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WORKING DOCUMENT

From:	General Secretariat of the Council
To:	Working Party on Telecommunications and Information Society
Subject:	Gigabit Infrastructure Act - LU comments macro table (doc. 6845/23)

Delegations will find in annex the LU comments macro table on Gigabit Infrastructure Act. (doc. 6845/23).

Deadline: 24 May 2023

Commission proposal	Drafting Suggestions	Comments
2023/0046 (COD)		
Proposal for a		Luxembourg supports the choice of a directly
REGULATION OF THE EUROPEAN		applicable regulation as a legal form.
PARLIAMENT AND OF THE COUNCIL		
on measures to reduce the cost of deploying		
gigabit electronic communications networks and		
repealing Directive 2014/61/EU (Gigabit		
Infrastructure Act)		
THE EUROPEAN PARLIAMENT AND THE		
COUNCIL OF THE EUROPEAN UNION,		
Having regard to the Treaty on the Functioning		
of the European Union, and in particular Article		
114 thereof,		
Having regard to the proposal from the		
European Commission,		

Commission proposal	Drafting Suggestions	Comments
After transmission of the draft legislative act to		
the national parliaments,		
Having regard to the opinion of the European		
Economic and Social Committee ¹ ,		
Having regard to the opinion of the Committee		
of the Regions ² ,		
Acting in accordance with the ordinary		
legislative procedure,		
Whereas:		
(1) The digital economy has been changing		
the internal market profoundly over the last		
decade. The Union's vision is a digital economy		

OJ C,, p. OJ C,, p.

Commission proposal	Drafting Suggestions	Comments
that delivers sustainable economic and social		
benefits based on excellent and secure		
connectivity for everybody and everywhere in		
Europe. A high-quality digital infrastructure		- "//
based on very high capacity networks underpins		
almost all sectors of a modern and innovative		
economy. It is of strategic importance to social		
and territorial cohesion and overall for the		
Union's competitiveness and digital leadership.		
Therefore, people as well as the private and		
public sectors should have the opportunity to be		
part of the digital economy.		
(2) The rapid evolution of technologies, the		
exponential growth in broadband traffic and the		
increasing demand for advanced very high-		
capacity connectivity have further accelerated		
during the COVID-19 pandemic. As a result, the		

Commission proposal	Drafting Suggestions	Comments
targets laid down in the Digital Agenda in 2010 ³		
have mostly been met, but they have also		
become obsolete. The share of households		
having access to 30 Mbps internet speeds has		
increased from 58.1% in 2013 to 90% in 2022.		
Availability of only 30 Mbps is no longer		
future-proof and not aligned with the new		
objectives set in Directive (EU) 2018/1972 of		
the European Parliament and of the Council ⁴ for		
ensuring connectivity and widespread		
availability of very high capacity networks.		
Therefore, in the Decision (EU) 2022/2481 of		
the European Parliament and Council ⁵ , the EU		
set updated targets for 2030 that better		
correspond to the expected connectivity needs		
of the future where all European households		

Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions, 19.05.2010, COM(2010)245.

Directive (EU) 2018/1972 of the European Parliament and of the Council of 11 December 2018 establishing the European Electronic Communications Code (OJ L 321, 17.12.2018, p. 36).

Decision (EU) 2022/2481 of the European Parliament and of the Council of 14 December 2022 establishing the Digital Decade Policy Programme 2030 (OJ L 323, 19.12.2022, p. 4).

Commission proposal	Drafting Suggestions	Comments
should be covered by a gigabit network, with all		
populated areas covered by 5G.		
(3) To achieve those targets, there is a need		
for policies to speed up and lower the costs of		
the deployment of very high-capacity fixed and		
wireless networks across the Union, including		
proper planning, coordination and the reduction		
of administrative burdens.		
(4) Directive 2014/61/EU, which was		
adopted in response to the need for policies to		
lower the costs of broadband deployment,		
included measures on infrastructure sharing,		
civil works coordination and the reduction of		
administrative burdens. To further facilitate the		
roll-out of very high capacity networks,		
including fibre and 5G, the European Council,		
called in its Conclusions on Shaping Europe's		
Digital Future of 9 June 2020, called for a		

Commission proposal	Drafting Suggestions	Comments
package of additional measures to support		
current and emerging network deployment		
needs, including by reviewing Directive		
2014/61/EU.		
(5) The roll-out of very high capacity		
networks (as defined in Directive (EU)		
2018/1972) across the Union requires		
substantial investment, a significant proportion		
of which is the cost of civil engineering works.		
Sharing physical infrastructure would limit the		
need for costly civil engineering works and		
make advanced broadband roll-out more		
effective.		
(6) A major part of the costs of deploying		
very high capacity networks can be attributed to		
inefficiencies in the roll-out process related to:		
(i) the use of existing passive infrastructure		
(such as ducts, conduits, manholes, cabinets,		

Commission proposal	Drafting Suggestions	Comments
poles, masts, antenna installations, towers and		
other supporting constructions); (ii) bottlenecks		
related to the coordination of civil works; (iii)		
burdensome administrative procedures to grant		*//
permits; and (iv) bottlenecks in in-building		
deployment of networks, which lead to high		
financial barriers, particularly in rural areas.		
(7) Directive 2014/61/EU of the European		
Parliament and of the Council ⁶ , which was		
adopted in response to the need to lower the		
costs of broadband deployment, included		
measures on infrastructure sharing, civil works		
coordination and the reduction of administrative		
burdens. To further facilitate the roll-out of very		
high capacity networks, including fibre and 5G,		
the European Council, in its Conclusions on		
Shaping Europe's Digital Future of 9 June 2020,		

Directive 2014/61/EU of the European Parliament and of the Council of 15 May 2014 on measures to reduce the cost of deploying high-speed electronic communications networks (OJ L 155, 23.5.2014, p. 1).

Commission proposal	Drafting Suggestions	Comments
called for a package of additional measures to		
support current and emerging network		
deployment needs, including by reviewing		
Directive 2014/61/EU.		
(8) The measures set out in Directive		
2014/61/EU contributed to less costly		
deployments of high-speed electronic		
communications networks. However, these		
measures should be strengthened to further		
reduce costs and speed up network deployment.		
(9) Measures aiming to make using public	(9) Measures aiming to make using public	Terminology
and private existing infrastructures more	and private existing infrastructures more	
efficient and reduce costs and obstacles in	efficient and reduce costs and obstacles in	
carrying out new civil engineering works should	carrying out new civil engineering works should	
contribute substantially to ensuring a fast and	contribute substantially to ensuring a fast and	
extensive deployment of very high capacity	extensive deployment of very high capacity	
networks. These measures should maintain	networks. These measures should maintain	
effective competition without harming the	effective competition without harming the	

Commission proposal	Drafting Suggestions	Comments
safety, security and smooth operation of the	safety, security and smooth operation proper	
existing infrastructure.	fonctioning of the existing infrastructure.	
(10) Some Member States have adopted		
measures to reduce the costs of broadband roll-		
out, including by going beyond the provisions of		
Directive 2014/61/EU. However, those		
measures are still very different across Member		
States and have led to different results across the		
Union. Scaling up some of those measures		
across the Union and taking new reinforced		
measures could significantly contribute to the		
better functioning of the digital single market.		
Moreover, differences in regulatory		
requirements and inconsistent implementation		
of Union rules sometimes prevent cooperation		
across utility companies. The differences may		
also raise barriers to entry for new undertakings		
providing or authorised to provide public		
electronics communications networks or		

Commission proposal	Drafting Suggestions	Comments
associated facilities, as defined in Directive		
(EU) 2018/1972 ('operators'). These differences		
may also close off new business opportunities,		
hindering the development of an internal market		
for the use and deployment of physical		
infrastructures for very high capacity networks.		
Moreover, the measures notified in the national		
roadmaps and implementation reports adopted		
by Member States under Commission		
Recommendation (EU) 2020/1307 ⁷ neither		
cover all the areas of Directive 2014/61/EU nor		
address all issues in a consistent and complete		
manner. This is despite how essential it is to		
take action across the whole roll-out process and		
across sectors to achieve a coherent and		
significant impact.		

Commission Recommendation (EU) 2020/1307 of 18 September 2020 on a common Union toolbox for reducing the cost of deploying very high capacity networks and ensuring timely and investment-friendly access to 5G radio spectrum, to foster connectivity in support of economic recovery from the COVID-19 crisis in the Union (OJ L 305, 21.9.2020, p. 33).

Commission proposal	Drafting Suggestions	Comments
(11) This Regulation aims to strengthen and		
harmonise rights and obligations applicable		
across the Union to accelerate the roll-out of		
very high capacity networks and cross-sector		• //
coordination. Due to the persistent		
fragmentation of electronic communications		
markets in individual national markets,		
undertakings providing or authorised to provide		
electronic communications networks are unable		
to achieve economies of scale. This can have a		
strong downstream effect on cross-border trade		
and services provision, since many services can		
only be provided where an adequately		
performant network is in place across the Union.		
While ensuring an improved level playing field,		
this Regulation does not prevent national		
measures in compliance with Union law that		
serve to promote the joint use of existing		
physical infrastructure or enable a more efficient		
deployment of new physical infrastructure by		

Commission proposal	Drafting Suggestions	Comments
complementing the rights and obligations laid		
down in this Regulation. For example, Member		
States could extend provisions on civil works		
coordination also to privately funded projects or		
require that more information on physical		
infrastructure or planned civil works is provided		
to a single information point in electronic		
format, provided that they do not violate Union		
law including the provisions of this Regulation.		
(12) To ensure legal certainty, including	(12) To ensure legal certainty, including	Add "Part I" in order to clarify the reference to
regarding specific regulatory measures imposed	regarding specific regulatory measures imposed	the Directive (EU) 2018/1972.
under Directive (EU) 2018/1972, under Title II,	under Directive (EU) 2018/1972, under Part I,	
Chapters II to IV and Directive 2002/77/EC ⁸ ,	Title II, Chapters II to IV and Directive	
the provisions of these directives should prevail	2002/77/EC ⁹ , the provisions of these directives	
over this Regulation.	should prevail over this Regulation.	

Commission Directive 2002/77/EC of 16 September 2002 on competition in the markets for electronic communications networks and services (OJ L 249, 17.9.2002, p. 21). Commission Directive 2002/77/EC of 16 September 2002 on competition in the markets for electronic communications networks and services (OJ L 249, 17.9.2002, p. 21).

Commission proposal	Drafting Suggestions	Comments
(13) It can be significantly more efficient for		
operators, in particular new entrants, to reuse		
existing physical infrastructure, including that of		
other utilities, to roll out very high capacity		- "//
networks or associated facilities. This is the		
case, in particular, in areas where no suitable		
electronic communications network is available		
or where it may not be economically feasible to		
build new physical infrastructure. Moreover,		
synergies across sectors may significantly		
reduce the need for civil works relating to the		
deployment of very high capacity networks.		
This reuse can also reduce the social and		
environmental costs linked to these works, such		
as pollution, noise and traffic congestion.		
Therefore, this Regulation should apply not only		
to operators but also to owners or holders of		
rights to use extensive and ubiquitous physical		
infrastructure suitable to host electronic		
communications network elements, such as		

Commission proposal	Drafting Suggestions	Comments
physical networks for the provision of		
electricity, gas, water and sewage and drainage		
systems, and heating and transport services. In		
the case of holders of rights, this does not		
change any property rights of third parties.		
(14) To improve the deployment of very high	(14) To improve the deployment of very high	Access rights shall be compliant with national
capacity networks in the internal market, this	capacity networks in the internal market, this	property law.
Regulation should lay down rights for	Regulation should lay down rights for	
undertakings providing public electronic	undertakings providing public electronic	
communications networks or associated	communications networks or associated	
facilities (including undertakings of a public	facilities (including undertakings of a public	
nature) to access physical infrastructure	nature) to access physical infrastructure	
regardless of its location under fair and	regardless of its location under fair and	
reasonable terms consistent with the normal	reasonable terms consistent compliant with the	
exercise of property rights. The obligation to	normal exercise of property rights. The	
give access to the physical infrastructure should	obligation to give access to the physical	
be without prejudice to the rights of the owner	infrastructure should be without prejudice to the	
of the land or of the building in which the	rights of the owner of the land or of the building	
infrastructure is located.	in which the infrastructure is located.	

Commission proposal	Drafting Suggestions	Comments	
(15) In particular, taking into account the fast			
development of providers of wireless physical			
infrastructure such as 'tower companies', and			
their increasingly significant role as providers of			
access to physical infrastructure suitable to			
install elements of wireless electronic			
communications networks, such as 5G, the			
definition of 'network operator' should be			
extended beyond undertakings providing or			
authorised to provide electronic			
communications networks and operators of			
other types of networks, such as transport, gas			
or electricity, to include undertakings providing			
associated facilities, which thus become subject			
to all the obligations and benefits set out in the			
Regulation, except the provisions regarding in-			
building physical infrastructure and access.			

