:		Moved and adapted, see line 246a
251	(a) it shall be available and accessible online through various electronic channels;		Moved and adapted, see line 246b
252	(b) it shall be easy to naviga and use clear, user-friendly, jargon-free information;	nte	Moved and adapted, see line 246c
253	(c) it shall be easily recognisable through its Union level online service logo and lin which shall be both made visible and available on national and Union level websites or webpages;	ık,	Included in Article 20 on promotion
254	(d) it shall be interoperable with a variety of assistive technologies available at Union and international level and with different complementary services.	t 'h	Moved and adapted, see line 246e

	Article 16	Idem	Article 16	
255	Repository of links		Repository of <u>for</u> links	
256	1. The Commission shall establish and maintain an electronic repository for links to the information, procedures and assistance and problem solving services referred to in Article 2(2) allowing the connection between such services and the common user interface of the gateway.	1. The Commission shall establish and maintain an electronic repository for links to the information, procedures and assistance and problem solving services referred to in Article 2(2) allowing the connection <i>and links</i> between such services and the common user interface of the gateway.	1. The Commission shall, in close cooperation with the Member States, establish and maintain an electronic repository for links to the information, procedures and assistance and problem solving services referred to in Article 2(2) allowing the connection between such services and the common user interface-of the gateway.	
257	2. The Commission shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed at Union level, and all their subsequent updates, to the repository of links.	2. The Commission shall provide the links to <i>all</i> the information, procedures and assistance and problem solving services accessible on the webpages managed at Union level, and all their subsequent updates, to the repository of links.	2. The Commission shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed at Union level, and all their subsequent updates, in to the repository for of links.	2. The Commission shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed at Union level, and all their subsequent updates, in to the repository for links, and it shall keep the links up to date.
258	3. The national coordinators shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed by competent authorities or	The national coordinators shall provide the links to <i>all</i> the information, procedures and assistance and problem solving services accessible on the webpages managed by competent	3. The national coordinators shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed by competent authorities	3. The national coordinators shall provide the links to the information, procedures and assistance and problem solving services accessible on the webpages managed by competent

	private or semi-private entities as referred to in Article 6(3), and all their subsequent updates, to the repository of links. The national coordinators when providing the links to assistance and problem solving services, shall indicate which services are provided by those private or semi-private entities as referred to in Article 6(3).	authorities or private or semi- private entities as referred to in Article 6(3), and all their subsequent updates, to the repository of links.	or private or semi-private entities as referred to in Article 6(3), and all their subsequent updates, in to the repository for of links. The national coordinators when providing the links to assistance and problem solving services, shall indicate which services are provided by those private or semi-private entities as referred to in Article 6(3).	authorities or private or semi- private entities as referred to in Article 6(3), and all their subsequent updates, in to the repository for of links, and they shall keep the links up to date. The national coordinators when providing the links to assistance and problem solving services, shall indicate which services are provided by those private or semi- private entities as referred to in Article 6(3).
259			3a. Where technically possible, the provision of the links referred to in paragraph 3 may be done automatically between the relevant technical systems of the Member States and the repository for links.	
260	4. The Commission shall make the links included in the repository publicly available.	Idem	Idem	Taking the language from Recital 33 4. The Commission shall make the information links included in the repository publicly available in open and machine- readable format.
261	5. The Commission and the national coordinators shall ensure that the information, procedures and	5. The Commission and the national coordinators shall ensure that the information, procedures	5. The Commission and the national coordinators shall ensure that the <u>links to</u> information,	5. The Commission and the national coordinators shall ensure that the <u>links to</u> information,

	assistance or problem solving services offered through the gateway do not contain any unnecessary full or partial duplication that is likely to confuse users.	and assistance or problem solving services offered through the gateway do not contain any unnecessary full or partial duplication <i>and overlaps</i> that <i>are</i> likely to confuse users.	procedures and assistance or problem solving services offered through the gateway do not contain any unnecessary full or partial duplication that is likely to confuse users.	procedures and assistance or problem solving services offered through the gateway do not contain any unnecessary full or partial duplication and overlaps that is are likely to confuse users.
262		5a. The Commission and the national coordinators shall ensure that defective, broken and missing links, webpages and websites are corrected or replaced by accurate, up-to-date links, webpages and websites, as soon as they have been notified.		Inserted in art.16(2) and (3) above
263	6. Where the making available of information referred to in Article 4 is provided for in other acts of Union legislation, the national coordinators and the Commission may provide links to that information to comply with the requirements of that Article.	Idem	6. Where the making available of information referred to in Article 4 is provided for in other provisions of acts of Union law legislation, the national coordinators and the Commission may provide links to that information to comply with the requirements of that Article.	
264		6a. The Commission and the Member States may provide links to information not listed in Annex I, a procedure not listed in Annex II or an assistance or		Introducing Art. 4a

		problem solving service not listed in Annex III, if the information, procedure or assistance or problem solving service meets the quality requirements laid down in this Regulation.		
265	Article 17 Common assistance service finder	Idem	Idem	
266	services listed in Annex III and referred to in Article 6(2) and (3), the competent authorities and the Commission shall ensure that users can access them through the common assistance and problem solving service finder ("the common assistance service finder") available through the gateway.	Idem	Idem	
267	2. The Commission shall develop and manage the common assistance service finder, and decide on the structure and format in which the descriptions and contact details of the assistance and problem solving services need to be provided, to enable the proper functioning of the common assistance service finder.	Idem	Idem	

268	3. The national coordinators shall provide the descriptions and contact details as referred to in paragraph 2 to the Commission.	Idem	Idem	
269	Article 18 Responsibilities for IT applications supporting the gateway	Idem	Article 18 Responsibilities for ICT applications supporting the gateway	
270	1. The Commission shall be responsible for the development, availability, maintenance, security and hosting of the following IT applications and webpages:	1. The Commission shall be responsible for the development, availability, <i>regular monitoring</i> , <i>regular updating</i> , maintenance, security and hosting of the following IT applications and webpages:	1. The Commission shall be responsible for the development, availability, maintenance, security and hosting of the following ICT applications and webpages:	
271	(a) the single portal referred to in Article 2(1);	Idem	Idem	
272	(b) the common user interface referred to in Article 15(1);	Idem	(b) the common user interface referred to in Article 15(1), including the search engine or any other ICT tool that enables searchability of web information and services;	
273	(c) the repository of links referred to in Article 16(1);	Idem	(c) the repository <u>for</u> of links referred to in Article 16(1);	

274	(d) the common assistance service finder referred to in Article 17;	Idem	Idem	
275	(e) the user feedback tools referred to in Articles 22(1) and 23(1)(a).	Idem	Idem	
276			The Commission shall work in close cooperation with the Member States to develop the ICT applications.	
277		(ea) the summary quality reports referred to in Article 14(3a) and Article 22(5a).		
278	2. Competent authorities shall be responsible for the development, availability, maintenance and security of IT applications related to webpages they are managing and which are linked to the common user interface.	2. The Member States shall be responsible for the development, availability, regular monitoring and updating, maintenance and security of IT applications related to their national websites and webpages that they are managing and which are linked to the common user interface.	2. Competent authorities shall be responsible for the development, availability, maintenance and security of ICT applications related to webpages they are managing and which are linked to the common user interface.	
279		2a. The Commission and the Member States shall make publicly available information relating to the version and date of the last update to the IT applications for which they are		Not relevant for the end-users

