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Brussels, 02 June 2023

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LIMITE

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WORKING DOCUMENT

From: To:	Presidency Working Party on Trade Questions
Subject:	ACI - 4-column document following the technical meeting on 2 June 2023

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries 2021/0406(COD)

DRAFT [Version after technical trilogue on 2 June 2023] 02-06-2023 at 19h06

This version reflects the outcome of the technical meeting on 2^{nd} of June and is subject to further technical review by all three institutions at technical level, after which it is intended to be confirmed at the political trilogue on the 6^{th} of June.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Formula				,
g 1	2021/0406 (COD)	2021/0406 (COD)	2021/0406 (COD)	2021/0406 (COD)
Proposal	l Title			
s 2	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries
Formula				
g 3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,
Citation	1		'	
g 4				

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		Having regard to the Treaty on the Functioning of the European Union, and in particular Article 207(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 207(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 207(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 207(2) thereof,
	Citation 2	2			
G	5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,
	Citation 3	3			
G	6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,
	Citation 4	4			
G	7	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,
	Formula				
G	8	Whereas:	Whereas:	Whereas:	Whereas:
	Recital 1				
G	9	(1) Pursuant to Article 3(5) of the Treaty on European Union, in its relations with the wider world, the Union is to uphold and promote its	(1) Pursuant to Article 3(5) of the Treaty on European Union, in its relations with the wider world, the Union is to uphold and promote its	(1) Pursuant to Article 3(5) of the Treaty on European Union (TEU), in its relations with the wider world, the Union is to uphold and promote	(1) Pursuant to Article 3(5) of the Treaty on European Union (TEU), in its relations with the wider world, the Union is to uphold and promote

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	values and interests and contribute to the protection of its citizens and, among other things, to solidarity and mutual respect among peoples and the strict observance and the development of international law, including respect for the principles of the United Nations Charter.	values and interests and contribute to the protection of its citizens and, among other things, to solidarity and mutual respect among peoples and the strict observance and the development of international law, including respect for the principles of the United Nations Charter.	its values and interests and contribute to the protection of its citizens and is to contribute, among other things, to solidarity and mutual respect among peoples and the strict observance and the development of international law, including respect for the principles of the United Nations Charter (the "UN Charter").	its values and interests and contribute to the protection of its citizens and is to contribute, among other things, to solidarity and mutual respect among peoples and the strict observance and the development of international law, including respect for the principles of the United Nations Charter (the "UN Charter").
Recital	2			
s 10	(2) Pursuant to Article 21(1) of the Treaty on European Union, the Union's action on the international scene is to be guided by principles such as the rule of law, equality and solidarity, and respect for the principles of the United Nations Charter and international law. It also states that the Union is to promote multilateral solutions to common problems.	(2) Pursuant to Article 21(1) of the Treaty on European Union, the Union's action on the international scene is to be guided by principles such as the rule of law, equality and solidarity, and respect for the principles of the United Nations Charter and international law. It also states that the Union is to promote multilateral solutions to common problems.	(2) Pursuant to Article 21(1) of the Treaty on European UnionTEU, the Union's action on the international scene is to be guided by principles such as the rule of law, equality and solidarity, and respect for the principles of the United Nations UN Charter and international law. It also states that the Union is to promote multilateral solutions to common problems.	(2) Pursuant to Article 21(1) TEU, the Union's action on the international scene is to be guided by principles such as the rule of law, equality and solidarity, and respect for the principles of the UN Charter and international law. It also states that the Union is to promote multilateral solutions to common problems.
Recital	3			
s 11	(3) Pursuant to Article 1 of the United Nations Charter, the purposes of the United Nations include the purpose to develop friendly relations among nations based on respect for the principle of equal rights.	(3) Pursuant to Article 1 of the United Nations Charter, the purposes of the United Nations include the purpose to develop friendly relations among nations based on respect for the principle of equal rights. <i>Moreover</i> , <i>in</i>	(3) Pursuant to Article 1 of the United Nations UN Charter, one of the purposes of the United Nations include the purpose is to develop friendly relations among nations based on, among other things,	(3) Pursuant to Article 1 of the UNUnited Nations Charter, one of the purposes of the United Nations is include the purpose to develop friendly relations among nations based on, among other things,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		accordance with the Declaration On Principles Of International Law Friendly Relations And Co- Operation Among States in accordance with the Charter Of The United Nations, international relations are to be conducted in line with the principles of sovereign equality and non- intervention ^{1a} . 1a UN General Assembly, Declaration on Principles of International Law concerning Friendly Relations and Cooperation among States in accordance with the Charter of the United Nations, 24 October 1970, A/RES/2625(XXV)	respect for the principle of equal rights.	respect for the principle of equal rights. Text Origin: Commission Proposal
Recita	4			
s 12	(4) Article 21(2) of the Treaty on European Union requires the Union to define and pursue common policies and actions, and work for a high degree of cooperation in all fields of international relations, among other things in order to safeguard its values, fundamental interests, independence and integrity, consolidate and support the rule of law, and the principles of international law.	(4) Article 21(2) of the Treaty on European Union requires the Union to define and pursue common policies and actions, and work for a high degree of cooperation in all fields of international relations, among other things in order to safeguard its values, fundamental interests, independence and integrity, consolidate and support the rule of law, and the principles of international law.	(4) Article 21(2) of the Treaty on European Union TEU requires the Union to define and pursue common policies and actions, and work for a high degree of cooperation in all fields of international relations in order to, among other things-in order to, safeguard its values, fundamental interests, independence and integrity, consolidate and support the rule of law, and the principles of international law.	(4) Article 21(2) TEU requires the Union to define and pursue common policies and actions, and work for a high degree of cooperation in all fields of international relations in order to, among other things, safeguard its values, fundamental interests, independence and integrity, consolidate and support the rule of law, and the principles of international law.

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Recital 4a				
s 12a		(4a) The international law of state responsibility for internationally wrongful acts has been codified by the United Nations' International Law Commission in 2001¹¹a and should guide the Union's action where the Union faces economic coercion from a third country that constitutes an internationally wrongful act. The "Declaration on Principles of International Law concerning Friendly Relations and Co-operation among States in accordance with the Charter of the United Nations"¹¹⁵ states that no State may use or encourage the use of economic political or any other type of measures to coerce another State in order to obtain from it the subordination of the exercise of its sovereign rights and to secure from it advantages of any kind. Those codified rules of customary international law are binding. ¹¹¹ Internationally Wrongful Acts, adopted by the United Nations' International Law Commission at its fifty-third session, in 2001, and taken note of by the United Nations General Assembly in resolution 56/83.		(4a) The Declaration on Principles of International Law concerning Friendly Relations and Cooperation among States in accordance with the Charter of the United Nations states that international relations are to be conducted in line with the principles of sovereign equality and non-intervention. This Declaration also provides, in relation to the principle concerning the duty not to intervene in matters within the domestic jurisdiction of any State, that no State may use or encourage the use of economic, political or any other type of measures to coerce another State in order to obtain from it the subordination of the exercise of its sovereign rights and to secure from it advantages of any kind. This reflects customary international law and is thus binding in the relations between third countries and the Union and its Member States. Rules of customary internationally wrongful acts are reflected in the United Nations' International Law Commission's Articles on the Responsibility of States for

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		1b United Nations General Assembly Resolution 2625 (XXV) of 24 Oct 1970.		Internationally Wrongful Acts ^{1b} ("ARSIWA") and are binding in the relations between third countries and the Union and its Member States. Ia. UN General Assembly, Declaration on Principles of International Law concerning Friendly Relations and Co- operation among States in accordance with the Charter of the United Nations, 24 October 1970, A/RES/2625(XXV). 1b. Adopted by the United Nations' International Law Commission at its fifty- third session, in 2001, and taken note of by the United Nations General Assembly in Resolution 56/83.
Recital 5	5			
s 13	(5) The modern interconnected world economy creates an increased risk of, and opportunity for, economic coercion, as it provides countries with enhanced, including hybrid, means to deploy such coercion. It is desirable that the Union contribute to the creation, development and clarification of international frameworks for the prevention and elimination of situations of economic coercion.	(5) The modern interconnected world economy creates an increased risk of, and opportunity for, economic coercion, as it provides countries with enhanced, including hybrid, means to deploy such coercion. It is desirable that the Union contribute to the creation, development and clarification of international frameworks for the prevention and elimination of situations of economic coercion.	(5) The modern interconnected world economy ereates an increasedincreases the risk of, and opportunity for, economic coercion, as it provides countries with enhanced, including hybrid, means to deploy such coercion. It is desirable that the Union contribute to the creation, development and clarification of international frameworks for the prevention and elimination of situations of economic coercion.	(5) The modern interconnected world economy increases the risk of economic coercion, as it provides countries with enhanced, including hybrid, means to deploy such coercion. It is desirable that the Union contribute to the creation, development and clarification of international frameworks for the prevention and elimination of situations of economic coercion.
Recital 6				
G 14				

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
(6) Whilst always acting within the framework of international law, it is essential that the Union possess an appropriate instrument to deter and counteract economic coercion by third countries in order to safeguard its rights and interests and those of its Member States. This is particularly the case where third countries take measures affecting trade or investment that interfere in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State. Such measures affecting trade or investment may include not only actions taken on, and having effects within, the territory of the third country, but also actions taken by the third country, including through entities controlled or directed by the third country and present in the Union, that cause harm to economic activities in the Union.	(6) Whilst always acting within the framework of international law, it is essential that the Union possess an appropriate instrument to deter and counteract economic coercion by third countries in order to safeguard its rights and interests and those of its Member States. This is particularly the case where third countries take, <i>fail to take or threaten to take</i> measures affecting trade or investment that interfere in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act, <i>including any form of a particular policy choice or a stance with regard to a policy choice such as European Parliament resolutions</i> , by the Union or a Member State. Such measures affecting trade or investment may include not only actions taken, <i>failures to act</i> , <i>or actions threatened or to be taken</i> on, and having effects within, the territory of the third country, but also actions taken <i>or threatened to be taken</i> by the third country, including through entities controlled or directed by the third country and present in the Union, that cause harm to economic activities in the Union, <i>such as, among others</i> , <i>some extraterritorial effects of</i>	(6) Whilst always acting within the framework of international law, it is essential that the Union possess an appropriate instrument to deter and counteract economic coercion by third countries in order to safeguard its rights and interests and those of its Member States. This is particularly the case where third countries take measures affecting trade or investment that interfere in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State. Such measures affecting trade or investment may include not only actions taken on, and having effects within, the territory of the third country concerned, but also actions taken by the third country, including through entities controlled or directed by the third country and present in the Union, that cause harm to economic activities in the Union.	(6) Whilst always acting within the framework of international law, it is essential that the Union possess an appropriate instrument to deter and counteract economic coercion by third countries in order to safeguard its rights and interests and those of its Member States. This is particularly the case where third countries take measures affecting trade or investment that interfere in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State, including an expression of a position by an institution, body, office or agency of, respectively, the Union or a Member State. Such measures affecting trade or investment may include not only actions taken on, and having effects within, the territory of the third country concerned, but also actions taken by the third country, including through entities controlled or directed by the third country and present in the Union, that cause harm to economic activities in the Union. The terms "third country" should be understood to include not only a foreign State, but also a separate customs territory or other subject of international law because these

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		third country sanctions affecting EU businesses and individuals, and ultimately the sovereignty of the European Union's choices.		entities are capable of economic coercion. The utilisation of these terms and the application of this Regulation does not have any implication regarding sovereignty. This Regulation should also be applied in conformity with the Union's position in relation to the third country concerned.
Recital 7				
	(7) This Regulation aims to ensure an effective, efficient and swift Union response to economic coercion, including deterrence of economic coercion of the Union or a Member State and, in the last resort, countermeasures.	(7) This Regulation aims to ensure an effective, efficient and swift Union response to economic coercion, including especially the deterrence of economic coercion of the Union or a Member State and, in the last resort where necessary because other instruments cannot protect the Union interest adequately, countermeasures. This Regulation complements Union law in the field of trade such as Regulation (EU)2021/167 of the European Parliament and of the Council ^{1a} . 1a Council Regulation (EC) No 2271/96 of 22 November 1996 protecting against the effects of the extra-territorial application of legislation adopted by a third country, and actions based thereon	(7) This Regulation aims to ensure an effective, efficient and swift Union response to economic coercion, including deterrence of economic coercion of the Union or a Member State and, in theas a last resort, countermeasures. This Regulation is without prejudice to other existing Union instruments and international agreements, as well as actions taken thereunder, in the area of the common commercial policy, and to other Union policies.	(7) This Regulation aims to ensure an effective, efficient and swift Union response to economic coercion, including especially the deterrence of economic coercion of the Union or a Member State and, as a last resort, countermeasures. This Regulation is without prejudice to other existing Union instruments and international agreements, as well as actions taken thereunder, consistent with international law, in the area of the common commercial policy, and to other Union policies.

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			or resulting therefrom, OJ L 309,29.11.1996, p. 1.		
Re	ecital 7	a			
G	15a			(7bis) Economic coercion by third countries may target foreign policy actions of the Union or a Member State, while a determination of the existence of economic coercion, and responses thereto, may have significant implications for relations with third countries. It is necessary to ensure consistent responses in distinct but related policy areas, and this Regulation is without prejudice to a possible Union action pursuant to specific provisions in Chapter 2 of Title V of TEU on the Union's common foreign and security policy, to which due consideration should be given when considering any response to economic coercion by a third country.	(7bis 7a) Economic coercion by third countries may target foreign policy actions of the Union or a Member State, while a determination of the existence of economic coercion, and responses thereto, may have significant implications for relations with third countries. It is necessary to ensure consistent responses in distinct but related policy areas, and this Regulation is without prejudice to a possible Union action pursuant to specific provisions in Chapter 2 of Title V of TEU on the Union's common foreign and security policy, to which due consideration should be given when considering any response to economic coercion by a third country.
Re	ecital 8				
G	16	(8) The objectives of this Regulation, in particular counteracting third countries' economic coercion of the Union or a Member State, cannot be	(8) The objectives of this Regulation, in particular counteracting third countries' economic coercion of the Union or a Member State, cannot be	(8) The objectives of this Regulation, in particular counteracting Third countries' economic coercion of the Union ormeasures of economic coercion	(8) Third countries' measures of economic coercion against a Member State affects the Union's internal market and the Union as a whole. Member States,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
States because actors not be law to coerci Additi excluse the Ur Treaty Europ prever comm respor There: achiev	iently achieved by Member acting on their own. This is see Member States as distinct a under international law may be entitled under international orespond to economic ion directed against the Union. ionally, because of the sive competence conferred on mion by Article 207 of the yon the Functioning of the bean Union, Member States are inted from taking common intercial policy measures as a mose to economic coercion. If ore, those objectives can be yed with greater effectiveness ion level.	sufficiently achieved by Member States acting on their own. This is because Member States as distinct actors under international law may not be entitled under international law to respond to economic coercion directed against the Union. Additionally, because of the exclusive competence conferred on the Union by Article 207 of the Treaty on the Functioning of the European Union, Member States are prevented from taking common commercial policy measures as a response to economic coercion. Therefore, those objectives can be achieved with greater effectiveness atit is necessary that the means for effectively achieving those objectives are created at the Union level.	against a Member State, cannot be sufficiently achieved by Member States acting on their own. This is because- affect the Union's internal market and the Union as a whole. Member States, acting on their own cannot counteract third countries' economic coercion through measures falling under the area of common commercial policy. Given as distinct actors under international law may not be entitled under international law to respond to economic coercion directed against the Union. Additionally, because of the exclusive competence conferred on the Union by Article 207 of the Treaty on the Functioning of the European Union (TFEU), only the Union may. Moreover, Member States are prevented from taking common commercial policy measures as a response toas distinct actors under international law, may not be entitled to counteract third countries economic coercion directed against the Union. This Regulation is without prejudice to the division of competences as defined in the Treaties. Therefore, those objectives can be achieved with greater effectiveness at Union level.	acting on their own cannot counteract third countries' economic coercion through measures falling under the area of common commercial policy. Given the exclusive competence conferred on the Union by Article 207 of the Treaty on the Functioning of the European Union (TFEU), only the Union may act. Moreover, Member States as distinct actors under international law, may not be entitled to counteract third_countries' economic coercion directed against the Union. Therefore, it is necessary that the means for effectively achieving those objectives are created at the Union level. This Regulation is without prejudice to the division of competences as defined in the Treaties.

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	Recital 9				
G	17	(9) In accordance with the principle of proportionality, it is necessary and appropriate, for creating an effective and comprehensive framework for Union action against economic coercion, to lay down rules on the examination, determination and counteraction with regard to third countries' measures of economic coercion. In particular, the Union's response measures should be preceded by an examination of the facts, a determination of the existence of economic coercion, and, wherever possible, efforts to find a solution in cooperation with the third country concerned. Any measures imposed by the Union should be commensurate with the injury caused by the third countries' measures of economic coercion. The criteria for defining the Union response measures should take into account in particular the need to avoid or minimise collateral effects, administrative burdens and costs imposed on Union economic operators as well as the Union's interest. Therefore, this Regulation does not go beyond what is necessary in order to achieve the objectives pursued, in accordance	(9) In accordance with the principle of proportionality, it is necessary and appropriate, for creating an effective and comprehensive framework for Union action against economic coercion, to lay down rules on the examination, determination and counteraction with regard to third countries' measures of economic coercion. In particular, the Union's response measures should be preceded by an examination of the facts, a determination of the existence of economic coercion, and, wherever possible and provided the third country also engages in good faith, efforts to find a solution in cooperation with the third country concerned. Any measures imposed by the Union should be commensurate with the injury caused by the third countries' measures of economic coercion and should primarily be aimed at obtaining the cessation of the economic coercion and, where appropriate, the reparation for the injury caused. The criteria for defining the Union response measures should take into account in particular the effectiveness of the measures in inducing the cessation	(9) In accordance with the principle of proportionality, it is necessary and appropriate, for creating an effective and comprehensive framework for Union action against economic coercion, to lay down rules on the examination, determination and counteraction with regard to third countries' measures of economic coercion. In particular, the Union's response measures should be preceded by an examination of the facts, a determination of the existence of economic coercion, and, wherever possible, efforts to find a solution in cooperation with the third country concerned. Any measures imposed by the Union should be commensurate with the injury caused by the third countries' measures of economic coercion. The criteria for defining the Union response measures should take into account in particular the need to avoid or minimise collateral effects, administrative burdens and costs imposed on Union economic operators as well as the Union's interest. Therefore, this Regulation does not go beyond what is necessary in order to achieve the objectives pursued, in accordance	(9) In accordance with the principle of proportionality, it is necessary and appropriate, for creating an effective and comprehensive framework for Union action against economic coercion, to lay down rules on the examination, determination and counteraction with regard to third countries' measures of economic coercion. In particular, the Union's response measures should be preceded by an examination of the facts, a determination of the existence of economic coercion, and, wherever possible and provided the third country also engages in good faith, efforts to find a solution in cooperation with the third country concerned. Any measures imposed by the Union should be commensurate with proportionate and not exceed the injury caused by the third countries' measures of economic coercion. The criteria for defining the Union response measures should take into account in particular the effectiveness of the response measures in inducing the cessation of the economic coercion and, where requested, reparation of the injury to the Union, and the need to avoid or minimise collateral

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	with Article 5(4) of the Treaty on European Union.	of the economic coercion and the potential of the measures to provide relief to the economic operators within the Union affected by the economic coercion, including via internal measures such as an ad hoc compensation fund for those economic operators. The need for a precise indication of the next steps to be taken and need to avoid or minimise the risks of escalation in international trade relations, collateral effects, disproportionate administrative burdens complexity and costs imposed on Union economic operators as well as the Union's interest should also be taken into account. Therefore, this Regulation does not go beyond what is necessary in order to achieve the objectives pursued, in accordance with Article 5(4) of the Treaty on European Union.	with Article 5(4) of the Treaty on European Union TEU.	effects, disproportionate administrative complexity and burdens and costs imposed on Union economic operators as well as the Union's interest. Therefore, this Regulation does not go beyond what is necessary in order to achieve the objectives pursued, in accordance with Article 5(4) TEU.
Recital	10			
6 18	(10) Any action undertaken by the Union on the basis of this Regulation should comply with the Union's obligations under international law. International law allows, under certain conditions, such as proportionality and prior notice, the imposition of	(10) Any action undertaken by the Union on the basis of this Regulation should comply with the Union's obligations under international law. The Union should continue to support the rules-based multilateral trading system, with the World Trade	(10) Any action undertaken by the Union on the basis of this Regulation should eomply with the Union's obligations underbe consistent with international law, including customary international law. International law allows, under certain conditions, such as	(10) Any action undertaken by the Union on the basis of this Regulation should be consistent with international law, including customary international law. Among the international agreements concluded by the Union and the Member States, the Agreement