Commission proposal	Drafting Suggestions	Comments
(16) In view of their low degree of		
differentiation, the physical facilities of a		
network can often host a wide range of		
electronic communications network elements at		
the same time without affecting the main service		
provided and with minimum adaptation costs.		
These elements include those capable of		
delivering broadband access services at speeds		
of at least 100 Mbps in line with the		
technological neutrality principle. Therefore,		
physical infrastructure, that is intended to only		
host other elements of a network without		
becoming an active network element itself, such		
as dark fibre, can in principle be used to		
accommodate electronic communications		
cables, equipment or any other element of		
electronic communications networks, regardless		
of its current use or its ownership, security		
concerns or future business interests of the		
infrastructure's owner. The physical		

Commission proposal	Drafting Suggestions	Comments
infrastructure of public electronic		
communications networks can in principle also		
be used to accommodate elements of other		
networks. Therefore, in appropriate cases,		- "//
public electronic communications network		
operators may give access to their networks so		
that other networks can be deployed. Without		
prejudice to the pursuit of the specific general		
interest linked to the provision of the main		
service, synergies between network operators		
should at the same time be encouraged to		
contribute to achieving the digital targets set out		
in Decision (EU) 2022/2481.		
(17) In the absence of a justified exception,	(17) In the absence of a justified exception,	Member States shall be able to identify the
physical infrastructure elements owned or	physical infrastructure elements owned or	buildings owned or controlled by public sector
controlled by public sector bodies, even when	controlled by public sector bodies, even when	bodies in their territories where access
they are not part of a network, can also host	they are not part of a network, can also host	obligations cannot apply, based on national
electronic communications network elements	electronic communications network elements	security reasons.
and should be made accessible to facilitate	and should be made accessible to facilitate	

Commission proposal	Drafting Suggestions	Comments
installing network elements of very high	installing network elements of very high	
capacity networks, in particular wireless	capacity networks, in particular wireless	
networks. Examples of physical infrastructure	networks. Examples of physical infrastructure	
elements are buildings, entries to buildings, and	elements are buildings, entries to buildings, and	- "//
any other asset, including street furniture, such	any other asset, including street furniture, such	
as light poles, street signs, traffic lights,	as light poles, street signs, traffic lights,	
billboards, bus and tramway stops and metro	billboards, bus and tramway stops and metro	
stations. It is for Member States to identify	stations. It is for Member States to identify	
specific buildings owned or controlled by public	specific buildings owned or controlled by public	
sector bodies in their territories where access	sector bodies in their territories where access	
obligations cannot apply, for example, for	obligations cannot apply, for example, for	
reasons of architectural, historical, religious or	reasons of architectural, historical, religious or	
natural value.	natural value, or national security reasons.	
(18) This Regulation should be without	(18) This Regulation should be without	National general rules on security of critical
prejudice to any specific safeguard needed to	prejudice to any specific safeguard needed to	networks shall apply.
ensure safety and public health, the security and	ensure safety and public health, the security and	In addition, Member states and operators of
integrity of the networks, in particular critical	integrity of the networks, in particular critical	critical infrastructure have obligations also
infrastructure, as defined by national law, and to	infrastructure, as defined by national law, and to	under the Directive on the Resilience of Critical
ensure that the main service provided by the	ensure that the main service provided by the	Facilities, therefore the interplay between the

Commission proposal	Drafting Suggestions	Comments
network operator is not affected, in particular in	network operator is not affected, in particular in	provisions in GIA and CER need to be further
networks used for the provision of water	networks used for the provision of water	examined.
intended for human consumption. However,	intended for human consumption. However,	
general rules in national legislation prohibiting	general rules in national legislation prohibiting	- "//
network operators from negotiating access to	network operators from negotiating access to	
physical infrastructures by undertakings	physical infrastructures by undertakings	
providing or authorised to provide electronic	providing or authorised to provide electronic	
communications networks or associated	communications networks or associated	
facilities could prevent creating a market for	facilities could prevent creating a market for	
access to physical infrastructure. Such general	access to physical infrastructure. Such general	
rules should therefore be abolished. At the same	rules should therefore be abolished. At the same	
time, the measures set out in this Regulation	time, the measures set out in this Regulation	
should not prevent Member States from	should not prevent Member States from	
incentivising utility operators to give access to	incentivising utility operators to give access to	
infrastructure by excluding revenue generated	infrastructure by excluding revenue generated	
from the access to their physical infrastructure	from the access to their physical infrastructure	
when calculating end-user tariffs for their main	when calculating end-user tariffs for their main	
activity or activities, in accordance with	activity or activities, in accordance with	
applicable Union law.	applicable Union law.	

Commission proposal	Drafting Suggestions	Comments
(19) In order to ensure legal certainty and		
avoid disproportionate burdens on network		
operators resulting from the simultaneous		
application of two distinct access regimes to the		- "//
same physical infrastructure, physical		
infrastructure subject to access obligations		
imposed by national regulatory authorities		
pursuant to Directive (EU) 2018/1972 or access		
obligations resulting from the application of		
Union State aid rules should not be subject to		
access obligations set out in this Regulation for		
as long as such access obligations remain in		
place. However, this Regulation should be		
applicable where a national regulatory authority		
has imposed an access obligation under		
Directive (EU) 2018/1972 that limits the use		
that can be made of the physical infrastructure		
concerned. For instance, this could occur when		
an operator planning to connect base stations		
requests access to existing physical		

Commission proposal	Drafting Suggestions	Comments	
infrastructure to which access obligations are			
imposed in the market for access to wholesale			
dedicated capacity ¹⁰ .			
(20) To ensure proportionality and preserve			
investment incentives, a network operator or			
public sector body should have the right to			
refuse access to specific physical infrastructure			
for objective and justified reasons. In particular,			
a physical infrastructure for which access has			
been requested could be technically unsuitable			
due to specific circumstances, or because of lack			
of currently available space or future needs for			
space that are sufficiently demonstrated, for			
instance, in publicly available investment plans.			
To ensure proportionality and preserve			
investment incentives, a network operator or			
public sector body may refuse access to specific			

Commission Recommendation (EU) 2020/2245 of 18 December 2020 on relevant product and service markets within the electronic communications sector susceptible to ex ante regulation in accordance with Directive (EU) 2018/1972 of the European Parliament and of the Council establishing the European Electronic Communications Code, 18.12.2020, C(2020) 8750, OJ L 439, 29.12.2020, p. 23.

Commission proposal	Drafting Suggestions	Comments
physical infrastructure. To avoid any potential		
distortion of competition or any possible abuse		
of the conditions to refuse access, any such		
refusal should be duly justified and based on		- "//
objective and detailed reasons. For example		
such reasons would not be considered objective		
where an undertaking providing or authorised to		
provide electronic communications networks		
has deployed physical infrastructure thanks to		
civil works coordination with a network		
operator other than an electronic		
communications network operator and refuses		
to grant access based on an alleged lack of		
availability of space to host the elements of very		
high capacity networks which results from		
decisions made by the undertaking under its		
control. In such case, a competition distortion		
could arise if there is no other VHCN in the area		
concerned by the access request. Similarly, in		
specific circumstances, sharing the		

Commission proposal	Drafting Suggestions	Comments
infrastructure could jeopardise safety or public		
health, network integrity and security, including		
that of critical infrastructure, or could endanger		
the provision of services that are primarily		
provided over the same infrastructure.		
Moreover, where the network operator already		
provides a viable alternative means of wholesale		
physical access to electronic communications		
networks that would meet the needs of the		
access seeker, such as dark fibre or fibre		
unbundling, access to the underlying physical		
infrastructure could have an adverse economic		
impact on its business model, in particular that		
of wholesale-only operators, and incentives to		
invest. It may also risk an inefficient duplication		
of network elements. The assessment of the fair		
and reasonable character of the terms and		
conditions for such alternative means of		
wholesale physical access should take into		
account, inter alia, the underlying business		

Commission proposal	Drafting Suggestions	Comments
model of the undertaking providing or		
authorised to provide public electronic		
communications networks granting access and		
the need to avoid any reinforcement of the		- "//
significant market power, if any, of either party.		
(21) To facilitate the reuse of existing		
physical infrastructure, where operators request		
access in a specified area, network operators and		
public sector bodies that own or control physical		
infrastructure should make an offer for the		
shared use of their facilities under fair and		
reasonable terms and conditions, including		
price, unless access is refused for objective and		
justified reasons. Public sector bodies should		
also be required to offer access under non-		
discriminatory terms and conditions. Depending		
on the circumstances, several factors could		
influence the conditions under which such		
access is granted. These include: (i) any		

Commission proposal	Drafting Suggestions	Comments
additional maintenance and adaptation costs; (ii)		
any preventive safeguards to be adopted to limit		
adverse effects on network safety, security and		
integrity; (iii) any specific liability arrangements		- "//
in the event of damages; (iv) the use of any		
public subsidy granted for the construction of		
the infrastructure, including specific terms and		
conditions attached to the subsidy or provided		
under national law in compliance with Union		
law; (v) the ability to deliver or provide		
infrastructure capacity to meet public service		
obligations; and (vi) any constraints stemming		
from national provisions aiming to protect the		
environment, public health, public security or to		
meet town and country planning objectives.		
(22) Investments in physical infrastructure of		
public electronic communications networks or		
associated facilities should directly contribute to		
the objectives set out in Decision (EU)		

Commission proposal	Drafting Suggestions	Comments	
2022/2481 and avoid opportunistic behaviour.			
Therefore, any obligation of access to existing			
physical infrastructure or coordination of civil			
works should fully take into account a number			
of factors such as (i) the economic viability of			
those investments based on their risk profile; (ii)			
any time schedule for the return on investment;			
(iii) any impact that the access has on			
downstream competition and consequently on			
prices and return on investment; (iv) any			
depreciation of the network assets at the time of			
the access request; (v) any business case			
underpinning the investment, in particular in the			
physical infrastructure used for providing very			
high capacity network services; and (vi) any			
possibility previously offered to the access			
seeker to co-deploy.			
(23) Public sector bodies that own or control			
physical infrastructure may lack sufficient			

Commission proposal	Drafting Suggestions	Comments	
resources, experience or the necessary technical			
knowledge to engage in negotiations with			
operators on access. To facilitate access to these			
public sector bodies' physical infrastructure, a			
body could be appointed to coordinate the			
access requests, provide legal and technical			
advice for negotiating access terms and			
conditions, and make relevant information on			
such physical infrastructure available via a			
single information point. The coordinating body			
could also support public sector bodies in			
preparing model contracts and monitor the			
outcome and the length of time of the access			
requests process. The body could also help if			
disputes arise on access to physical			
infrastructure that public sector bodies own or			
control.			
(24) To ensure consistency of approaches			
among Member States, the Commission, in			

Commission proposal	Drafting Suggestions	Comments
close cooperation with the Body of European		
Regulators for Electronic Communications		
(BEREC), could provide guidance on applying		
the provisions on access to physical		- "/
infrastructure, including but not only on the		
application of fair and reasonable conditions.		
The views of stakeholders and national dispute		
settlement bodies should be duly taken into		
account in the preparation of the guidance.		
(25) Operators should have access to	(25) Operators should have access to	The network operator shall only be obliged to
minimum information on physical infrastructure	minimum information on physical infrastructure	provide minimum information via a single
and planned civil works in the area of	and planned civil works in the area of	information point, if this information is indeed
deployment. This will enable them to effectively	deployment. This will enable them to effectively	acessible to the operator.
plan deploying very high capacity networks and	plan deploying very high capacity networks and	
ensure the most effective use of existing	ensure the most effective use of existing	
physical infrastructure, suitable for rolling out	physical infrastructure, suitable for rolling out	
such networks, and planned civil works. Such	such networks, and planned civil works. Such	
minimum information is a pre-requisite to assess	minimum information is a pre-requisite to assess	
the potential for using existing physical	the potential for using existing physical	
	1	

Commission proposal	Drafting Suggestions	Comments
infrastructure or coordinating the planned civil	infrastructure or coordinating the planned civil	
works in a specific area, as well as to reduce	works in a specific area, as well as to reduce	
damage to any existing physical infrastructures.	damage to any existing physical infrastructures.	
In view of the number of stakeholders involved	In view of the number of stakeholders involved	- "//
(covering publicly and privately financed civil	(covering publicly and privately financed civil	
works as well as existing or planned physical	works as well as existing or planned physical	
infrastructure) and to facilitate access to that	infrastructure) and to facilitate access to that	
information (across sectors and borders), the	information (across sectors and borders), the	
network operators and public sector bodies	network operators and public sector bodies	
subject to transparency obligations should	subject to transparency obligations should	
proactively (rather than upon request) provide	proactively (rather than upon request) provide	
and maintain such minimum information via a	and maintain such minimum information via a	
single information point. This will simplify	single information point. This will simplify	
managing requests to access such information	managing requests to access such information	
and enable operators to express their interest in	and enable operators to express their interest in	
accessing physical infrastructure or coordinating	accessing physical infrastructure or coordinating	
civil works, for which timing is critical. The	civil works, for which timing is critical. The	
minimum information on planned civil works	minimum information on planned civil works	
should be provided via a single information	should be provided via a single information	
point as soon as the information is available to	point as soon as the information is available to	

Commission proposal	Drafting Suggestions	Comments
the network operator concerned and, in any	the network operator concerned and, in any	
event and where permits are required, no later	event and where permits are required, no later	
than 3 months before the permit application is	than 3 months before the permit application is	
first submitted to the competent authorities.	first submitted to the competent authorities.	- " //
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(26) The minimum information should be	(26) The minimum information should be	Adjust wording accordingly in order to be
made available promptly via the single	made available promptly as soon as the	coherent with recital (25).
information point under proportionate, non-	information is available to the network operator	
discriminatory and transparent terms so that	concerned via the single information point under	
operators can submit their requests for	proportionate, non-discriminatory and	
information. The single information point	transparent terms so that operators can submit	
should consist of a repository of information in	their requests for information. The single	
electronic format, where information can be	information point should consist of a repository	
accessed and requests can be made online using	of information in electronic format, where	
digital tools, such as webpages, digital	information can be accessed and requests can be	
applications, and digital platforms. The	made online using digital tools, such as	
information made available may be limited to	webpages, digital applications, and digital	
ensure network security and integrity, in	platforms. The information made available may	
particular that of critical infrastructure, national	be limited to ensure network security and	
security, or to safeguard legitimate operating	integrity, in particular that of critical	
		1

Commission proposal	Drafting Suggestions	Comments
and business secrets. The single information	infrastructure, national security, or to safeguard	
point does not have to host the information as	legitimate operating and business secrets. The	
long as it ensures that links are available to	single information point does not have to host	
other digital tools, such as web portals, digital	the information as long as it ensures that links	- "//
platforms or digital applications, where the	are available to other digital tools, such as web	
information is stored. The single information	portals, digital platforms or digital applications,	
point may provide additional functionalities,	where the information is stored. The single	
such as access to additional information or	information point may provide additional	
support to the process of requests for access to	functionalities, such as access to additional	
existing physical infrastructure or to coordinate	information or support to the process of requests	
civil works.	for access to existing physical infrastructure or	
	to coordinate civil works.	
(27) In addition, if the request is reasonable,		
in particular if needed to share existing physical		
infrastructures or coordinate civil works,		
operators should be granted the possibility to		
make on-site surveys and request information on		
planned civil works under transparent,		
proportionate and non-discriminatory conditions		

Commission proposal	Drafting Suggestions	Comments	
and without prejudice to the safeguards adopted			
to ensure network security and integrity,			
protection of confidentiality, as well as			
operating and business secrets.			
(28) Advanced transparency of planned civil			
works via single information points should be			
incentivised. This can be done by easily			
redirecting operators to such information			
whenever available. Transparency should also			
be enforced by making permit-granting			
applications subject to prior publication of			
information on planned civil works via a single			
information point.			
(29) The discretion that Member States retain			
to allocate the functions of the single			
information points to more than one competent			
body should not affect their ability to effectively			
fulfil those functions. Where more than one			

Commission proposal	Drafting Suggestions	Comments
single information point is set up in a Member		
State, a single national digital entry point		
consisting of a common user interface should		
ensure seamless access to all single information		- '/
points by electronic means. The single		
information point should be fully digitised and		
provide easy access to the relevant digital tools.		
This will enable network operators and public		
sector bodies exercise their rights and comply		
with the obligations set out in this Regulation.		
This includes fast access to the minimum		
information on existing physical infrastructure		
and planned civil works, electronic		
administrative procedures for granting permits		
and rights of way, and the applicable conditions		
and procedures. As part of this minimum		
information, the single information point should		
give access to georeferenced information on the		
location of existing physical infrastructure and		
planned civil works. To facilitate this, Member		

Commission proposal	Drafting Suggestions	Comments
States should provide automated digital tools for		
the submission of the georeferenced information		
and conversion tools to the supported data		
formats. These could be made available to		~ * //
network operators and public sector bodies		
responsible for providing this information via		
the single information point. Furthermore,		
where georeferenced location data are available		
via other digital tools, such as the INSPIRE		
Geoportal under Directive 2007/2/EC of the		
European Parliament and of the Council ¹¹ , the		
single information point could provide user-		
friendly access to this information.		
(30) To ensure proportionality and security,	(30) To ensure proportionality and security,	
the requirement to provide information on	the requirement to provide information on	
existing physical infrastructure via the single	existing physical infrastructure via the single	
information point need not apply for the same	information point need not apply for the same	

Directive 2007/2/EC of the European Parliament and of the Council of 14 March 2007 establishing an Infrastructure for Spatial Information in the European Community (INSPIRE) (OJ L 108, 25.4.2007, p. 1).