		responsible.		
280	Chapter V Promotion	Idem	Idem	
281	Article 19 Name and quality label	Idem	Idem	Article 19 Name, <u>logo</u> and quality label
282	1. The name and the logo by which the gateway shall be known and promoted to the general public, will be decided by the Commission in close cooperation with the gateway coordination group, at the latest by the date of application of this regulation.	1. The name by which the gateway is to be known and promoted to the general public shall be the English designation 'Your Europe', which is the same name as the existing portal. The logo by which the gateway shall be known and promoted to the general public shall be decided by the Commission in close cooperation with the gateway coordination group, at the latest by [six months after the date of entry into force of this Regulation]. The Union level online service logo of the gateway and link shall be made available on the national and Union level websites and webpages linked to the gateway.	1. The name and the logo by which the gateway shall be known and promoted to the general public, shall will be decided by the Commission in close cooperation with the gateway coordination group, at the latest by six months after the date of entry-into-force application of this Regulation.	1. The name and the logo by which the gateway shall is to be known and promoted to the general public shall will be 'Your Europe'. The logo by which the gateway shall be known and promoted to the general public shall be decided by the Commission in close cooperation with the gateway coordination group, at the latest by six months after the date of entry-into-force application of this Regulation. The logo of the gateway shall be made visible and available on the relevant national and Union level websites linked to the gateway.
283	2. The name of the gateway also serves as a quality label which may only be used in that sense by	2. The name of the gateway also serves as a quality label which may only be used in that	2. As proof of adherence to the quality requirements referred to in Chapter III, tThe name and	

	information websites and assistance and problem solving services included in the repository referred to in Article 16 as proof of adherence to the quality requirements referred to in Chapter III.	sense by information websites and assistance and problem solving services included in the repository referred to in Article 16 <i>if they comply with</i> the quality requirements referred to in Chapter III.	the logo of the gateway shall also serves as a quality label which may only be used in that sense by information websites and assistance and problem solving services included in the repository referred to in Article 16 as proof of adherence to the quality requirements referred to in Chapter III.	
284	Article 20 Promotion	Idem	Idem	
204	Fromotion			
285	1. The competent authorities and the Commission shall promote the awareness and the use of the gateway amongst citizens and businesses and shall ensure the accessibility and visibility of the gateway and its services through search engines accessible to the public.	1. The <i>Member States</i> , the Commission <i>and the European Parliament</i> shall promote the awareness and the use of the gateway amongst citizens and businesses and shall ensure the accessibility and visibility of the gateway and its services <i>and the information made available</i> through <i>it</i> .	1. The Member States competent authorities and the Commission shall promote the awareness and the use of the gateway amongst citizens and businesses and shall ensure findability the accessibility and visibility of the gateway and its services through search engines accessible to the public.	The Member States, competent authorities and the Commission, and the European Parliament shall promote the awareness and the use of the gateway amongst citizens and businesses and shall ensure findability the accessibility and visibility of the gateway and its information and assistance services through search engines accessible to the public.
286		1 a. The Member States shall ensure that the logo and the link		See row 282
		to the single digital gateway can		

		be found easily within the national webpages and websites and that this logo and link are available within the internal search engines of the national webpages and websites.		
287	2. The competent authorities and the Commission shall coordinate their promotion activities referred to in paragraph 1 and shall refer to the gateway using its logo and reference in such activities together with any other brand names as appropriate.	2. The <i>Member States</i> and the Commission shall coordinate their promotion activities referred to in paragraph 1 and shall refer to the gateway using its logo and reference in such activities together with any other brand names as appropriate.	2. The Member States competent authorities and the Commission shall coordinate their promotion activities referred to in paragraph 1 and shall refer to the gateway and useing its logo and reference in such activities together with any other brand names as appropriate.	
288	3. The competent authorities and the Commission shall ensure that the gateway is easily findable through the related portals for which they are responsible and that clear links to the gateway are included in all relevant websites.	3. The <i>Member States</i> and the Commission shall ensure that the gateway is easily findable through the related portals for which they are responsible and that clear links to the gateway are included <i>through search facilities accessible to the public and</i> in all relevant websites <i>and webpages at Union and national level</i> .	3. The Member States competent authorities and the Commission shall ensure that the gateway is easily findable through the related websites portals for which they are responsible including by providing and that clear links to the gateway are included in all relevant websites.	See row 282
289	4. The national coordinators shall promote the gateway within national authorities.	Idem	Idem	

290	Chapter VI Collection of user feedback and statistics	Idem	Idem	
291	Article 21 User statistics	Idem	Idem	
292	1. The competent authorities and the Commission shall ensure that statistics are collected in relation to users' visits on the gateway and the webpages to which the gateway links in order to improve the functionality of the gateway.	1. The competent authorities and the Commission shall ensure that statistics are collected in relation to users' visits on the gateway and the webpages and websites to which the gateway links in a standardised, aggregated and anonymous format, and shall be made available to the public as open data, in order to improve the functionality of the gateway.	Idem	Please advise on the use of the correct term in 1. 1. The competent authorities and the Commission shall ensure that statistics are collected in relation to users' visits on the gateway and the webpages to which the gateway links in an anonymous or anonymised format, in order to improve the functionality of the gateway.
293	2. The competent authorities and the Commission shall record and exchange, in an aggregated way, the numbers, the origin and the subject matter of requests for assistance and problem solving services and their response times.	2. The competent authorities and the Commission shall record and exchange, in an aggregated way, the numbers, the origin and the subject matter of requests for assistance and problem solving services and their response times, and shall make that information available to the public as open data.	2. The competent authorities, the providers of assistance services as referred to in Article 6(3) and the Commission shall collect record and exchange, in an aggregated way, the numbers, the origin and the subject matter of requests for assistance and problem solving services and their response times.	EP amendment reflected in Art. 21.1.

294			2a. The statistics collected in accordance with paragraphs 1 and 2, in relation to the information, procedures and assistance and problem solving services to which the gateway links shall include the following data categories allow: (a) data related to the number, origin and type of users of the gateway to identify the	
			of the gateway to identify the gateway target audience; (b) data related to the user preferences and user journeys develop promotional activities; (c) data related to the usability, findability and to improve the quality of the information, procedures and assistance and problem solving	
295	3. The Commission is empowered to adopt delegated acts in accordance with Article 34	3. The Commission is empowered to adopt delegated acts in accordance with Article 34	These data shall be made available to the public in open and machine-readable format. 3. The Commission is empowered to adopt delegated acts in accordance with Article 34	

	concerning the detailed categories of data to be recorded in accordance with paragraph 2, in relation to the information, procedures and assistance and problem solving services to which the gateway links.	concerning the detailed categories of data to be recorded in accordance with <i>paragraphs 1</i> and 2, in relation to the information, procedures and assistance and problem solving services to which the gateway links and concerning the standardised format for data collection in accordance with paragraph 1.	concerning the detailed categories of data to be recorded in accordance with paragraphs 1 and 2; in relation to the information, procedures and assistance and problem solving services to which the gateway links.	
296	4. The Commission shall adopt implementing acts laying down the method of recording and exchange of such statistics. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2).	Idem	4. The Commission shall adopt implementing acts laying down the method of collecting recording and exchange of user such statistics referred to in paragraphs 1, 2 and 2a. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2).	
297	Article 22 User feedback on the services of the gateway	Idem	Idem	
298	1. In order to gather direct information from users about their satisfaction with the services provided within the gateway, the Commission shall provide users through the gateway with a user-	1. In order to gather direct information from users about their satisfaction with the services provided within the gateway <i>and the information made available therein</i> , the Commission shall	1. In order to gather direct information from users about their satisfaction with the services provided within the gateway, the Commission shall provide users through the gateway with a user-	

	friendly tool allowing them to comment anonymously, immediately after using any of the services referred to in Article 2(2), on quality and availability of the services provided through the gateway and of the common user interface.	provide users through the gateway with a user-friendly tool combined with an opportunity to reply in free-text allowing them to comment anonymously, immediately after using any of the services referred to in Article 2(2) on the quality and availability of the services provided through the gateway and the information made available therein and of the common user interface.	friendly tool allowing them to evaluate comment anonymously, immediately after using any of the services referred to in Article 2(2), on the quality and availability of the services provided through the gateway and of the common user interface.	
299	2. The competent authorities and the Commission shall include an appropriate link to this tool on all webpages that are part of the gateway. The competent authorities shall cooperate with the Commission and shall integrate such a tool into the webpages for which they are responsible.	2. The competent authorities and the Commission shall <i>give users access</i> to this tool on all webpages that are part of the gateway. The competent authorities shall cooperate with the Commission and shall integrate such a tool into the webpages for which they are responsible.	2. The competent authorities and the Commission shall give users access include an appropriate link to this tool on all webpages that are part of the gateway. The competent authorities shall cooperate with the Commission and shall integrate such a tool into the webpages for which they are responsible.	
300	3. The Commission and the national coordinators shall have direct access to the user feedback collected through this tool in order to address any problems raised.	Idem	3. The Commission, the competent authorities and the national coordinators shall have direct access to the user feedback collected through this tool in order to address, where appropriate, any problems raised.	