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countermeasures, that is to say of measures that would otherwise be contrary to the international obligations of an injured party vis-àvis the country responsible for a breach of international law, and that are aimed at obtaining the cessation of the breach or reparation for it. Accordingly, response measures adopted under this Regulation should take the form of either measures adhering to the Union's international obligations or measures constituting permitted countermeasures. Under international law, and in accordance with the principle of proportionality, they should not exceed a level that is commensurate with the injury suffered by the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures and the Union's rights and interests in question. In this respect, injury to the Union or a Member State is understood under international law to include injury to Union economic operators. 1. See Articles 22 and 49-53 of the Articles on Responsibility of States for Internationally Wrongful Acts, adopted by	Organisation (WTO) at its core. International law allows, under certain conditions, such as proportionality and prior notice, the imposition of countermeasures, that is to say of measures that would otherwise be contrary to the international obligations of an injured party vis-à-vis the country responsible for a breach of international law, and that are aimed at obtaining the cessation of the breach or reparation for it. Accordingly, response measures adopted under this Regulation should take the form of either measures adhering to the Union's international obligations or measures constituting permitted countermeasures. Under international law, and in accordance with the principle of proportionality, they should not exceed a level that isbe commensurate with the injury suffered by the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures and the Union's rights and interests in question. In this respect, injury to the Union or a Member State is understood under international law to include injury to Union economic	proportionality and prior notice, the imposition of countermeasures, that is to say of measures that would otherwise be contrary to the international obligations of an injured party vis à vis the country responsible for a breach of international law, and that are aimed at obtaining the cessation of the breach or reparation for it. Accordingly, response measures adopted under this Regulation should take the form of either measures adhering to the Union's international obligations or measures constituting permitted countermeasures. Under international law, and in accordance with the principle of proportionality, they should not exceed a level that is commensurate with the injury suffered by Among the international agreements concluded by the Union and the Member States, the Agreement establishing the World Trade Organization (WTO) is the cornerstone of the rules-based multilateral trading system. Therefore, it is important that the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third	establishing the World Trade Organization (WTO) is the cornerstone of the rules-based multilateral trading system. Therefore, it is important that the Union continue to support that system, with the WTO at its core, and to use its dispute settlement system where appropriate.
the United Nations' International Law Commission at its fifty-third session, in 2001, and taken note of by the United	operators.	country's measures and the Union's rights and interests in question. In	

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	Nations General Assembly in resolution 56/83.	10 See Articles 22 and 49-53 of the Articles on Responsibility of States for Internationally Wrongful Acts, adopted by the United Nations' International Law Commission at its fifty-third session, in 2001, and taken note of by the United Nations General Assembly in resolution 56/83. 1. See Articles 22 and 49-53 of the Articles on Responsibility of States for Internationally Wrongful Acts, adopted by the United Nations' International Law Commission at its fifty third session, in 2001, and taken note of by the United Nations General Assembly in resolution 56/83.	this respect, injury to the Union or a Member State is understood under international law to include injury to Union economic operatorscontinue to support that system, with the WTO at its core, and to use its dispute settlement system where appropriate. 1. See Articles 22 and 49-53 of the Articles on Responsibility of States for Internationally Wrongful Acts, adopted by the United Nations' International Law Commission at its fifty third session, in 2001, and taken note of by the United Nations General Assembly in resolution 56/83.	
Recital 1	10a			
s 18a			(10bis) Customary international law, as reflected in Articles 22 and 49 to 53 of the Articles on Responsibility of States for Internationally Wrongful Acts ("ARSIWA"), adopted by the United Nations' International Law Commission at its fifty-third session in 2001 and taken note of by the United Nations General Assembly in resolution 56/83, allows, under certain conditions, such as proportionality and prior notice, the imposition of countermeasures, that is to say of	(10bis 10a) Customary international law, as reflected in Articles 22 and 49 to 53 of the Articles on Responsibility of States for Internationally Wrongful Acts ("ARSIWA"), adopted by the United Nations' International Law Commission at its fifty third session in 2001 and taken note of by the United Nations General Assembly in resolution 56/83, allows, under certain conditions, such as proportionality and prior notice, the imposition of countermeasures, that is to say of measures that would

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		measures that would otherwise be	otherwise be contrary to the
		contrary to the international	international obligations of an
		obligations of an injured party	injured party vis-à-vis the country
		vis-à-vis the country responsible	responsible for a breach of
		for a breach of international law,	international law, and that are aimed
		and that are aimed at obtaining	at obtaining the cessation of the
		the cessation of the breach or	breach or reparation for it.
		reparation for it. Accordingly,	Accordingly, Union response
		Union response measures could	measures could consist, as
		consist, as necessary, not only in	necessary, not only in measures
		measures consistent with the	consistent with the Union's
		Union's international obligations,	international obligations, but also in
		but also in the non-performance	the non-performance of
		of international obligations	international obligations towards the
		towards the third country	third country concerned insofar as
		concerned insofar as the measures	the measures of economic coercion
		of economic coercion of the third	of the third country constitute an
		country constitute an	internationally wrongful act. Under
		internationally wrongful act.	international law, and in accordance
		Under international law, and in	with the principle of proportionality,
		accordance with the principle of	Union response
		proportionality, Union response	measures countermeasures should
		measures should not exceed a	not exceed a level that is be
		level that is commensurate with	commensurate with the injury
		the injury suffered by the Union	suffered-by the Union or a Member
		or a Member State due to the	State due to the third country's
		third country's measures of	measures of economic coercion,
		economic coercion, taking into	taking into ito account the gravity of
		account the gravity of the third	the third country's
		country's measures and the	measures internationally wrongful
		Union's rights and interests in	acts and the Union's rights and
		question. In this respect, injury to the Union or a Member State is	interests in question. In this respect, injury to the Union or a Member
			State is understood under
		understood under international	
		law to include injury to Union	international law to include injury to
		economic operators.	Union economic operators.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Recital 1	0b			
G 18b			10ter Where measures of economic coercion constitute an internationally wrongful act, the Union should, where appropriate, in addition to the cessation of economic coercion, request the third country concerned to make reparation of any injury caused to the Union or a Member State, in accordance with Articles 31 and 34-39 of the ARSIWA.	10ter Where measures of the economic coercion constitutes an internationally wrongful act, the Union should, where appropriate, in addition to the cessation of economic coercion, request the third country concerned to make reparation of any injury caused to the Union or a Member State, in accordance with Articles 31 and 34-39 of the ARSIWA. In the event of the Union obtaining compensation for the injury suffered by Union operators, the Union may, where appropriate and to the extent possible, consider to transfer that compensation to the Union operators that have suffered losses as a result of the economic coercion.
Recital 1	1			
g 19	(11) Coercion is prohibited under international law when a country deploys measures such as trade or investment restrictions in order to obtain from another country an action or inaction which that country is not internationally	(11) Coercion is prohibited under international law when a country deploys measures such as trade or investment restrictions in order to obtain from another country an action or inaction which that country is not internationally	(11) Coercion is prohibited and therefore a wrongful act under international law when a country deploys measures such as trade or investment restrictions in order to obtain from another country an action or inaction which that	(11) Coercion is prohibited and therefore a wrongful act under international law when a country deploys measures such as trade or investment restrictions in order to obtain from another country an action or inaction which that

Commissio	on Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
obliged to perform within its sovereign coercion reaches a qualitative or quantificative or quantificative and the means destructed that help in determined country interpretation or a Membra whether its action economic coercion Union response.	within its second or coercion requalitative depending and the med long on the basis of antitative criteria mining whether the feres in the grachoices of the er State and constitutes in which requires a within its second or coercion requalitative depending and the med Commission third count of take into and or quaritative criteria and or quaritative depending and the med Commission third count of take into and or qualitative depending and the med Commission third count of take into and or qualitative depending and the med Commission third count of take into and or qualitative depending and the med Commission third count of take into and or qualitative depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take in the ends pursued depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take into an article in the ends pursued depending and the med Commission third count of take into an article in the ends pursued and the med Commission third count of take into an article in the ends pursued and the med Commission third count of take into an article in the ends pursued and the med Commission third count of take into an article in the ends pursued and the med Commission third count of the ends pursued and the med Commission the ends pursued and the med Commission that the ends pursued and t	perform and which falls sovereignty, when the eaches a certain or quantitative threshold, on both the ends pursued cans deployed. The on should examine the try action on the basis of account qualitative entitative criteria that help ening whether the third terferes in the legitimate echoices of the Union or a tate and whether its stitutes economic which requires a Union	country is not internationally obliged to perform and which falls within its sovereignty, when the coercion reaches a certain qualitative or quantitative threshold, depending on both the ends pursued and the means deployed. The Commission should examine the third-country action on the basis of qualitative and quantitative criteria that help in determining whether the third country interferes in the legitimate sovereign choices of the Union or a Member State and whether its action constitutes economic coercion which requires a Union response. Among those criteria, there should be elements that characterise, both qualitatively and quantitatively, notably the form, the effects and the aim of the measures which the third country is deploying. Applying those criteria would ensure that only economic coercion with a sufficiently serious impact or, where the economic coercion consists in a threat, only a threat that is credible, would fall under this Regulation. In addition, the Commission should examine closely whether the third country pursues a legitimate cause, because its objective is to uphold a concern that is internationally	country is not internationally obliged to perform and which falls within its sovereignty, when the coercion reaches a certain qualitative or quantitative threshold, depending on both the ends pursued and the means deployed. The Commission should examine the third country action on the basis of and the Council should take into account qualitative and quantitative criteria that help in determining whether the third country interferes in the legitimate sovereign choices of the Union or a Member State and whether its action constitutes economic coercion which requires a Union response. Among those criteria, there should be elements that characterise, both qualitatively and quantitatively, notably the form, the effects and the aim of the measures which the third country is deploying. Applying those criteria would ensure that only economic coercion with a sufficiently serious impact or, where the economic coercion consists in a threat, only a threat that is credible, would fall under this Regulation. In addition, the Commission and the Council should examine closely whether the third country pursues a legitimate cause, because its objective is to uphold a concern that is internationally recognised, such as,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			recognised, such as, among other things, the maintenance of international peace and security, the protection of human rights, the protection of the environment, and the fight against climate change.	among other things, the maintenance of international peace and security, the protection of human rights, the protection of the environment, and the fight against climate change.
Recit	al 12			
6 20	(12) Acts by third countries are understood under customary international law to include all forms of action that are attributable to a State under customary international law. International law qualifies as an act of a State, in particular: the conduct of any State organ, of a person or entity which is not an organ of the State but which is empowered by the law of that State to exercise elements of governmental authority, an organ placed at the disposal of a State by another State, a person or group of persons that are acting on the instructions of, or under the direction or control of, that State in carrying out the conduct, a person or group of persons that are exercising elements of the governmental authority in the absence or default of the official authorities and in circumstances such as to call for the exercise of	(12) Acts by third countries are understood under customary international law to include all forms of action that are attributable to a State under customary international law. International law qualifies as an act of a State, in particular: the conduct of any State organ, of a person or entity which is not an organ of the State but which is empowered by the law of that State to exercise elements of governmental authority, an organ placed at the disposal of a State by another State, a person or group of persons that are acting on the instructions of, or under the direction or control of, that State in carrying out the conduct, a person or group of persons that are exercising elements of the governmental authority in the absence or default of the official authorities and in circumstances such as to call for the exercise of	(12) Acts by third countries are understood under customary international law to include all forms of action or omission, including threats, that are attributable to a State under customary international law. Articles 2(a) and 4-11 of the ARSIWA confirm that customary international law qualifies as an act of a State, in particular: the conduct of any State organ, of a person or entity which is not an organ of the State but which is empowered by the law of that State to exercise elements of governmental authority, an organ placed at the disposal of a State by another State, a person or group of persons that are acting on the instructions of, or under the direction or control of, that State in carrying out the conduct, a person or group of persons that are exercising elements of the governmental authority in the	(12) Acts by third countries are understood under customary international law to include all forms of action or omission, including threats, that are attributable to a State under customary international law. Articles 2(a) and 4-11 of the ARSIWA confirm that customary international law qualifies as an act of a State, in particular: the conduct of any State organ, of a person or entity which is not an organ of the State but which is empowered by the law of that State to exercise elements of governmental authority, an organ placed at the disposal of a State by another State, a person or group of persons that are acting on the instructions of, or under the direction or control of, that State in carrying out the conduct, a person or group of persons that are exercising elements of the governmental authority in the

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		those elements of authority, and conduct that the State acknowledges and adopts as its own. ¹ 1. See Articles 2(a) and 4-11 of the Articles on Responsibility of States for Internationally Wrongful Acts, footnote 1 above.	those elements of authority, and conduct that the State acknowledges and adopts as its own. 1. See Articles 2(a) and 4-11 of the Articles on Responsibility of States for Internationally Wrongful Acts, footnote 1 above.	absence or default of the official authorities and in circumstances such as to call for the exercise of those elements of authority, and conduct that the State acknowledges and adopts as its own. [‡] 1. See Articles 2(a) and 4-11 of the Articles on Responsibility of States for Internationally Wrongful Acts, footnote 1 above.	absence or default of the official authorities and in circumstances such as to call for the exercise of those elements of authority, and conduct that the State acknowledges and adopts as its own.
	Recital 1	3			
G	21	(13) The Commission should examine whether third-country measures are coercive, on its own initiative or following information received from any source, including legal and natural persons or a Member State. Following this examination, the Commission should determine in a decision whether the third-country measure is coercive. The Commission should communicate any affirmative determination to the third country concerned, together with a request that the economic coercion cease and a request, where appropriate, that any injury be repaired.	(13) The Commission could and, in particular in the case of a substantiated complaint, should examine whether third-country measures are coercive, on its own initiative or following information received from any source, including legal and natural persons, the European Parliament or a Member State. Following this examination, the Commission should determine in a decision whether the third-country measure is coercive. The Commission should publicly communicate anythe result of this examination. In the case of an affirmative determination, the Commission should communicate to the third country concerned, together with a request that the economic coercion cease and a	(13) The Commission on its own initiative or upon a reasoned request of a Member State should examine whether third-country measures are coercive, on its own initiative or following. The Commission could carry out such examination on the basis of information received from any reliable source, including legal and natural persons or a Member State. Following this examinationTo determine if a third country applies or threatens to apply measures affecting trade or investment, the Commission's assessment should determine in be based on facts. In order to ensure uniform conditions for the implementation of this Regulation, and in view of the	(13) The Commission on its own initiative or upon a reasoned request of a Member State should examine whether third-country measures are coercive constitute economic coercion. The Commission could should carry out such an examination on the basis of information received from any reliable source, including legal and natural natural and legal persons, the European Parliament, or a Member State, or trade unions. In determining whether. To determine if a third country applies or threatens to apply measures affecting trade or investment, the Commission's assessment should be based on facts. In order to ensure uniform conditions for the implementation of this Regulation,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		request, where appropriate, that any injury be repaired.	effects that a decision whether the third country measure is coercive. determining the existence of economic coercion by a third country has on the Union's overall relations with the third country concerned, implementing powers should be conferred on the Council. Therefore, following the Commission's examination and in the event that should communicate any affirmative determination to the third country concerned, together with a requestapplies or threatens to apply coercive measures affecting trade or investment, the Commission should submit a proposal to the Council to adopt an implementing act determining that the economic coercion cease and a request, where appropriate, that any injury be repaired third country is applying a measure of economic coercion. The Council should act expeditiously.	and in view of the effects that a decision determining the existence of and constituting economic coercion-by a third country has on the Union's overall relations with the third country concerned, implementing powers should be conferred on the Council. Therefore, following, the assessment of the Commission's examination and in the event that the third country applies or threatens to apply coercive measures affecting trade or investment, the Commission should submit a proposal to and the Council to adopt an implementing act determining that the third country is applying a measure of economic coercionshould be based on facts. The Council should act expeditiously.
Recital 13	a			
G 21a			a Union and its Mambar States from appropria	(13a) In order to ensure uniform conditions for the implementation of this Regulation, and in view of the unique nature of economic coercion affecting trade and investment, implementing powers should be conferred on the Council

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				for the determination of the economic coercion and whether it is appropriate to request reparation for the injury to the Union. Conferring implementing powers on the Council is limited to and addresses the circumstances arising from the economic coercion and is not to be considered as a precedent.
Recital 1	3b			
s 21b				(13b) Following the Commission's examination and in the event that the Commission considers that the third-country measure constitutes economic coercion, the Commission should submit a proposal to the Council to adopt an implementing act determining that the third-country measure constitutes economic coercion. The Commission should also propose an indicative timeline for assessing whether the conditions for the adoption of Union response measures are met. Where it considers it appropriate, the Commission should also submit a proposal to the Council to adopt an implementing act determining that the Union requests the third country to repair the injury to the Union. It is important that in the

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				exercise of its implementing powers, the Council should act in accordance with the conditions and criteria set out in this Regulation. Furthermore, economic coercion falling under this Regulation may impact the Union or any Member State and thus create a need to act quickly under this Regulation and in line with the Union principles of solidarity between Member States and of sincere co-operation. As a consequence, in acting pursuant to this Regulation, the Council should act expeditiously and make all necessary efforts to adopt a decision within eight weeks of the submission of the proposal by the Commission.
Recital 1	13c			
6 21e			(13bis) In an effort to secure the cessation of economic coercion, the Union should seek an early and just settlement of the matter. Accordingly, the Commission should provide adequate opportunity for consultations with the third country concerned and, if that third country is ready to enter into consultations in good faith, engage with it expeditiously. In the course of such consultations, the Commission	(13bis) In an effort to secure the cessation of economic coercion and, where requested, reparation of injury, the Union should seek an early and just settlement of the matter. Accordingly, the Commission should provide adequate opportunity for consultations with the third country concerned and, if that third country is ready to enter into consultations in good faith, engage with it expeditiously. In the course of such

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			should endeavour to resort to means such as mediation, conciliation, good offices by a third party or submitting the matter to international adjudication, without prejudice to the division of competence between the Union and the Member States. In particular, when the third country suspends its actions and agrees to submit the matter to international adjudication, an international agreement with the third country should be concluded, as necessary. Such an international agreement could be concluded either by the Union, in accordance with the procedure laid down in Article 218 TFEU, or by the Member State concerned.	consultations, the Commission should endeavour to resort to means such as mediation, conciliation, good offices by a third party or submitting the matter to international adjudication direct negotiations, submitting the matter to international adjudication, or mediation, conciliation or good offices by a third party, without prejudice to the division of competence between the Union and the Member States. In particular, when the third country suspends its actions and agrees to submit the matter to international adjudication, an international agreement with the third country should be concluded, as necessary. Such an international agreement could be concluded either by the Union, in accordance with the procedure laid down in Article 218 TFEU, or by the Member State concerned.
Recital 1	4			
s 22	(14) The Union should support and cooperate with third countries affected by the same or similar measures of economic coercion or other interested third countries. The Union should participate in international coordination in bilateral, plurilateral or multilateral	(14) The Union should support and cooperate with third countriespartners affected by the same or similar measures of economic coercion or other interested third countriespartners. The Union should participate in international coordination in any	(14) The Union should support and cooperate with third countries affected by the same or similar measures of economic coercion or other interested third countries. The Union should participate in international coordination in bilateral, plurilateral or multilateral	(14) The Union should support and cooperate with third countries affected by the same or similar measures cases of economic coercion or other interested third countries. The Union should participate in international coordination in any bilateral,

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		fora that are geared towards the prevention or elimination of the economic coercion.	bilateral, plurilateral or multilateral fora that are <i>geared towardssuitable for</i> the prevention or elimination of the economic coercion.	fora that are geared towards the prevention or elimination of economic coercion. The Commission should express the Union position after having consulted the Council in accordance with the Treaties, where appropriate, with the participation of the Member Statesthe economic coercion.	plurilateral or multilateral fora that are <i>geared towardssuitable for</i> the prevention or elimination of economic coercion. The Commission should express the Union position after having consulted the Council in accordance with the Treaties <i>as applicable and</i> , where appropriate, with the participation of the Member States.
	Recital 1	5			
G	23	(15) The Union should only impose countermeasures when other means such as negotiations, mediation or adjudication do not lead to the prompt and effective cessation of the economic coercion and to reparation of the injury it has caused to the Union or its Member States, and where action is necessary to protect the interests and rights of the Union and its Member States and it is in the Union's interest. It is appropriate that the Regulation sets out the applicable rules and procedures for the imposition and application of Union response measures and permits expeditious action where necessary to preserve the effectiveness of any Union response measures.	(15) The Union should only impose countermeasures when other is encouraged to use proactively all available means of engagement with the third country concerned such as negotiations, adjudication or mediation or adjudication and should impose measures in cases where such means do not lead to the prompt and effective cessation of the economic coercion and to reparation of the injury it has caused to the Union or its Member States, and where action is necessary to protect the interests and rights of the Union and its Member States and it is in the Union's interest. It is appropriate that the Regulation sets out the applicable rules and procedures for the imposition and application of Union response measures and permits expeditious	(15) The Union should only impose countermeasures when response measures if other means such as negotiations, mediation or adjudication do not lead to the prompt and effective cessation of the economic coercion and, where appropriate and requested by the Union from the third country concerned, to the to-reparation of the injury it has caused to the Union or its Member States, and where action is necessary to protect the interests and rights of the Union and its Member States under international law and it is in the Union's interest to take such action. It is appropriate that the Regulation sets out the applicable rules and procedures for the imposition and application of Union response measures and permits	(15) It is desirable that the Union should only impose response measures if other means use proactively all available means of engagement with the third country concerned such as negotiations, adjudication or mediation, and it should only impose response measures in cases where such means or adjudication do not lead to the prompt and effective cessation of the economic coercion and, where appropriate and requested by the Union from the third country concerned, to the reparation of the injury it has caused to the Union or its Member States, and where action is necessary to protect the interests and rights of the Union and its Member States under international law and it is in the Union's interest