Commission proposal	Drafting Suggestions	Comments
reasons as those justifying a refusal of an access	reasons as those justifying a refusal of an access	
request. In addition, providing information on	request. In addition, providing information on	
existing physical infrastructure via the single	existing physical infrastructure via the single	
information point could, in very specific cases,	information point could, in very specific cases,	- "//
be burdensome or disproportionate for network	be burdensome or disproportionate for network	
operators and public sector bodies. This could	operators and public sector bodies. This could	
arise, for example, where the mapping of	arise, for example, where the mapping of	
relevant assets is not yet available and it would	relevant assets is not yet available and it would	
be very costly to map or where access requests	be very costly to map or where access requests	
are expected to be very low in certain areas of a	are expected to be very low in certain areas of a	
Member State or in respect to certain specific	Member State or in respect to certain specific	
physical infrastructure. Where it appears that	physical infrastructure. Where it appears that	
providing information is disproportionate based	providing information is disproportionate based	
on a detailed cost-benefit analysis, network	on a detailed cost-benefit analysis, network	
operators and public sector bodies should not be	operators and public sector bodies should not be	
obliged to provide such information. Member	obliged to provide such information. Member	
States should conduct such detailed cost-benefit	States should conduct such detailed cost-benefit	
analysis based on a consultation with	analysis based on a consultation with	
stakeholders on demand for access to existing	stakeholders on demand for access to existing	
physical infrastructure, and the analysis should	physical infrastructure, and the analysis should	

Commission proposal	Drafting Suggestions	Comments
be updated regularly. The consultation process	be updated regularly. The consultation process	
and its outcome should be made public, and the	and its outcome should be made public, and the	
specific physical infrastructure to be exempted	specific physical infrastructure to be exempted	
from this obligation should be notified to the	from this obligation should be notified to the	
Commission.	Commission.	
(31) To ensure consistency, the competent	(31) To ensure consistency, the competent	Regulatory obligations shall be directly
bodies performing the functions of the single	bodies performing the functions of the single	applicable and should not need agreement from
information point, the national regulatory	information point, the national regulatory	the parties
authorities fulfilling their tasks under Directive	authorities fulfilling their tasks under Directive	
(EU) 2018/1972 or other competent authorities,	(EU) 2018/1972 or other competent authorities,	
such as national, regional or local authorities in	such as national, regional or local authorities in	
charge of cadastre or the implementation of	charge of cadastre or the implementation of	
Directive 2007/2/EC (INSPIRE), as appropriate,	Directive 2007/2/EC (INSPIRE), as appropriate,	
should consult and cooperate with each other.	should consult and cooperate with each other.	
The purpose of such cooperation should be to	The purpose of such cooperation should be to	
minimise the efforts in complying with	minimise the efforts in complying with	
transparency obligations on network operators	transparency obligations on network operators	
and public sector bodies, including the	and public sector bodies, including the	
undertakings designated with significant market	undertakings designated with significant market	

Commission proposal	Drafting Suggestions	Comments
power ('SMP' operators), to make information	power ('SMP' operators), to make information	
available about their physical infrastructure;	available about their physical infrastructure;	
Where a different data set on physical	Where a different data set on physical	
infrastructure of the SMP operator is required	infrastructure of the SMP operator is required	
such cooperation should result in establishing	such cooperation should result in establishing	
useful interlinks and synergies between the	useful interlinks and synergies between the	
SMP-related database and the single	SMP-related database and the single	
information point and proportionate common	information point and proportionate common	
practices of data collection and data provision to	practices of data collection and data provision to	
deliver results that are easily comparable.	deliver results that are easily comparable.	
Cooperation should also aim at facilitating	Cooperation should also aim at facilitating	
access to information on physical infrastructure,	access to information on physical infrastructure,	
in light of national circumstances. If regulatory	in light of national circumstances. If regulatory	
obligations are modified or withdrawn, the	obligations are modified or withdrawn, the	
parties affected should be able to agree on the	parties affected should be able to agree on the	
best solutions to adapt the collection and	best solutions to adapt the collection and	
provision of physical infrastructure data to the	provision of physical infrastructure data to the	
newly applicable regulatory requirements.	newly applicable regulatory requirements.	

Commission proposal	Drafting Suggestions	Comments
(32) The transparency obligation for the		
coordination of civil works need not apply to		
civil works for reasons of national security or in		
an emergency. This could be the case, for civil		* //
works performed if there is a risk of public		
danger as a result of degradation processes to		
civil engineering works and their associated		
installations, which are caused by destructive		
natural or human factors and are needed to		
ensure their safety or their demolition. For		
reasons of transparency, Member States should		
notify the types of civil works falling under		
those circumstances to the Commission and		
publish them via a single information point.		
(33) To ensure significant savings and		
minimise inconveniences to the area affected by		
the deployment of new electronic		
communications networks, regulatory		
constraints preventing as a general rule the		

Commission proposal	Drafting Suggestions	Comments
negotiation among network operators of		
agreements to coordinate civil works to deploy		
very high capacity networks should be		
prohibited. If civil works are not financed by		
public means, this Regulation should be without		
prejudice to the possibility for network		
operators to conclude civil works coordination		
agreements according to their own investment		
and business plans and their preferred timing.		
(34) Member States should maximise the		
results of civil works fully or partially financed		
by public means, by exploiting the positive		
externalities of those works across sectors and		
ensuring equal opportunities to share the		
available and planned physical infrastructure to		
deploy very high capacity networks. The main		
purpose of civil works financed by public means		
should not be adversely affected. However,		
timely and reasonable requests to coordinate the		

Commission proposal	Drafting Suggestions	Comments
deployment of elements of very high capacity		
networks should be met by the network operator		
carrying out the civil works concerned directly		
or indirectly (for example, through a sub-		.* //
contractor) under proportionate, non-		
discriminatory and transparent terms. For		
example, the requesting operator should cover		
any additional costs, including those caused by		
delays and keep changes to the original plans to		
a minimum Such provisions should not affect		
the right of Member States to reserve capacity		
for electronic communications networks even in		
the absence of specific requests. This will		
enable Member States to meet future demand		
for physical infrastructures to maximise the		
value of civil works or to adopt measures giving		
similar rights to operators of other types of		
networks, such as transport, gas or electricity, to		
coordinate civil works.		

Commission proposal	Drafting Suggestions	Comments
(35) In some cases, in particular for		
deployments in rural, remote or scarcely		
populated areas, the obligation to coordinate		
civil works might put at risk the financial		
viability of such deployments and eventually		
disincentivize investments carried out under		
market terms. Therefore, a request to an		
undertaking providing or authorised to provide		
public electronic communications networks to		
coordinate civil works might be considered		
unreasonable under specific circumstances. This		
should be the case, in particular, if the		
requesting undertaking providing or authorised		
to provide electronic communications networks		
did not state its intention to deploy very high		
capacity networks in that area (either as a new		
deployment, an upgrade or an extension of a		
network) and there had been a forecast or		
invitation to declare an intention to deploy very		
high capacity networks in designated areas		

Commission proposal	Drafting Suggestions	Comments
(pursuant to Article 22 of Directive (EU)		
2018/1972) or a public consultation under		
Union State aid rules. If more than one of those		
forecasts, invitations and/or public consultations		
have occurred, only the lack of an expression of		
interest at the most recent occasion covering the		
period during which the request for coordination		
of civil works is made should be considered. To		
ensure the possibility to access the deployed		
infrastructure in the future, the undertaking		
providing or authorised to provide public		
electronic communications networks performing		
the civil works should guarantee that it will		
deploy physical infrastructure with sufficient		
capacity, taking into account the guidance		
provided by the Commission. This is without		
prejudice to the rules and conditions attached to		
the assignment of public funds and the		
application of State aid rules.		

Commission proposal	Drafting Suggestions	Comments
(36) To ensure consistency of approaches, the		
Commission, in close cooperation with the		
Body of European Regulators (BEREC), could		
provide guidance on applying the provisions on		- 1
civil work coordination, including but not only		
on apportioning of costs. The views of		
stakeholders and national dispute settlement		
bodies should be duly taken into account in the		
preparation of the guidance.		
(37) Effective coordination can help reduce		
costs and delays as well as deployment		
disruption, which can be caused by problems on		
site. One example where coordination of civil		
works can provide clear benefits are cross-sector		
projects to deploy 5G corridors along transport		
paths, such as road, rail and in-land waterways.		
These projects can often also require design		
coordination or co-design based on early		
cooperation between the project participants. As		

Commission proposal	Drafting Suggestions	Comments
t of the co-design, the parties concerned may		
ee in advance on physical infrastructure		
loyment paths and the technology and		
pment to be used, before the coordination of		- "//
works. Therefore, the request for		
dination of civil works should be filed as		
n as possible.		
A number of different permits for		
A number of different permits for	(38) A number of different permits for	
ying elements of electronic	deploying elements of electronic	
munications networks or associated	communications networks or associated	
ities may be necessary in order to protect	facilities may be necessary in order to protect	
onal and Union general interests. These can	national and Union general interests. These can	
ide digging, building, town planning,	include digging, building, town planning,	
ronmental and other permits as well as	environmental and other permits as well as	
ts of way. The number of permits and rights	rights of way. The number of permits and rights	
vay required for deploying different types of	of way required for deploying different types of	
tronic communications networks or	electronic communications networks or	
ciated facilities and the local character of	associated facilities and the local character of	
deployment could involve applying different	the deployment could involve applying different	

Commission proposal	Drafting Suggestions	Comments
procedures and conditions, which can cause	procedures and conditions, which can cause	
difficulties in the network deployment.	difficulties in the network deployment.	
Therefore, to facilitate deployment, all rules on	Therefore, to facilitate deployment, all rules on	
the conditions and procedures applicable to	the conditions and procedures applicable to	- "//
granting permits and rights of way should be	granting permits and rights of way should be	
streamlined and consistent at national level.	streamlined and consistent at national level.	
While preserving the right of each competent	While preserving the right of each competent	
authority to be involved and maintain its	authority to be involved and maintain its	
decision-making prerogatives in accordance	decision-making prerogatives in accordance	
with the subsidiarity principle, all information	with the subsidiarity principle, all information	
on the procedures and general conditions	on the procedures and general conditions	
applicable to granting permits for civil works	applicable to granting permits for civil works	
and rights of way should be available via single	and rights of way should be available via single	
information points. This could reduce	information points. This could reduce	
complexity and increase efficiency and	complexity and increase efficiency and	
transparency for all operators and particularly	transparency for all operators and particularly	
new entrants and smaller operators not active in	new entrants and smaller operators not active in	
that area. Moreover, operators should have the	that area. Moreover, operators should have the	
right to submit their requests for permits and	right to submit their requests for permits and	
rights of way in electronic format via a single	rights of way in electronic format via a single	

Commission proposal	Drafting Suggestions	Comments
information point. Those undertakings should	information point. Those undertakings should	
also be able to retrieve information in electronic	also be able to retrieve information in electronic	
format about the status of their requests and	format about the status of their requests and	
whether they have been granted or refused.	whether they have been granted or refused.	
(39) Permit-granting procedures should not		
be barriers to investment or harm the internal		
market. Member States should therefore ensure		
that a decision on whether or not to grant		
permits on the deployment of elements of very		
high capacity networks or associated facilities is		
made available within 4 months from the receipt		
of a complete permit request. This is without		
prejudice to other specific deadlines or		
obligations laid down for the proper conduct of		
the procedure, which are applicable to the		
permit-granting procedure in accordance with		
national or Union law. Competent authorities		
should not restrict, hinder or make the		
deployment of very high capacity networks or		

Commission proposal	Drafting Suggestions	Comments
associated facilities economically less attractive.		
Specifically, they should not prevent procedures		
for granting permits and rights of way from		
proceeding in parallel, where possible, or		- "//
require operators to obtain one type of		
authorisation before they can apply for other		
types of authorisations. Competent authorities		
should justify any refusal to grant permits or		
rights of way under their competence, based on		
objective, transparent, non-discriminatory and		
proportionate conditions.		
(40) To avoid undue delays, competent	(40) To avoid undue delays, competent	
authorities must determine the completeness of	authorities must determine the completeness of	
the permit request within 15 days from its	the permit request within 15 days from its	
receipt. The permit request should be deemed	receipt. The permit request should be deemed	
complete unless the competent authority invites	complete unless the competent authority invites	
the applicant to provide any missing information	the applicant to provide any missing information	
within that period. For reasons of equal	within 4 months from the receipt of a permit	
treatment and transparency, the competent	request that period. For reasons of equal	