301	4. By derogation from paragraph 2, the competent authorities are not required to integrate the user feedback tool referred to in paragraph 1 in their webpages that are linked to the gateway where a user feedback mechanism of similar functionalities as the tool referred to in paragraph 1 is available on those webpages to monitor service quality. The competent authorities shall collect the user feedback received through the user feedback tool and shall share it with the Commission and the national coordinators of the other Member States.	4. By derogation from paragraph 2, the competent authorities are not required to integrate the user feedback tool referred to in paragraph 1 in their webpages that are linked to the gateway where a user feedback mechanism of similar functionalities as the tool referred to in paragraph 1 is available on those webpages to monitor service quality. <i>In such a case, the</i> competent authorities shall collect <i>their own</i> user feedback received through the user feedback tool and shall share it with the Commission and the national coordinators of the other Member States.	4. By derogation from paragraph 2, the competent authorities are not required to give users access on their webpages to integrate the user feedback tool referred to in paragraph 1, in their webpages that are linked to the gateway where a user feedback tool mechanism of with similar functionalities as the tool referred to in paragraph 1 is already available on those their webpages to monitor service quality. The competent authorities shall collect the user feedback received through their own user feedback tool and shall share it with the Commission and the national coordinators of the other Member States.	
302	5. The Commission shall adopt implementing acts laying down rules for the collection and sharing of the user feedback. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2).	Idem	Idem	
303		5 a. The Commission shall provide through the gateway summarised information on the quality of information and		

		services accessible through the gateway following Article 14, and based on the user statistics referred to in Article 21(1) and (2) and the user feedback referred to in paragraph (1) of this Article.		
304	Article 23 Reporting on the functioning of the internal market	Idem	Idem	
305	1. The Commission shall:	Idem	Idem	
306	(a) provide users of the gateway with a user-friendly tool to signal anonymously obstacles encountered by them in exercising their internal market rights;	(a) provide users of the gateway with a user-friendly tool to signal anonymously obstacles encountered by them in exercising their internal market rights; that user-friendly tool shall also include a free-text box where users can describe the obstacle encountered;	Idem	
307	(b) collect information from the assistance and problem solving services about the subject matter of requests and responses.	Idem	(b) collect <u>aggregated</u> information from the assistance and problem solving services about the subject matter of requests and responses.	

308			1a. The Commission, the competent authorities and the national coordinators shall have direct access to the feedback collected in accordance with paragraph 1(a).	
309	2. The Commission shall publish in an anonymised form an online overview of the problems as emerging from the information collected in accordance with paragraph 1.	Idem	Idem	
310	3. Member States and the Commission shall analyse and investigate the problems raised and address them wherever possible, by appropriate means.	3. The Member States, the Commission, the European Parliament and the European Economic and Social Committee shall analyse and investigate the problems raised and address them wherever possible, by appropriate means.	Idem	EP needs to clarify the role of European Economic and Social Committee
311	Chapter VII Governance of the gateway	Idem	Idem	
312	Article 24 National coordinators	Idem	Idem	
313	1. Each Member State shall appoint a national coordinator. In addition to fulfilling their obligations	Idem	1. Each Member State shall appoint a national coordinator <u>or</u> <u>national coordinators</u> . In addition	

	in accordance with Articles 6, 14, 16, 17, 20 and 22, the national coordinators shall:		to fulfilling their obligations in accordance with Articles 6, 14, 16, 17, 20 and 22, the national coordinators shall:	
314	(a) act as national contact point for all matters relating to the gateway;	Idem	(a) act as national contact point within their administration for all matters relating to the gateway;	
315	(b) be responsible for contacts with the Commission for all matters relating to the gateway;	Idem	(b) be responsible for contacts with the Commission for all matters relating to the gateway;	
316	(c) promote the uniform application of Articles 7 to 13 within national authorities;	Idem	(c) promote the uniform application of Articles 7 to 13 within competent national authorities;	
317	(d) ensure that recommendations referred to in Article 14(2)(c) are properly implemented.	Idem	(d) ensure that recommendations referred to in Article 14(2)(c) are <u>taken into</u> account properly <u>implemented</u> , as <u>far as it is within their control</u> .	
318		(da) supervise and monitor the technical system referred to in		Included in Art. 26

		Article 12.		
319			1a. Each Member State may, in addition, appoint one or more coordinators in order to carry out any of the tasks listed in paragraph 1, in accordance with its internal administrative structure. A single national coordinator for each Member State shall be responsible for contacts with the Commission for all matters relating to the gateway.	
320	2. Each Member State shall inform the other Member States and the Commission of the name and contact details of its national coordinator.	Idem	2. <u>TheEach</u> Member States shall inform the other Member States and the Commission of the name and contact details of <u>their</u> its national coordinators.	
321	Article 25 Coordination group	Idem	Idem	
322	A coordination group ("the gateway coordination group") shall be established. It shall be composed of the national coordinators and shall be chaired by a representative of the Commission. It shall adopt its rules of procedure. The Commission shall	A coordination group ("the gateway coordination group") shall be established. It shall be composed of the national coordinators and a representative of the European Parliament and shall be chaired by a	A coordination group ("the gateway coordination group") shall be established. It shall be composed of one the national coordinators for each Member State and shall be chaired by a representative of the Commission. It shall adopt its rules	Interinstitutional Agreement

	provide the secretariat.	representative of the Commission. It shall adopt its rules of procedure. The Commission shall provide the secretariat.	of procedure. The Commission shall provide the secretariat.	
323	Article 26 Tasks of the gateway coordination group	Idem	Idem	
324	1. The gateway coordination group shall support the implementation of the gateway. In particular it shall:	1. The gateway coordination group shall support the implementation of <i>this Regulation</i> . In particular it shall:	Idem	Accepting EP amendment 1. The gateway coordination group shall support the implementation of this Regulation. In particular it shall:
325	(a) facilitate the exchange and regular updating of best practice;	Idem	Idem	
326		(a a) promote the uptake of fully online procedures and online means of authentication, identification and signatures, in particular as provided for in Regulation (EU) No 910/2014;		(aa) encourage the uptake of fully online procedures beyond those included in Annex II, and online means of authentication, identification and signatures, in particular as provided for in Regulation (EU) No 910/2014;
327	(b) discuss improvements to the presentation of information within the areas listed in Annex I;	(b) discuss improvements to the <i>user-centric</i> presentation of information within the areas listed in Annex I, in particular on the basis of statistics collected in accordance with Article 21;	Idem	(b) discuss improvements to the user-friendly presentation of information within the areas listed in Annex I, in particular on the basis of data collected in accordance with Articles 21 and 22;