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		action where necessary to preserve the effectiveness of any Union response measures.	expeditious action where necessary to preserve the effectiveness of any Union response measures.	to take such action. It is appropriate that the Regulation sets out the applicable rules and procedures for the imposition and application of Union response measures and permits expeditious action where necessary to preserve the effectiveness of any Union response measures.
Recital 1	6			
6 24	(16) Union response measures adopted in accordance with this Regulation should be selected and designed on the basis of objective criteria, including: the effectiveness of the measures in inducing the cessation of coercion by the third country; their potential to provide relief to economic operators within the Union affected by the third-country measures of economic coercion; the aim of avoiding or minimising negative economic and other effects on the Union; and the avoidance of disproportionate administrative complexity and costs. It is also essential that the selection and design of Union response measures take account of the Union's interest. Union response measures should be selected from a wide array of options in order to	(16) Union response measures adopted in accordance with this Regulation should be selected and designed on the basis of objective criteria, including: first and foremost, the effectiveness of the measures in inducing the cessation of coercion by the third country; the effectiveness of the measures in repairing the injury caused by the economic coercion; and their potential to provide relief to economic operators within the Union affected by the third-country measures of economic coercion; The Commission should also consider other relevant factors such as the aim of avoiding or minimising negative economic and other effects on the Union; and the avoidance of disproportionate administrative complexity and costs. It is also essential that the	(16) Union response measures adopted in accordance with this Regulation should be selected and designed on the basis of objective criteria, including: the effectiveness of the measures in inducing the cessation of coercion by the third country; theirthe potential to provide relief to economic operators within the Union affected by the third-country measures of economic coercion; the aim of avoiding or minimising negative economic and other effects on the Union; and the avoidance of disproportionate administrative complexity and costs. It is also essential that the selection and design of Union response measures take account of the Union's interest, which includes, inter alia, the interests of both upstream and downstream industries and final consumers in	(16) Union response measures adopted in accordance with this Regulation should be selected and designed on the basis of objective criteria, including: the effectiveness of the measures in inducing the cessation of the economic coercion by the third country and, where appropriate, the reparation of the injury it has caused to the Union; the potential to provide relief to economic operators within the Union affected by the third country measures of third country's economic coercion; the aim of avoiding or minimising negative economic and other effects on the Union; and the avoidance of disproportionate administrative complexity and costs. The investment environment and knowledge economy of the Union should be safeguarded. It is also

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
allow the adoption of the most suitable measures in any given case.	selection and design of Union response measures take account of the Union's interest. Union response measures should be selected from a wide array of options in order to allow the adoption of the most suitable measures in any given case.	the Union. When the Commission is considering Union response measures it should prioritise measures that would not have a disproportionate impact on legal certainty and predictability of the measures for economic operators, and on the administration of relevant national regulations. When the Commission is considering Union response measures affecting authorisations, registrations, licenses or other rights for the purposes of commercial activities, it should prioritise measures valid throughout the Union and based on secondary legislation, or, where no such measures are appropriate, measures in areas where extensive Union legislation exists. Union response measures should be selected from a wide array of options in order to allow the adoption of the most suitable measures in any given case.	essential that the selection and design of Union response measures take account of the Union's interest, which includes, inter alia, the interests of both upstream and downstream industries and final consumers in the Union. When the Commission is considering Union response measures it should prioritise measures that would not have a disproportionate impact on legal certainty and predictability of the measures for economic operators, and on the administration of relevant national regulations. When the Commission is considering Union response measures affecting authorisations, registrations, licenses or other rights for the purposes of commercial activities, it should prioritise measures valid throughout the Union and based on secondary legislation, or, where no such measures are appropriate, measures in areas where extensive Union legislation exists. It is important that Union response measures do not interfere with administrative decisions based on scientific evidence. Union response measures should be selected from a wide array of options in order to allow the adoption of the most suitable

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Recital 16a				
G 24a			(16bis) The Union should be able to designate natural or legal persons connected or linked to the government of the third country engaging in economic coercion and thereby make them subject to Union response measures in order to induce the prompt cessation of economic coercion. Such targeted response measures can effectively avoid or minimise the negative effects of such coercion on Member States' economics and Union economic operators and final consumers.	(16bis 16a) The Union should be able to designate adopt Union response measures of general application designed in such a way that they affect particular sectors, regions or operators of the third country concerned. The Union should also be able to adopt Union response measures which apply specifically to certain natural or legal persons who are connected or linked to the government of the third country engaging in economic coercion and thereby make them subject to and who engage or may engage in activities covered by Article 207 TFEU. Such targeted Union response measures in order to can induce the prompt cessation of economic coercion. Such targeted response measures can, whilst effectively avoid or minimiseavoiding or minimising the negative effects of such coercion on Member States' economies and Union economic operators and final consumers.
Recital 16b				
g 24b			(16ter) As part of the Union response in order to induce the	(16ter 16b) As part of the Union response in order to induce the

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		cessation of economic coercion by third countries, the Commission could also adopt measures pursuant to other legal instruments that confer specific powers to the Commission, for example with regard to the granting of Union funding, following the applicable procedures set out therein. Measures adopted by the Commission pursuant to such other legal instruments should be synchronised with actions taken under this Regulation and be consistent with the Union's obligations under international law. In particular, such measures, together with Union response measures adopted under this Regulation, as the case may be, should be commensurate with the injury caused by the third countries' measures of economic coercion. This Regulation is without prejudice to rules and procedures under such other legal instruments.	cessation of economic coercion by third countries, the Commission could also adopt measures pursuant to other legal instruments that confer specific powers to the Commission, for example with regard to the granting of Union funding or possibilities to limit participation in Union framework programmes for research and innovation, following the applicable procedures set out therein. This Regulation is without prejudice to rules and procedures under Measures adopted by the Commission pursuant to such other legal instruments. The Commission should be synchronised with actions taken under this Regulation and be consistentensure coordination of adoption of measures set out in Annex I with the Union's obligations under international lawmeasures it adopts pursuant to other Union legal acts. In particular, such measures, together with Union response measures adopted under this Regulation, as the case may be, should be commensurate with the injury caused by the third countries' measures of economic coercion. This Regulation is without prejudice to rules and proceduresthe Union's overall response should be proportionate and not exceed the

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				injury caused by the third country's economic coercion. Without prejudice to any reporting obligations towards the European Parliament or the Council provided for under such other legal instruments, the Commission should keep the European Parliament and the Council informed of actions under such other legal instruments synchronised with Union response measures.
Recit	al 17			
g 25	(17) It is appropriate to set out rules on the origin or nationality of goods, services and service providers, investment and holders of intellectual property rights, for the purposes of determining the Union response measures. The rules of origin or of nationality should be determined in the light of the prevailing rules for non-preferential trade and investment that are applicable under Union law and the Union's international agreements.	(17) It is appropriate to set out rules on the origin or nationality of goods, services and service providers, investment and holders of intellectual property rights, for the purposes of determining the Union response measures. The rules of origin or of nationality should be determined in the light of the prevailing rules for non-preferential trade and investment that are applicable under Union law and the Union's international agreements.	(17) It is appropriate to set out rules on the origin or nationality of goods, services and service providers, investment and holders of intellectual property rights, for the purposes of determining the Union response measures. The rules of origin orand of nationality should be determined in the light of the prevailing rules for non-preferential trade and investment that are applicable under Union law and the Union's international agreements. This regulation does not affect the division of competences between the Union and its Member States in the field of investment.	(17) It is appropriate to set out rules on the origin or nationality of goods, services and service providers, investment and holders of intellectual property rights, for the purposes of determining the Union response measures. The rules of origin and of nationality should be determined in the light of the prevailing rules for non-preferential trade and investment that are applicable under Union law and the Union's international agreements. This regulation does not affect the division of competences between the Union and its Member States in the field of investment.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Recital 18	8			
26	(18) In pursuing the objective of obtaining the cessation of the measure of economic coercion, Union response measures consisting of restrictions on foreign direct investment or on trade in services should only apply with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union which are owned or controlled by persons of the third country concerned where necessary to ensure the effectiveness of Union response measures and in particular to prevent their avoidance. The decision to impose any such restrictions will be duly justified in implementing acts adopted pursuant to this Regulation in the light of the criteria specified in this Regulation.	(18) In pursuing the objective of obtaining the cessation of the measure of economic coercion and, where appropriate, the reparation of the injury caused, Union response measures consisting of restrictions on foreign direct investment or on trade in services should only apply with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union which are owned or controlled by persons of the third country concerned where necessary to ensure the effectiveness of Union response measures and in particular to prevent their avoidance. The decision to impose any such restrictions will be duly justified in implementing acts adopted pursuant to this Regulation in the light of the criteria specified in this Regulation.	(18) In pursuing the objective of obtaining the cessation of thea measure of economic coercion, Union response measures consisting of restrictions on foreign direct investment or on trade in services should only apply with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and which are owned or controlled by persons of the third country concerned, where necessary to ensure the effectiveness of Union response measures and in particular to prevent their avoidance. The decision to impose any such restrictions willshould be duly justified in implementing acts adopted pursuant to this Regulation in the light of the criteria specified in this Regulation.	(18) In pursuing the objective of obtaining cessation of the economic coercion in a particular case, and, where appropriate, the reparation of the injury caused cessation of a measure of economic coercion, Union response measures consisting of restrictions on foreign direct investment or on trade in services should only apply with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and which are owned or controlled by persons of the third country concerned, where necessary to ensure the effectiveness of Union response measures and in particular to prevent their avoidance. The decision to impose any such restrictions should be duly justified in implementing acts adopted pursuant to this Regulation in the light of the criteria specified in this Regulation.
Recital 19	9	_	_	
27	(19) After the adoption of Union response measures, the Commission should continuously assess the	(19) After the adoption of Union response measures, the Commission should continuously assess the	(19) After the adoption of Union response measures, the Commission should continuously assess the	(19) After the adoption of Union response measures, the Commission should continuously assess the

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		situation in relation to the third-country measures of economic coercion, the effectiveness of the Union response measures and their effects, with a view to adjusting, suspending or terminating the response measures accordingly. It is therefore necessary to set out the rules and procedures for amending, suspending and terminating Union response measures and the situations in which these are appropriate.	situation in relation to the third-country measures of economic coercion, the effectiveness of the Union response measures and their effects, with a view to adjusting, suspending or terminating the response measures accordingly. It is therefore necessary to set out the rules and procedures for amending, suspending and terminating Union response measures and the situations in which these are appropriate.	situation in relation to the third-country measures of economic coercion, the effectiveness of the Union response measures and their effects, with a view to adjusting, suspending or terminating the response measures accordingly. It is therefore necessary to set out the rules and procedures for amending, suspending and terminating Union response measures and the situations in which these are appropriate.	situation in relation to the third-country measures of third country's economic coercion, the effectiveness of the Union response measures and their effects, with a view to adjusting, suspending or terminating the response measures accordingly. It is therefore necessary to set out the rules and procedures for amending, suspending and terminating Union response measures and the situations in which these are appropriate.
	Recital 20)			
G	28	(20) It is essential to provide for opportunities for stakeholder involvement for the purposes of adoption and amendment of Union response measures, and as relevant for the purposes of suspension and termination, in view of the potential impact on such stakeholders.	(20) It is essential to provide for opportunities for stakeholder involvement, <i>including businesses</i> , for the purposes of adoption and amendment of Union response measures, and as relevant for the purposes of suspension and termination, in view of the potential impact on such stakeholders.	(20) It is essential to provide for opportunities for stakeholder involvement for the purposes of the adoption and amendment of Union response measures, and, where as relevant, for the purposes of their suspension and termination, in view of the potential impact on such stakeholders.	(20) It is essential to provide for opportunities for stakeholder involvement, <i>among which</i> businesses, for the purposes of the adoption and amendment of Union response measures and, where relevant, for the purposes of their suspension and termination, in view of the potential impact on such stakeholders.
	Recital 20	Da			
G	28a		(20a) In light of the evident increase in the use of economic leverages by foreign countries against the Union and the likely		(20a) In light of economic coercion by third countries against the Union and its Member States, and the frequency and severity of

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		increase of the frequency and severity of these practices in the future, the Chief Trade Enforcement officer (CTEO) should be overall responsible for the functioning and the implementation of this Regulation and including with a view to strengthening the preparedness for such instances, assessing Union's dependencies and assets, adopting the necessary coordinated measures and ultimately being able to react promptly when needed. Such a horizontal competence would provide necessary support to the Union in order to be able to better anticipate and effectively react to economic coercion.		such practices, the Commission should, to ensure coherence, provide a single contact point for the functioning of this Regulation and should act with a view to ensuring that the Union is able to better anticipate and effectively react to economic coercion.
Recita	21			
6 29	(21) It is important to ensure an effective communication and exchange of views and information between the Commission on the one hand and the European Parliament and the Council on the other, in particular on efforts to engage with the third country concerned to explore options with a view to obtaining the cessation of the economic coercion and on matters that may lead to the adoption of	(21) It is important to ensure an effective ecommunication and regular dialogue and exchange of views and information between the Commission on the one hand and the European Parliament and the Council on the other, in particular regarding ongoing examinations or third country measures, on efforts to engage with the third country concerned to explore options with a view to obtaining the cessation of the economic coercion or, where	(21) It is important to ensure an effective communication and an exchange of views and information between the Commission on the one hand, and the European Parliament and the Council, on the other, in particular on efforts to engageenter into consultations with the third country concerned to explore options with a view to obtaining the cessation of the economic coercion and on matters that may lead to the	(21) It is important to ensure effective communication and an exchange of views and information between the Commission on the one hand, and that the European Parliament and the Council, on the other, in particular on efforts to enter into consultations with the third country concerned to explore options with a view to obtaining the cessation of the economic coercion and on matters that may lead to the adoption of Union response

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Union response measures under this Regulation.	appropriate, reparation of the injury caused and on matters that may lead to the adoption of Union response measures under this Regulation, including the stages of examination of third-country measures and determination with regard to measures of economic coercion and on the effectiveness on Union response measures.	adoption of Union response measures under this Regulation.	measures under this Regulation. are informed regularly and in a timely manner, of relevant developments in the application of this Regulation and where appropriate, to have opportunities for an exchange of views with the Commission.
Red	cital 22			
G	(22) In order to allow the update of the range of Union response measures under this Regulation and the adjustment of the rules of origin or of other technical rules, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to amend the list of Union responses set out in Annex I and technical rules necessary for the application of the Regulation, including rules of origin laid down in Annex II. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional	(22) In order to allow the update of the range of Union response measures under this Regulation and the adjustment of the rules of origin or of other technical rules, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to amend the list of Union responses set out in Annex I and technical rules necessary for the application of the Regulation, including rules of origin laid down in Annex II. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional	(22) In order to allow the updateadjustment of the range of Union response measures under this Regulation and the adjustment of the rules of origin or of other technical rules rules of origin or nationality to take account of relevant developments in international instruments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European UnionTFEU should be delegated to the Commission to amend the list of Union responses set out in Annex I and technical rules necessary for the application of the Regulation, including rules of origin laid down inin respect of amending Annex II. It is of particular importance that the Commission carry out appropriate consultations during its	(22) In order to allow the adjustment of the rules of origin or nationality to take account of relevant developments in international instruments and experience in the application of measures under this Regulation or other Union acts under this Regulation or other Union acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of amending Annex II. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making. In particular,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Agreement on Better Law-Making. ¹ In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts systematically should have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. OJ L 123, 12.5.2016, p. 1.	Agreement on Better Law-Making. ¹ In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts systematically should have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. OJ L 123, 12.5.2016, p. 1.	preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts systematically should have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p.+1).	to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts systematically should have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making (OJ L 123, 12.5.2016, p. 1).
Recital	23			
6 31	(23) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011. ¹ 1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of	(23) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011. ¹ 1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of	(23) In order to ensure uniform conditions for the implementation of Union response measures under 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. ¹ - ¹	(23) In order to ensure uniform conditions for the implementation of Union response measures under 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. ¹

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of the Union and its Member States from economic coercion by third countries 2021/0406(COD) 02-06-2023 at 19h06 34/128

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).
Recital	24			
s 32	(24) The examination procedure should be used for the adoption of Union response measures and their amendment, suspension or termination given that those acts determine the Union's responses to economic coercion falling within the scope of this Regulation.	(24) The examination procedure should be used for the adoption of Union response measures and their amendment, suspension or termination given that those acts determine the Union's responses to economic coercion falling within the scope of this Regulation.	(24) The examination procedure should be used for the adoption of Union response measures and their amendment, suspension or termination given that those actsmeasures determine the Union's responses response to economic coercion falling within the scope of this Regulation and as determined by the Council. In exercising its implementing powers, special attention should be given by the Commission to solutions which command the widest possible support among Member States. Considering the specific nature of this Regulation and the particular sensitivity attached to the Union response measures, the Commission should not adopt a draft implementing act on any Union response measures where the committee delivers a no opinion on that act. The particular sensitivity	(24) The examination procedure should be used for the adoption of Union response measures and their amendment, suspension or termination given that those measures determine the Union's response to economic coercion falling within the scope of this Regulation and as determined by the Council. In exercising its implementing powers, special attention should be given by the Commission to solutions which command the widest possible support among Member States. Considering the specific nature of this Regulation and the particular sensitivity attached to the Union response measures, the Commission should not adopt a draft implementing act on any Union response measures where the committee delivers a no opinion on that act. The particular sensitivity attached to the Union response

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				attached to the Union response measures necessitates finding a balanced solution at all times and solutions should avoid going against any predominant position which might emerge within the appeal committee against the appropriateness of a draft implementing act.	measures necessitates finding a balanced solutionIn exercising its implementing powers, special attention should be given by the Commission to solutions which command the widest possible support among Member States and, at all times and stages of the procedure, including in the appeal committee, finding balanced solutions should avoid and avoiding going against any predominant position which might emerge within the appeal committee against amongst Member States, in particular as regards the appropriateness of a draft implementing act.
	Recital 2	5			
G	33	(25) The Commission should adopt immediately applicable implementing acts of limited duration where, in duly justified cases relating to the adoption, amendment, suspension or termination of Union response measures, imperative grounds of urgency so require.	(25) The Commission should adopt immediately applicable implementing acts of limited duration where, in duly justified cases relating to the adoption, amendment, suspension or termination of Union response measures, imperative grounds of urgency so require.	(25) The Commission should adopt immediately applicable implementing acts of limited duration where, in duly justified cases relating to the adoption, amendment, suspension or termination of Union response measures, imperative grounds of urgency so requireexpedited action to avoid irreparable damage or to ensure consistency with international law. Such expedited action could prevent the coercion from causing or worsening any	(25) The Commission should adopt immediately applicable implementing acts of limited duration where, in duly justified cases relating to the amendment, suspension or termination or suspension of Union response measures, imperative grounds of urgency require expedited action to avoid irreparable damage or to ensure consistency with international law. Such expedited action could prevent the coercion from causing or worsening any