Commission proposal	Drafting Suggestions	Comments
authorities should not consider permit requests	treatment and transparency, the competent	
for civil works to be admissible if the minimum	authorities should not consider permit requests	
information required under this Regulation has	for civil works to be admissible if the minimum	
not been made available via a single information	information required under this Regulation has	- "//
point within 3 months before the first permit	not been made available via a single information	
request is submitted to the competent	point within 3 months before the first permit	
authorities. Where, in addition to permits, rights	request is submitted to the competent	
of way are required for deploying elements of	authorities. Where, in addition to permits, rights	
very high capacity networks, competent	of way are required for deploying elements of	
authorities should, by way of derogation from	very high capacity networks, competent	
Article 43 of Directive (EU) 2018/1972, grant	authorities should, by way of derogation from	
such rights of way within 4 months from the	Article 43 of Directive (EU) 2018/1972, grant	
receipt of the request. Other rights of way not	such rights of way within 4 months from the	
needed in conjunction with permits for civil	receipt of the request. Other rights of way not	
works should continue to be granted within 6	needed in conjunction with permits for civil	
months in accordance with Article 43 of	works should continue to be granted within 6	
Directive (EU) 2018/1972. Operators that suffer	months in accordance with Article 43 of	
damage due to the delay of a competent	Directive (EU) 2018/1972. Operators that suffer	
authority to grant permits or rights of way	damage due to the delay of a competent	
	authority to grant permits or rights of way	

Commission proposal	Drafting Suggestions	Comments
within the applicable deadlines should have the	within the applicable deadlines should have the	
right to compensation.	right to compensation.	
(41) In order to ensure uniform conditions for		- //
the implementation of Article 7 of this		
Regulation, implementing powers should be		
conferred on the Commission. Those powers		
should be exercised in accordance with		
Regulation (EU) No 182/2011 of the European		
Parliament and of the Council ¹² . The		
exemptions from the requirement for permits set		
out at Union level by way of an implementing		
act, could be applied to different categories of		
infrastructure (such as masts, antennae, poles		
and underground cables) under certain specified		
conditions, for which building permits, digging		
permits or other types of permits may be		
initially required. They could also be applied to		

Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

Commission proposal	Drafting Suggestions	Comments
technical upgrades of existing maintenance		
works or installations, small-scale civil works,		
such as trenching, and renewals of permits.		
		2
(42) In order to ensure that the procedures for		
granting such permits and rights of way are		
completed within reasonable deadlines, as		
appears from certain modernising and good		
administrative practices at national level, it is		
necessary to draw up principles for		
administrative simplification. This should		
include inter alia limiting the obligation of prior		
authorisation to cases in which it is essential and		
introducing tacit approval by the competent		
authorities after a certain period of time has		
elapsed. Moreover, the categories of		
deployments exempted from permits under		
Union law should no longer be subject to		
permits under national law.		

Commission proposal	Drafting Suggestions	Comments
(43) To facilitate the deployment of elements		
of very high capacity networks, any fee related		
to a permit, other than rights of way, should be		
limited to the administrative costs related to		- "//
processing the permit request according to the		
principles established in Article 16 of Directive		
(EU) 2018/1972. In the case of rights of way,		
the provisions established in Articles 42 and 43		
of Directive (EU) 2018/1972 apply.		
(44) Achieving the targets set out in Decision	(44) Achieving the targets set out in Decision	The access point needs to be technologoial
(EU) 2022/2481 requires that, by 2030, all end	(EU) 2022/2481 requires that, by 2030, all end	neutral, in order to allow fibrer operators as well
users at fixed locations are covered by a gigabit	users at fixed locations are covered by a gigabit	as cable operators, to have access to the in-
network up to a network termination point and	network up to a network termination point and	building wiring. The term "fibre" needs to be
all populated areas are covered by next-	all populated areas are covered by next-	avoided as it is not technologically neutral
generation wireless high-speed networks with at	generation wireless high-speed networks with at	
least 5G-equivalent performance, in accordance	least 5G-equivalent performance, in accordance	
with the principle of technological neutrality.	with the principle of technological neutrality.	
Providing gigabit networks up to the end user	Providing gigabit networks up to the end user	
should be facilitated, in particular through fibre-	should be facilitated, in particular through fibre-	

Commission proposal	Drafting Suggestions	Comments
ready in-building physical infrastructure.	gigabit-ready in-building physical infrastructure.	
Providing for mini-ducts during the construction	Providing for mini-ducts during the construction	
of a building has only a limited incremental	of a building has only a limited incremental	
cost, while equipping buildings with gigabit	cost, while equipping buildings with gigabit	• "//
infrastructure may represent a significant part of	infrastructure may represent a significant part of	
the cost of deploying a gigabit network.	the cost of deploying a gigabit network.	
Therefore, all new buildings or buildings subject	Therefore, all new buildings or buildings subject	
to a major renovation should be equipped with	to a major renovation should be equipped with	
physical infrastructure and in-building fibre	physical infrastructure and in-building fibre	
wiring, enabling the connection of end users to	gigabit wiring, enabling the connection of end	
gigabit speeds. New multi-dwelling buildings	users to gigabit speeds. New multi-dwelling	
and multi-dwelling buildings subject to major	buildings and multi-dwelling buildings subject	
renovation should also be equipped with an	to major renovation should also be equipped	
access point, accessible to one or more	with an technological neutral access point,	
undertakings providing or authorised to provide	accessible to one or more undertakings	
public electronic communications networks.	providing or authorised to provide public	
Moreover, building developers should provide	electronic communications networks. Moreover,	
for empty ducts from every dwelling to the	building developers should provide for empty	
access point, located in or outside the multi-	ducts from every dwelling to the access point,	
dwelling building. Major renovations of existing	located in or outside the multi-dwelling	

Commission proposal	Drafting Suggestions	Comments
buildings at the end user's location to enhance	building. Major renovations of existing	
energy performance (pursuant to Directive	buildings at the end user's location to enhance	
2010/31/EU of the European Parliament and of	energy performance (pursuant to Directive	
the Council ¹³) provide an opportunity to also	2010/31/EU of the European Parliament and of	
equip those buildings with fibre-ready in-	the Council) provide an opportunity to also	
building physical infrastructure, in-building	equip those buildings with fibre-gigabit ready	
fibre wiring and, for multi-dwelling buildings,	in-building physical infrastructure, in-building	
an access point.	fibre gigabit wiring and, for multi-dwelling	
	buildings, an access point.	
(45) The prospect of equipping a building	(45) The prospect of equipping a building	
with fibre-ready in-building physical	with fibre-gigabitready in-building physical	
infrastructure, an access point or in-building	infrastructure, an access point or in-building	
fibre wiring may be considered disproportionate	fibre gigabit wiring may be considered	
in terms of costs, namely for new single	disproportionate in terms of costs, namely for	
dwellings or buildings undergoing major	new single dwellings or buildings undergoing	
renovation works. This may be based on	major renovation works. This may be based on	
objective grounds, such as tailor-made cost	objective grounds, such as tailor-made cost	
estimates, economic reasons linked to the	estimates, economic reasons linked to the	

Directive 2010/31/EU of the European Parliament and of the Council of 19 May 2010 on the energy performance of buildings (OJ L 153, 18.6.2010, p. 13).

Commission proposal	Drafting Suggestions	Comments
location, or urban heritage conservation or	location, or urban heritage conservation or	
environmental reasons (for example, for specific	environmental reasons (for example, for specific	
categories of monuments).	categories of monuments).	
(46) Prospective buyers and tenants should be	(46) Prospective buyers and tenants should be	
able to identify buildings that are equipped with	able to identify buildings that are equipped with	
fibre-ready in-building physical infrastructure,	fibre-gigabitready in-building physical	
an access point and in-building fibre wiring and	infrastructure, an access point and in-building	
that therefore have considerable cost-saving	fibre wiring and that therefore have considerable	
potential. The fibre readiness of buildings	cost-saving potential. The fibre readiness of	
should also be promoted. Member States should	buildings should also be promoted. Member	
therefore develop a compulsory 'fibre-ready'	States should therefore develop a compulsory	
label for buildings equipped with such	' fibre gigabit -ready' label for buildings	
infrastructure, an access point and in-building	equipped with such infrastructure, an access	
fibre wiring in accordance with this Regulation.	point and in-building fibre gigabit wiring in	
	accordance with this Regulation.	
(47) Undertakings providing or authorised to		
provide public electronic communications		
networks deploying gigabit networks in a		

Commission proposal	Drafting Suggestions	Comments
specific area could achieve significant		
economies of scale if they could terminate their		
network to the building's access point by using		
existing physical infrastructure and restoring the		- '/
affected area. This should be possible		
irrespective of whether a subscriber has		
expressed explicit interest for the service at that		
moment in time and provided that the impact on		
private property is minimised, Once the network		
is terminated at the access point, the connection		
of an additional customer is possible at a		
significantly lower cost, in particular by means		
of access to a fibre-ready vertical segment		
inside the building, where it already exists. That		
objective is also fulfilled when the building		
itself is already equipped with a gigabit network		
to which access is provided to any public		
communications network provider, which has an		
active subscriber in the building, under		
transparent, proportionate and non-		

Commission proposal	Drafting Suggestions	Comments
discriminatory terms and conditions. That could		
in particular be the case in Member States that		
have taken measures under Article 44 of		
Directive (EU) 2018/1972.		
(48) In order to contribute to ensuring	· · · · · · · · · · · · · · · · · · ·	
availability of gigabit networks to end users,		
new buildings and majorly renovated buildings		
should be equipped with fibre-ready in-building		
physical infrastructure, in-building fibre wiring		
and, in the case of multi-dwelling buildings, an		
access point. Member States should have a		
degree of flexibility to achieve this. This		
Regulation, therefore, does not seek to		
harmonise rules on related costs, including the		
recovery of costs of equipping buildings with		
fibre-ready in-building physical infrastructure,		
in-building fibre wiring and an access point.		

Commission proposal	Drafting Suggestions	Comments
(49) In line with the subsidiarity principle and		
to take national circumstances into account,		
Member States should adopt the standards or		
technical specifications necessary for the		* //
purpose of equipping newly constructed or		
majorly renovated buildings with fibre-ready in-		
building physical infrastructure and in-building		
fibre wiring; and new or majorly renovated		
multi-dwelling buildings with an access point.		
Those standards or technical specifications		
should set out at least: the building access point		
specifications; fibre interface specifications;		
cable specifications; socket specifications;		
specifications for pipes or micro-ducts;		
technical specifications needed to prevent		
interference with electrical cabling, and the		
minimum bend radius. Member States should		
make the issuance of building permits		
conditional on compliance of the relevant new		
building or major renovation works project		

Commission proposal	Drafting Suggestions	Comments
requiring a building permit with the standards or		
technical specifications based on a certified test		
report. Member States should also set up		
certification schemes for the purpose of		- "//
demonstrating compliance with the standards or		
technical specifications as well as for qualifying		
for the 'fibre-ready' label. Moreover, to avoid		
an increase in red tape related to the certification		
scheme set up under this Regulation, Member		
States should take into account the procedural		
requirements applied to certification schemes		
pursuant to Directive 2010/31/EU and also		
consider the possibility to enable the combined		
launch of both request procedures.		
(50) In view of the social benefits stemming		
from digital inclusion and taking into account		
the economics of deploying very high capacity		
networks, where there is neither existing passive		
or active fibre-ready infrastructure serving end		

Commission proposal	Drafting Suggestions	Comments
users' premises nor alternatives to providing		
very high capacity networks to a subscriber, any		
public communications network provider should		
have the right to terminate its network to a		- "//
private premise at its own cost, provided that the		
impact on private property is minimised, for		
example, if possible, by reusing the existing		
physical infrastructure available in the building		
or ensuring full restoration of the affected areas.		
(51) Requests for access to the in-building		
physical infrastructure should fall under the		
scope of this Regulation, whereas a request for		
access to fibre wiring is to fall under the scope		
of Directive (EU) 2018/1972. Moreover, access		
to in-building physical infrastructure could be		
refused if access to in-building fibre wiring is		
made available under fair, reasonable and non-		
discriminatory terms and conditions, including		
price.		

Commission proposal	Drafting Suggestions	Comments
(52) To ensure consistency of approaches, the		
Commission, in close cooperation with BEREC,		
could provide guidance on the applications of		- '/
provisions on access to in-building physical		
infrastructure, including but not only on the		
terms and conditions thereof. The views of		
stakeholders and national dispute settlement		
bodies should be duly taken into account in the		
preparation of the guidance.		
(53) To foster the modernisation and agility	(53) To foster the modernisation and agility	The singli information point shall only give
of administrative procedures and reduce the cost	of administrative procedures and reduce the cost	access to electronic administrative procedures
of and time spent on the procedures for	of and time spent on the procedures for	for granting permits and rights of way, if these
deploying very high capacity networks, the	deploying very high capacity networks, the	are electronically available in the Member State.
services of single information points should be	services of single information points should be	
performed fully online. To that end, single	performed fully online. To that end, single	
information points should provide easy access to	information points should provide easy access to	
the necessary digital tools, such as web portals,	the necessary digital tools, such as web portals,	
digital platforms, and digital applications. The	digital platforms, and digital applications. The	

Commission proposal	Drafting Suggestions	Comments
tools should give access in an efficient manner	tools should give access in an efficient manner	
to the minimum information on existing	to the minimum information on existing	
physical infrastructure and planned civil works	physical infrastructure and planned civil works	
and the possibility to request information. Such	and the possibility to request information.	- "//
digital tools should also give access to the	If administrative procedures for granting	
electronic administrative procedures for	permits and rights of way are electronically	
granting permits and rights of way and related	available in the Member State, Such such	
information on the applicable conditions and	digital tools should also give access to the these	
procedures. Where more than one single	electronic administrative procedures for	
information point is set up in a Member State,	granting permits and rights of way and related	
all single information points should be easily	information on the applicable conditions and	
and seamlessly accessible, by electronic means,	procedures. Where more than one single	
via a single national digital entry point. This	information point is set up in a Member State,	
entry point should have a common user	all single information points should be easily	
interface ensuring access to the online single	and seamlessly accessible, by electronic means,	
information points. The single national digital	via a single national digital entry point. This	
entry point should facilitate interaction between	entry point should have a common user	
operators and competent authorities performing	interface ensuring access to the online single	
the functions of the single information points.	information points. The single national digital	
	entry point should facilitate interaction between	

Commission proposal	Drafting Suggestions	Comments
	operators and competent authorities performing	
	the functions of the single information points.	
(54) Member States should be allowed to rely		- //
on, and where necessary improve, digital tools,		
such as web portals, digital platforms, and		
digital applications that might already be		
available at local, regional or national level to		
provide the functions of the single information		
point provided they comply with the obligations		
set out in this Regulation. This includes access		
through a single national digital entry point and		
the availability of all the functionalities set out		
in this Regulation. To comply with the 'once-		
only' data minimisation and accuracy principles,		
Member States should be allowed to integrate		
more digital platforms or applications		
supporting the single information points, as		
appropriate. For example, the digital platforms		
or applications supporting the single		

Commission proposal	Drafting Suggestions	Comments
information points on existing physical		
infrastructure could be interconnected or fully or		
partially integrated with the ones for planned		
civil works and granting permits.		
(5.5) The state of	(55) T	
(55) To ensure the effectiveness of the single	(55) To ensure the effectiveness of the single	
information points provided for under this	information points provided for under this	
Regulation, Member States should ensure	Regulation, Member States should ensure	
adequate resources as well as readily available	adequate resources as well as readily available	
relevant information on a specific geographical	relevant information on a specific geographical	
area. The information should be presented with	area, if available. The information should be	
the right level of detail to maximise efficiency	presented with the right level of detail to	
in view of the tasks assigned, including at the	maximise efficiency in view of the tasks	
local cadastre. In that regard, Member States	assigned, including at the local cadastre. In that	
could consider the possible synergies and	regard, Member States could consider the	
economies of scale with the points of single	possible synergies and economies of scale with	
contact within the meaning of Article 6 of	the points of single contact within the meaning	
Directive 2006/123/EC of the European	of Article 6 of Directive 2006/123/EC of the	
Parliament and of the Council ¹⁴ and other	European Parliament and of the Council and	

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).