328	(c) discuss the draft annual work	Idem	(ba) assist the Commission in developing the common ICT solutions applications supporting the gateway; Idem	
329	(c) discuss the draft annual work programme;	Taem	laem	
330		(c a) discuss cases of a serious and continuous deterioration in the quality of services provided by the Member States and, if no remedial action has been taken, provide opinions or recommendations to improve the compliance of Member States with this Regulation;		See row 332
331	(d) assist the Commission in monitoring the execution of the annual work programme;	Idem	Idem	
332	(e) assist the Commission in monitoring the compliance with the requirements set out in Articles 7 to 11 and 13;	(e) assist the Commission in monitoring the compliance with the requirements set out in Articles 7 to 13;	Idem	(e) assist the Commission in monitoring the compliance with the requirements set out in Articles 7 to 11 and 13 in accordance with the provisions set out in Article 14;
332				(ea) assist the Commission in monitoring the compliance with

a				Article 12;
333	(f) inform about the implementation of Article 5(2);	Idem	Idem	
334	(g) provide opinions and recommend actions to the competent authorities and the Commission with a view to avoiding or eliminating unnecessary duplication of the services available through the gateway;	Idem	(g) provide opinions and recommend actions to the Member States competent authorities and the Commission with a view to discuss ways to avoiding or eliminateing unnecessary duplication of the services available through the gateway;	(g) provide opinions and recommend actions to the Member States competent authorities and the Commission with a view to discuss ways to give input and suggest adjustments in order to avoiding or eliminateing unnecessary duplication of the services available through the gateway;
335	(h) provide opinions on procedures or organisational measures to address efficiently any problems with the quality of the services raised by users or suggestions for its improvement;	Idem	(h) provide opinions on discuss procedures or organisational measures to address efficiently any problems with the quality of the services raised by users or suggestions for its improvement;	(h) provide opinions on discuss give input on procedures or organisational measures to address efficiently any problems with the quality of the services raised by users or suggestions for its improvement
336		(ha) provide opinions on procedures or organisational measures to facilitate the application of the principles of security by design and privacy by design;		There is already a body at EU level dealing with security by design and privacy by design. The basic principles of EP amendment are included in the new Recital 28a

337		(h b) provide opinions and exchange best practices on the detailed organisation, structure and marking of the information, procedures and assistance or problem solving services provided through the gateway to enable the proper functioning of the common user interface referred to in Article 15(3);		Already covered by (j) below (see row 341)
338		(h c) discuss issues related to the collection of the user feedback and statistics referred to in Articles 21, 22 and 23, so that the services offered at Union and national level are continuously improved;		(hc) discuss issues related to the collection of the user feedback and statistics referred to in Articles 21 and 22;
339	(i) discuss issues related to quality requirements of the services offered through the gateway;	Idem	Idem	
340		(i a) take note of the summary reports referred to in Article 14(3a);		
341	(j) assist the Commission for the organisation, structure and presentation of services referred to in Article 2(2), on the common user interface;	Idem	Idem	

342	(k) facilitate the development and implementation of the coordinated promotion;	Idem	Idem	
343	(l) cooperate with the governance bodies of information, assistance or problem solving services or networks.	Idem	Idem	
344		(l a) work towards a merger of existing Union information and problem solving portals.		See row 334, point (g)
345		(l b) provide guidelines on the additional official language or languages of the Union to be used by national authorities in addition to the official or national language or languages in accordance with Articles 7(2), 8(3) and 9(2), and point (a) of Article 11(1); the opinion of the coordination group shall take into account what is the language or languages most broadly understood by citizens and businesses in cross-border activities.		(1 b) provide advice on the choice of a Union language broadly understood by the largest possible number of cross-border users in different situations and discuss priority areas for translation in accordance with Article 9a.
346	2. The Commission may consult the coordination group on any matter relating to the application of this Regulation.	Idem	Idem	

347	Article 27 Annual work programme	Idem	Idem	
348	1. The Commission shall adopt the annual work programme which shall specify, in particular:	1. The Commission shall adopt, after consulting the gateway coordination group, the annual work programme which shall specify, in particular:		Covered in Art.27(2)
349	(a) actions to implement the specific presentation of information within the areas listed in Annex I;	Idem	(a) actions to implement facilitate the specific presentation of information within the areas listed in Annex I;	
350	(b) actions required to ensure compliance with Articles 5 and 11;	Idem	(b) actions required to ensure facilitate compliance with Articles 5 and 11;	
351	(c) actions required to ensure the consistent compliance with the requirements set out in Articles 7 to 10;	Idem	(c) actions required to ensure facilitate the consistent compliance with the requirements set out in Articles 7 to 10;	
352	(d) activities related to the promotion of the gateway in line with Article 20.	Idem	Idem	
353	2. When preparing the draft annual work programme the Commission shall take account of user feedback collected in	Idem	2. When preparing the draft annual work programme the Commission shall take account of user statistics and feedback	

	accordance with Article 22. Prior to adoption, the Commission shall submit the draft annual work programme to the coordination group for discussion.		collected in accordance with Articles 21 and 22 and of any suggestions made by Member States. Prior to adoption, the Commission shall submit the draft annual work programme to the coordination group for discussion.	
354	Chapter VIII Final provisions	Idem	Idem	
355	Article 28 Costs	Idem	Idem	
356	1. The general budget of the European Union shall cover the costs of:	Idem	Idem	
357	(a) development and maintenance of the IT tools supporting the implementation of this Regulation at Union level;	(a) development and maintenance of the IT tools supporting the implementation of this Regulation at Union level, including the development and maintenance of the technical system for the cross-border exchange of evidence referred to in Article 12;	(a) development and maintenance of the I <u>C</u> T tools supporting the implementation of this Regulation at Union level;	
358	(b) promotion of the gateway at Union level;	Idem	Idem	

- (c) translation of a maximum volume per Member State of information referred to in Article 2(2)(a) and instructions for completing procedures referred to in Article 11(1)(a), into an official language of the Union, other than the national language.
- translation of a maximum (c) volume per Member State of information, explanations and instructions as set out in Article 7, Article 8(1), and Article 9 and Article 11(1)(a), into an official language of the Union, other than the national *or official language* or, where applicable, national or official languages. Where Member States do not pay from their own budget the costs of the translations into an official Union language broadly understood by the largest possible number of users, they may request translations from the Commission in that language. These translations shall primarily cover the basic information in all areas listed in Annex I and, where sufficient budget is available, any further information, explanations and instructions as referred to in Article 7, Article 8(1), and Article 9 and Article 11(1)(a). The Member States shall provide the links to the translated information to the repository for links.
- (c) translation of information, explanations and instructions in accordance with Article 9a within a maximum annual volume per Member State, without prejudice to possible reallocation where necessary to enable full use of the available budget, of information referred to in Article 2(2)(a) and instructions for completing procedures referred to in Article 11(1)(a), into an additional official language of the Union, other than the national language.

360	2. The costs related to national webportals, information platforms, assistance services and procedures established at Member State level shall be borne from the respective budgets of the Member States, unless otherwise provided for in Union legislation.	Idem	Idem	
361	Article 29 Protection of personal data	Idem	Idem	
362	Processing of personal data within the framework of this Regulation by competent authorities must be in compliance with [Directive 95/46/EC] [Regulation (EU) 2016/679 of the European Parliament and of the Council]. Processing of personal data by the Commission within the framework of this Regulation, shall comply with the provisions of Regulation 00/0000 [new Regulation replacing Regulation 45/2001].	Idem	Processing of personal data within the framework of this Regulation by competent authorities shall comply must be in compliance with [Directive 95/46/EC] [Regulation (EU) 2016/679 of the European Parliament and of the Council]. Processing of personal data by the Commission within the framework of this Regulation, shall comply with the provisions of Regulation 00/0000 [new Regulation replacing Regulation 45/2001].	
363	Article 30 Cooperation with other information and assistance networks	Idem	Idem	
364	1. The Commission shall decide which existing informal governance arrangements for any of the	Idem	1. After consulting the Member States the Commission shall decide which existing	

	assistance or problem solving services listed in Annex III or for any of the areas of information covered by Annex I shall be integrated in the gateway coordination group.		informal governance arrangements for any of the assistance or problem solving services listed in Annex III or for any of the areas of information covered by Annex I shall be integrated in the gateway coordination group.	
365	2. Where the information and assistance services or networks have been created by a binding Union act for any of the areas of information covered by Annex I, the Commission shall coordinate the work of the gateway coordination group and the governance bodies of such services or networks with a view to achieve synergies and to avoid duplication.	Idem	2. Where the information and assistance services or networks have been created by a <u>legally</u> binding Union act for any of the areas of information covered by Annex I, the Commission shall coordinate the work of the gateway coordination group and the governance bodies of such services or networks with a view to achieve synergies and to avoid duplication.	
366	Article 31 Relationship with other provisions of Union law	Idem	Article 31 Relationship with other provisions of Union law	Covered in Article 1
367	Where the provisions of this Regulation conflict with a provision of another Union act governing specific aspects of the subject matter covered by this Regulation, the provision of the other Union act shall prevail.	Idem	Where the provisions of this Regulation conflict with a provision of another Union act governing specific aspects of the subject matter covered by this Regulation, the provision of the other Union act	Covered in Article 1