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			economic damage, notably with a view to protecting acute and vital interests of the Union or a Member State.	economic damage, notably with a view to protecting acute and vital interests of the Union or a Member State.
Recital 2	25a			
s 33a			(25bis) Any action taken under this Regulation, including Union response measures with regard to natural or legal persons, should respect the Charter of Fundamental Rights of the European Union. Moreover, any processing of personal data pursuant to this Regulation should be consistent with the applicable rules on the protection of personal data. Processing of personal data by Member States' officials obtaining information under this Regulation should be carried out in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council¹. Processing of personal data by the Commission should be carried out in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council². 1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of	(25bis25a) Any action taken under this Regulation, including the adoption of Union response measures with regard to which apply specifically to certain natural or legal persons, should respect the Charter of Fundamental Rights of the European Union. Moreover, any processing of personal data pursuant to this Regulation should be consistent with the applicable rules on the protection of personal data. Processing of personal data by Member States' officials obtaining information under this Regulation should be carried out in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council¹. Processing of personal data by the Commission should be carried out in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council². 1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1). 2. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1). 2. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).
	Recital 2	6			
G	34	(26) The Commission should evaluate measures adopted under this Regulation as to their effectiveness and operation and as to possible conclusions for future measures. The Commission should also review this Regulation after gaining sufficient experience with the existence or application of this Regulation. This review should cover the scope, functioning, efficiency and effectiveness of this Regulation. The Commission should report on its assessment to the European Parliament and the Council,	(26) The Commission should evaluate measures adopted under this Regulation as to their effectiveness and operation and as to possible conclusions for future measures. The Commission should also review this Regulation after gaining sufficient experience with the existence or application of this Regulation, and in particular in order to ensure complementarity with the upcoming review of the Blocking Statute ^{Ia} . The review of this Regulation. This review should cover the scope, functioning, efficiency and effectiveness of this Regulation. The Commission should report on its assessment to	(26) The Commission should evaluate measures adopted under this Regulation as to their effectiveness and operation and as to possible conclusions for future measures. The Commission should also review this Regulation after gaining sufficient experience with the existence or application of this Regulation. This review should cover the scope, functioning, efficiency and effectiveness of this Regulation and also its relationship to other Union policies and existing legal instruments. The Commission should report on its assessment to the European Parliament and the Council,	(26) The Commission should evaluate measures adopted under this Regulation as to their effectiveness and operation and as to possible conclusions for future measures. The Commission should also review this Regulation after gaining sufficient experience with the existence or application of this Regulation. This review should cover the scope, functioning, efficiency and effectiveness and also its relationship to other Union policies and existing legal instruments, including the Blocking Statute Ia. The review of this Regulation and also its relationship to other Union policies and existing legal

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		the European Parliament and the Council, Ia Council Regulation (EC) No 2271/96 of 22 November 1996 protecting against the effects of the extra-territorial application of legislation adopted by a third country, and actions based thereon or resulting therefrom, OJ L 309, 29.11.1996, p. 1.		instruments should cover the scope, functioning, efficiency and effectiveness of this Regulation. The Commission should report on its assessment to the European Parliament and the Council. Ia. Council Regulation (EC) No 2271/96 of 22 November 1996 protecting against the effects of the extra-territorial application of legislation adopted by a third country, and actions based thereon or resulting therefrom. OJ L 309, 29.11.1996, p. 1.
Formu	а			
g 35	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:
Article	1			
g 36	Article 1 Subject-matter	Article 1 Subject-matter	Article 1 Subject-matter	Article 1 Subject-matter
Article	1(1)			
s 37	1. This Regulation lays down rules and procedures in order to ensure the effective protection of the interests of the Union and its Member States where a third country seeks, through measures affecting trade or investment, to	1. This Regulation lays down rules and procedures in order to ensure the effective protection of the interests of the Union and its Member States where a third country seeks, through measures any form of action, failure to act or	1. This Regulation lays down rules and procedures in order to ensure the effective protection of the interests of the Union and its Member States where a third country seeks, through measures affecting trade or investment, to	1. This Regulation lays down rules and procedures to ensure the effective protection of the interests of the Union and its Member States where a third country seeks, through any measures affecting trade or investment, to coerce the Union or a

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	coerce the Union or a Member State into adopting or refraining from adopting a particular act. This Regulation provides a framework for the Union to respond in such situations with the objective to deter, or have the third country desist from such actions, whilst permitting the Union, in the last resort, to counteract such actions.	threat thereof affecting trade or investment, to coerce the Union or a Member State into adopting or refraining from adopting a particular act, including a particular policy choice, legal act or a stance with regard to a policy choice. This Regulation provides a framework for the Union to respond in such situations with the objective to deter, or have the third country desist fromof deterring, or obtaining the cessation of such actions and, where appropriate, repairing the injury caused, thereby permitting the Union, whilst permitting the Union, in the last resort, to counteract such actions.	coerce the Union or a Member State into adopting or refraining from adopting a particular act. This Regulation provides a framework for the Union to respond in such situations with the objective to deter, or have the third country desist from such actions, whilst permitting the Union, in the last resort, to counteract such actions.	Member State into adopting or refraining from adopting a particular act.
Article 1	(1a)			
6 37a			2. This Regulation establishes a framework for the Union to respond to economic coercion with the objective of deterring, or having the third country desist from such coercion, whilst enabling the Union, as a last resort, to counteract such coercion.	21a. This Regulation establishes a framework for the Union to respond to economic coercion with the objective of deterring, or having the third country desist from such coercion, whilst enabling the Union, as a last resort, to counteract such coercion. This Regulation also establishes a framework for the Union to seek reparation for the injury caused by such coercion, where appropriate.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 1	(2)			
g 38	2. Any action taken under this Regulation shall be consistent with the Union's obligations under international law and conducted in the context of the principles and objectives of the Union's external action.	2. Any action taken under this Regulation shall be consistent with the Union's obligations under international law-and conducted in the context of the principles and objectives of the Union's external action.	23. Any action taken under this Regulation shall be consistent with the Union's obligations under international law and be conducted in the context of the principles and objectives of the Union's external action.	32. Any action taken under this Regulation shall be consistent with international law and be conducted in the context of the principles and objectives of the Union's external action.
Article 1	(2a)			
s 38a			4. This Regulation shall be without prejudice to other existing Union instruments and international agreements, as well as actions taken thereunder, in the area of the common commercial policy, and to other Union policies. This Regulation shall not affect the division of competences between the Union and its Member States as defined by the Treaties.	43. This Regulation shall beapplies without prejudice to other existing Union instruments and international agreements, as well as actions taken thereunder, consistent with international law, in the area of the common commercial policy, and to other Union policies. This Regulation shall does not affect the division of competences between the Union and its Member States as defined by the Treaties.
Article 1	a			
s 38b		Article 1a Definitions For the purposes of this Regulation, the following definitions apply:		Article 1a Definitions

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	1. "coercion" means any		
	third-country action or measure		
	interfering in the legitimate		
	sovereign choices of the Union or a		
	Member State by seeking to prevent		
	or obtain the cessation,		
	modification or adoption of a		
	particular act by the Union or a		
	Member State;		
	2. "third-country action or		
	measure" means any type of action		
	or measure, failure to act or threat		
	thereof that is attributable to a		
	third country; 3. "particular act"		
	means a particular policy choice,		
	legal act or a stance with regard to		
	a policy choice of the Union or a		
	Member State;		
	4. "failure to act" means		
	failure by a third country to comply with its obligations under legally		
	binding instruments of		
	international law;		
	5. "threat of coercion"		
	means a substantiated threat of a		
	third country action or measure		
	that is credible, significant, and		
	could be quickly and easily		
	deployed;6. "economic coercion"		
	means coercion through a third-		
	country action or measure		
	affecting trade or investment;		
	7. "injury" means negative		
	impact suffered by the Union or a		
	Member State, including Union		
	economic operators;		

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		8. "Union response measure" means any measure adhering to the Union's international obligations or permitted under international law vis-à-vis the third country responsible for economic coercion, which is commensurate with the injury suffered by the Union or a Member State and aims to obtain the cessation of economic coercion and, where appropriate, the reparation for the injury caused; 9. "Union interest" means first and foremost the need to preserve the policy space of the Union or its Member States to take legitimate sovereign choices in ensuring the social, political, and economic cohesion of the Union, and the upholding of its strategic and economic interests.		
Article 1a(1)			
G 38c				1. For the purposes of this Regulation, the following definitions apply:
Article 1a(2)			
⁶ 38d				deleted

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 1a(3)				
6 38e				deleted
Article 1a(4)				
6 38f				1. "third-country measure" means any action or omission attributable to a third country under international law;
Article 1a(5)				
6 38g				2. "particular act" means any legal or other act, including an expression of a position, by an institution, body, office or agency of respectively, the Union or of a Member State, or of a third country;
Article 1a(6)				
6 38h				3. "injury to the Union" means a negative impact, including economic damage, to the Union or a Member State, including to Union economic operators caused by economic coercion;
Article 1a(7)				

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
s 38i				deleted
Article 1a	1(8)			
s 38j				4. "third country" means any State, separate customs territory or other subject of international law, other than the Union or a Member State;
Article 1a	n(9)			
s 38k				deleted
Article 1a	1(10)		1	
s 38l				deleted
38m				
Article 2				
39	Article 2 Scope	Article 2 Scope	Article 2 Scope	Article 2 Scope
Article 2(1), first subparagraph		1	

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	40	1. This Regulation applies where a third country:	1. This Regulation applies <u>only in</u> the event of economic coercion where a third country:	1. This Regulation applies where a third country:	1. This Regulation applies wherein cases of economic coercion by a third country. For the purposes of this Regulation, economic coercion exists:
	Article 2	1), first subparagraph, first indent			
G	41	- interferes in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State	- interferes in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State	- interferes in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State	- where a third country interferes in the legitimate sovereign choices of the Union or a Member State by seeking to prevent or obtain the cessation, modification or adoption of a particular act by the Union or a Member State
	Article 2	1), first subparagraph, second indent			
G	42	- by applying or threatening to apply measures affecting trade or investment.	- by applying or threatening applies or threatens to apply measures affecting trade or investment.	- by applying or threatening to apply measures affecting trade or investment.	- by applying or threatening to apply measures affecting trade or investment.
	Article 2	1), second subparagraph			
G	43	For the purposes of this Regulation, such third-country actions shall be referred to as measures of economic coercion.	For the purposes of this Regulation, such third-country actions shall be referred to as measures of economic coercion. deleted	For the purposes of this Regulation, such third-country actions shall be referred to as 'measures of economic coercion'.	deleted
	Article 2	(2)			
G	44				G

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		2. In determining whether the conditions set out in paragraph 1 are met, the following shall be taken into account:	2. In determining whether the conditions set out in paragraph 1 are met, the <i>followingCommission</i> shall be takentake into account the following:	2. In determining whether the conditions set out in paragraph 1 are met, the following shall be taken into account:	2. In determining whether the conditions set out in paragraph 1 are met, the <i>followingCommission and the Council</i> shall <i>betake</i> taken into account <i>the following</i> :
	Article 2(2), point (a)			
G	45	(a) the intensity, severity, frequency, duration, breadth and magnitude of the third country's measure and the pressure arising from it;	(a) the intensity, severity, frequency, duration, breadth and magnitude of the third country's measure and or failure to act or threat thereof as well as the pressure arising from it; the Commission shall assess whether such measures are part of a broader pattern of behaviour;	(a) the intensity, severity, frequency, duration, breadth and magnitude of the third country's measure, including its impact on trade or investment relations with the Union, and the pressure arising from it on the Union or a Member State;	(a) the intensity, severity, frequency, duration, breadth and magnitude of the third country's measure, including its impact on trade or investment relations with the Union, and the pressure arising from it on the Union or a Member State;
	Article 2(2), point (b)			
G	46	(b) whether the third country is engaging in a pattern of interference seeking to obtain from the Union or from Member States or other countries particular acts;	(b) whether the third country is engaging in a <i>clear</i> pattern of interference seeking to obtain from the Union or from Member States or other countries particular acts;	(b) whether the third country is engaging in a pattern of interference seeking to obtain from the Union, a or from Member States State or other countries particular acts;	(b) whether the third country is engaging in a pattern of interference seeking to obtain from the Union, a Member State or other countries' particular acts;
	Article 2(2), point (c)			
G	47	(c) the extent to which the third- country measure encroaches upon an area of the Union's or Member States' sovereignty;	(c) the extent to which the third-country measure or failure to act or threat thereof encroaches upon an area of the Union's or Member States' sovereignty;	(c) the extent to which the third-country measure encroaches upon an area of the Union's or a Member States'State's sovereignty;	(c) the extent to which the third-country measure encroaches upon an area of the Union's or a Member State's sovereignty;

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article :	2(2), point (d)			
G 48	(d) whether the third country is acting based on a legitimate concern that is internationally recognised;	(d) whether the third country is acting based on a legitimate concern that is internationally recognised recognised as legitimate by international law and conventions;	(d) whether the third country is acting based on the basis of a legitimate concern that is internationally recognised;	(d) whether the third country is actingon the basis of a legitimate concern that is internationally recognised;
Article :	2(2), point (e)			
s 49	(e) whether and in what manner the third country, before the imposition of its measures, has made serious attempts, in good faith, to settle the matter by way of international coordination or adjudication, either bilaterally or within an international forum.	(e) whether and in what manner the third country, before the imposition of its measures, has made serious attempts, in good faith, to settle the matter by way of international coordination or adjudication, either bilaterally or within an international forum.	(e) whether and in what manner the third country, before the imposition application of its measures, has made serious attempts, in good faith, to settle the matter by way of international coordination or adjudication, either bilaterally or within an international forum.	(e) whether and in what manner the third country, before the imposition or application of its measures, has made serious attempts, in good faith, to settle the matter by way of international coordination or adjudication, either bilaterally or within an international forum.
Article	3			
50	Article 3 Examination of third-country measures	Article 3 Examination of third-country measures	Article 3 Examination of third-country measures	Article 3 Examination of third-country measures
Article:	3(1)			
s 51	1. The Commission may examine any measure of a third country in	1. The Commission may or, in the case of a duly substantiated	1. The Commission may, on its own initiative or upon a reasoned	The Commission may, on its own initiative or upon a

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		order to determine whether it meets the conditions set out in Article 2(1). The Commission shall act expeditiously.	complaint, shall examine any measure of a third country, failure to act or threat thereof in order to determine whether it meets the conditions set out in Article 2(1). The Commission shall act expeditiously.	request of a Member State, examine any measure of a third country in order to determine whether it meets the conditions set out in Article 2(1). The Commission shall act expeditiously.	reasoned duly substantiated request of a Member State, examine any measure of a third country third-country measure in order to determine whether it meets the conditions set out in Article 2(1). The Commission shall act expeditiously and its examination shall normally not exceed four months.
	Article 3(2)			
G	52	2. The Commission may carry out the examination referred to in paragraph 1 on its own initiative or following information received from any source. The Commission shall ensure the protection of confidential information in line with Article 12, which may include the identity of the supplier of the information.	2. The Commission mayshall carry out the examination referred to in paragraph 1 based on substantiated information collected on its own initiative or following information received from any reliable source, notably economic operators or trade unions. The European Parliament and a Member State may also provide such substantiated information to the Commission. The Commission shall ensure the protection of confidential information in line with Article 12, which may include concealing the identity of the supplier of the information. The Commission shall set up publicly available secure tools with a view to facilitating the submission of relevant and substantiated information from external sources.	2. The Commission mayshall carry out the examination referred to in paragraph 1 on its own initiative or followingthe basis of information received from any reliable source. The Commission shall ensure the protection of confidential information in lineaccordance with Article 12, which may include the identity of the supplier of the information.	2. The Commission shall carry out the examination referred to in paragraph 1 based on substantiated information collected on its own initiative or on the basis of information received from any reliable source, including a Member State, the European Parliament, economic operators or trade unions. The Commission shall ensure the protection of confidential information in accordance with Article 12, which may include protecting the identity of the supplier of the information. The Commission shall set up publicly available secure tools with a view to facilitating the submission of information from external sources.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 3	(2a)			
s 52a			2bis. Where there are reasonable grounds to suspect that the measure of the third country concerned meets the conditions set out in Article 2(1), the Commission shall expeditiously inform Member States and keep them informed about developments.	2bis 3. Where there are reasonable grounds to suspect that the measure of the third country concerned meets the conditions set out in Article 2(1), the Commission shall expeditiously inform Member States and keep them informed about developments The Commission shall in a timely manner inform the Member States of relevant developments as regards launched and ongoing examinations.
Article 3	(2b)			
s 52b			3. The Commission may request Member States to supply information on the impact of the measures of the third country concerned	deleted
Article 3	(3), first subparagraph			
g 53	3. The Commission may seek information about the impact of the measures of the third country concerned.	3. The Commission may seek information about the impact of the measures of the third country concerned.	34. The Commission mayshall seek information about the impact of the measures of the third country concerned.	4. The Commission shall seek information about the impact of the third-country measures, where necessary. The Commission may request Member States to supply information on such impact and Member States shall act

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
					expeditiously of the third country concerned.
	Article 3	(3), second subparagraph			
G	54	The Commission may publish a notice in the Official Journal of the European Union or through other suitable public communication means with an invitation to submit information within a specified time limit. In that event, the Commission shall notify the third country concerned of the initiation of the examination.	The Commission shall inform duly, including in the form of an exchange of views, and in a timely manner the European Parliament and the Council of the launch of and of any development in the ongoing examination of third-country measures. The Commission may publish a notice in the Official Journal of the European Union orand through other suitable public communication means with of the launch of an examination procedure. The notice shall include an invitation to submit information within a specified time limit and an indication of the timeline for the determination referred to in Article 4, which shall not exceed four months. In that event, the Commission shall notify the third country concerned of the initiation of the examination.	5. The Commission may publish a notice in the <i>Official Journal of the European Union</i> and, where appropriate, Official Journal of the European Union or through other suitable public communication means with an invitation to stakeholders to submit information within a specified time limit. In that event, the Commission shall notify the third country concerned of the initiation of the examination.	The Commission may publish a notice in the the Official Journal of the European Unionand, where appropriate, through other suitable public communication means with an invitation to stakeholders to submit information within a specified time limit taking into account the timeline indicated in paragraph 1. In the, In that event of the publication of a notice, the Commission shall notify the third country concerned of the imitiation launch of the examination.
-	Article 3	(3a)			
G	54a			6. The Commission and Member States shall act expeditiously throughout the examination.	deleted

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
At.: -1 4				
Article 4				
55	Article 4 Determination with regard to the third-country measure	Article 4 Determination with regard to the third-country measure	Article 4 Determination with regard to the third-country measure	Article 4 Determination with regard to the third-country measure
Article 4,	, first paragraph			
56	Following an examination carried out in accordance with Article 3, the Commission shall adopt a decision determining whether the measure of the third country concerned meets the conditions set out in Article 2(1). The Commission shall act expeditiously.	Following an examination carried out in accordance with Article 3, the Commission shall adopt a decision, determining whether the measure of the third country concerned meets the conditions set out in Article 2(1). Where no notice was published pursuant to Article 3 and in the case of a positive determination, the decision shall include an indication of the timeline for the adoption of the implementing act referred to in Article 7, which shall not exceed six months. On duly justified imperative grounds in order to avoid irreparable damage to the Union or its Member States the Commission may extend that timeline by up to a further four months. The Commission shall act expeditiously. The Commission shall inform, including in the form of an exchange of views, the European Parliament and the	1. Following an examination carried out in accordance with Article 3, in the event that the Commission considers that the measure of the third country concerned meets the conditions of Article 2(1), it shall submit a proposal to the Council to adopt a decisionan implementing act determining whetherthat the measure of the third country concerned meets the conditions set out in Article 2(1). The Commission shall, where appropriate, propose that the country concerned repair the injury suffered by the Union or its Member States act expeditiously.	1. Following an examination carried out in accordance with Article 3, in the event that the Commission considers that the measure of the third country concerned third-country measure meets the conditions of Article 2(1), it shall submit a proposal to the Council to adopt for an implementing—act determining that the measure of the third country concerned third-country measure meets the conditions set out in Article 2(1). The Commission shall, where appropriate, propose that the country concerned repair the injury suffered by the Union or its Member States—explain in the proposal how the conditions referred to in Article 2(1) are met. The proposal shall include an indicative timeline for assessing whether the conditions set out in Article 7(1) are met, which shall

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		Council about the decision and publish it in the Official Journal of the European Union and through other suitable public communication means.		not exceed six months, unless a duly justified longer period is necessary in light of the specific circumstances of the case.
Article 4,	first paragraph a			
s 56a				Ia. In the proposal referred to in paragraph 1 or as a subsequent proposal for a Council implementing act, the Commission shall, where appropriate, propose that the Council determine that the third country concerned be requested to repair the injury to the Union. The assessment of whether it is appropriate to request that the third country concerned repair the injury to the Union shall be based on all circumstances of the particular case. In particular, the assessment shall be based on the nature and extent of the damage caused and the general obligation under customary international law to make full reparation for the injury caused through an internationally wrongful act.
Article 4,	second paragraph			
57				