Commission proposal	Drafting Suggestions	Comments
planned or existing e-government solutions with	other planned or existing e-government	
a view to building on existing structures and	solutions with a view to building on existing	
maximising the benefits for users. Similarly, the	structures and maximising the benefits for users.	
Single Digital Gateway provided for in	Similarly, the Single Digital Gateway provided	- "//
Regulation (EU) 2018/1724 of the European	for in Regulation (EU) 2018/1724 of the	
Parliament and of the Council ¹⁵ should link to	European Parliament and of the Council should	
the single information points.	link to the single information points.	
(56) The costs for setting-up the single		
national digital entry point, the single		
information points and the digital tools needed		
to comply with the provisions of this Regulation		
could be fully or partly eligible for financial		
support under Union funds, such as the		
European Regional Development Fund -		
specific objective: a more competitive and		
smarter Europe by promoting innovative and		
smart economic transformation and regional		

Regulation (EU) 2018/1724 of the European Parliament and of the Council of 2 October 2018 establishing a single digital gateway to provide access to information, to procedures and to assistance and problem-solving services and amending Regulation (EU) No 1024/2012 (OJ L 295, 21.11.2018, p. 1).

Commission proposal	Drafting Suggestions	Comments
ICT ¹⁶ ; the Digital Europe Programme ¹⁷ -		
specific objective: deployment and best use of		
digital capacities and interoperability and the		
Recovery and Resilience Facility ¹⁸ - pillars on		- " //
digital transformation and on smart, sustainable		
and inclusive growth, including economic		
cohesion, jobs, productivity, competitiveness,		
research, development and innovation, and a		
well-functioning internal market with strong		
SMEs, provided they comply with the		
objectives and eligibility criteria therein.		
(57) In the event of a disagreement on		
technical and commercial terms and conditions		
during commercial negotiations on access to		
physical infrastructure or coordination of civil		

Article 3(1)(a) of Regulation (EU) 2021/1058 of the European Parliament and of the Council of 24 June 2021 on the European Regional Development Fund and on the Cohesion Fund (OJ L 231, 30.6.2021, p. 60)

Article 8 of Regulation (EU) 2021/694 of the European Parliament and of the Council of 29 April 2021 establishing the Digital Europe Programme and repealing Decision (EU) 2015/2240 (OJ L 166, 11.5.2021, p. 1)

Article 3 of Regulation (EU) 2021/241 of the European Parliament and of the Council of 12 February 2021 establishing the Recovery and Resilience Facility (OJ L 57, 18.2.2021, p. 17)

Commission proposal	Drafting Suggestions	Comments
works, each party should be able to call on a		
national dispute settlement body to impose a		
solution on the parties to avoid unjustified		
refusals to meet the request or the imposition of		*//
unreasonable conditions. When determining		
prices for granting access to or cost-sharing for		
coordinated civil works, the dispute settlement		
body should ensure that the access provider and		
network operators planning civil works have a		
fair opportunity to recover their costs incurred		
in providing access to their physical		
infrastructure or coordinating their planned civil		
works. This should take into account the		
appropriate Commission guidance, any specific		
national conditions, any tariff structures put in		
place and any previous imposition of remedies		
by a national regulatory authority. The dispute		
settlement body should also take into account		
the impact of the requested access or		
coordination of planned civil works on the		

Commission proposal	Drafting Suggestions	Comments
business plan of the access provider or network		
operators planning civil works, including their		
investments made or planned, in particular		
investments in the physical infrastructure to		
which the request refers.		
(58) To avoid delays in network	(58) To avoid delays in network	One same dely of 4 months for all types of
deployments, the national dispute settlement	deployments, the national dispute settlement	disputes
body should settle the dispute in a timely	body should settle the dispute in a timely	
manner and, in any event, at the latest within 4	manner and, in any event, at the latest within 4	
months from receipt of the request to settle the	months from receipt of the request to settle the	
dispute in the case of disputes on access to	dispute in the case of disputes on access to	
existing physical infrastructure and 1 month	existing physical infrastructure and 1 month	
when it concerns transparency on physical	when it concerns transparency on physical	
infrastructure, coordination of planned civil	infrastructure, coordination of planned civil	
works and transparency on planned civil works.	works and transparency on planned civil works.	
Exceptional circumstances justifying a delay in	Exceptional circumstances justifying a delay in	
the settlement of a dispute could be beyond the	the settlement of a dispute could be beyond the	
control of the dispute settlement bodies, such as	control of the dispute settlement bodies, such as	
insufficient information or documentation that is	insufficient information or documentation that is	

Commission proposal	Drafting Suggestions	Comments
necessary to take a decision, including the views	necessary to take a decision, including the views	
of other competent authorities that need to be	of other competent authorities that need to be	
consulted or the high complexity of the file.	consulted or the high complexity of the file.	
(59) Where disputes arise on access to the		f -
physical infrastructure, planned civil works or		
information thereof to deploy very high capacity		
networks, the dispute settlement body should		
have the power to resolve such disputes by		
means of a binding decision. In any case,		
decisions of such a body should be without		
prejudice to the possibility of any party to refer		
the case to a court or to conduct a prior or		
parallel conciliation mechanism to the formal		
dispute settlement, which could take the form of		
mediation or an additional round of exchanges.		
(60) In accordance with the principle of		
subsidiarity, this Regulation should be without		
prejudice to the possibility of Member States to		

Commission proposal	Drafting Suggestions	Comments
allocate regulatory tasks to the authorities best		
suited to fulfil them in accordance with the		
national constitutional system of attribution of		
competences and powers and the requirements		
set out in this Regulation. To reduce the		
administrative burden, Member States should be		
allowed to appoint an existing body or maintain		
the competent bodies already appointed		
pursuant to Directive (EU) 2014/61/EU.		
Information on the tasks allocated to the		
competent body or bodies should be published		
via a single information point and notified to the		
Commission, unless already done pursuant to		
Directive (EU) 2014/61/EU. The discretion that		
Member States retain to allocate the functions of		
the single information point to more than one		
competent body should not affect their ability to		
effectively fulfil those functions.		

Commission proposal	Drafting Suggestions	Comments
(61) The designated national dispute		
settlement body and the competent body		
performing the functions of the single		
information point should ensure impartiality,		- "//
independence and structural separation towards		
the parties involved, exercise their powers		
impartially, transparently and in a timely		
manner; and have the appropriate competencies		
and resources.		
(62) Member States should provide for	(62) Member States should provide for	
appropriate, effective, proportionate and	appropriate, effective, proportionate and	
dissuasive penalties in the event of non-	dissuasive penalties in the event of non-	
compliance with this Regulation or with a	compliance with this Regulation or with a	
binding decision adopted by the competent	binding decision adopted by the competent	
bodies, including cases where a network	bodies, including cases where a network	
operator or public sector body knowingly or	operator or public sector body knowingly or	
grossly and negligently provides misleading,	grossly and negligently provides misleading,	
erroneous or incomplete information via a single	erroneous or incomplete information via a single	
information point.	information point.	

Commission proposal	Drafting Suggestions	Comments
(63) Since the objectives of this Regulation		
aiming at facilitating the deployment of physical		
infrastructures suitable for very high capacity		
networks across the Union cannot be		
sufficiently achieved by the Member States		
because of persistent divergent approaches as		
well as the slow and ineffective transposition of		
Directive 2014/61/EU but can rather, by reason		
of the scale of the network deployments and		
investment required, be better achieved at Union		
level, the Union may adopt measures, in		
accordance with the principle of subsidiarity as		
set out in Article 5 TEU. In accordance with the		
principle of proportionality, as set out in that		
Article, this Regulation does not go beyond		
what is necessary in order to achieve those		
objectives.		

Commission proposal	Drafting Suggestions	Comments
(64) This Regulation respects fundamental		
rights and observes the principles recognised in		
the Charter of Fundamental Rights of the		
European Union, in particular this Regulation		- "//
seeks to ensure full respect for the right to		
private life and the protection of business		
secrets, the freedom to conduct business, the		
right to property and the right to an effective		
remedy. This Regulation has to be applied in		
accordance with those rights and principles.		
(65) This Regulation includes provisions		
covering all the substance areas covered by		
Directive 2014/61/EU, which should therefore		
be repealed.		
(66) A period of six months between the	(66) A period of six twelve months between	The Regulation being directly applicable in the
entry into force and the application aims to give	the entry into force and the application aims to	Member States and thus overruling national law,
sufficient time to Member States to ensure their	give sufficient time to Member States to ensure	there is no need to formally withdraw national
national legislation does not contain any	their national legislation does not contain any	

Commission proposal	Drafting Suggestions	Comments
obstacles to the uniform and effective	obstacles to the uniform and effective	provisions overlapping with this Regulation or
application of this Regulation. The period of 6	application of this Regulation. The period of 6	contradicting it.
months is without prejudice to the specific rules	12 months is without prejudice to the specific	
in this Regulation on the delayed application of	rules in this Regulation on the delayed	On the other hand, new national legislation is
specific provisions as specified therein. Member	application of specific provisions as specified	needed in order to designate the national
States are to withdraw national provisions	therein. Member States are to withdraw national	competent dispute resolution body and the
overlapping with this Regulation or	provisions overlapping with this Regulation or	national single information point under this
contradicting it by the time it starts to apply. As	contradicting it by the time it starts to apply. As	Regulation. Therefore, a period of 6 months is
regards adopting new legislation during this	regards adopting new legislation during this	largely insufficient.
period, it follows from Article 4(3) TEU that	period, it follows from Article 4(3) TEU that	
Member States have a duty of sincere	Member States have a duty of sincere	
cooperation not to take action that would	cooperation not to take action that would	
conflict with prospective Union legal rules,	conflict with prospective Union legal rules,	
HAVE ADOPTED THIS REGULATION:		
Article 1		
Subject matter and scope		

Commission proposal	Drafting Suggestions	Comments
1. This Regulation aims to facilitate and		
stimulate the roll-out of very high capacity		
networks by promoting the joint use of existing		
physical infrastructure and by enabling a more		.*/
efficient deployment of new physical		
infrastructure so that such networks can be		
rolled out faster and at a lower cost.		
2. If any provision of this Regulation conflicts		
with a provision of Directive (EU) 2018/1972 or		
Directive 2002/77/EC, the relevant provision of		
those Directives shall prevail.		
3. Member States may maintain or introduce		
measures in conformity with Union law which		
contain more detailed provisions than those set		
out in this Regulation where they serve to		
promote the joint use of existing physical		
infrastructure or enable a more efficient		
deployment of new physical infrastructure.		

Commission proposal	Drafting Suggestions	Comments
4. By way of exception to paragraph 3, Member		
States shall not maintain or introduce in their		
national law provisions diverging from those		
laid down in Article 3(3) and (6), Article 4(4),	~	
Article 5(2) and (4), Article 6(2) and Article		
8(7) and (8).		
Article 2		
Definitions		
For the purposes of this Regulation, the		
definitions in Directive (EU) 2018/1972 apply.		
The following definitions also apply:		
(1) 'network operator' means:		

Commission proposal	Drafting Suggestions	Comments
(a) an operator as defined in Article 2, point		
(29), of Directive (EU) 2018/1972;		
(b) an undertaking providing a physical		- //
infrastructure intended to provide:		
(i) a service of production, transport or		
distribution of:		
- gas;		
- electricity, including public lighting;		
- heating;		
- water, including disposal or treatment of		
wastewater and sewage, and drainage systems;		
(ii) transport services, including railways, roads,		
ports and airports;		

Commission proposal	Drafting Suggestions	Comments
(2) 'physical infrastructure' means:		
(a) any element of a network that is		
intended to host other elements of a network		
without becoming an active element of the		
network itself, such as pipes, masts, ducts,		
inspection chambers, manholes, cabinets,		
antenna installations, towers and poles, as well		
as buildings or entries to buildings, and any		
other asset including street furniture, such as		
light poles, street signs, traffic lights, billboards,		
bus and tramway stops and metro stations;		
(b) where they are not part of a network and		
are owned or controlled by public sector bodies:		
buildings or entries to buildings, and any other		
asset including street furniture, such as light		
poles, street signs, traffic lights, billboards, bus		
and tramway stops and metro stations.		

Commission proposal	Drafting Suggestions	Comments
Cables, including dark fibre, as well as elements		
of networks used for the provision of water		
intended for human consumption as defined in		- "//
Article 2, point 1, of Council (EU) 2020/2184 of		
the European Parliament and of the Council ¹⁹		
are not physical infrastructure within the		
meaning of this Regulation;		
(3) 'civil works' means every outcome of		
building or civil engineering works taken as a		
whole that is sufficient in itself to fulfil an		
economic or technical function and entails one		
or more elements of a physical infrastructure;		
(4) 'public sector body' means a State, regional		
or local authority, a body governed by public		
law or an association formed by one or several		

Directive (EU) 2020/2184 of the European Parliament and of the Council of 16 December 2020 on the quality of water intended for human consumption (OJ L 435, 23.12.2020, p. 1).