			shall prevail.
368	Article 32 Internal Market Information System	Idem	Idem
369	1. The Internal Market Information System established by Regulation (EU) No 1024/2012 shall be used for the purposes of Article 11(4).	Idem	1. The Internal Market Information System established by Regulation (EU) No 1024/2012 shall be used for the purposes of and in accordance with Articles 5(4a) and 11(3) (4).
370	2. The Commission may decide to use IMI as an electronic repository of links as provided for in Article 16(1).	Idem	2. The Commission may decide to use IMI as an electronic repository <u>for</u> of links as provided for in Article 16(1).
371	Article 33 Reporting and review	Idem	Idem
372	By four years after the entry into force of this Regulation and once every two years thereafter, the Commission shall review the application of this Regulation and submit to the European Parliament and the Council an assessment report on the functioning of the gateway and on the functioning of the internal market on the basis of the statistics	Idem	Idem

	and feedback collected in accordance with Articles 21, 22 and 23. The review will, in particular, evaluate the scope of Article 12 of this Regulation taking into account technological, market and legal developments concerning the exchange of evidence between competent authorities.			
373	Article 34 Exercise of the delegation	Idem	Article 34 Exercise of the delegation	
374	1. The power to adopt delegated act is conferred on the Commission subject to the conditions laid down in this Article.	Idem	1. The power to adopt delegated act is conferred on the Commission subject to the conditions laid down in this Article.	
375	2. The power to adopt delegated acts referred to in Article 21(3) shall be conferred on the Commission for a period of five years from []. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three	Idem	2. The power to adopt delegated acts referred to in Article 21(3) shall be conferred on the Commission for a period of five years from []. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of five year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension	

	months before the end of each period.		not later than three months before the end of each period.	
376	3. The delegation of power referred to in Article 21(3) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	Idem	3. — The delegation of power referred to in Article 21(3) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
377	4. As soon as it is adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	Idem	4. As soon as it is adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	
378	5. A delegated act adopted pursuant to Article 21(3) shall enter into force only if no objection has	Idem	5. A delegated act adopted pursuant to Article 21(3) shall enter into force only if no objection has	

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383	Regulation (EU) No 1024/2012 is amended as follows:	Idem	Idem
384	(1) Article 1 is replaced by the following:	Idem	Idem
385	Article 1 Subject matter	Idem	Idem
386	'This Regulation lays down rules for the use of an Internal Market Information System ('IMI') for administrative cooperation, including processing of personal data, among the following actors ('the IMI actors'):	Idem	'This Regulation lays down rules for the use of an Internal Market Information System ('IMI') for administrative cooperation, including processing of personal data, among the following actors ('the IMI actors'):
387	(a) the competent authorities of the Member States;	Idem	(a) the competent authorities of the Member States;
388	(b) the competent authorities of the Member States and the Commission;	Idem	(b) the competent authorities of the Member States and the Commission;
389	(c) the competent authorities of the Member States, the Commission and Union bodies, offices and agencies.	Idem	(c)—the competent authorities of the Member States, IMI coordinators, the Commission and Union bodies, offices and agencies ("the IMI actors").

390	(2) Article 3(1) is replaced by the following:	Idem	Idem
391	'1. IMI shall be used for exchanges of information, including of personal data, among the IMI actors and the processing of that information for the purposes of either of the following:	Idem	Idem
392	(a) administrative cooperation required in accordance with the acts listed in the Annex;	Idem	Idem
393	(b) administrative cooperation subject to a pilot project carried out in accordance with Article 4.'	Idem	Idem
394	(3) the second paragraph of Article 5 is amended as follows:	Idem	Idem
395	(a) point (a) is replaced by the following:	Idem	Idem
396	'(a) 'IMI' means the electronic tool provided by the Commission to facilitate administrative cooperation between competent authorities of the Member States and among competent authorities of the Member States, the Commission and Union bodies, offices and agencies';	Idem	'(a) 'IMI' means the electronic tool provided by the Commission to facilitate administrative cooperation between among IMI actors competent authorities of the Member States and among competent authorities of the Member States, the Commission and Union bodies, offices and agencies';

397	(b) point (b) is replaced by the following:	Idem	Idem	
398	'(b) 'administrative cooperation' means the collaboration between IMI actors by exchanging and processing information for the purpose of better application of Union law.';	Idem	Idem	
399	(c) point (g) is deleted.	Idem	Idem	
400	(4) In Article 8(1) the following point is added:	Idem	Idem	
401	'(f) 'ensuring coordination with Union bodies, offices and agencies and granting them access to IMI';	Idem	Idem	
402	(5) Article 9(4) is replaced by the following:	Idem	Idem	
403	'4. Appropriate means shall be put in place by the Member States, the Commission and other Union bodies, offices and agencies to ensure that IMI users are allowed to access personal data processed in IMI only on a need to know basis and within the internal market area or areas for which they were granted access rights in accordance with paragraph 3.'	Idem	'4. Appropriate means shall be put in place by the Member States, the Commission and other Union bodies, offices and agencies to ensure that IMI users are allowed to access personal data processed in IMI only on a need-to-know basis and within the internal market area or areas for which they were granted access rights in accordance with paragraph 3.'	

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404	(6) Article 21 is amended as follows:	Idem	Idem
405	(a) paragraph 2 is replaced by the following:	Idem	Idem
406	'2. The European Data Protection Supervisor shall be responsible for monitoring and ensuring the application of the provisions of this Regulation when the Commission or other Union bodies, offices and agencies, in their role as IMI actors, process personal data. The duties and powers referred to in Articles 58 and 59 of [Regulation (EU) No XX/201Y] shall apply accordingly'.	Idem	'2. The European Data Protection Supervisor shall be responsible for monitoring and ensuring the application of the provisions of this Regulation when the Commission or other Union bodies, offices and agencies, in their role as IMI actors, process personal data. The duties and powers referred to in Articles 58 and 59 of [Regulation (EU) No XX/201Y] shall apply accordingly'.
407	(b) paragraph 3 is replaced by the following:	Idem	Idem
408	'3. The National Supervisory Authorities and the European Data Protection Supervisor, each acting within the scope of their respective competences, shall cooperate with each other to ensure coordinated supervision of IMI and its use by IMI actors in accordance with Article 62 of [Regulation (EU) No XX/201Y]'.	Idem	Idem

409	(c) paragraph 4 is deleted.	Idem	Idem	
410	(7) Article 29(1) is deleted.	Idem	Idem	
411	(8) In the Annex, the following point 12 is added:	Idem	(8) In the Annex, the following points 12 and 13 are is added:	
412		Idem	['12. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation): Article 56 and Articles 60-66]	Following a discussion in IMI Committee and EDPS ['12. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation): Article 56, and Articles 60-66 and Article 70(1)
413	'12. [Regulation (EU) XX/201Y] of the European Parliament and of the Council on establishing a single digital gateway to information, procedures, assistance and problem- solving services and amending Regulation (EU) No 1024/2012:	Idem	'12. 13. [Regulation (EU) XX/201Y] of the European Parliament and of the Council on establishing a single digital gateway to information, procedures, assistance and problem-solving services and	