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Prior to adopting its decision, the Commission may invite the third country concerned to submit its observations.	Prior to adopting its decision, the Commission may invite the third country concerned to submit its observations within a reasonable and specified period of time that shall not unduly delay the Commission's decision.	2. Prior to adopting its decisionthe proposal referred to in paragraph 1, where useful for the purposes of the determination referred to in that paragraph, the Commission mayshall invite the third country concerned to submit its observations within a reasonable period of time, without prejudice to Article 5.	2. Prior to adopting submitting the proposal referred to in paragraph 1, where useful for the purposes of the determination referred to in that paragraph, the Commission shall, without prejudice to the engagement with the third country concerned pursuant to Article 5, invite the third country concerned to submit its observations within a reasonable specified period of time, without prejudice to Article 5. Such period shall be reasonable and shall not unduly delay the Commission's proposal under paragraph 1.
s 57a	I, third paragraph		3. The Council shall act expeditiously throughout the process set out in this Article. The Council shall adopt the implementing act referred to in paragraph 1, acting by a qualified majority. The Council, acting by a qualified majority, may amend the Commission's proposal.	3. The Council shall act expeditiously throughout the process set out in this Article. The Council shall adopt the implementing actPrior to submitting the proposal referred to in paragraph 1, acting by a qualified majority. The Council, acting by a qualified majority, may amend the Commission's proposal Commission shall inform the European Parliament of the outcome of its examination.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 4,	, fifth paragraph			
				4. The Council shall adopt the implementing acts referred to in paragraphs 1 and 1a, acting by a qualified majority. The Council, acting by a qualified majority, may amend the Commission's proposals.
6 57b				The Council shall act expeditiously throughout the process set out in this Article. The Council shall act within eight weeks of the submission of the proposal by the Commission. By way of derogation, the Council may act after the eightweek period provided that it informs the Commission of the reasons for the delay. The total period of time for the Council to act shall normally not exceed ten weeks.
				In the exercise of its implementing powers, the Council shall apply the conditions laid down in Article 2(1) of this Regulation and the criteria in paragraph 1a, respectively and shall explain how these are applied
Article 4,	, sixth paragraph			
⁶ 57c				

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
					5. The implementing acts referred to in this Article shall be published in the Official Journal of the European Union.
1	Article 4,	seventh paragraph			
G	57d				6. The European Parliament shall be informed of any implementing acts proposed or adopted pursuant to this Article.
- 1	Article 4,	fourth paragraph			
G	57e			4. The Council implementing act shall be published in the Official Journal of the European Union.	deleted
A	Article 4,	fith paragraph			
G	58	Where the Commission decides that the measure of the third country concerned meets the conditions set out in Article 2(1), it shall notify the third country concerned of its decision and request it to cease the economic coercion and, where appropriate, repair the injury suffered by the Union or its Member States.	Where the Commission decides that the measure of the third country concerned meets the conditions set out in Article 2(1), it shall notify the third country concerned of its decision and request **ithat third** country** to cease the economic coercion *immediately** and, where appropriate, repair the injury suffered by the Union or its Member States *within a reasonable* and specified period of time*.	5. Where the Commission decides that the measure of the third country concerned meets the conditions set out in Article 2(1), itCouncil adopts the implementing act referred to in this Article, the Commission shall notify the third country concerned of itsthat decision and request it to cease the economic coercion and, where appropriate and so decided by the Council, request it to repair the	57. Where the Council adopts the implementing actacts referred to in this Articleparagraphs 1 or 1a, the Commission shall notifyinform the third country concerned of that decisionaccordingly and request it to cease the economic coercion and, where appropriate and so decided by the Council, request it to repair the injury suffered by the Union or its Member States immediately and to repair the injury to the Union

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			injury suffered by the Union or its Member States.	within a reasonable period of time, respectively.
Article 4	, third paragraph a			
⁶ 58a				deleted
Article 5				
s 59	Article 5 Engagement with the third country concerned	Article 5 Engagement with the third country concerned	Article 5 Engagement with the third country concerned	Article 5 Engagement with the third country concerned
Article 5	, first paragraph			
6 60	The Commission shall be open to engage on behalf of the Union with the third country concerned, to explore options with a view to obtaining the cessation of the economic coercion. Such options may include:	Following the notice referred to in Article 4, the Commission shall be open to engage on behalf of the Union with the third country concerned and, provided that the country concerned also engages in good faith, in a proactive manner, to explore options with a view to obtaining the cessation of the economic coercion and, where appropriate, reparation of the injury it has caused to the Union or its Member States. Such options shall not unduly delay the	1. Following the adoption of an implementing act in accordance with Article 4, the Commission shall provide adequate opportunity for consultations The Commission shall be open to engage on behalf of the Union with the third country concerned, to explore options with a view to obtaining the cessation of the economic coercion. If the third country concerned enters into consultations with the	Following the adoption of an implementing act in accordance with Article 4, the Commission shall provide adequate opportunity for consultations with the third country concerned with a view to obtaining the cessation of the economic coercion and, where so requested in accordance with Article 4, reparation of the injury to the Union.
		procedure and may include:	Union in good faith the Commission shall expeditiously engage in such consultations.	If the third country concerned enters into consultations with the Union in good faith, the Commission shall

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				In the course of such consultations the Commission may explore options with the third country concerned including Such options may include:	expeditiously engage in such consultations. In the course of such consultations, the Commission may explore options with the third country concerned including:
	Article 5,	first paragraph, first indent			_
G	61	- direct negotiations;	- direct negotiations;	- direct negotiations;	- direct negotiations;
	Article 5,	first paragraph, second indent			
G	62	- mediation, conciliation or good offices to assist the Union and the third country concerned in these efforts;	- mediation, conciliation or good offices to assist the Union and the third country concerned in these efforts; deleted	- mediation, conciliation or good offices by a third party to assist the Union and the third country concerned in these efforts;	deleted
	Article 5,	first paragraph, third indent			
G	63	- submitting the matter to international adjudication.	- submitting, <i>also in parallel to the</i> other options, the matter to international adjudication.	- submitting the matter to international adjudication.	- submitting the matter to international adjudication-:
	Article 5,	first paragraph, fourth indent			
G	63a		= mediation, conciliation or good offices to assist the Union and the		- mediation, conciliation or good offices by a third party to assist the Union and the third country concerned in those efforts;

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		third country concerned in those efforts;		
Article	5, first paragraph a			
6 63b				deleted
Article :	5, second paragraph			
c 64	The Commission shall seek to obtain the cessation of the economic coercion by also raising the matter in any relevant international forum.	The Commission shall seek to obtain the cessation of the economic coercion by also raising the matter in any relevant international forum.	2. The Commission shall seek to obtain the cessation of the economic coercion by also by raising the matter in any relevant international forum, after having, in accordance with the Treaty, consulted the Council.	The Commission shall seek to obtain the cessation of the economic coercion also by raising the matter in any relevant international forum, after having <i>consulted the Council</i> , where applicable,—in accordance with the Treaty, consulted the Council.
Article	5, second paragraph a			
6 64a				deleted
Article .	5, third paragraph			
c 65	The Commission shall keep the European Parliament and the Council informed of relevant developments.	The Commission shall keep the European Parliament and the Council <u>fully</u> informed, <u>in a regular and timely manner</u> , <u>including in the form of an exchange of views</u> , <u>and shall notify them of any of</u>	3. The Commission shall keep the European Parliament and the Council informed of any relevant developments pursuant to paragraphs 1 and 2.	deleted

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			relevant developments in the engagement with the third country concerned.		
	Article 5,	fourth paragraph			
G	66	The Commission shall remain open to engage with the third country concerned after the adoption of Union response measures pursuant to Article 7. The Commission may pursue these efforts, as the case may be, in conjunction with a suspension, pursuant to Article 10(2), of any Union response measures.	The Commission shall remain open to engage with the third country concerned after the adoption of Union response measures pursuant to Article 7. The Commission may pursue these efforts, as the case may be, in conjunction with a suspension, pursuant to Article 10(2), of any Union response measures.	4. The Commission shall remain open to engageenter into consultations with the third country concerned after the adoption of Union response measures pursuant to Article 7. The Commission may pursue these efforts and, as the case may be, in conjunction with a suspension, pursuant to Article 10(2), of any Union response measures pursuant to Article 10(2).	4. The Commission shall remain open to enter into consultations with the third country concerned after the adoption of Union response measures pursuant to Article 7 and, as the case may be, in conjunction with a suspension of any Union response measures pursuant to Article 10(2).
	Article 6				
G	67	Article 6 International cooperation	Article 6 International cooperation	Article 6 International cooperation	Article 6 International cooperation
	Article 6,	first paragraph			
G	68	The Commission shall enter into consultations or cooperation, on behalf of the Union, with any other country affected by the same or similar measures of economic coercion or with any interested third country, with a view to obtaining	The Commission shall enter into consultations or cooperation, on behalf of the Union, with any other country and partner affected by the same or similar measures of economic coercion or with any interested third country and partner,	The Commission shall enter into consultations or cooperation, on behalf of the Union, with any otherthird country affected by the same or similar measures of economic coercion or with any interested third country, with a view	The Commission shall enter into consultations or cooperation with any third country affected by the same or similar <i>measures cases</i> of economic coercion or with any interested third country, with a view to obtaining the cessation of the

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		the cessation of the coercion. This may involve, where appropriate, coordination in relevant international fora and coordination in response to the coercion.	with a view to obtaining the cessation of the coercion. This may involve, where appropriate coordination in sharing related information and experiences to facilitate a collective and coherent response to such coercive measures, and —coordination in relevant international fora and coordination in response to the coercion. Such consultation or cooperation shall not unduly delay the application of this instrument. The Commission shall inform, including in the form of an exchange of views, the European Parliament and the Council about the consultation or cooperation.	to obtaining the cessation of the coercion, after having, in accordance with the Treaty, consulted the Council. This may involve, where appropriate, coordination in relevant international fora and coordination in response to the coercion. The Commission shall keep the European Parliament and the Council informed of any relevant developments and invite, where appropriate, Member States to participate in such consultation and cooperation.	coercion, after having consulted the Council, where applicable—in accordance with the Treaty—consulted the Council. This may involve, where appropriate, sharing related information and experiences to facilitate a coherent response to such cases of economic coercion, coordination in relevant international fora and coordination in response to the coercion. The Commission shall keep the European Parliament and the Council informed of any relevant developments and Such consultation or cooperation shall not unduly delay the procedure under this Regulation. The Commission shall invite, where appropriate, Member States to participate in such consultation and cooperation.
	Article 7				
G	69	Article 7 Union response measures	Article 7 Union response measures	Article 7 Union response measures	Article 7 Union response measures
	Article 7	1), first subparagraph			
G	70	1. The Commission shall adopt an implementing act determining that it shall take a Union response measure where:	1. The Commission shall adopttake a Union response measure by means of an implementing act determining that it shall take a	1. The Commission shall adopt an implementing act in accordance with the examination procedure referred to in Article 15(2)	1. The Commission shall <u>adopt</u> <u>Union response measures by</u> <u>means of adopt</u> an implementing act in accordance with the

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			Union response measure from among the measures provided for in Annex I where:	determining that it shall take a Union response measure under this Regulation, where:	examination procedure referred to in Article 15(2) determining that it shall take a Union response measure under this Regulation, where: where the following conditions are met:
	Article 7(1), first subparagraph, point (a)			
G	71	(a) action pursuant to the Articles 4 and 5 has not resulted in the cessation of the economic coercion and reparation of the injury it has caused to the Union or a Member State within a reasonable period of time;	(a) action pursuant to the Articles 4 and 5 has not resulted in the cessation of the economic coercion and, where appropriate, in the reparation of the injury it has caused to the Union or aits Member State States within a reasonable the period of time set in the decision referred to in Article 4;	(a) action pursuant to the Articles 4 and 5 has not resulted in the cessation of the economic coercion and, where appropriate, the reparation of the injury it has caused to the Union or a Member State within a reasonable period of time;	(a) action pursuant to—Articles 4 and 5 has not resulted in the cessation of the economic coercion and, where appropriate requested, in the reparation of the injury it has caused to the Union-or a Member State, within a reasonable period of time;
	Article 7(1), first subparagraph, point (b)			
G	72	(b) action is necessary to protect the interests and rights of the Union and its Member States in that particular case, and	(b) action is necessary to protect the interests and rights of the Union and its Member States in that particular case, and	(b) action is necessary to protect the interests and rights of the Union and its Member States in that particular case, in light of the options available; and	(b) action the adoption of Union response measures is necessary to protect the interests and rights of the Union and its Member States in that particular case in light of the options available; and
	Article 7(1), first subparagraph, point (ba)			
G	72a				deleted

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Α	rticle 7((1), first subparagraph, point (c)			
G	73	(c) action is in the Union's interest.	(c) action is in the Union's interest in the particular case of economic coercion under examination.	(c) action is in the Union's interest in accordance with Article 7bis.	(c) actionthe adoption of Union response measures is in the Union's interest, as determined in accordance with Article 7bis.
Α	rticle 7((1), second subparagraph, point (a)			
G	73a				(a) Where the third country has ceased the economic coercion but has not repaired in full the injury as requested, the assessment of whether the condition referred to in point (b) of the first subparagraph is met shall be based on all circumstances of the particular case. In particular, the assessment should be based on the nature and extent of the damage caused and the general obligation under customary international law to make full reparation for the injury caused through an internationally wrongful act.
Α	rticle 7((1), second subparagraph			
G	74	In the implementing act, the Commission shall also determine the appropriate Union response from among the measures provided for in Annex I. Such measures may also apply with regard to natural or	In the implementing act <u>referred to</u> <u>in the first subparagraph</u> , the Commission shall also determine the appropriate Union response from among the measures provided for in Annex I justify that the	In the implementing act referred to in the first subparagraph, the Commission shall also determine the appropriate Union response from among theconsisting in one or more measures provided for	1a. The Commission shall determine which Union response measures set out in Annex I are appropriate on the basis of the criteria for selection and design set out in Article 9. In the

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	legal persons designated in accordance with Article 8. The Commission may also adopt measures which it can take pursuant to other legal instruments.	conditions referred to in points (a), (b) and (c) are met. It shall also determine and justify the appropriate Union response. Such measures may also apply with regard to natural or legal persons designated in accordance with Article 8. The Commission may also adopt measures which it can take pursuant to other legal instruments.	inpursuant to Annex I. Such measures may-also apply with regard to natural or legal persons designated in accordance with Article 8. The Commission may also adopt measures which it can take pursuant to other legal instruments.	implementing act referred to in the first subparagraph paragraph 1, the Commission shall also determine the appropriateset out the reasons why it considers that the conditions referred to in that paragraph are met and that the Union response consisting in one or more measures pursuant to Annex I. Such measures are appropriate in light of the criteria referred to in Article 9. 1b. Union response measures may apply with regard to be adopted as: a) measures of general application or, b) measures which apply to certain natural or legal persons designated which engage or may engage in activities covered by Article 207 TFEU and are connected or linked to the government of the third country concerned. Union response measures of general application may be designed in such a way that they affect particular sectors, regions or operators of the third country concerned in accordance with Article 8the rules of origin in Annex II.
Article 7	'(1), third subparagraph			

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	75	The implementing act shall be adopted in accordance with the examination procedure referred to in Article 15(2).	The implementing act <u>referred to in</u> the first subparagraph shall be adopted in accordance with the examination procedure referred to in Article 15(2). <u>The Commission</u> shall inform, including in the form of an exchange of views, the European Parliament and the Council of the implementing act and publish it in the Official Journal of the European Union and through other suitable public communication means.	Insofar as the measures of the third country concerned constitute an internationally wrongful act, Union response measures The implementing act shall be adopted in accordance with the examination procedure referred to in Article 15(2) under this Regulation may consist of measures implying the nonperformance of international obligations towards the third country concerned.	Ic. Insofar as the measures of the third country concerned constitute an internationally wrongful act, Union response measures adopted under this Regulation may consist of measures implying the nonperformance of international obligations towards the third country concerned.
	Article 7	(1a)			
G	75a		The Commission may also adopt measures that are not listed in Annex I pursuant to other legal instruments. Any such adoption shall be coordinated and consistent with action under this Regulation.		Id. The Commission shall ensure coordination of the adoption of Union response measures with the measures it adopts pursuant to other Union legal acts for the purpose of responding to economic coercion in the particular case.
	Article 7((2)			
G	76	2. The Union response measures shall apply from a specified date after the adoption of the implementing act referred to in paragraph 1. The Commission shall set this date of application, taking	2. The Union response measures shall apply from a specified date after the adoption of the implementing act referred to in paragraph 1 and in any case within three months from its adoption.	2. The Union response measures shall apply from a specified date after the adoption of the implementing act referred to in paragraph 1. The Commission shall set this specify the date of	2. The Union response measures shall apply from a specified date after the adoption of the implementing act referred to in paragraph 1. The specified date for application shall not be later than

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		into account the circumstances, to allow for the notification of the third country concerned pursuant to paragraph 3 and for it to cease the economic coercion.	The Commission shall set this date of application, taking into account the circumstances, to allow for the notification of the third country concerned pursuant to paragraph 3 and for it to cease the economic coercion and, where appropriate, to repair the injury caused.	application of the Union response measures, taking into account the circumstances, to allow for the notification of the third country concerned pursuant to paragraph 3 and for it to cease the economic coercion.	three months from the adoption of the implementing act, unless the implementing act specifies a later date in light of the specific circumstances. The Commission shall specify the date of application of the Union response measures, taking into account the circumstances, to allow for the notification of the third country concerned pursuant to paragraph 3 and for it to cease the economic coercion and, where requested, to repair the injury caused.
	Article 7	(3)			
G	77	3. The Commission shall, upon adoption of the implementing act, notify the third country concerned of the Union response measures adopted pursuant to paragraph 1. In the notification, the Commission shall, on behalf of the Union, call on the third country concerned to promptly cease the economic coercion, offer to negotiate a solution, and inform the third country concerned that the Union response measure will apply, unless the economic coercion ceases.	3. The Commission shall, upon adoption of the implementing act, notify the third country concerned of the Union response measures adopted pursuant to paragraph 1. In the notification, the Commission shall, on behalf of the Union, call on the third country concerned to promptlyimmediately cease the economic coercion, offer to negotiate a solution including, where appropriate, with regard to the reparation of the injury caused by the third country to the Union or its Members States, and inform the third country concerned that the Union response measure will apply, unless the economic coercion ceases	3. The Commission shall, Upon adoption of the implementing act, notify the third country concerned of the Union response measures adopted pursuant to referred to in paragraph 1. In the notification, the Commission shall, on behalf of the Union, call on notify the third country concerned to promptly cease the economic coercion, offer to negotiate a solution, and inform the third country concerned that the Union response measure will apply, unless the economic coercion ceases.thereof and:	3. Upon adoption of the implementing act referred to in paragraph 1, the Commission shall notify the third country concerned thereof and:

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			or, where appropriate, that third country repairs the injury caused.		
	Article 7(3), point (a)			
G	77a			(a) call on the third country concerned to promptly cease the economic coercion;	(a) call on the third country concerned to promptly cease the economic coercion; call on the third country concerned to immediately cease the economic coercion and, where appropriate, and where requested, to repair the injury caused;
	Article 7(3), point (b)			
G	77b			(b) offer the third country concerned to negotiate a solution; and	(b) offer the third country concerned to negotiate a solution; and
	Article 7(3), point (c)			
G	77c			(c) inform the third country concerned that the Union response measures will apply, unless the economic coercion ceases.	(c) inform the third country concerned that the Union response measures will apply, unless the economic coercion ceases inform the third country concerned that the Union response measures will apply, unless the economic coercion ceases and, where appropriate, and where requested, the third country repairs the injury to the Union.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 7	(4)			
s 78	4. The implementing act referred to in paragraph 1 shall state that the application of the Union response measures shall be deferred for a period specified in that implementing act, where the Commission has credible information that the third country has ceased the economic coercion before the start of application of the adopted Union response measures. In that event, the Commission shall publish a notice in the Official Journal of the European Union indicating that there is such information and the date from which the deferral shall apply. If the third country ceases the economic coercion before the Union response measures start to apply, the Commission shall terminate the Union response measures in accordance with Article 10.	4. The implementing act referred to in paragraph 1 shall state that the application of the Union response measures shall be deferred, but only for a period that is necessary for the Commission to verify the actual cessation of the coercion or threat thereof and that needs to be specified in that implementing act, where the Commission has credible information that the third country has ceased taken concrete steps to cease the economic coercion or the threat thereof or, where appropriate, has repaired the injury caused before the start of application of the adopted Union response measures. In that event, the Commission shall publish a notice in the Official Journal of the European Union indicating that there is such information and the date from which the deferral shall apply. If the third country ceases the economic coercion or, where appropriate, repairs the injury caused before the Union response measures start to apply, the Commission shall terminate the Union response measures in accordance with Article 10.	4. The implementing act referred to in paragraph 1 shall state that theprovide for a deferred application of the Union response measures shall be deferred for a period of time specified in that implementing act, where the Commission has credible information that the third country has ceased the economic coercion before the startdate of application of the adopted Union response measures. In that In the event, that the Commission has the information referred to in the first subparagraph, it shall publish a notice in the Official Journal of the European UnionOfficial Journal of the European Union Official Journal of the european Union Union of the deferral shall apply. If the third country ceases the economic coercion before the Union response measures start to applydate of application of the Union response measures, the Commission shall terminate the	4. The implementing act referred to in paragraph 1 shall provide for a deferred application of the Union response measures, but only for a period that is necessary for the Commission to verify the actual cessation of the coercion and which needs to beof time specified in that implementing act, where the Commission has credible information that the third country has ceased or has taken concrete steps to cease the economic coercion and, where appropriate, has repaired the injury caused before the datestart of application of the adopted Union response measures. In the event that the Commission has the information referred to in the first subparagraph, it shall publish a notice in the Official Journal of the European Union indicating that there is such information and the date from which the deferral shall apply. If the third country ceases the economic coercion and, where appropriate, repairs the injury