Commission proposal	Drafting Suggestions	Comments
such authorities or one or several such bodies		
governed by public law;		
(5) 'bodies governed by public law' means		- //
bodies that have all of the following		
characteristics:		
(a) they are established for the specific		
purpose of meeting needs in the general interest,		
not having an industrial or commercial		
character;		
(b) they have legal personality;		
(c) they are financed, in full or for the most		
part, by state, regional or local authorities or by		
other bodies governed by public law; or are		
subject to management supervision by those		
authorities or bodies; or have an administrative,		
managerial or supervisory board, more than half		

Commission proposal	Drafting Suggestions	Comments
of whose members are appointed by state,		
regional or local authorities or by other bodies		
governed by public law;		
(6) 'in-building physical infrastructure' means		
physical infrastructure or installations at the end		
user's location, including elements under joint		
ownership, intended to host wired and/or		
wireless access networks, where such access		
networks are capable of delivering electronic		
communications services and connecting the		
building access point with the network		
termination point;		
(7) 'in-building fibre wiring' means optical fibre	(7) 'in-building fibre gigabit wiring' means	In order to fully respect the principle of
cables at the end user's location, including	optical fibre cables wired and/or wireless access	technological neutrality, as mentioned in recitals
elements under joint ownership, intended to	networks, at the end user's location, including	(16) and (44), we propose a terminology that
deliver electronic communications services and	elements under joint ownership, intended to	does not favor one particlular technical solution.
connecting the building access point with the	deliver electronic communications services and	The expression "wired and/or wireless access
network termination point;		

Commission proposal	Drafting Suggestions	Comments
	connecting the building access point with the	networks" shall be used as it is already
	network termination point;	mentioned in article 2(6).
(8) 'fibre-ready in-building physical	(8) 'fibre-gigabit-ready in-building physical	The term "fibre" needs to be avoided as it is not
infrastructure' means in-building physical	infrastructure' means in-building physical	technologically neutral. In order to fully respect
infrastructure intended to host optical fibre	infrastructure intended to host optical fibre very	the principle of technological neutrality, as
elements;	high capacity network elements;	mentioned in recitals (16) and (44), we propose
		a terminology that does not favor one particlular
		technical solution. The term "very high capacity
		network" is to be preferred as mentioned in the
		directive 2018/1972.
(9) 'major renovation works' means building or		
civil engineering works at the end user's		
location encompassing structural modifications		
of the entire in-building physical infrastructure		
or a significant part thereof and that require a		
building permit;		

Commission proposal	Drafting Suggestions	Comments
(10) 'permit' means an explicit or implicit		
decision or set of decisions taken		
simultaneously or successively by one or several		
competent authorities that are needed for an		- "//
undertaking to carry out building or civil		
engineering works necessary for the deployment		
of elements of very high capacity networks;		
(11) 'access point' means a physical point,	(11) 'access point' means a technically	The access point needs to be technologoial
located inside or outside the building, accessible	neutral physical point, located inside or outside	neutral, in order to allow fibrer operators as well
to one or more undertakings providing or	the building, accessible to one or more	as cable operators, to have access to the in-
authorised to provide public electronic	undertakings providing or authorised to provide	building wiring.
communications networks, where connection to	public electronic communications networks,	
the fibre-ready in-building physical	where connection to the fibre-gigabit-ready in-	
infrastructure is made available.	building physical infrastructure is made	
	available.	
Article 3		
Access to existing physical infrastructure		

Commission proposal	Drafting Suggestions	Comments
1. Upon written request of an operator, public		
sector bodies owning or controlling physical		
infrastructure or network operators shall meet		*//
all reasonable requests for access to that		
physical infrastructure under fair and reasonable		
terms and conditions, including price, with a		
view to deploying elements of very high		
capacity networks or associated facilities. Public		
sector bodies owning or controlling physical		
infrastructure shall meet all reasonable requests		
for access also under non-discriminatory terms		
and conditions. Such written requests shall		
specify the elements of the physical		
infrastructure for which the access is requested,		
including a specific time frame.		
2. When determining prices as part of fair and		
reasonable terms and conditions for granting		
access, network operators and public sector		

Commission proposal	Drafting Suggestions	Comments
bodies owning or controlling physical		
infrastructure shall take into account the		
following:		
		- //
(a) the need to ensure that the access		7
provider has a fair opportunity to recover the		
costs it incurs in order to provide access to its		
physical infrastructure, taking into account		
specific national conditions and any tariff		
structures put in place to provide a fair		
opportunity for cost recovery; in the case of		
electronic communications networks, any		
remedies imposed by a national regulatory		
authority shall also be taken into account.		
(b) the impact of the requested access on the		
access provider's business plan, including		
investments in the physical infrastructure to		
which the access has been requested;		

Commission proposal	Drafting Suggestions	Comments
(c) in the specific case of access to physical		
infrastructure of operators, the economic		
viability of those investments based on their risk		
profile, any time schedule for the return on		<i>></i>
investment, any impact of access on		
downstream competition and consequently on		
prices and return on investment, any		
depreciation of the network assets at the time of		
the access request, any business case		
underpinning the investment at the time it was		
made, in particular in the physical		
infrastructures used for the provision of		
connectivity, and any possibility previously		
offered to the access seeker to co-invest in the		
deployment of the physical infrastructure,		
notably pursuant to Article 76 of Directive (EU)		
2018/1972, or to co-deploy alongside it.		
3. Network operators and public sector bodies		
owning or controlling physical infrastructure		

Commission proposal	Drafting Suggestions	Comments
may refuse access to specific physical		
infrastructure based on one or more of the		
following conditions:		
		- //
(a) there is a lack of technical suitability of		
the physical infrastructure to which access has		
been requested to host any of the elements of		
very high capacity networks referred to in		
paragraph 2;		
(b) there is a lack of availability of space to		
host the elements of very high capacity		
networks or associated facilities referred to in		
paragraph 2, including after having taken into		
account the future need for space of the access		
provider that is sufficiently demonstrated;		
(c) the existence of safety and public health		
concerns;		

Commission proposal	Drafting Suggestions	Comments
(d) concerns for the integrity and security of		
any network, in particular critical national		
infrastructure;		
		- //
(e) the risk of serious interferences of the		
planned electronic communications services		
with the provision of other services over the		
same physical infrastructure; or		
(f) the availability of viable alternative		
means of wholesale physical access to electronic		
communications networks provided by the same		
network operator and suitable for the provision		
of very high capacity networks, provided that		
such access is offered under fair and reasonable		
terms and conditions.		
In the event of a refusal to provide access, the		
network operator or the public sector body		
owning or controlling physical infrastructure		

Commission proposal	Drafting Suggestions	Comments	
shall communicate to the access seeker, in			
writing, the specific and detailed reasons for			
such refusal within 1 month from the date of the			
receipt of the complete request for access.			
4. Member States may establish a body to	<u> </u>		
coordinate access requests to physical			
infrastructure owned or controlled by public			
sector bodies, provide legal and technical advice			
through the negotiation of access terms and			
conditions, and facilitate the provision of			
information via a single information point			
referred to in Article 10.			
5. Physical infrastructure which is already			
subject to access obligations imposed by			
national regulatory authorities pursuant to			
Directive (EU) 2018/1972 or resulting from the			
application of Union State aid rules shall not be			
subject to the obligations set out in paragraphs			

Commission proposal	Drafting Suggestions	Comments
2, 3 and 4, for as long as such access obligations		
are in place.		
6. Public sector bodies owning or controlling	6. Public sector bodies owning or controlling	It is virtually impossible to identify each and
buildings or certain categories of buildings may	buildings or certain categories of buildings may	every building, it is thereforte suggested that
not apply paragraphs 1, 2 and 3 to those	not apply paragraphs 1, 2 and 3 to those	Member Sates give public information on the
buildings or categories of buildings for reasons	buildings or categories of buildings for reasons	cathegory and/or type of building.Once this
of architectural, historical, religious, or natural	of architectural, historical, religious, or natural	infromation is public, an additional notification
value, or for reasons of public security, safety	value, or for reasons of public security, safety	to the Commission is superfluous, in order to
and health. Member States shall identify such	and health. Member States shall identify such	minimise administrative burden for the Member
buildings or categories of buildings in their	buildings or the categories of buildings in their	States.
territories based on duly justified and	territories based on duly justified and	
proportionate reasons. Information on such	proportionate reasons. Information on such	
buildings or categories of buildings shall be	buildings or categories of buildings shall be	
published via a single information point and	published via a single information point and	
notified to the Commission.	notified to the Commission.	
7. Operators shall have the right to offer access		
to their physical infrastructure for the purpose of		
deploying networks other than electronic		

Commission proposal	Drafting Suggestions	Comments	
communications networks or associated			
facilities.			
8. This Article shall be without prejudice to the		li de la companya de	
right to property of the owner of the physical			
infrastructure where the network operator or the			
public sector body is not the owner and to the			
right to property of any other third party, such as			
landowners and private property owners.			
9. After having consulted stakeholders, the			
national dispute settlement bodies and other			
competent Union bodies or agencies in the			
relevant sectors as appropriate, the Commission			
may, in close cooperation with BEREC, provide			
guidance on the application of this Article.			
Article 4			
Transparency on physical infrastructure			

Commission proposal	Drafting Suggestions	Comments
1. In order to request access to physical		
infrastructure in accordance with Article 3, any		
operator shall have the right to access, upon		
request, the following minimum information on		
existing physical infrastructure in electronic		
format via a single information point:		
(a) georeferenced location and route;		
(b) type and current use of the		
infrastructure;		
(c) a contact point.		
Such minimum information shall be accessible		
promptly, under proportionate, non-		
discriminatory and transparent terms and, in any		
event no later than 15 days after the request for		
information is submitted.		

Commission proposal	Drafting Suggestions	Comments
Any operator requesting access to information		
pursuant to this Article shall specify the area in		
which it envisages deploying elements of very		- "//
high capacity networks or associated facilities.		
Access to the minimum information may be	Access to the minimum information may be	
limited only where necessary to ensure the	limited only where necessary to ensure the	
security of certain buildings owned or controlled	security of certain buildings owned or controlled	
by public sector bodies, the security of the	by public sector bodies, the security of the	
networks and their integrity, national security,	networks and their integrity, national security,	
public health or safety, or for reasons of	public health or safety, or for reasons of	
confidentiality or operating and business secrets.	confidentiality or operating and business secrets.	
2. Network operators and public sector bodies	2. Network operators and public sector bodies	
shall make available the minimum information	shall make available the minimum information	
referred to in paragraph 1, via the single	referred to in paragraph 1, via the single	
information point and in electronic format, by	information point and in electronic format, by	
[DATE OF ENTRY INTO FORCE + 12	[DATE OF ENTRY INTO FORCE + 12	
MONTHS]. Under the same conditions,	MONTHS]. Under the same conditions,	

Commission proposal	Drafting Suggestions	Comments
network operators and public sector bodies shall	network operators and public sector bodies shall	
make available promptly any update to that	make available promptly as soon as possible any	
information and any new minimum information	update to that information and any new	
referred to in paragraph 1.	minimum information referred to in paragraph	- "//
	1.	
3. Network operators and public sector bodies		
shall meet reasonable requests for on-site		
surveys of specific elements of their physical		
infrastructure upon specific request of an		
operator. Such requests shall specify the		
elements of the physical infrastructure		
concerned with a view to deploying elements of		
very high capacity networks or associated		
facilities. On-site surveys of the specified		
elements of the physical infrastructure shall be		
granted under proportionate, non-discriminatory		
and transparent terms within 1 month from the		
date of receipt of the request, subject to the		

Commission proposal	Drafting Suggestions	Comments
limitations set out in paragraph 1, fourth		
subparagraph.		
4. Paragraphs 1, 2 and 3 need not apply to		
critical national infrastructure as defined under		
national law.		
Paragraphs 1, 2 and 3 shall not apply:		
(a) in the case of physical infrastructure that		
is not technically suitable for the deployment of		
very high capacity networks or associated		
facilities'; or		
(b) in specific cases where the obligation to		
provide information about certain existing		
physical infrastructure pursuant to paragraph 1,		
first subparagraph, would be disproportionate,		
on the basis of a detailed cost-benefit analysis		

Commission proposal	Drafting Suggestions	Comments
conducted by Member States and based on a		
consultation with stakeholders.		
Any such exceptions shall be published via a	Any such exceptions shall be published via a	
single information point and notified to the	single information point and notified to the	
Commission.	Commission.	
5. Operators that obtain access to information	5. Operators that obtain access to information	
pursuant to this Article shall take appropriate	pursuant to this Article shall take appropriate	
measures to ensure respect for confidentiality	measures to ensure respect for confidentiality	
and operating and business secrets.	and operating and business secrets.	
Article 5		
Coordination of civil works		
1. Any network operator shall have the right to		
negotiate agreements on the coordination of		
civil works, including on the apportioning of		
costs, with operators with a view to deploying		

Commission proposal	Drafting Suggestions	Comments
elements of very high capacity networks or		
associated facilities.		
2. Any network operator when performing or		
planning to perform directly or indirectly civil		
works, which are fully or partially financed by		
public means, shall meet any reasonable written		
request to coordinate those civil works under		
transparent and non-discriminatory terms made		
by operators with a view to deploying elements		
of very high capacity networks or associated		
facilities.		
Such requests shall be met provided that the		
following cumulative conditions are met:		
(a) this will not entail any unrecoverable		
additional costs, including those caused by		
additional delays, for the network operator that		
initially envisaged the civil works in question,		

Commission proposal	Drafting Suggestions	Comments
without prejudice to the possibility of agreeing		
on apportioning the costs between the parties		
concerned;		
(b) the network operator initially envisaging	-	
the civil works remains in control over the		
coordination of the works;		
(c) the request to coordinate is filed as soon	(c) the request to coordinate is filed as soon	
as possible and, when a permit is necessary, at	as possible and, when a permit is necessary, at	
least 2 months before the submission of the final	least 2 4 months before the submission of the	
project to the competent authorities for granting	final project to the competent authorities for	
permits.	granting permits.	
3. A request to coordinate civil works made by		
an undertaking providing or authorised to		
provide public electronic communications		
networks to an undertaking providing or		
authorised to provide public electronic		
communications networks may be deemed		