	Article [11(4)].'		amending Regulation (EU) No 1024/2012: Article 5(4a) [11(4)(3)], and 16.	
414		(8a) In the Annex, the following point is added:		
415		'12a. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation)'		
416	Article 37 Entry into force	Idem	Idem	
417	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	Idem	Idem	
418	Article 2, Articles 4 to 11, Article 12(1) to (6) and (8), Article 13, Article 14, Article 15(1) to (3), Article 16, Article 17, Article 21(1) and (2), Article 22(1) to (4) and Article 23 shall apply from [two	Article 2, Article 4, Article 6, Article 7, Article 9, Article 12(7), Article 13, Article 14, Article 15(1) to (3), Article 16, Article 17, Article 21(1) and (2), Article 22(1) to (4) and Article 23 shall	(2) Article 2, Articles 4. Articles 6 to 9 and 11 to 11, Article 12(1) to (6) and (8), Article 13, Article 14, Article 15(1) to (3), Article 16, Article 17, Article 21(1) and (2), Article 22(1) to (4) and	

	years after entry into force of this	apply from [18 months after	Article 23 shall apply from [two	
	Regulation].	entry into force of this	years after entry into force of this	
	5 ,	Regulation]. Article 5, Article 8,	Regulation].	
		Article 10, Article 11, Article		
		12(1) to (6) and (8) shall apply		
		from [two years after entry into		
		force of this Regulation]		
		Toree or this Regulation]		
44.0			(3) The obligation to request	
419			translations in accordance with	
			Article 9a and Article 11 for	
			online procedures existing in the	
			Member States in the areas listed	
			in Annex I shall apply from	
			Ithree years after entry into force	
			of this Regulation].	
			(4) Article 5, Article 11 for	
420			procedures listed in Annex II and	
			Article 12(1) to (6) and (8) shall	
			apply the from [1 January	
			2023 four five years after entry	
			into force of this Regulation].	
			(5) Notwithstanding the data	
421			(5) Notwithstanding the date	
721			of application for Articles 2, 7, 8	
			and 9 and 11(1)(a), local	
			authorities shall make the	
			information, explanations and	

			instructions referred to in these Articles available at the latest by [1 January 2023 five years after entry into force of this Regulation].	
422	This Regulation shall be binding in its entirety and directly applicable in all Member States.	Idem	Idem	
423	Done at Brussels,	Idem	Idem	
424	For the European Parliament For the Council	Idem	Idem	
425	The President The President	Idem	Idem	

426	ANNEX 1	Idem	Idem	
427	List of areas of information relevant for citizens and business exercising their Single Market rights referred to in Article 2(2)(a)	Idem	Idem	
428	Areas of information areas related to citizens	Idem	Idem	
429	INFORMATION REGARDING RIGHTS, OBLIGATIONS AND RULES	Idem	INFORMATION REGARDING RIGHTS, OBLIGATIONS AND RULES arising from Union and national law	
430	Travel within the Union	Idem	Idem	
	• Documents required of Union citizens, their family members who are not Union citizens, minors travelling alone, non-Union citizens when travelling across borders within the Union (ID card, visa, passport)			
	• rights and obligations of travellers by plane, train, ship, bus in and from the Union, and of those who buy travel packages or linked travel arrangements			

	 assistance in case of reduced mobility when travelling in and from the Union transport of animals, plants, alcohol, tobacco, cigarettes and other goods when travelling in the Union voice calling and sending and receiving electronic messages and electronic data within the Union 		
431	Work and retirement within the Union • seeking employment in another Member State • taking up employment in another Member State • recognition of qualifications with a view to employment in another Member State • taxation in another Member State • terms of employment (including working hours, paid leave, holiday entitlements, rights and obligations regarding overtime work, health checks, termination of contracts, dismissal and redundancies) • equal treatment (rules against discrimination in the workplace,	Work and retirement within the Union • seeking employment in another Member State • taking up employment in another Member State • recognition of qualifications with a view to employment in another Member State • taxation in another Member State • taxation in another Member State • mandatory liability and insurance rules in another Member State • terms of employment (including working hours, paid leave, holiday entitlements, rights and obligations regarding overtime work, health checks,	Work and retirement within the Union • seeking employment in another Member State • taking up employment in another Member State • recognition of qualifications with a view to employment in another Member State • taxation in another Member State terms of employment stipulated by law or statutory instrument (including working hours, paid leave, holiday entitlements, rights and obligations regarding overtime

	equal pay for men and women, equal	termination of contracts, dismissal	work, health checks, termination of	
	pay for employees on fixed-term /	and redundancies)	contracts, dismissal and	
	permanent employment contracts)	• terms of employment and	redundancies)	
	 health and safety obligations in relation to different types of activity social security rights and obligations in the Union including those related to getting pensions 	social rights of posted workers equal treatment (rules against discrimination in the workplace, equal pay for men and women, equal pay for employees on fixed-term / permanent employment contracts) health and safety obligations in relation to different types of activity social security rights and obligations in the Union including those related to getting pensions	 equal treatment (rules against discrimination in the workplace, equal pay for men and women, equal pay for employees on fixed-term / permanent employment contracts) health and safety obligations in relation to different types of activity 	
			 social security rights and obligations in the Union including those related to getting pensions 	
432	Vehicles in the Union	Vehicles in the Union	Vehicles in the Union	
	• taking a motor vehicle	• taking a motor vehicle	• taking a motor vehicle	
	temporarily or permanently to	temporarily or permanently to	temporarily or permanently to	
	another Member State	another Member State	another Member State	
	• acquiring and renewing a	acquiring and renewing a	acquiring and renewing a	
	driving license	driving license	driving license	
	 taking out mandatory motor 	taking out mandatory	taking out mandatory motor	
	insurance	motor insurance	insurance	

 buying and selling a motor vehicle in another Member State renting a motor vehicle national traffic rules and requirements for drivers 	 buying and selling a motor vehicle in another Member State renting a motor vehicle national traffic rules and requirements for drivers, including toll and emission stickers for temporary or permanent stays in another 	 buying and selling a motor vehicle in another Member State renting a motor vehicle national traffic rules and requirements for drivers 	
• moving temporarily or permanently to another Member State • participating in municipal elections and elections to the European Parliament • requirements for residence cards for Union citizens and their - family members, including family members who are not Union citizens	Residence in another Member State • moving temporarily or permanently to another Member State • purchase, sale and taxation of real estate in another Member State, including rights and obligations associated with the ownership and use of real estate • participating in municipal elections and elections to the European Parliament • requirements for residence cards for Union citizens and their family members, including family members who are not Union citizens • requirements for naturalisation for residents living	Idem	

		in another Member State		
		obligations in case of		
		death and repatriation of		
		remains		
	Education or traineeship in another	Education or traineeship in	Idem	
434	Member State	another Member State		
	 attending school in another 	• attending <i>day nursery</i> ,		
	Member State	kindergarten and school in		
	 attending university in 	another Member State		
	another Member State	 attending university in 		
	 volunteering in another 	another Member State		
	Member State	• attending an adult		
	 traineeships in another 	education center in another		
	Member State	Member State		
	 conducting research in 	 recognition of vocational 		
	another Member State as part of an	education and training		
	education programme	 volunteering in another 		
		Member State		
		 traineeships in another 		
		Member State		
		 conducting research in 		
		another Member State as part of		
		an education programme		
	Healthcare	Healthcare	Idem	
435				
	 getting medical treatment in 	getting medical treatment		
	another Member State	in another Member State		
	 buying prescribed 	 buying prescribed 		
	pharmaceutical products in Member	pharmaceutical products in		
	State other than the one where the	Member State other than the one		

	prescription was issued, on-line or in person	where the prescription was issued, on-line or in person • health insurance coverage in another Member State, including the possibility to order the European Health Insurance Card • public preventive healthcare programs • emergency numbers • moving to a retirement home		
436	Cross-border family rights, obligations and rules • birth, custody for minor children, parental responsibilities, maintenance obligations in relation to children in a cross-border family situation • living in a couple with different nationalities (marriage, separation, divorce, marital property rights, the rights of cohabitants) • rights in relation to succession in another Member State	 Cross-border family rights, obligations and rules birth, custody for minor children, parental responsibilities, surrogacy and adoption, including second-parentadoption, maintenance obligations in relation to children in a cross-border family situation living in a couple with different nationalities without discrimination on the basis of sexual orientation (marriage, civil or registered partnership, separation, divorce, marital property rights, the rights of cohabitants) rights and obligations in 	Idem	

		relation to succession in another Member State, including tax rules legal consequences of, and rights in relation to, international parental child abduction		
437	 buying goods and services from another Member State (including financial), on-line or in person holding a bank account in another Member State connection to utilities, such as gas, electricity, water, telecom and internet payments, including credit transfers, delays in cross-border payments consumer rights and guarantees related to buying goods and services 	 buying or renting goods, digital content, properties or services from another Member State (including financial), on-line or in person holding a bank account in another Member State connection to utilities, such as gas, electricity, water, waste disposal, telecom and internet payments, including credit transfers, delays in cross-border payments consumer rights and guarantees related to buying goods and services consumer redress, compensation and judicial procedure product safety and security 	Consumer rights in cross-border situations • buying goods and services from another Member State (including financial), on-line or in person • holding a bank account in another Member State • connection to utilities, such as gas, electricity, water, telecom and internet • payments, including credit transfers, delays in cross-border payments • consumer rights and guarantees related to buying goods and services • safety of consumer products • renting a motor vehicle	