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			Union response measures in accordance with Article 10.	<u>caused</u> before the date of application of the Union response measures, the Commission shall terminate the Union response measures in accordance with Article 10.
Article 7	(5)			
9 79	5. Notwithstanding paragraphs 2, 3 and 4, the Union response measures may apply without the Commission, on behalf of the Union, first calling, once more, on the third country concerned to cease the economic coercion or without the Commission first notifying it that Union response measure will apply, where this is necessary for the preservation of the rights and interests of the Union or Member States, notably of the effectiveness of Union response measures.	5. Notwithstanding paragraphs 2, 3 and 4, The Union response measures may apply without the Commission, on behalf of the Union, first calling, once more again, on the third country concerned to cease the economic coercion or without the Commission first notifying it that Union response measure will apply pursuant to paragraph 3, where this is necessary for the preservation of the rights and interests of the Union or Member States, notably of the effectiveness of Union response measures.	5. Notwithstanding paragraphs 2, 3 and 4, the implementing act referred to in paraghraph 1 may provide that Union response measures mayshall apply without the Commission, on behalf of the Union, first calling, once more, on the third country concerned to cease the economic coercion or without the Commission first notifying itthe third country concerned that Union response measure will apply, where in duly justified cases, this is necessary for the preservation of the rights and interests of the Union or a Member StatesState, notably of the effectiveness of Union response measures.	5. Notwithstanding paragraphs 2, 3 and 4, the implementing act referred to in paraghraph paragraph 1 may provide that Union response measures shall apply without the Commission first calling, once moreagain, on the third country concerned to cease the economic coercion or, where appropriate, repair the injury caused, or without the Commission first notifying the third country concerned that Union response measure will apply pursuant to paragraph 3, where in duly justified cases, this is necessary for the preservation of the rights and interests of the Union or a Member State, notably of the effectiveness of Union response measures.
Article 7	(5a) T			
⁶ 79a			5bis. Notwithstanding paragraphs 2 and 4, where	5bis5a. Notwithstanding paragraphs 2 and 4, where the

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			economic coercion consists in a threat to apply measures affecting trade or investment in accordance with Article 2(1), the date of application of the Union response measures shall be the date when the third country starts applying such measures. The Commission shall specify such date of application in the implementing act referred to in paragraph 1. If the third country delays to a specific date the application of its measures, the Commission shall publish a notice in the Official Journal of the European Union indicating that the Union response measures shall apply on that date.	economic coercion consists in a threat to apply measures affecting trade or investment in accordance with Article 2(1), the date of application of the Union response measures implementing act referred to paragraph 1 shall be the date when the third country starts applying such measures. The Commission shall specify such date of application in the implementing act referred to in paragraph 1. If the third country delays to a specific date the application of its measures, apply from the date on which the third-country measures affecting trade or investment at stake start applying. The Commission shall publish a notice in the Official Journal of the European Union Official Journal of the European Union indicating that the Union response measures shall apply on that date the date of application of the implementing act as referred to in paragraph 1.
Article 7	7(6) 			
s 80	6. On duly justified imperative grounds of urgency to avoid irreparable damage to the Union or its Member States by the measures of economic coercion the Commission shall adopt	6. On duly justified imperative grounds of urgency to avoid irreparable damage to the Union or its Member States by the measures of economic coercion the Commission shall adoptake a	6. On duly justified imperative grounds of urgency to avoid irreparable damage to the Union or its Member States by the measures of economic coercion the Commission shall adopt	deleted

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	immediately applicable implementing acts imposing Union response measures, in accordance with the procedure referred to in Article 15(3). The requirements set out in paragraphs 2 to 5 shall apply. Those acts shall remain in force for a period not exceeding three months.	Union response measure by means of an implementing act referred to in Article 7(1) as immediately applicable implementing acts imposing Union response measures, in accordance with the procedure referred to in Article 15(3)The requirements set out in paragraphs 2 to 51 to 4 shall apply and the conditions listed in paragraph 5 are considered to be met. Those acts shall remain in force for a period not exceeding three months after which the measures may be adopted by means of an implementing act referred to in Article 7(1) may be adopted as appropriate. The Commission shall inform, including in the form of an exchange of views, the European Parliament and the Council about the implementing acts and publish them in the Official Journal of the European Union and through other suitable public communication means.	immediately applicable implementing acts imposing Union response measures, in accordance with the procedure referred to in Article 15(3). The requirements set out in paragraphs 2 to 5 shall apply. Those acts shall remain in force for a period not exceeding three months.	
Article 7((7)			
s 81	7. The Commission is empowered to adopt delegated acts in accordance with Article 14 to amend the list provided for in Annex I in order to provide additional types of measures to	7. The Commission is empowered to adopt delegated acts in accordance with Article 14 to amend the list provided for in Annex I in order to provide additional types of measures to	deleted	deleted

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		respond to a third country's measure. The Commission may adopt such delegated acts where the types of response measures would:	respond to a third country's measure, after having informed the European Parliament and the Council of the delegated acts. The Commission may adopt such delegated acts where the types of response measures would:		
	Article 7(7), point (a)			
G	82	(a) be as effective or more effective than the response measures already provided for in terms of inducing the cessation of measures of economic coercion;	(a) be as effective or more effective than the response measures already provided for in terms of inducing the cessation of measures of economic coercion;	deleted	deleted
	Article 7(7), point (b)			
G	83	(b) provide as effective or more effective relief to economic operators within the Union affected by the measures of economic coercion;	(b) provide as effective or more effective relief to economic operators within the Union affected by the measures of economic coercion;	deleted	deleted
	Article 7(7), point (c)			
G	84	(c) avoid or minimise the negative impact on affected actors; or	(c) avoid or minimise the negative impact on affected actors; or	deleted	deleted
	Article /(7), point (d)			
G	85				G

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	(d) avoid or minimise administrative complexity and costs.	(d) avoid or minimise administrative complexity and costs.	deleted	deleted
Article 7L	ois			
s 85a			Article 7bis Union's interest	Article 7bis 7a Determination of the Union's interest
Article 7a	a(1)			
s 85b			1. A determination as to whether it is in the Union's interest to act under this Regulation shall be based on an appreciation of all the various interests taken as a whole, including the interests of Member States, Union economic operators, including upstream and downstream industries, and final consumers. The general objective of deterring or having the third country desist from measures of economic coercion, whilst enabling the Union as a last resort to counteract such actions, shall be given special consideration. The determination shall be made on the basis of all the information available. Union response measures under this Regulation shall be taken where	1. AThe determination as to whether it is in the Union's interest to act under this Regulation of the Union interest in taking, suspending, amending or terminating Union response measures shall be based on consist in an appreciation of all the various interests at stake, taken as a whole, including the. The various interests of Member States, Union economic operators, including upstream and downstream industries, and final consumers. The general objective of deterring or having the third country desist from measures of shall include, primarily, the preservation of the ability of the Union and its Member States to make legitimate sovereign choices free from economic coercion, whilst

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			the Commission concludes that it is in the Union's interest to take such measures.	enabling the Union as a last resort to counteract such actions, shall be given special consideration. The determination shall be made on the basis of all the information available. Union response measures under this Regulation shall be taken where the Commission concludes that it is in the Union's interest to take such measures as well as all other interests of the Union or the Member States specific to the particular case at stake, interests of Union economic operators, including upstream and downstream industries, and of final Union consumers, affected, or potentially affected, by the economic coercion or by Union response measures. The determination shall be based on all information available.
Article 8				
s 86	Article 8 Union response measures with regard to natural or legal persons	Article 8 Union response measures with regard to natural or legal persons	Article 8 Union response measures with regard to natural or legal persons Article for discussion (separate proposal)	Article 8 Union response measures with regard to Conditions for applying Union response measures to certain natural or legal persons
Article 8(1), first subparagraph			
s 87				

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		1. The Commission may provide, in the implementing act referred to in Article 7(1), or in a separate implementing act, that:	1. The Commission may provide, in the implementing act referred to in Article 7(1), or in a separate implementing act, that:	1. The Commission may provide, in the implementing act referred to inNatural or legal persons which engage, or may engage in activities covered by Article 7(1), or in a separate implementing act, that:207 TFEU and are connected or linked to the government of the third country concerned may be subject to Union response measures pursuant to Annex I.	deleted
	Article 8(1), first subparagraph, point (a)			
G	88	(a) legal or natural persons designated in accordance with paragraph 2 point (a) shall be subject to Union response measures; or	(a) legal or natural persons designated in accordance with paragraph 2 point (a) shall be subject to Union response measures; or	deleted	deleted
	Article 8(1), first subparagraph, point (b)			
G	89	(b) without prejudice to the responsibility of the third country under international law, Union natural or legal persons affected by the third country's measures of economic coercion shall be entitled to recover, from persons designated pursuant to paragraph 2, point (b), any damage caused to them by the measures of economic coercion up to the extent of the designated	(b) without prejudice to the responsibility of the third country under international law, Union natural or legal persons affected by the third country's measures of economic coercion shall be entitled to recover, from persons designated pursuant to paragraph 2, point (b), any damage caused to them by the measures of economic coercion up to the extent of the designated	deleted	deleted

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		persons' contribution to such measures of economic coercion.	persons' contribution to such measures of economic coercion.		
	Article 8(1), second subparagraph			
G	90	Those measures shall apply as of the same date of application as the Union response measures adopted pursuant to Article 7, or as of a later date specified in the implementing act pursuant to this paragraph.	Those measures shall apply as of the same date of application as the Union response measures adopted pursuant to Article 7, or as of a later date specified in the implementing act pursuant to this paragraph.	deleted	deleted
	Article 8(1), third subparagraph			
G	91	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	deleted	deleted
	Article 8((2)			
G	92	2. The Commission may designate a natural or legal person where it finds:	2. The Commission may designate a natural or legal person where it finds:	deleted	deleted
	Article 8((2), point (a)			
G	93	(a) that such person is connected or linked to the government of the third country concerned; or,	(a) that such person is connected or linked to the government of the third country concerned; or,	deleted	deleted
	Article 8((2), point (b)			

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	94	(b) that such person is connected or linked to the government of the third country concerned and has additionally caused or been involved in or connected with the economic coercion.	(b) that such person is connected or linked to the government of the third country concerned and has additionally caused or been involved in or connected with the economic coercion.	deleted	deleted
G	94a			3. Paragraph 1 shall only apply to natural or legal persons designated in accordance with this Article.	deleted
G	94b			4. For the purposes of this Article, the Commission shall adopt implementing acts in accordance with the examination procedure referred to in Article 15(2). Such implementing acts shall designate persons falling under paragraph 1, and specify the Union response measures applicable to such persons.	deleted
G	94c			5. The implementing act referred to in paragraph 4 of this Article may be adopted simultaneously	deleted

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			with the implementing act referred to in Article 7(1), or subsequently.	
Article	8(2), point (ba)			
6 94d			6. A natural or legal person may be considered as connected or linked to the government of the third country concerned pursuant to paragraph 1 where:	61. A natural or legal person may be considered as connected or linked to the government of the third country concerned pursuant to paragraph 1 where: for the purposes of the fourth subparagraph of Article 7(1) where:
Article	8(2), point (bb)			
6 94e			(a) that government beneficially owns more than 50 % of the equity interest in such legal person, exercises directly or indirectly more than 50 % of the voting rights in it, or has the power to appoint a majority of its directors or otherwise to legally direct its actions;	(a) that government beneficially owns more than 50 % of the equity interest in such legal person, exercises directly or indirectly more than 50 % of the voting rights in it, or has the power to appoint a majority of its directors or otherwise to legally direct its actions;
Article	8(2), point (bc)			
⁶ 94f			(b) such person benefits from exclusive or special rights or privileges granted in law or in fact by the government of the third	(b) such person benefits from exclusive or special rights or privileges granted in law or in fact by the government of the third

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				country concerned, if it operates in a sector where that government limits to one or more the number of suppliers or buyers, or if it is allowed directly or indirectly by that government to exercise practices which prevent, restrict or distort competition; or	country concerned, if it operates in a sector where that government limits to one or more the number of suppliers or buyers, or if it is allowed directly or indirectly by that government to exercise practices which prevent, restrict or distort competition; or
	Article 8(2), point (bd)			
G	94g			(c) such person effectively acts on behalf of, or at the direction or instigation of the government of the third country concerned.	(c) such person effectively acts on behalf of, or at the direction or instigation of the government of the third country concerned.
	Article 8(3)			
G	95	3. In making this designation the Commission shall examine all relevant criteria and available information, including whether the persons concerned are known to effectively act on behalf of, or are beneficially owned or otherwise effectively controlled by the government of the third country.	3. In making this designation the Commission shall examine all relevant criteria and available information, including whether the persons concerned are known to effectively act on behalf of, or are beneficially owned or otherwise effectively controlled by the government of the third country.	deleted	deleted
	Article 8(4)			
G	96	4. Where the Commission has grounds to consider that persons should be designated pursuant to	4. Where the Commission has grounds to consider that persons should be designated pursuant to	48. Where the Commission has grounds to consider that personsbelieve that a person	82. Where the Commission has grounds reason to believe that a natural or legal person meets the

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
paragraph 2, point (a) or point (b) it shall publish a provisional list of persons and, where relevant, the possible measures pursuant to Annex I that they would be subject to. Before deciding on designation, it shall give any persons provisionally designated and other interested parties the opportunity to submit comments on the possible designation, in particular whether they fall under the conditions of paragraph 2, point (a) or point (b). The Commission may also seek additional information it considers pertinent concerning the potential designation.	paragraph 2, point (a) or point (b) it shall publish a provisional list of persons and, where relevant, the possible measures pursuant to Annex I that they would be subject to. Before deciding on designation, it shall give any persons provisionally designated and other interested parties the opportunity to submit comments on the possible designation, in particular whether they fall under the conditions of paragraph 2, point (a) or point (b). The Commission may also seek additional information it considers pertinent concerning the potential designation.	should be designated pursuant toon the basis of paragraph 2, point (a) or point (b) it shall publish a provisional list of persons1, it shall inform such person of its intention, including the grounds for designation, and, where relevant, the possible measures pursuant to Annex I that that person that they would be subject to. Before deciding on designation, it shall give any persons provisionally designated and other interested parties the opportunity to submit comments on the possible designation, in particular whether they fall under the conditions of paragraph 2, point (a) or point (b). The Commission may also seek additional information it considers pertinent concerning the potential designation The Commission shall publish a notice in the Official Journal of the European Union to this effect and, whenever possible, notify directly the person concerned.	criteria set out in Article 7(1b), first subparagraph, point (b) and the Commission is considering to adopt Union response measures that would apply with regard to that person should be designated on the basis of paragraph 1, it shall inform suchthat person of its intention, including the grounds for designation, and, where relevant, the possible the following: (a) the reasons why the Commission considers that that person meets the criteria set out in Article 7(1b), first subparagraph, point (b); (b) the Union response measures that the Commission is considering to apply to that person; (c) the possibility for pursuant to Annex I that that person would be subject to. to submit, within a reasonable period of time, observations on whether that person meets the criteria set out in Article 7(1b), first subparagraph, point (b). The Commission shall publish a notice in the Official Journal of the European Union to this effect and, whenever where possible, notify the person concerned directly.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				In the notice referred to in the second subparagraph, the Commission shall give other interested parties the opportunity to submit observations the person concerned. The Commission may seek, including by requesting from Member States, any information it considers relevant.
Article 8	8(4a)			
⁶ 96a			4a. Before deciding on the designation, the Commission shall give:	deleted
Article 8	8(4a), point (a)			
⁶ 96b			(a) any persons referred to in the first subparagraph the opportunity to submit observations on the possible designation, in particular on whether they fall under the conditions established in paragraph 1; within a reasonable period of time; and	deleted
Article 8	8(4a), point (b)			
6 96c			(b) other interested parties the opportunity to submit	deleted 6

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			observations on the possible designation.	
Article 8	(4b)			
s 96d			4b. The Commission may also seek information it considers relevant concerning the potential designation under this Article, including by requesting such information from Member States.	deleted
Article 8	(4c)			
6 96e			9. Without prejudice to Article 10, the Commission shall review designations under this Article when new substantial evidence is submitted to the Commission and inform the designated natural or legal persons concerned accordingly.	93. Without prejudice to Article 10, where new substantial evidence is submitted to the Commission shall review designations under thisafter Union response measures referred to in Article when new substantial evidence is submitted to 7(1b), first subparagraph, point (b) have been adopted, the Commission shall review whether the natural or legal persons concerned continue to meet the criteria set out in Article 7(1b), first subparagraph, point (b) and shalland inform the designated natural or legal persons concerned accordingly.
Article 9				
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		Article 9 Criteria for selecting and designing Union response measures	Article 9 Criteria for selecting and designing Union response measures	Article 9 Criteria for selecting and designing Union response measures	Article 9 Criteria for selecting and designing Union response measures
	Article 9	(1)			
G	98	1. Any Union response measure shall not exceed the level that is commensurate with the injury suffered by the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures and the rights in question.	1. Any Union response measure shall not exceed be commensurate to the level that is commensurate withto the injury suffered by the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures and the economic impact that those measures are having on the Union or a Member State and shall be effective in preserving the Union and its Member States' rights in question making legitimate sovereign choices with regard to particular acts, policies or stances.	1. Any Union response measure shall not exceed the level that is commensurate with the injury suffered by the Union or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures of economic coercion and the rights in question of the Union or a Member State.	1. Any Union response measure shall be proportionate and not exceed the level that is commensurate with theof injury suffered by to the Union, taking into account the gravity of the or a Member State due to the third country's measures of economic coercion, taking into account the gravity of the third country's measures of economic coercionits economic impact on the Union or a Member State and the rights of the Union or aand its Member States.
	Article 9	(2)			
G	99	2. The Commission shall select and design an appropriate response measure taking into account the determination made pursuant to Article 4, the criteria set out in Article 2(2) and the Union's interest, on the basis of available information, including as collected	2. The Commission shall select and design an appropriate response measure taking into account the determination made pursuant to Article 4, the criteria set out in Article 2(2) and the Union's interest2, on the basis of available information, including as collected	2. The Commission shall select and design an appropriate response measure taking into account the determination made pursuant to Article 4, the criteria set out in Article 2(2) and the Union's interest pursuant to Article 7bis , on the basis of available information,	2. The Commission shall select and design an appropriate response measure taking into account the determination made pursuant to Article 4, the criteria set out in Article 2(2) and, the Union's interest determination pursuant to Article 7bis, on the basis of

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	pursuant to Article 11, and the following criteria:	pursuant to Article 11, and the following criteria:	including as collected pursuant to Article 11, and the following criteria:	available information, including as collected pursuant to Article 11, and any relevant action pursuant to the Union's common foreign and security policy and the following criteria:
Article 9	(2), point (a)			
s 100	(a) the effectiveness of the measures in inducing the cessation of the economic coercion;	(a) the effectiveness of the measures in inducing the cessation of the economic coercion and, where appropriate, reparation of the injury caused to the Union and its Member States;	(a) the effectiveness of the Union response measures in inducing the cessation of the economic coercion;	(a) the effectiveness of the Union response measures in inducing the cessation of the economic coercion and, where requested, reparation of the injury to the Union;
Article 9	(2), point (aa)			
6 100a			(abis) the avoidance or minimisation of negative impacts	(abisaa) the avoidance or minimisation of negative impacts:
Article 9	(2), point (ab)			
6 100b			- on Union actors affected by Union response measures, including the availability of alternatives for such affected actors, for example alternative sources of supply for goods or services,	-(ab) on Union actors affected by Union response measures, including the availability of alternatives for such affected actors, for example alternative sources of supply for goods or services;
Article 9	(2), point (ac)			

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s 10	10c		- on the investment environment in the Union or a Member State, including the impact on employment and regional development policy;	- on the investment environment in the Union or a Member State, including the impact on employment and regional development policy;
Arti	cle 9(2), point (ad)			
s 10	0d			- on the promotion of economic growth and employment through the protection of intellectual property rights as a means to spur innovation and a knowledge economy in the Union or a Member State;
Arti	cle 9(2), point (b)			
s 10	(b) the potential of the measures to provide relief to economic operators within the Union affected by the economic coercion;	(b) the potential of the measures to provide relief to economic operators within the Union affected by the economic coercion;	(b) the potential of the Union response measures to provide relief to Union economic operators within the Union affected by the economic coercion;	(b) the potential of the Union response measures to provide relief to Union economic operators within the Union affected by the economic coercion;
Arti	cle 9(2), point (c)			
6 10	(c) the avoidance or minimisation of negative impacts on affected actors by Union response measures, including the availability of alternatives for affected actors, for	(c) the avoidance or minimisation of negative impacts on affected actors by Union response measures, including the availability of alternatives for affected actors, for	(c) the avoidance or minimisation of negative impacts on affected actors by Union response measures, including the availability of alternatives for affected actors, for	deleted