Commission proposal	Drafting Suggestions	Comments
unreasonable where both following conditions		
are met:		
(a) the request concerns an area which has		ji
been subject to either of the following:		
(i) a forecast of the reach of broadband		
networks, including very high capacity networks		
pursuant to Article 22(1) of Directive (EU)		
2018/1972;		
(ii) an invitation to declare the intention to		
deploy very high capacity networks pursuant to		
Article 22(3) of Directive (EU) 2018/1972;		
(iii) a public consultation in applying Union		
State aid rules;		
(b) the requesting undertaking failed to		
express its intention to deploy very high		

Commission proposal	Drafting Suggestions	Comments
capacity networks in the area referred to in point		
(a) in any of the most recent procedures among		
those listed in that point covering the period		
during which the request for coordination is		- " //
made.		
If a request to coordinate is considered		
unreasonable on the basis of the first paragraph,		
the undertaking providing or authorised to		
provide public electronic communications		
networks refusing the coordination of civil		
works shall deploy physical infrastructure with		
sufficient capacity to accommodate possible		
future reasonable needs for third-party access.		
4. Paragraphs 2 and 3 need not apply to civil	4. Paragraphs 2 and 3 need not apply to civil	For reasons of national security, the type of civil
works that are limited in scope, such as in terms	works that are limited in scope, such as in terms	works related to critical national infrastructure
of value, size or duration, or for critical national	of value, size or duration, or for critical national	shall not be published, but be avaliable upon
infrastructure. Member States shall identify the	infrastructure. Member States shall identify the	request from the competent authorites.
type of civil works considered to be limited in	type of civil works considered to be limited in	

Commission proposal	Drafting Suggestions	Comments
scope or related to critical national infrastructure	scope or related to critical national infrastructure	
based on duly justified and proportionate	based on duly justified and proportionate	
reasons. Information on such types of civil	reasons. Information on such types of civil	
works shall be published via a single	works shall be available upon request from the	- "//
information point and notified to the	national competent authority. published via a	
Commission.	single information point and notified to the	
	Commission.	
5. After having consulted stakeholders, the		
national dispute settlement bodies and other		
competent Union bodies or agencies in the		
relevant sectors as appropriate, the Commission		
may, in close cooperation with BEREC, provide		
guidance on the application of this Article.		
Article 6		
Transparency on planned civil works		

Commission proposal	Drafting Suggestions	Comments
1. In order to negotiate agreements on		
coordination of civil works referred to in		
Article 5, any network operator shall make		
available in electronic format via a single		- "//
information point the following minimum		
information:		
(a) the georeferenced location and the type		
of works;		
(b) the network elements involved;		
(c) the estimated date for starting the works		
and their duration;		
(d) the estimated date for submitting the		
final project to the competent authorities for		
granting permits, where applicable;		
(e) a contact point.		

Commission proposal	Drafting Suggestions	Comments
The network operator shall make available the	The network operator shall make available the	
information referred to in the first subparagraph	information referred to in the first subparagraph	
for planned civil works related to its physical	for planned civil works related to its physical	- "//
infrastructure. This must be done as soon as the	infrastructure. This must be done as soon as the	
information is available to the network operator	information is available to the network operator	
and, in any event and where a permit is	and, in any event and where a permit is	
envisaged, not later than 3 months prior to the	envisaged, not later than 3 6 months prior to the	
first submission of the request for a permit to	first submission of the request for a permit to	
the competent authorities.	the competent authorities.	
Operators shall have the right to access the		
minimum information referred to in the first		
subparagraph in electronic format, upon request,		
via the single information point. The request for		
access to information shall specify the area in		
which the requesting operator envisages		
deploying elements of very high capacity		
networks or associated facilities. Within 1 week		
from the date of the receipt of the request for		

Commission proposal	Drafting Suggestions	Comments
information, the requested information shall be		
made available under proportionate, non-		
discriminatory and transparent terms. Access to		
the minimum information may be limited only		- "//
to the extent necessary to ensure the security of		
the networks and their integrity, national		
security, public health or safety, confidentiality		
or operating and business secrets.		
2. Paragraph 1 need not apply to information on	2. Paragraph 1 need not apply to information on	
civil works limited in scope, such as in terms of	civil works limited in scope, such as in terms of	
value, size or duration, in the case of critical	value, size or duration, in the case of critical	
national infrastructure, or for reasons of national	national infrastructure, or for reasons of national	
security or emergency. Member States shall	security or emergency. Member States shall	
identify, based on duly justified and	identify, based on duly justified and	
proportionate reasons, the civil works that	proportionate reasons, the civil works that	
would be considered limited in scope or concern	would be considered limited in scope or concern	
critical national infrastructure, as well as the	critical national infrastructure, as well as the	
emergencies or the reasons of national security	emergencies or the reasons of national security	
that would justify not being subject to the	that would justify not being subject to the	

Commission proposal	Drafting Suggestions	Comments
obligation to provide information. Information	obligation to provide information. Information	
on such civil works excluded from transparency	on such civil works excluded from transparency	
obligations shall be published via a single	obligations shall be published via a single	
information point and notified to the	information point and notified to the	- "//
Commission.	Commission.	
Article 7		
Procedure for granting permits, including		
rights of way		
1. Competent authorities shall not unduly		
restrict, hinder or make economically less		
attractive the deployment of any element of very		
high capacity networks or associated facilities.		
Member States shall ensure that any rules		
governing the conditions and procedures		
applicable for granting permits, including rights		
of way, required for the deployment of elements		
of very high capacity networks or associated		

Commission proposal	Drafting Suggestions	Comments
facilities are consistent across the national		
territory.		
2. Competent authorities shall make available		- //
all information on the conditions and procedures		
applicable for granting permits, including rights		
of way, including any information on		
exemptions on some or all permits or rights of		
way required under national or Union law, via a		
single information point in electronic format.		
3. Any operator shall have the right to submit,		
via a single information point in electronic		
format, applications for permits or rights of way		
and to retrieve information about the status of its		
application.		
4. The competent authorities shall, within 15	4. The competent authorities shall, within 15 30	
working days from its receipt, reject	working days from its receipt, reject	
applications for permits, including for rights of	applications for permits, including for rights of	

Commission proposal	Drafting Suggestions	Comments
way, for which the minimum information has	way, for which the minimum information has	
not been made available via a single information	not been made available via a single information	
point, pursuant to Article 6(1) first	point, pursuant to Article 6(1) first	
subparagraph, by the same operator which	subparagraph, by the same operator which	
applies for that permit.	applies for that permit.	
5. The competent authorities shall grant or		
refuse permits, other than rights of way, within		
4 months from the date of the receipt of a		
complete permit application.		
The completeness of the application for permits	The completeness of the application for permits	Competent authorities need at least 30 days in
or rights of way shall be determined by the	or rights of way shall be determined by the	order to verify if the application is complete.
competent authorities within 15 days from the	competent authorities within 15 30 days from	This deadline shall of 30 days shall restart
receipt of the application. Unless the competent	the receipt of the application. The deadline of 30	everytime the competent authorities ask for
authorities invited the applicant to provide any	days restarts from the day Unless the competent	additional information.
missing information within that period, the	authorities invited the applicant to provide any	
application shall be deemed complete.	missing information within that period, the	
	application shall be deemed complete.	

Commission proposal	Drafting Suggestions	Comments
The first and second subparagraph shall be		
without prejudice to other specific deadlines or		
obligations laid down for the proper conduct of		
the procedure that are applicable to the permit-		
granting procedure, including appeal		
proceedings, in accordance with Union law or		
national law in compliance with Union law.		
By way of exception and based on a justified	By way of exception and based on a justified	
reason set out by a Member State, the 4 month	reason set out by a Member State, the 4 month	
deadline referred to in the first subparagraph	deadline referred to in the first subparagraph	
and in paragraph 6 may be extended by the	and in paragraph 6 may be extended by the	
competent authority on its own motion. Any	competent authority on its own motion. Any	
extension shall be the shortest possible. Member	extension shall be the shortest possible. Member	
States shall set out the reasons justifying such an	States shall set out the reasons justifying such an	
extension, publish them in advance via single	extension, publish them in advance via single	
information points and notify them to the	information points and notify them to the	
Commission.	Commission.	

Commission proposal	Drafting Suggestions	Comments
Any refusal of a permit or right of way shall be		
duly justified on the basis of objective,		
transparent, non-discriminatory and		
proportionate criteria.		
6. By way of derogation from Article 43(1),		
point (a) of Directive (EU) 2018/1972, where		
rights of way over or under public or private		
property are required for the deployment of		
elements of very high capacity networks or		
associated facilities in addition to permits,		
competent authorities shall grant such rights of		
way within the 4 month period from the date of		
receipt of the application.		
7. In the absence of a response from the	7. In the absence of a response from the	A system of 'tacit' approval of permits may be
competent authority within the 4-month	competent authority within the 4-month	in collision with national constitutional law and
deadline referred to in paragraphs 5 first	deadline referred to in paragraphs 5 first	principles.
subparagraph, and unless such deadline is	subparagraph, and unless such deadline is	
extended pursuant to paragraph 5 fourth	extended pursuant to paragraph 5 fourth	

Commission proposal	Drafting Suggestions	Comments
subparagraph, the permit shall be deemed to	subparagraph, the permit shall be deemed to	
have been granted. This shall also apply in the	have been granted rejected. This shall also apply	
case of rights of way referred to in paragraph 6.	in the case of rights of way referred to in	
	paragraph 6.	• "//
8. The Commission shall, by means of an	8. The Commission shall, by means of an	Such a measure could be contrary to our
implementing act, specify categories of	implementing act, specify categories of	national constituional law.
deployment of elements of very high capacity	deployment of elements of very high capacity	
networks or associated facilities that shall not be	networks or associated facilities that shall not be	
subject to any permit-granting procedure within	subject to any permit-granting procedure within	
the meaning of this Article. This implementing	the meaning of this Article. This implementing	
act shall be adopted in accordance with the	act shall be adopted in accordance with the	
examination procedure referred to in Article 13.	examination procedure referred to in Article 13.	
9. Competent authorities shall not subject the	9. Competent authorities shall not subject the	Such a measure could be contrary to our
deployment of elements referred to in paragraph	deployment of elements referred to in paragraph	national constituional law.
8 to any individual town planning permit or	8 to any individual town planning permit or	
other individual prior permits. By way of	other individual prior permits. By way of	
derogation, competent authorities may require	derogation, competent authorities may require	
permits for the deployment of elements of very	permits for the deployment of elements of very	

Commission proposal	Drafting Suggestions	Comments
high capacity networks or associated facilities	high capacity networks or associated facilities	
on buildings or sites of architectural, historical,	on buildings or sites of architectural, historical,	
religious or natural value protected in	religious or natural value protected in	
accordance with national law or where	accordance with national law or where	
necessary for public safety reasons.	necessary for public safety reasons.	
10. Permits, other than rights of way, required		
for the deployment of elements of very high		
capacity networks or associated facilities shall		
not be subject to any fees or charges going		
beyond administrative costs as provided for,		
mutatis mutandis, in Article 16 of Directive		
(EU) 2018/1972.		
11. Any operator that has suffered damage as a	11. Any operator that has suffered damage as a	This paragraph shall be deleted. Damages and
result of non-compliance with the deadlines	result of non-compliance with the deadlines	compensation are already foreseen by national
applicable under paragraphs 5 and 6 shall	applicable under paragraphs 5 and 6 shall	civil law.
receive compensation for the damage suffered,	receive compensation for the damage suffered,	
in accordance with national law.	in accordance with national law.	

Commission proposal	Drafting Suggestions	Comments
Article 8		
In-building physical infrastructure and fibre	In-building physical infrastructure and fibre	
wiring	gigabit wiring	
1. All buildings at the end user's location,	1. All buildings at the end user's location,	
including elements under joint ownership,	including elements under joint ownership,	
newly constructed or undergoing major	newly constructed or undergoing major	
renovation works, for which applications for	renovation works, for which applications for	
building permits have been submitted after	building permits have been submitted after	
[ENTRY INTO FORCE + 12 MONTHS], shall	[ENTRY INTO FORCE + 12 MONTHS], shall	
be equipped with a fibre-ready in-building	be equipped with a fibregi gigabit-ready in-	
physical infrastructure up to the network	building physical infrastructure up to the	
termination points as well as with in-building	network termination points as well as with in-	
fibre wiring.	building fibre gigabit wiring.	
2. All multi-dwelling buildings newly		
constructed or undergoing major renovation		
works, for which applications for building		
permits have been submitted after [ENTRY		

Commission proposal	Drafting Suggestions	Comments
INTO FORCE + 12 MONTHS], shall be		
equipped with an access point.		
3. By [ENTRY INTO FORCE + 12 MONTHS],		
all buildings at the end-users' location,		
including elements thereof under joint		
ownership, undergoing major renovations as		
defined in point 10 of Article 2 of Directive		
2010/31/EU shall be equipped with a fibre-		
ready in-building physical infrastructure, up to		
the network termination points, as well as with		
in-building fibre wiring. All multi-dwelling		
buildings undergoing major renovations as		
defined in point 10 of Article 2 of Directive		
2010/31/EU shall also be equipped with an		
access point.		
4. Member States shall adopt the relevant		
standards or technical specifications that are		
necessary for the implementation of paragraphs		

Commission proposal	Drafting Suggestions	Comments
1, 2 and 3 before [ENTRY INTO FORCE + 9		
months]. Those standards or technical		
specifications shall set at least:		
(a) the building access point specifications		
and fibre interface specifications;		
(b) cable specifications;		
(c) socket specifications;		
(d) specifications of pipes or micro-ducts;		
(e) technical specifications needed to		
prevent interference with electrical cabling;		
(f) the minimum bend radius.		