438	Citizens' and residents' rights	 filing administrative and judicial petitions at national and Union level gender recognition 	Idem	
439	Protection of personal data	exercise of rights of data subjects under Regulation (EU) 2016/679 and in particular, those in sections 2 to 4 thereof on information and access to personal data, rectification and erasure, and objection.	Idem	
440	Areas of information related to businesses:	Idem	Idem	
441	INFORMATION REGARDING RIGHTS, OBLIGATIONS AND RULES	Idem	Idem	
442	Starting, running and closing a business	Idem	Idem	
443	 registering a business (registration procedures and legal forms for carrying out business) intellectual property rights (applying for a patent, registering a trademark, a drawing or a design, getting a license for reproduction) fairness and transparency in commercial practices, including consumer rights and guarantees related to selling goods and services 	 registering, changing or closing a business (registration procedures and legal forms for carrying out business) relocating a business to another Member State intellectual property rights (applying for a patent, registering a trademark, a drawing or a design, getting a license for reproduction, applicable 	Idem	

	 offering online facilities for cross-border payments when selling goods and services online rights and obligations arising under contract law, including late payment interests insolvency proceedings and liquidation of companies credit insurance mergers of companies or selling a business 	 exceptions) fairness and transparency in commercial practices, including consumer rights and guarantees related to selling goods and services offering online facilities for cross-border payments when selling goods and services online rights and obligations arising under contract law, including late payment interests insolvency proceedings and liquidation of companies credit insurance mergers of companies or selling a business liability of management 		
444	 terms of employment (including working hours, paid leave, holiday entitlements, rights and obligations regarding overtime work, health checks, termination of contracts, dismissals and redundancies) social security rights and obligations in the Union (registering as employer, registering employees, notifying the end of contract of an 	Idem	• terms of employment stipulated by law or statutory instrument (including working hours, paid leave, holiday entitlements, rights and obligations regarding overtime work, health checks, termination of	

employee, paying social contributions, rights and obligations related to pensions)

- employment of workers on other Member States (posting of workers, rules on freedom to provide services, residency requirements for workers)
- equal treatment (rules against discrimination in the workplace, equal pay for men and women, equal pay for employees on fixed-term / permanent employment contracts)
- rules on staff representation

contracts, dismissals and redundancies)

- social security rights and obligations in the Union (registering as employer, registering employees, notifying the end of contract of an employee, paying social contributions, rights and obligations related to pensions)
- employment of workers on other Member States (posting of workers, rules on freedom to provide services, residency requirements for workers)
- equal treatment (rules against discrimination in the workplace, equal pay for men and women, equal pay for employees on fixed-term / permanent employment contracts)

			rules on staff representation	
445	Taxes	Taxes	Idem	
	 VAT: information on the general rules, rates and exemptions, registering for and paying VAT, getting a refund excise duties: information on the general rules, rates and exemptions other taxes: payment, rates 	 VAT: information on the general rules, rates and exemptions, registering for and paying VAT, getting a refund excise duties: information on the general rules, rates and exemptions customs duty and other taxes and duties collected on imports, import customs procedures, export customs procedures other taxes: payment, rates, tax returns 		
446	Goods	Goods	Idem	
	 obtaining CE marking identifying applicable standards, technical specifications and getting products certified mutual recognition of products not subject to Union-specifications requirements regarding classification, labelling and packaging for hazardous chemicals distance/off-premises selling: 	 obtaining CE marking and product requirements identifying applicable standards, technical specifications and getting products certified mutual recognition of products not subject to Union-specifications requirements regarding classification, labelling and packaging for hazardous 		

	information to be given to customers	chemicals		
	in advance, confirmation of the	distance/off-premises		
	contract in writing, withdrawal from	selling: information to be given to		
	a contract, delivering of the goods,	customers in advance,		
	other specific obligations	confirmation of the contract in		
	• defective products: consumer	writing, withdrawal from a		
	rights and guarantees, after-sale	contract, delivering of the goods,		
	responsibilities, means of redress for	other specific obligations		
	an injured party	• defective products:		
	• certification, labels (EMAS,	consumer rights and guarantees,		
	energy labels, Eco-design, EU eco-	after-sale responsibilities, means		
	<i>C</i> ,	<u> </u>		
	label)	of redress for an injured party		
	 recycling and waste 	• certification, labels		
	management	(EMAS, energy labels, Eco-		
		design, EU eco-label)		
		 recycling and waste 		
		management		
	Services	Services	Idem	
447	Services	Services	100m	
,	• acquiring licenses,	acquiring licenses,		
	authorisations or permits with a view	authorisations or permits with a		
	to starting a business	view to starting a business		
	 notifying the authorities of 	• notifying the authorities of		
	cross-border activities	cross-border activities		
	 recognition of professional 	• recognition of professional		
	qualifications	qualifications, vocational		
	1	education and trainings		
	Funding a business	Idem	Idem	
448	r unumg a vusiness	luem	1uem	
770				
	• getting access to finance at			
	the Union level, including Union			

	funding programmes and business			
	grants			
	 getting access to finance at 			
	national level			
	 initiatives addressed to 			
	entrepreneurs (exchanges organised			
	for new entrepreneurs, mentoring		// C · //	
	programmes etc.)			
	Public contracts	Idem	Idem	
449				
	 Participating in public 			
	tenders: rules and procedures			
	• submitting a bid online in			
	response to a public call for tender			
	 reporting irregularities in 			
	relation to the tender process			
4.5.0	Health and safety at work	Idem	Idem	
450				
	 Health and safety obligations 			
	in relation to different types of			
	activity, including prevention of			
	risks, information and training			

ANNEX II Procedures referred to in Article 5(2)

Life events	Procedures	Expected output

Birth	Requesting a birth certificate	Birth certificate
Studying	Applying for a study grant from a public institution	Decision regarding the application for a grant
Working	Registering for social security benefits	Acknowledgement of receipt
	Requesting recognition of diploma	Decision on the request for recognition
	Registering a change of address	Confirmation of the registration of the new address
Moving	Requesting/renewing ID card or passport	Issue or renewal of an ID card or a passport
	Registering a motor vehicle	Registration certificate
Retiring	Claiming pension and pre- retirement benefits from public or semi-public schemes	Decision regarding the claim for a pension or pre-retirement benefits
Starting a business	General registration of business activity, excluding procedures concerning the constitution of companies or firms within the meaning of the second paragraph of Article 54 TFEU	Confirmation of the completion of all steps necessary to start operating as a business
	Registration of an employer (a natural person) with public or semi-	Social security registration number

	public pension and insurance schemes	
	Registration of employees with public or semi-public pension and insurance schemes	Social security registration number
Doing business	Notification to the social security schemes of the end of contract with an employee	Confirmation of the receipt of the notification
	Payment of social contributions for employees	Receipt or other form of confirmation of payment of social contributions for employees

EP AMENDMENTS

ANNEX II – table

Life events	Procedures	Expected output
Birth	Requesting a birth certificate	Birth certificate or proof of registration of birth
Residence	Requesting a residence certificate or requesting and renewing a residence card	Proof of registration and residence or issue or renewal of a residence card