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		example alternative sources of supply for goods or services;	example alternative sources of supply for goods or services;	example alternative sources of supply for goods or services;	
	Article 9(2), point (d)			
G	103	(d) the avoidance or minimisation of negative effects on other Union policies or objectives;	(d) the avoidance or minimisation of negative effects on other Union policies or objectives;	(d) the avoidance or minimisation of negative effects on other Union policies or objectives by Union response measures;	(d) the avoidance or minimisation of negative effects on other Union policies or objectives by Union response measures;
	Article 9(2), point (da)			
G	103a			(dbis) any relevant action in the Union's common foreign and security policy;	deleted
	Article 9(2), point (e)			
G	104	(e) the avoidance of disproportionate administrative complexity and costs in the application of the Union response measures;	(e) the avoidance of disproportionate administrative complexity and costs in the application of the Union response measures;	(e) the avoidance of disproportionate administrative complexity and costs in the application of the Union response measures;	(e) the avoidance of disproportionate administrative complexity and costs in the application of the Union response measures;
	Article 9(2), point (f)			
G	105	(f) the existence and nature of any response measures enacted by other countries affected by the same or similar measures of economic coercion, including where relevant	(f) the existence and nature of any response measures enacted by other countries affected by the same or similar measures of economic coercion, including where relevant	(f) the existence and nature of any response measures enacted by other third countries affected by the same or similar measures of economic coercion, including where relevant	(f) the existence and nature of any response measures enacted by third countries affected by the same or similar <u>measures</u> <u>cases</u> of economic coercion, including where

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	any coordination pursuant to Article 6;	any coordination pursuant to Article 6;	any coordination pursuant to Article 6;	relevant any coordination pursuant to Article 6;
Article 9	9(2), point (g)			
⁶ 106	(g) any other relevant criteria established in international law.	(g) any other relevant criteria established in international law.	(g) any other relevant criteria established in international law.	(g) any other relevant criteria established in international law.
Article 9	9(2) second subparagraph			
° 106a			2a. In selecting Union response measures, the Commission shall give predominant weight to measures which most effectively ensure compliance with criteria (a) and (abis).	2a. In selecting Union response measures, the Commission shall give predominant weight to measures which most effectively ensure compliance with criteria (a) and (abisaa) of the first subparagraph.
Article 9	9(2b)			
⁶ 106b			2bis. Without prejudice to paragraph 2, when selecting and designing an appropriate response measure that affects a procedure whereby a public authority in the Union grants authorisations, registrations, licenses or other rights to a natural or legal person for the purposes of their commercial activities, the Commission shall always consider measures	2bis 2a. Without prejudice to paragraph 2, when selecting and designing an appropriate response measure that affects a procedure whereby a public authority in the Union grants authorisations, registrations, licenses or other rights to a natural or legal person for the purposes of their commercial activities, the Commission shall always consider measures according to the following hierarchy of steps:

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			according to the following hierarchy of steps:	
Article 9	9(2b), point (a)			
6 106c			(a) measures affecting procedures duly initiated after the entry into force of the implementing act referred to in Article 7(1) or 8(1), respectively, or where no such measures are available	(a) measures affecting procedures duly initiated after the entry into force of the implementing act referred to in Article 7(1) or 8(1), respectively, or where no such measures are available:
Article 9	9(2b), point (b)			
s 106d			(b) measures affecting procedures not yet completed upon the entry into force of the implementing act referred to in Article 7(1) or 8(1), respectively.	(b) measures affecting procedures not yet completed upon the entry into force of the implementing act referred to in Article 7(1) or 8(1), respectively.
Article 9	O(2c)			
6 106e			2c. Where none of the measures referred to in points (a) and (b) of the first subparagraph are available, the Commission may, in exceptional circumstances consider other response measures, where it has been demonstrated, in light of the informationgathering exercise conducted pursuant to Article 11, that those	2c. Where none of the measures referred to in points (a) and (b) of the first subparagraph are available, the Commission may, in exceptional circumstances consider other response measures, where it has been demonstrated, in light of the information-gathering exercise conducted pursuant to Article 11, that those other measures would not

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				other measures would not disproportionately affect the upstream industries, downstream industries or final consumers within the Union or impose a disproportionate burden on the process of administration of relevant national regulations, whilst ensuring effectiveness.	disproportionately affect the upstream industries, downstream industries or final consumers within the Union or impose a disproportionate burden on the process of administration of relevant national regulations, whilst ensuring effectiveness.
	Article 9(2d)			
G	106f			2d. In conjunction with the first subparagraph, when selecting and designing a response measure, the Commission shall always take into account the level of harmonisation while preferring measures affecting procedures applied on a Union-wide basis or measures affecting procedures applied in an area where extensive Union legislation exists.	In conjunction with the first subparagraph, when selecting and designing a response measure, the Commission shall always take into account the level of harmonisation while preferring measures affecting procedures applied on a Union-wide basis or measures affecting procedures applied in an area where extensive Union legislation exists.
	Article 9(2e)			
G	106g				2e. Union response measures taken according to the first subparagraph shall not interfere with administrative decisions of Union and Member State authorities that are based on the evaluation of scientific evidence.

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 9	(2f)			
106h				deleted
Article 9	(3), first subparagraph			
107	3. The Commission may decide to apply Union response measures under Articles 7 or 8 consisting of restrictions on foreign direct investment or on trade in services also with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and owned or controlled by persons of the third country concerned where necessary to achieve the objectives of this Regulation. The Commission may decide on such application where Union response measures not covering such situations would be insufficient to effectively achieve the objectives of this Regulation, in particular where such measures could be avoided. In assessing whether to adopt such a decision the Commission shall consider, in addition to the criteria in paragraphs 1 and 2, amongst other things:	3. The Commission may decide to apply Union response measures under Articles 7 or 8 consisting of restrictions on foreign direct investment or on trade in services also with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and owned or controlled by persons of the third country concerned where necessary to achieve the objectives of this Regulation. The Commission may decide on such application where Union response measures not covering such situations would be insufficient to effectively achieve the objectives of this Regulation, in particular where the effect of such measures could be avoided or circumvented. In assessing whether to adopt such a decision the Commission shall consider, in addition to the criteria in paragraphs 1 and 2, amongst other things:	3. Where necessary to achieve the objectives of this Regulation, the Commission may decide to apply Union response measures under Articles 7 or 8 consisting of restrictions on foreign direct investment or on trade in services also with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and owned or controlled by persons of the third country concerned—where necessary to achieve the objectives of this Regulation. The Commission may decide on suchthe application whereof such Union response measures where not covering such situations would be insufficient to effectively achieve the objectives of this Regulation, in particular where such measures could be avoided-by the third country or the person concerned.	3. Where necessary to achieve the objectives objective of this Regulation, the Commission may decide to apply Union response measures under Articles 7 or 8 Article 7 consisting of restrictions on measures affecting the access of foreign direct investment or onto the Union or trade in services also with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union and owned or controlled by persons of the third country concerned. The Commission may decide on the application of such Union response measures where not covering such situations would be insufficient to effectively achieve the objectives of this Regulation, in particular where the effect of such measures could be avoided or circumvented by the third country or the person concerned.

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				In assessing whether to adopt such a decision the decision referred to in the first subparagraph, the Commission shall consider, in addition to the criteria inunder paragraphs 1 and 2, amongst other things:	In assessing whether to adopt the decision referred to in the first subparagraph, the Commission shall consider, in addition to the criteria under paragraphs 1 and 2, amongst other things:
	Article 9(3), first subparagraph, point (a)			
G	108	(a) the patterns of trade in services and investment in the sector targeted by the envisaged Union response measures and the risk of avoidance of any Union response measures not applying to services supplied, or direct investments made, within the Union;	(a) the patterns of trade in services and investment in the sector targeted by the envisaged Union response measures and the risk of avoidance of any Union response measures not applying to services supplied, or direct investments made, within the Union;	(a) the patterns of trade in services and investment in the sector targeted by the envisaged Union response measures and the risk of avoidance by the third country or the person concerned of any Union response measures not applying to services supplied, or direct investments made, within the Union;	(a) the patterns of trade in services and investment in the sector targeted by the envisaged Union response measures and the risk of avoidance by the third country or the person concerned of any Union response measures not applying to services supplied, or direct investments made, within the Union;
	Article 9(3), first subparagraph, point (b)			
G	109	(b) the effective contribution of such intra-Union restrictions to the objective of obtaining the cessation of the measure of economic coercion;	(b) the <i>possible</i> effective contribution of such intra-Union restrictions to the objective of obtaining the cessation of the measure of economic coercion;	(b) the effective contribution of such intra-Union restrictions referred to in the first subparagraph to the objective of obtaining the cessation to the objective of obtaining the cessation of the measure of economic coercion;	(b) the <i>possible</i> effective contribution of such intra-Union restrictions referred to in the first subparagraph to <i>obtaining the cessation of economic coercion and the reparation of the injury to the Union the objective of obtaining the cessation of economic coercion</i> ;
	Article 9(3), first subparagraph, point (c)			

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	110	(c) the existence of alternative measures capable of achieving the objective of obtaining the cessation of the measure of economic coercion that are reasonably available and less restrictive of trade in services or investment within the Union.	(c) the existence of alternative measures capable of achieving the objective of obtaining the cessation of the measure of economic coercion that are reasonably available and less restrictive of trade in services or investment within the Union.	(c) the existence of alternative measures capable of achieving the objective of obtaining the cessation of the measure of economic coercion that are reasonably available and less restrictive of trade in services or investment within the Union.	(c) the existence of alternative measures capable of achieving the objective of obtaining the cessation obtaining the cessation of the economic coercion and the reparation of the measure of economic coercioninjury to the Union that are reasonably available and less restrictive of trade in services or investment within the Union.
	Article 9	3), second subparagraph			
G	111	Any decision to apply restrictions with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union shall be duly justified in the implementing act referred to in paragraph 1 of Article 7 in light of the above criteria.	Any decision to apply restrictions with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union shall be duly justified in the implementing act referred to in paragraph 1 of Article 7 in light of the above criteria.	Any decision to apply restrictions with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union shall be duly justified in the implementing act referred to in paragraph 1 of Article 7(1) and in Article 78(1) in light of the above criteriacriteria referred to in the third paragraph of this Article.	Any decision to apply restrictions with regard to services supplied, or direct investments made, within the Union by one or more legal persons established in the Union shall be duly justified in the implementing act referred to in Article 7(1) and in Article 8(1) in light of the criteria referred to in the third paragraph of this Article.
	Article 9((3a)			
G	111a		The Commission shall inform the European Parliament and the Council about the criteria for selecting and designing the Union response measures.		deleted

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 10	0			
112	Article 10 Amendment, suspension and termination of Union response measures	Article 10 Amendment, suspension and termination of Union response measures	Article 10 Amendment, suspension and termination of Union response measures	Article 10 Amendment, suspension and termination of Union response measures
Article 10	0(1)			
113	1. The Commission shall keep under review the measures of economic coercion deployed by a third country that have triggered the Union response measures, the effectiveness of the Union response measures adopted and their effects on the Union's interests and shall keep the European Parliament and the Council informed thereof.	1. The Commission shall keep under review the measures of economic coercion deployed by a third country that have triggered the Union response measures, the effectiveness of the Union response measures adopted and their effects on the Union's interests and shall keep the European Parliament and the Council <u>regularly</u> informed thereof.	1. The Commission shall keep under review the measures of economic coercion deployed by a third country that have triggered the Union response measures, the effectiveness of the Union response measures adopted and their effects on the Union's interests and shall keep the European Parliament and the Council informed thereof.	1. The Commission shall keep under review the measures of economic coercion deployed by a the third country that have has triggered the Union response measures, the effectiveness of the Union response measures adopted and their effects on the Union's interests and shall keep the European Parliament and the Council informed thereofinterest.
Article 10	0(2)			
114	2. Where the third country concerned suspends the economic coercion, or where it is necessary in the Union's interest, the Commission may suspend the application of the respective Union response measure for the duration of the third country's suspension, or as long as necessary in light of the	2. Where the third country concerned entirely suspends the economic coercion, or where it is necessary in the Union's interest, the Commission mayshall suspend the application of the respective Union response measure for the duration of the third country's suspension, or, where it is as long	2. Where the third country concerned suspends the measures of economic coercion, or where it is necessary in the Union's interest referred to in Article 7bis, the Commission mayshall suspend the application of the respective Union response measure for the duration of the suspension of the measures of	2Where the third country concerned suspends the <i>measures of</i> economic coercion, <i>or where it is necessary in the Union's interest referred to in Article 7bis,</i> the Commission shall suspend the application of the respective Union response measure for the duration of the <i>suspension of the measures of</i>

Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Union's interest. The Commission shall suspend the Union response measures if the third country concerned has offered, and the Union has concluded, an agreement to submit the matter to binding international third-party adjudication and the third country is also suspending its measures of economic coercion. The Commission shall, by means of an implementing act, decide to suspend the Union response measure. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	as necessary in light of the Union's interest, the Commission may suspend the application of Unions response measures for as long as necessary. The Commission shall suspend the Union response measures if the third country concerned has offered, and the Union has concluded, an agreement to submit the matter to binding international third-party adjudication as referred to in Article 5 and if and the third country is also suspendinghas also discontinued its measures of economic coercion and commits to support and abide by the third-party adjudication. The Commission shall, by means of an implementing act, decide to suspend the Union response measure. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	economic coercion by the third country's suspension, or as long as necessary in light of the Union's interest. The Commission shall suspend the Union response measures if Where the third country concerned has offered, and the Union or the Member State concerned has concluded, an agreement to submit the matter to binding international third-party adjudication and the third country is also suspending also suspends its measures of economic coercions, the Commission shall, by means of an implementing act, decide to suspend the Union response measure. These implementing acts shall be suspend the Union response measures for the duration of the proceedings. The Commission shall, by means of an implementing act adopted in accordance with the examination procedure referred to in Article 15(2), decide to suspend the Union response measure under this paragraph.	economic coercion by the third country, or as long as necessary in light of the Union's interest. 's suspension. Where the third country concerned has offered, and the Union or the Member State concerned has concluded, an agreement to submit the matter to binding international third-party adjudication and the third country also suspends its measures of economic coercion, the Commission shall suspend the Union response measures for the duration of the proceedings. Where adjudication or a settlement with the third country concerned requires implementation by the third country, the Commission shall, by means of an implementing act adopted in accordance suspend the Union response measures as long as the third country remains engaged in implementation in line with the examination procedure referred to in-settlement or the adjudication. The Commission shall suspend or resume the Union response measures where necessary in light of the Union interest determined

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Article 10	0(3)			pursuant to Article 15(2), decide to suspend the 7bis, or where necessary to facilitate continued engagement after the adoption of Union response measure under this paragraph measures pursuant to Article 5(4). The Commission shall act by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).
<i>F</i>	Article 10	υ(3)			
G	115	3. Where it is necessary to make adjustments to Union response measures taking into account the conditions and criteria laid down in Articles 2 and 9(2), or further developments, including the third country's reaction, the Commission may, as appropriate, amend Union response measures adopted in accordance with Article 7, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	3. Where it is necessary to make adjustments to Union response measures taking into account the conditions and criteria laid down in Articles 2 and 9(2), or further developments, including the third country's reaction, the Commission mayshall, as appropriate, swiftly amend Union response measures adopted in accordance with Article 7, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	3. Where it is necessary to make adjustments to Union response measures taking into account the conditions and criteria laid down in Articles Article 2 and paragraphs 2 and 9(2)3 of Article 9, or further developments, including the third country's reaction, the Commission may, as appropriate, amend Union response measures adopted in accordance with Article 7 Articles 7 and 8, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	3. Where it is necessary to make adjustments to Union response measures taking into account the conditions and criteria laid down in <i>Article Articles</i> 2 and <i>paragraphs 2</i> and 3 of Article 9, or further developments, including the third country's reaction, the Commission mayshall, as appropriate, amend Union response measures adopted in accordance with Articles 7 and 8 Article 7, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).
1	Article 10	0(4), first subparagraph			
G	116				G

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		4. The Commission shall terminate Union response measures under any of the following circumstances:	4. The Commission shall terminate Union response measures under any of the following circumstances:	4. The Commission shall terminate Union response measures under any of the following circumstances:	4. The Commission shall terminate Union response measures under any of the following circumstances:
	Article 10	O(4), first subparagraph, point (a)			
G	117	(a) where the economic coercion has ceased;	(a) where the economic coercion has ceased and the injury caused has been repaired;	(a) where the economic coercion has ceased;	(a) where the economic coercion has ceased <u>and the injury to the</u> <u>Union has been repaired, where requested;</u>
	Article 10	O(4), first subparagraph, point (aa)			
G	117a				(aa) where the Council has decided pursuant to Article 4 to request reparation and the third country ceased the economic coercion but has not repaired the injury, unless it is necessary to achieve the objective of this Regulation, taking into account all circumstances of the particular case, to maintain the measures;
	Article 10	O(4), first subparagraph, point (b)			
G	118	(b) where a mutually agreed solution has otherwise been reached;	(b) where a mutually agreed solution has otherwise been reached;	(b) where a mutually agreed solution has otherwise been reached;	(b) where a mutually agreed solution has otherwise been reached;
	Article 10	O(4), first subparagraph, point (c)			
G	119				G

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	(c) where a binding decision in international third-party adjudication in a dispute between the third country concerned and the Union or a Member State requires the withdrawal of the Union response measure;	(c) where a binding decision in international third-party adjudication in a dispute between the third country concerned and the Union or a Member State requires the withdrawal of the Union response measure provided that the third country has taken concrete steps to implement the decision; or	(c) where a binding decision in international third-party adjudication in a dispute between the third country concerned and the Union or a Member State requires the withdrawal of the Union response measure;	(c) where a binding decision in international third-party adjudication in a dispute covering the matter of the economic coercion between the third country concerned and the Union or a Member State requires the withdrawal of the Union response measure; or
Article	10(4), first subparagraph, point (d)			
g 120	(d) where it is appropriate in light of the Union's interest.	(d) where it is appropriate in light of the Union's interest.	(d) where it is appropriate in light of the Union's interest referred to in Article 7bis.	(d) where it is appropriate in light of the Union's interest referred to in as determined pursuant to Article 7bis.
Article	10(4), second subparagraph			
6 121	The termination of Union response measures adopted in accordance with Article 7 shall be decided, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	The termination of Union response measures adopted in accordance with Article 7 shall be decided, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	The termination of Union response measures adopted in accordance with Article 7Articles 7 and 8 shall be decided, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).	The termination of Union response measures adopted in accordance with <i>Articles 7 and 8 Article 7</i> shall be decided, by means of an implementing act, in accordance with the examination procedure referred to in Article 15(2).
Article	10(5)			
6 122	5. On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable	5. On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable	5. On duly justified imperative grounds of urgency, such as avoiding irreparable damage to the Union or a Member State or	5. On duly justified imperative grounds of urgency, such as avoiding irreparable damage to the Union or a Member State or

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	implementing acts suspending, amending or terminating Union response measures adopted in accordance with Article 7. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 15(3) and they shall remain in force for a period not exceeding two months.	implementing acts suspending, amending or terminating or amending Union response measures adopted in accordance with Article 7. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 15(3) and they shall remain in force for a period not exceeding two months, after which an implementing act referred to in paragraphs 2, 3 or 4 may be adopted as appropriate. The Commission shall keep the European Parliament informed without delay about the decision and its justification.	continuing to ensure consistency with the Union's obligations under international law pursuant to the suspension or cessation of measures of economic coercion from the third country concerned, the Commission shall adopt immediately applicable implementing acts suspending, amending or terminating Union response measures adopted in accordance with Article 7Articles 7 and 8. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 15(3) and they shall remain in force for a period not exceeding two months.	continuing to ensure consistency with the Union's obligations under international law pursuant to the suspension or cessation of <i>measures</i> of the economic coercion from of the third country concerned, the Commission shall adopt immediately applicable implementing acts suspending, amending or terminating or amending Union response measures adopted in accordance with Articles 7 and 8 Article 7. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 15(3) and they shall remain in force for a period not exceeding two months.
Article 1	1			
c 123	Article 11 Information gathering related to Union response measures	Article 11 Information gathering related to Union response measures	Article 11 Information gathering related to Union response measures	Article 11 Information gathering related to Union response measures
Article 1	1(1)		_	
s 124	1. Before the adoption of Union response measures or the amendment of such measures, the Commission shall, and before the suspension or termination of such measures, respectively, the Commission may, seek information	1. Before the adoption of Union response measures or the amendment of such measures, the Commission shall, and before the suspension or termination of such measures, respectively, the Commission may, seek information	1. Before the adoption of Union response measures or theor amendment of such Union response measures, the Commission shall, and before the suspension or termination of such measures, respectively, the Commission may,	1. Before the adoption or amendment of Union response measures, the Commission shall, and before the suspension or termination of such measures, respectively, the Commission may, seek information and views

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		and views regarding the economic impact on Union operators and Union's interest, through a notice published in the Official Journal of the European Union or through other suitable public communication means. The notice shall indicate the period within which the input is to be submitted.	and views regarding the economic impact on Union operators and Union's interestas necessary, through a notice published in the Official Journal of the European Union or through other suitable public communication means. The notice shall indicate the period within which the input is to be submitted.	seek information and views regarding the economic impact on Union economic operators and Union's interest, through a notice published in the <i>Official Journal of the European Union</i> and, where appropriate, Official Journal of the European Union or through other suitable public communication means. The notice shall indicate the period within which the input is to be submitted.	regarding the economic impact on Union economic operators-and Union's interest, _ through a notice published in the Official Journal of the European Unionand, where appropriate, through other suitable public communication means. The notice shall indicate the period within which the input is to be submitted.
	Article 12	1(2)			
G	125	2. The Commission may start the information gathering at any time it deems appropriate.	2. The Commission may start the information gathering at any time it deems appropriate.	2. The Commission may start the information gathering at any time it deems appropriate.	2. The Commission may start the information gathering at any time it deems appropriate.
	Article 12	1(3)			
G	126	3. In conducting the information gathering under paragraph 1, the Commission shall inform and consult stakeholders, in particular industry associations, affected by possible Union response measures, and Member States involved in the preparation or implementation of legislation regulating the affected fields.	3. In conducting the information gathering under paragraph 1, the Commission shall inform and consult stakeholders, in particular industry associations <i>and Union social partners</i> , affected by possible Union response measures, and Member States involved in the preparation or implementation of legislation regulating the affected fields.	3. In conducting the information gathering under paragraph 1, the Commission shall inform and consult stakeholders, in particular industry associations associations acting on behalf of Union economic operators, affected by possible Union response measures, and Member States' authorities involved in the preparation or implementation of legislation regulating the affected fields.	3. In conducting the information gathering under paragraph 1, the Commission shall inform and consult stakeholders, in particular associations acting on behalf of Union economic operators, and trade unions, affected by possible Union response measures, and Member States' authorities involved in the preparation or implementation of legislation regulating the affected fields.