Commission proposal	Drafting Suggestions	Comments
5. Buildings equipped in accordance with this		
Article shall be eligible to receive a 'fibre-		
ready' label.		
6. Member States shall set up certification		
schemes for the purpose of demonstrating		
compliance with the standards or technical		
specifications referred to in paragraph 4 as well		
as for qualifying for the 'fibre-ready' label		
provided for in paragraph 5 before [ENTRY		
INTO FORCE + 12 months]. Member States		
shall make the issuance of the building permits		
referred to in paragraphs 1 and 2 conditional		
upon compliance with the standards or technical		
specifications referred to in this paragraph on		
the basis of a certified test report.		
7. Paragraphs 1, 2 and 3 shall not apply to		
certain categories of buildings, in particular		
single-dwelling buildings, where compliance		

Commission proposal	Drafting Suggestions	Comments
with those paragraphs is disproportionate, in		
particular in terms of costs for individual or		
joint owners based on objective elements.		
		7
8. Paragraphs 1, 2 and 3 need not apply to		
certain types of buildings, such as specific		
categories of monuments, historic buildings,		
military buildings and buildings used for		
national security purposes, as defined by		
national law. Member States shall identify such		
categories of buildings based on duly justified		
and proportionate reasons. Information on such		
categories of buildings shall be published via a		
single information point and notified to the		
Commission.		
Article 9		
Access to in-building physical infrastructure		

Commission proposal	Drafting Suggestions	Comments
1. Subject to paragraph 3, first subparagraph,		
any public electronic communications network		
provider shall have the right to roll out its		
network at its own costs up to the access point.		
2. Subject to paragraph 3, any public electronic		
communications network provider shall have		
the right to access any existing in-building		
physical infrastructure with a view to deploying		
elements of very high capacity networks if		
duplication is technically impossible or		
economically inefficient.		
3. Any holder of a right to use the access point		
and the in-building physical infrastructure shall		
meet all reasonable requests for access to the		
access point and the in-building physical		
infrastructure from public electronic		
communications network providers under fair		

Commission proposal	Drafting Suggestions	Comments
and non-discriminatory terms and conditions,		
including price, where appropriate.		
Any holder of a right to use the access point or	Any holder of a right to use the access point or	- //
the in-building physical infrastructure may	the in-building physical infrastructure may	
refuse access where access to in-building fibre	refuse access where access to in-building fibre	
wiring is provided pursuant to obligations	gigabit wiring is provided pursuant to	
imposed under Directive (EU) 2018/1972, under	obligations imposed under Directive (EU)	
Title II, Chapters II to IV, or made available	2018/1972, under Title II, Chapters II to IV, or	
under fair, reasonable and non-discriminatory	made available under fair, reasonable and non-	
terms and conditions, including price.	discriminatory terms and conditions, including	
	price	
4. In the absence of available fibre-ready in-	4. In the absence of available fibre gigabit-ready	
building physical infrastructure, every public	in-building physical infrastructure, every public	
electronic communications network provider	electronic communications network provider	
shall have the right to terminate its network at	shall have the right to terminate its network at	
the premises of the subscriber, subject to the	the premises of the subscriber, subject to the	
agreement of the subscriber, provided that it	agreement of the subscriber, provided that it	

Commission proposal	Drafting Suggestions	Comments
minimises the impact on the private property of	minimises the impact on the private property of	
third parties.	third parties.	
5. This Article shall be without prejudice to the		- //
right to property of the owner of the access		
point or the in-building physical infrastructure		
where the holder of a right to use that		
infrastructure or access point is not the owner		
thereof, and to the right to property of other		
third parties, such as landowners and building		
owners.		
6. After having consulted stakeholders, the		
national dispute settlement bodies and other		
competent Union bodies or agencies in the		
relevant sectors as appropriate, the Commission		
may, in close cooperation with BEREC, provide		
guidance on the application of this Article.		
Article 10		

Commission proposal	Drafting Suggestions	Comments
Digitalisation of single information points		
1. Single information points shall make		
appropriate digital tools available, such as in the		
form of web portals, digital platforms or digital		
applications, to enable the online exercise of all		
the rights and the compliance with all the		
obligations set out in this Regulation.		
2. Member States may interconnect or fully or		
partially integrate several digital tools		
supporting the single information points referred		
to paragraph 1, as appropriate.		
3. Member States shall set out a single national		
digital entry point, consisting of a common user		
interface ensuring seamless access to the		
digitalised single information points.		

Commission proposal	Drafting Suggestions	Comments
Article 11		
Dispute settlement		
		* //
1. Without prejudice to the possibility to refer		
the case to a court, any party shall be entitled to		
refer to the competent national dispute		
settlement body established pursuant to Article		
12 a dispute that may arise:		
(a) where access to existing infrastructure is	(a) where access to existing infrastructure is	
refused or agreement on specific terms and	refused or agreement on specific terms and	
conditions, including price, has not been	conditions, including price, has not been	
reached within 1 month from the date of receipt	reached within 1 month 3 months from the date	
of the request for access under Article 3;	of receipt of the request for access under Article	
	3;	
(b) in connection to the rights and	(b) in connection to the rights and	
obligations set out in Articles 4 and 6, including	obligations set out in Articles 4 and 6, including	
where the information requested is not provided	where the information requested is not provided	

Commission proposal	Drafting Suggestions	Comments
within 15 days after the request under Article 4	within 15 30 working days after the request	
is submitted, and within 1 week after the request	under Article 4 is submitted, and within 1 week	
under Article 6 is submitted;	2 weeks after the request under Article 6 is	
	submitted;	
(c) where an agreement on the coordination	(c) where an agreement on the coordination	
of civil works pursuant to Article 5(2) has not	of civil works pursuant to Article 5(2) has not	
been reached within 1 month from the date of	been reached within 1 month 3 months from the	
receipt of the formal request to coordinate civil	date of receipt of the formal request to	
works; or	coordinate civil works; or	
(d) where an agreement on access to in-	(d) where an agreement on access to in-	
building physical infrastructure referred to in	building physical infrastructure referred to in	
Article 9(2) or (3) has not been reached within 1	Article 9(2) or (3) has not been reached within 4	
month from the date of receipt of the formal	month 3 months from the date of receipt of the	
request for access;	formal request for access;	
2. Taking full account of the principle of		
proportionality and the principles established in		
Commission guidance, the national dispute		

Commission proposal	Drafting Suggestions	Comments
settlement body referred to in paragraph 1 shall		
issue a binding decision to resolve the dispute at		
the latest:		
		- //
(a) within four months from the date of the		
receipt of the dispute settlement request, with		
respect to disputes referred to in paragraph 1,		
point (a);		
(b) within one month from the date of the	(b) within one month four months from the	
receipt of the dispute settlement request, with	date of the receipt of the dispute settlement	
respect to disputes referred to in paragraph 1,	request, with respect to disputes referred to in	
points (b), (c) and (d).	paragraph 1, points (b), (c) and (d).	
Those deadlines may only be extended in	Those deadlines may only be extended in	
Those deadlines may only be extended in	Those deadlines may only be extended in	
exceptional circumstances.	exceptional circumstances.	
3. As regards disputes referred to in paragraph		
1, points (a), (c) and (d) the decision of national		
dispute settlement body may consist in setting		

Commission proposal	Drafting Suggestions	Comments
fair and reasonable terms and conditions,		
including price, where appropriate.		
Where the dispute relates to access to the		- //
infrastructure of an operator and the national		
dispute settlement body is the national		
regulatory authority, the objectives set out in		
Article 3 of Directive (EU) 2018/1972 shall be		
taken into account, where appropriate.		
4. The rules laid down in the present Article are		
in addition to and without prejudice to the		
judicial remedies and procedures in compliance		
with Article 47 of the Charter of Fundamental		
Rights of the European Union ²⁰ .		
Article 12		
Competent bodies		

²⁰ Charter of Fundamental Rights of the European Union (OJ C 326, 26.10.2012, p. 391–407)

Commission proposal	Drafting Suggestions	Comments
1. Each of the tasks assigned to the national		
dispute settlement body shall be undertaken by		
one or more competent bodies, which can be an		- //
existing body.		
2. The national dispute settlement body shall be		
legally distinct and functionally independent of		
any network operator and any public sector		
body owning or controlling physical		
infrastructure involved in the dispute. Member		
States that retain ownership or control of		
network operators shall ensure effective		
structural separation of the functions related to		
the national dispute settlement procedures and		
those of the single information point from		
activities associated with ownership or control.		

Commission proposal	Drafting Suggestions	Comments
3. The national dispute settlement body may		
charge fees to cover the costs of carrying out the		
tasks assigned to it.		
4. All parties concerned by a dispute shall		
cooperate fully with the national dispute		
settlement body.		
5. The functions of a single information point		
referred to in Articles 3 to 8 and 10 shall be		
performed by one or more competent bodies		
appointed by the Member States at national,		
regional or local level, as appropriate. In order		
to cover the costs of carrying out those		
functions, fees may be charged for the use of the		
single information points.		
6. Paragraph 2 shall apply <i>mutatis mutandis</i> to		
the competent bodies performing the functions		
of a single information point.		

Commission proposal	Drafting Suggestions	Comments
7. The competent bodies shall exercise their		
powers impartially, transparently and in a timely		
manner. Member States shall ensure that they		
shall have adequate technical, financial and		
human resources to carry out the tasks assigned		
to them.		
8. Member States shall publish the respective		
tasks to be undertaken by each competent body		
via a single information point, in particular		
where those tasks are assigned to more than one		
competent body or where the assigned tasks		
have changed. Where appropriate, the		
competent bodies shall consult and cooperate		
with each other on matters of common interest.		
9. Member States shall notify to the	9. Member States shall notify to the	The designation of a competent body under this
Commission the identity of each competent	Commission the identity of each competent	Regulation needs a national implementing law.
body in accordance with this Article for	body in accordance with this Article for	This can take up to 12 months and a notification

Commission proposal	Drafting Suggestions	Comments
carrying out a function under this Regulation,	carrying out a function under this Regulation,	to the Comission can only take place once such
and their respective responsibilities, by [DATE	and their respective responsibilities, by [DATE	a law has entered into force.
OF ENTRY INTO FORCE] and any	OF 12 MONTHS AFTHER THE ENTRY	
modification thereof, before such designation or	INTO FORCE] and any modification thereof,	
modification enters into force.	before as soon as such designation or	
	modification enters into force.	
10. Any decision taken by a competent body		
shall be subject to an appeal, in accordance with		
national law, before a fully independent appeal		
body, including a body of judicial character.		
Article 31 of Directive (EU) 2018/1972 shall		
apply mutatis mutandis to any appeal pursuant		
to this paragraph.		
The right to appeal in accordance with the first		
subparagraph shall be without prejudice to the		
right of the parties to bring the dispute before		
the national competent court.		

Commission proposal	Drafting Suggestions	Comments
Article 13		
Committee procedure		
		- //
1. The Commission shall be assisted by the		J.
Communications Committee established by		
Article 118(1) of Directive (EU) 2018/1972.		
That committee shall be a committee within the		
meaning of Regulation (EU) No 182/2011.		
2. Where reference is made to this paragraph,		
Article 5 of Regulation (EU) No 182/2011 shall		
apply.		
Article 14		
Penalties and compensation	Penalties and compensation	
Member States shall lay down rules on	Member States shall lay down rules on	The wording of the Directive 2014/61/EU is
penalties, including, where necessary, fines and	penalties, including, where necessary, fines and	more appropriate.

Commission proposal	Drafting Suggestions	Comments
non-criminal predetermined or periodic	non-criminal predetermined or periodic	
penalties, applicable to infringements of this	penalties, applicable to infringements of this	
Regulation and of any binding decision adopted	Regulation and of any binding decision national	
pursuant to this Regulation by the competent	measures adopted pursuant to this Regulation by	- " //
bodies referred to in Article 12 and shall take all	the competent bodies referred to in Article 12	
measures necessary to ensure that they are	and shall take all measures necessary to ensure	
implemented. The penalties provided for shall	that they are implemented. The penalties	
be appropriate, effective, proportionate and	provided for shall be appropriate, effective,	
dissuasive.	proportionate and dissuasive.	
Member States shall lay down rules on adequate	Member States shall lay down rules on adequate	Rules on adequate financial compensation for
financial compensation for persons suffering	financial compensation for persons suffering	persons suffering damage, is forseen by general
damage as a result of the exercise of the rights	damage as a result of the exercise of the rights	nationaly civil law and national liability law.
provided for in this Regulation.	provided for in this Regulation.	
Article 15		
Report and monitoring	Report and monitoring	

Commission proposal	Drafting Suggestions	Comments
1. By [DATE OF ENTRY INTO FORCE + 5		
YEARS], the Commission shall present a report		
to the European Parliament and the Council on		
the implementation of this Regulation. The		- "//
report shall include a summary of the impact of		
the measures set out in this Regulation and an		
assessment of the progress towards achieving its		
objectives, including whether and how the		
Regulation could further contribute to achieving		
the connectivity targets set out in the Decision		
establishing the Digital Decade Policy		
Programme 2030.		
2. To that end, the Commission may request	2. To that end, the Commission may request	
information from Member States that shall be	information from Member States that shall be	
submitted without undue delay. In particular, by	submitted without undue delay. In particular, by	
[DATE OF ENTRY INTO FORCE + 12	[DATE OF ENTRY INTO FORCE + 12	
MONTHS], Member States shall, in close	MONTHS], Member States shall, in close	
cooperation with the Commission, through the	cooperation with the Commission, through the	
Communications Committee set up under	Communications Committee set up under	

Commission proposal	Drafting Suggestions	Comments
Article 118 of Directive (EU) 2018/1972, set out	Article 118 of Directive (EU) 2018/1972, set out	
indicators to adequately monitor the application	indicators to adequately monitor the application	
of this Regulation and the mechanism to ensure	of this Regulation and the mechanism to ensure	
a periodic data gathering and reporting to the	a periodic data gathering and reporting to the	- " //
Commission thereof.	Commission thereof.	
Article 16		
Transitional measures		
National measures that specify the categories of		
deployment of elements of very high capacity		
networks or associated facilities not being		
subject to any permit-granting procedure within		
the meaning of Article 7, and that were adopted		
by the Member States pursuant to Directive		
2014/61/EU or before its entry into force but in		
line with it shall continue to apply until the		
implementing act provided for in Article 7(8) of		
this Regulation enters into application.		

Commission proposal	Drafting Suggestions	Comments
Article 17		
Repeal		
1. Directive 2014/61/EU is repealed.		Y
2. References to the repealed Directive shall be		
construed as references to this Regulation and		
read in accordance with the correlation table in		
the Annex.		
Article 18		
Entry into force and application		
This Regulation shall enter into force on the		
twentieth day following that of its publication in		
the Official Journal of the European Union.		

Commission proposal	Drafting Suggestions	Comments
2. It shall apply from [6 months after its entry	2. It shall apply from [12 months after its entry	In order to ensure a successful implementation
into force].	into force].	of the Regulation, it needs to be accompanied by the necessary national legislation and the set up of a fully functional electronic single information point. Hence, LU proposes to postpone the date of application.
This Regulation shall be binding in its entirety and directly applicable in all Member States.		
Done at Brussels,		
For the European Parliament For the Council		
The President The President		
	End	End