Studying	Applying for a study grant from a public <i>body or</i> institution	Decision regarding the application for a grant
	Enrolling in a public higher education institution	Decision on enrolment
	Requesting a certificate of diploma and a certificate of qualifications from a public body or institution	Copy of diploma or certificate of qualification
Working	Registering for social security benefits	Acknowledgement of receipt
	Requesting recognition of professional qualification	Decision on the request for recognition
	Requesting recognition of diploma	Decision on the request for recognition
	Declaring income taxes	Confirmation of receipt of delcaration
Moving	Registering a change of address	Confirmation of the registration of the new address and de-registration of the previous address
	Requesting/renewing ID card or passport	Issue or renewal of an ID card or a passport
	Registering a motor vehicle	Registration certificate
	Obtaining highway toll stickers or emission stickers	Receipt of toll or emission stickers

	issued by a public body or institution	
Retiring	Claiming pension and pre- retirement benefits from public or semi-public schemes	Decision regarding the claim for a pension or pre-retirement benefits
	Requesting information on the balance of pension account from public or semipublic schemes	Statement of pension account balance
Starting a business	Notification of business activity, permissions of business activity, changes of business activity and the termination of a business activity without insolvency or liquidation procedures, excluding procedures concerning the constitution of companies or firms within the meaning of the second paragraph of Article 54 TFEU and the registration of a business activity with the business register.	Confirmation of the registration of changes of business activity
	VAT registration	VAT registration number
	Registration for income tax	Tax registration number
	Registration of an employer (a natural person) with public or	Social security registration number <i>(or other</i>

	semi-public pension and insurance schemes	confirmation of the registration)
	Registration of employees with public or semi-public pension and insurance schemes	Social security registration number (or other confirmation of the registration)
	VAT returns	Receipt of the VAT return
	Corporate/Business tax declaration	Confirmation of the receipt of the declaration
Doing business	Notification to the social security schemes of the end of contract with an employee	Confirmation of the receipt of the notification
	Payment of social contributions for employees	Receipt or other form of confirmation of payment of social contributions for employees
	Notification of cessation of activity subject to VAT	Confirmation of the receipt of the notification

COUNCIL AMENDMENTS

ANNEX II
Procedures referred to in Article 5(2)

Life events	Procedures	Expected output subject to an assessment of the application by the competent authority in accordance with their national law, where
Birth	Requesting <u>proof of registration of</u> <u>birth</u> a birth certificate	Proof of registration of birth or certificate
Studying	Applying for a <u>tertiary education</u> <u>study financing, such as</u> study grant <u>s and loans</u> from a public <u>body or</u> institution	Decision regarding on the application for financing a grant or acknowledgement of receipt
	Requesting academic recognition of diplomas, certificates or other proof of studies or courses qualifications	Decision on the request for recognition
Working	Request for determination of applicable legislation Registering a claim for social security coverage benefits in accordance with Title II of Regulation (EU) 883/2004 38	Acknowledgement of receipt Decision on claim Confirmation or rejection of registration Decision on applicable legislation

	38 Benefits as covered by Article 3 of Regulation (EU) 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems.	
	Notifying changes in personal or professional circumstances of the insured person receiving relevant for social security benefits, relevant for such benefits	Confirmation of receipt of notification of change
	Application for European Health Insurance Card (EHIC)	European Health Insurance Card (EHIC)
	Requesting <u>academic</u> recognition of <u>qualifications</u> diploma	Decision on the request for recognition
	Registering a change of address	Confirmation of the de-registration at the previous address and of the registration at of the new address
Moving	Requesting/renewing ID card or passport	Issue or renewal of an ID card or a passport
	Registering a motor vehicle originating from or already registered in an EU Member	Proof of registration of a motor vehicle Registration certificate

	State, in standard procedures ³⁹ This covers the following vehicles: (a) any motor vehicle or trailer as referred to in Article 3 of Directive 2007/46/EC of the European Parliament and of the Council (OJ L263, 9.10.2007, p.1) and (b) any two or three-wheel motor vehicle, whether twin-wheeled or otherwise, intended to travel on the road, as referred to in Article 1 of Directive 2002/24/EC of the European Parliament and of the Council OJ L 124, 9.5.2002, p.1).	
Retiring	Claiming pension and pre- retirement benefits from compulsory public or semi-public schemes	Confirmation of the receipt of the claim or Decision regarding the claim for a pension or pre-retirement benefits
Starting a business	General registration of business activity, excluding procedures concerning the constitution of companies or firms within the meaning of the second paragraph of Article 54 TFEU	Confirmation of the completion of all steps necessary to start operating as a business
	Registration of an employer (a	Confirmation of registration or

	natural person) with compulsory public or semi-public pension and insurance schemes	<u>s</u> Social security registration number
	Registration of employees with compulsory public or semi-public pension and insurance schemes	Confirmation of registration or sSocial security registration number
Doing business	Notification to the social security schemes of the end of contract with an employee, excluding procedures for the collective termination of employee contracts	Confirmation of the receipt of the notification
	Payment of social contributions for employees	Receipt or other form of confirmation of payment of social contributions for employees

ANNEX III

List of the assistance and problem solving services referred to in Article 2(2)(c)

COMMISSION'S PROPOSAL ⁷	EP AMENDMENTS ⁸	COUNCIL AMENDMENTS ⁹	COMPROMISE PROPOSALS

⁷ COM(2017)256. ⁸ A8-0054/2018. ⁹ 14351/17, 22.11.2017

451	1) Points of Single Contact	Idem	1) Points of Single Contact ⁴⁰	
452	2) Product Contact Points	Idem	2) Product Contact Points ⁴¹	
453	3) Construction Product Contact Points	Idem	3) Construction Product Contact Points ⁴²	
454	4) National Assistance Centres for Professional Qualifications	Idem	4) National Assistance Centres for Professional Qualifications ⁴³	
455	5) Health Contact Points	Idem	5) Health Contact Points ⁴⁴	
456	6) EURES	Idem	6) EURES ⁴⁵	
457	7) Online Dispute Resolution	Idem	7) Online Dispute Resolution ⁴⁶	GA
			40 <u>Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market</u>	
			41 Regulation (EC) No 764/2008 of the European Parliament and of the Council of 9 July 2008	

	laying down procedures relating
	to the application of certain
	national technical rules to
	products lawfully marketed in
	another Member State and
	repealing Decision No
	3052/95/EC (OJ L 218,
	13.8.2008, p. 21–29).
	⁴² Regulation (EU) No 305/2011
	of the European Parliament and
	of the Council of 9 March 2011
	laying down harmonised
	conditions for the marketing of
	construction products and
	repealing Council Directive
	89/106/EEC (OJ L 88, 4.4.2011,
	<u>p. 5–43).</u>
	⁴³ Directive 2005/36/EC of the
	European Parliament and of the
	Council of 7 September 2005 on
	the recognition of professional
	qualifications (OJ L 255,
	30.9.2005, p. 22–142).
	44 Directive 2011/24/EU of the
	European Parliament and of the
	Council of 9 March 2011 on the
	application of patients' rights in
	cross-border healthcare (OJ L

		88, 4.4.2011, p. 45). 45 Regulation (EU) 2016/589 of the European Parliament and of the Council of 13 April 2016 on a European network of	
		employment services (EURES), workers' access to mobility services and the further integration of labour markets, and amending Regulations (EU) No 492/2011 and (EU) No 1296/2013 (Text with EEA	
		relevance) (OJ L 107, 22.04.2016, p.1-28). 46 Regulation (EU) No 524/2013 of the European Parliament and of the Council of 21 May 2013	
		on online dispute resolution for consumer disputes and amending Regulation (EC) No 2006/2004 and Directive 2009/22/EC (OJ L 165, 18.6.2013, p. 1–12).	
458	(7a) Data protection supervisory authorities		NO
459	(7b) Voluntary assistance and problem solving services offered by competent authorities, the		NO

Commission or bodies, offices	
and agencies of the Union or by	
private or semi-private entities	
provided that such services	
comply the quality criteria set out	
in this Regulation	