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Article 1	1(4)			, , , , , , , , , , , , , , , , , , ,
G	127	4. Without unduly delaying the adoption of Union response measures, the Commission shall, in particular, seek information on:	4. Without unduly delaying the adoption of Union response measures, the Commission shall, in particular, seek information on:	4. Without unduly delaying the adoption of Union response measures, the Commission shall identify possible options for Union response measures and, in particular, seek information and views on:	4. Without unduly delaying the adoption of Union response measures, the Commission shall identify possible options for Union response measures and, in particular, seek information and views on:
	Article 1	1(4), point (a)			
G	128	(a) the impact of such measures on third-country actors or Union competitors, users or consumers or on Union employees, business partners or clients of such actors;	(a) the impact of such measures on third-country actors or Union competitors, users or consumers or on Union employees, business partners or clients of such actors;	(a) the impact of such measures on third-country actors or Union economic operators' competitors, users or consumers or on Union employees, business partners or clients of such actors;	(a) the impact of such measures on third-country actors or Union economic operators' competitors and their competitors in the Union, users, consumers or employees in the or consumers or on Union employees, business partners or clients of such third-country actors in the Union;
	Article 1	1(4), point (b)			
G	129	(b) the interaction of such measures with relevant Member State legislation;	(b) the interaction of such measures with relevant <i>Union and</i> Member State legislation;	(b) the interaction of such measures with relevant Member State legislation;	(b) the interaction of such measures with relevant Member State legislation;
	Article 1	1(4), point (c)		ı	
G	130	(c) the administrative burden which may be occasioned by such measures;	(c) the administrative burden which may be occasioned by such measures;	(c) the administrative burden which may be occasioned by such measures;	(c) the administrative burden which may be occasioned by such measures;

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Article 1	1(4), point (d)			
s 131	(d) the Union's interest.	(d) the Union's interest effect of such measures on diminishing the negative impact of the third country's coercive measures.	(d) the Union's interest referred to in Article 7bis.	deleted
Article 1	1(5)			
s 132	5. The Commission shall take utmost account of the information gathered during the information gathering exercise. An analysis of the envisaged measures shall accompany the draft implementing act when submitted to the committee in the context of the examination procedure referred to in Article 15(2).	5. The Commission shall take utmost account of the information gathered during the information gathering exercise. An analysis of the envisaged measures and their potential impacts shall accompany the draft implementing act when submitted to the committee in the context of the examination procedure referred to in Article 15(2). The Commission shall inform the European Parliament of such analysis in accordance with Article 10 of Regulation (EU) No 182/2011.	5. The Commission shall take utmost account of the information gathered during the information gathering exercise. An analysis of the envisaged measures shall accompany the draft implementing act when submitted to the committee in the context of the examination procedure referred to in Article 15(2). That analysis shall include a thorough assessment of impact on both upstream and downstream industries and final consumers within the Union and, if relevant, point out any potential disproportionate effects.	5. The Commission shall take utmost account of the information gathered during the information gathering exercise. An analysis of the envisaged measures and their potential impacts shall accompany the draft implementing act when submitted to the committee in the context of the examination procedure referred to in Article 15(2). That analysis shall include a thorough assessment of impact on both upstream and downstream industries and final consumers within the Union and, if relevant, point out any potential disproportionate effects.
Article 1	1(6)		I	
g 133	6. Prior to the adoption of an implementing act in accordance with Article 7(6) or Article 10(5),	6. The Commission shall seek information and views from relevant stakeholders especially the	6. Prior to the adoption of an implementing act in accordance with Article 7(6) or Article 10(5),	6. Prior to the adoption of an implementing act in accordance with Article 10(5), the Commission

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	the Commission shall seek information and views from relevant stakeholders in a targeted manner, unless the imperative grounds of urgency are such that information seeking and consultations are not possible or not needed for objective reasons, for instance to ensure compliance with international obligations of the Union.	economic operators affected by the economic coercion, as a general principle prior to the adoption of an implementing act in accordance with Article 7(6) or Article 10(5), the Commission shall seek information and views from relevant stakeholders in a targeted manner, unless the unless the exceptional situation of imperative grounds of urgency are such that information seeking and consultations are not possible or not needed for objective reasons, for instance to ensure compliance with international obligations of the Union.	the Commission shall seek information and views from relevant stakeholders in a targeted manner, unless the imperative grounds of urgency are such that information seeking and consultations are not possible or not needed for objective reasons, for instance to ensure compliance with international obligations of the Union.	shall seek information and views from relevant stakeholders in a targeted manner The Commission shall seek information and views in a targeted manner from relevant stakeholders prior to the adoption of an implementing act in accordance with Article 10(5), unless the exceptional situation of imperative grounds of urgency are such that information seeking and consultations are not possible or not needed for objective reasons, for instance to ensure compliance with international obligations of the Union.
Article 1	1a			
s 133a		Article 11a The Chief Trade Enforcement Officer The Chief Trade Enforcement Officer (CTEO) shall be responsible for the implementation of this Regulation and its coordination with other tools related to anti-coercion such as the Blocking Statute ^{1a} . For the purposes of this Regulation, the CTEO shall: (a) gather information and provide cost and data analyses with a view to determining the nature of economic coercion measures;		Article 11a Single contact point

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		(b) act, in full compliance with the principle of confidentiality, as the main contact point for EU businesses and private sector stakeholders affected by economic coercion measures, including with regard to assistance to be provided in the context of ongoing economic coercion; 1a Council Regulation (EC) No 2271/96 of 22 November 1996 protecting against the effects of the extra-territorial application of legislation adopted by a third country, and actions based thereon or resulting therefrom (OJ L 309, 29.11.1996, p. 1.) (57).		
Article 11	la(1)			
6 133b				1. There shall be a single contact point within the Commission in relation to the application of this Regulation and its coordination with any relevant acts.
Article 11	la(2)			
6 133c				2. For the purposes of this Regulation, the Commission shall:
Article 11	La(2), point (a)			

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	133d				(a) gather information and provide cost and data analyses with a view to determining the nature of the economic coercion;
	Article 11	a(2), point (b)			
G	133e				(b) act, in full compliance with the principle of confidentiality, as the main contact point for Union businesses and private stakeholders affected by the economic coercion at stake, including with regard to assistance to be provided in the context of ongoing economic coercion.
	Article 12	2			
G	134	Article 12 Confidentiality	Article 12 Confidentiality	Article 12 Confidentiality	Article 12 Confidentiality
	Article 12	2(1)			
G	135	1. Information received pursuant to this Regulation shall be used only for the purpose for which it was requested.	1. Information received pursuant to this Regulation shall be used only for the purpose for which it was <u>supplied</u> , requested, <u>or obtained</u> .	1. Information received pursuant to this Regulation shall be used only for the purpose for which it was requested.	1. Information received pursuant to this Regulation shall be used only for the purpose for which it was <u>supplied</u> , requested, <u>or obtained</u> .
	Article 12	2(2)			
G	136				6

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		2. The supplier of information may request that information supplied be treated as confidential. In such cases, it shall be accompanied by a non-confidential summary or a statement of the reasons why the information cannot be summarised. The Commission, the Council, the European Parliament, Member States or their officials shall not reveal any information of a confidential nature received pursuant to this Regulation, without specific permission from the supplier of such information.	2. The supplier of information may request that information supplied be treated as confidential. In such cases, it shall be accompanied by a non-confidential <i>but meaningful</i> summary or a statement of the reasons why the information cannot be summarised. The Commission, the Council, the European Parliament, Member States or their officials <i>shall not revealare prohibited from revealing</i> any information of a confidential nature received pursuant to this Regulation, without specific permission from the supplier of such information.	2. The supplier of information may request thatsuch information supplied be treated as confidential. In such cases, it shall be accompanied by a non-confidential summary of the information concerned or a statement of the reasons explaining why the information concerned cannot be summarised. The Commission, the Council, the European Parliament, Member States or their officials shall not reveal any information of a confidential nature received pursuant to this Regulation, without specific permission from the supplier of such information.	2. The supplier of information may request such information be treated as confidential. In such cases, it shall be accompanied by a nonconfidential and meaningful summary of the information concerned or a statement of the reasons explaining why the information concerned cannot be summarised. The Commission, the Council, the European Parliament, Member States or their officials shall not reveal any information of a confidential nature received pursuant to this Regulation, without specific permission from the supplier of such information.
	Article 12	2(3)			
G	137	3. Paragraph 2 shall not preclude the Commission to disclose general information in a summary form, which does not contain information allowing to identify the supplier of the information. Such disclosure shall take into account the legitimate interest of the parties concerned in not having confidential information disclosed.	3. Paragraph 2 shall not preclude the Commission to disclose general information in a summary but meaningful form, which does not contain information allowing to identify the supplier of the information. Such disclosure shall take into account the legitimate interest of the parties concerned in not having confidential information disclosed.	3. Paragraph 2 shall not preclude the Commission to disclosefrom disclosing general information in a summary form, whichprovided that such disclosure does not contain information allowing to identifythe identity of the supplier of the information to be known. Such disclosure shall take into account the legitimate interest of the parties concerned in not having confidential information disclosed.	3. Paragraph 2 shall not preclude the Commission from disclosing general information in summary but meaningful form, provided that such disclosure does not contain information allowing the identity of the supplier of the information to be known. Such disclosure shall take into account the legitimate interest of the parties concerned in not having confidential information disclosed.
	Article 12	2(3a)			

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
s 137a				3a. Member States officials obtaining information under this Regulation shall be subject to a duty of professional secrecy with regard to any confidential information which has come to their knowledge in the course of the performance of their official duties. A secure and encrypted system shall be provided by the Commission to support direct cooperation and exchange of information with Member States officials.
Article 13	3			
g 138	Article 13 Rules of origin	Article 13 Rules of origin	Article 13 Rules of origin and nationality	Article 13 Rules of origin and nationality
Article 13	3(1)			
s 139	1. The origin or nationality of a good, service, service provider, investment or intellectual property rightholder shall be determined in accordance with Annex II.	1. The origin or nationality of a good, service, service provider, investment or intellectual property rightholder shall be determined in accordance with Annex II.	1. The origin or nationality of a good, service, service provider, investment or intellectual property rightholder shall be determined in accordance with Annex II.	1. The origin or nationality of a good, service, service provider, investment or intellectual property rightholder right holder shall be determined in accordance with Annex II.
Article 13	3(2)			
g 140				G

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	2. The Commission is empowered to adopt delegated acts in accordance with Article 14 to amend points 2 to 4 of Annex II in order to amend the rules of origin and add any other technical rules necessary for the application of the Regulation, to ensure its effectiveness and to take account of relevant developments in international instruments and experience in the application of measures under this Regulation or other Union acts.	2. The Commission is empowered to adopt delegated acts in accordance with Article 14 to amend points 2 to 4 of Annex II in order to amend the rules of origin and add any other technical rules necessary for the application of the Regulation, to ensure its effectiveness and to take account of relevant developments in international instruments and experience in the application of measures under this Regulation or other Union acts.	2. The Commission is empowered to adopt delegated acts in accordance with Article 14 to supplement or amend points 2 to 4and 3 of Annex II-in order to amend the rules of origin and add any other technical rules necessary for the application of the Regulation, to ensure its effectiveness and to take account of relevant developments in international instruments and experience in the application of measures under this Regulation or other Union acts	2. The Commission is empowered to adopt delegated acts in accordance with Article 14 to supplement or amend points 2 and 3 of Annex II—to take account of relevant developments in international instruments and experience in the application of this Regulation or other Union acts.
Article	14			
s 141	Article 14 Delegated Acts	Article 14 Delegated Acts	Article 14 Delegated Acts	Article 14 Delegated Acts
Article	14(1)			
s 142	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
Article	14(2)			
6 143	2. The power to adopt delegated acts referred to in Articles 7(7) and 13(2) shall be conferred on the	2. The power to adopt delegated acts referred to in Articles 7(7) and 13(2) shall be conferred on the	2. The power to adopt delegated acts referred to in Articles 7(7) and Article 13(2) shall be conferred	2. The power to adopt delegated acts referred to inArticle 13(2) shall be conferred on the

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	Commission for an indeterminate period of time from [date of entry into force].	Commission for an indeterminate period of time from [date of entry into force].	on the Commission for an indeterminatea period of timefive years from [date of entry into force of this Regulation]. Such delegation of power shall be tacitly extended for periods of an identical duration unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.	Commission for a period of five years from fthe date of entry into force of this Regulation. Such delegation of power shall be tacitly extended for periods of an identical duration unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.
Article 1	4(3)			
6 144	3. The delegation of power referred to in Articles 7(7) and 13(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 7(7) and 13(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 7(7) and Article 13(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to inArticle 13(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.
Article 1	4(4)			
⁶ 145	4. Before adopting a delegated act, the Commission shall consult	4. Before adopting a delegated act, the Commission shall consult	4. Before adopting a delegated act, the Commission shall consult	4. Before adopting a delegated act, the Commission shall consult

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.
Arti	cle 14(5), first subparagraph			
G 14	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.
Arti	cle 14(5), second subparagraph			
s 14	A delegated act adopted pursuant to Articles 7(7) and 13(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	A delegated act adopted pursuant to Articles 7(7) and 13(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	A delegated act adopted pursuant to Articles 7(7) and Article 13(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	A delegated act adopted pursuant to Article 13(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	148	Article 15 Committee procedure	Article 15 Committee procedure	Article 15 Committee procedure	Article 15 Committee procedure
Α	rticle 15	5(1)			
G	149	1. The Commission shall be assisted by a Committee. That committee shall be a committee within the meaning of Article 3 of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a Committee. That committee shall be a committee within the meaning of Article 3 of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a Committee. That committee shall be a committee within the meaning of Article 3 of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a Committee. That committee shall be a committee within the meaning of Article 3 of Regulation (EU) No 182/2011.
Α	rticle 15	5(2)			
G	150	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.
Α	rticle 15	5(3)			
G	151	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 in conjunction with Article 5 thereof, shall apply.	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 in conjunction with Article 5 thereof, shall apply.	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 in conjunction with Article 5 thereof, shall apply.	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 in conjunction with Article 5 thereof, shall apply.
Α	rticle 15	5a			

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
s 151a			Article 15bis	Article 15bis deleted
Article 1	5a(1)			
s 151b			1. Member States officials obtaining information under this Regulation shall be subject to a duty of professional secrecy with regard to any confidential information which has come to their knowledge in the course of the performance of their official duties. A secure and encrypted system shall be provided by the Commission to support direct cooperation and exchange of information with Member States officials.	deleted
Article 1	6			
6 152	Article 16 Review	Article 16 <u>Reporting and</u> Review	Article 16 Review	Article 16 <u>Reporting and Review</u>
Article 1	6(1)			
c 153	1. The Commission shall evaluate any Union response measure adopted pursuant to Article 7 six months after its termination, taking	1. The Commission shall evaluate any Union response measure adopted pursuant to Article 7 six months after its termination, taking	The Commission shall evaluate any Union response measure adopted pursuant to Article 7 Articles 7 and 8 six months after its	1. The Commission shall evaluate any Union response measure adopted pursuant to Articles 7 and 8 six months after its termination,

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Anticle	into account stakeholder input and any other relevant information. The evaluation report shall examine the effectiveness and operation of the Union response measure, and draw possible conclusions for future measures.	into account stakeholder input, and information provided by the European Parliament and the Council, and any other relevant information. The Commission shall publish every year an evaluation report shall examine in which it examines the effectiveness and operation of the Union response measure, and draw possible conclusions for future measures. The Commission shall present such report to the European Parliament and the Council.	termination, taking into account stakeholder input and any other relevant information. The and shall report to the European Parliament and the Council. In this evaluation report the Commission shall examine the effectiveness and operation of the Union response measure, and, where appropriate, draw-draw possible conclusions for future Union response measures and the review of this regulation pursuant to paragraph 2.	taking into account stakeholder input and any other relevant information and shall report to the European Parliament and the Council. In this evaluation the Commission shall examine the effectiveness and operation keep the European Parliament and the Council informed, regularly and in a timely manner, of relevant developments in the application of this Regulation at the stage of examination, including its launch, of engagement with the third country concerned and international cooperation, and in the period during which Union response measures are in force. In light of the Union response measures are in force. In light of the Union received, the European Parliament or the Council may invite the Council may invite the Commission for an exchange of views where appropriate. The European Parliament may express its views via any appropriate, draw conclusions for future Union response measures and the review of this regulation pursuant to paragraph 2.
Article 1	10(14)			
1338				

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				1a. The Commission shall evaluate Union response measures adopted pursuant to Article 7 six months after their termination, taking into account stakeholder input, and information provided by the European Parliament and the Council, and any other relevant information, and shall report to the European Parliament and the Council. In this evaluation report the Commission shall examine the effectiveness and operation of the Union response measure, and, where appropriate, draw possible conclusions for future Union response measures and the review of this regulation pursuant to paragraph 2.
Article	2 16(2)			
6 154	2. No later than three years after the adoption of the first implementing act under this Regulation or six years after the entry into force of this Regulation, whichever is earlier, the Commission shall review this Regulation and its implementation and shall report to the European Parliament and the Council.	2. No later than three years after the adoption of the first implementing act underentry into force of this Regulation, and at the latest every four years thereafter or six years after the entry into force of this Regulation, whichever is earlier, the Commission shall review this Regulation and its implementation, in particular, in ensuring complementarity with the review of the Blocking Statute and shall report to the European Parliament	2. No later than three years after the adoption of the first implementing act under this Regulation or sixfive years after the date of entry into force of this Regulation, whichever is earlier, and every five years thereafter, the Commission shall review this Regulation and its implementation and shall report to the European Parliament and the Council. In the course of such review, the Commission shall give particular consideration to any	2. No later than three years after the adoption of the first implementing act under this Regulation <i>pursuant</i> Article 4 or five years after the date of entry into force of this Regulation, whichever is earlier, and every five years thereafter, the Commission shall review this Regulation and its implementation and shall report to the European Parliament and the Council. In the course of such review, the Commission shall give particular

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
			and the Council <u>notably in the</u> <u>relevant reporting of the Chief</u> <u>Trade Enforcement Officer</u> .	issues which may arise as regards the relationship of this Regulation to other existing Union instruments.	consideration to any issues which may arise as regards the relationship of this Regulation to other existing Union instruments.
	Article 17	7			
G	155	Article 17 Entry into force			
	Article 17	7, first paragraph			
G	156	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.
	Article 17	7, second paragraph			
G	157	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.
	Formula				
G	158	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,
	Formula			,	
G	159	For the European Parliament			

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
Formula				
g 160	The President	The President	The President	The President
Formula				
° 161	For the Council	For the Council	For the Council	For the Council
Formula				
c 162	The President	The President	The President	The President
Annex I				
s 162.1	Annex I			Annex I Union response measures pursuant to Articles 7
Annex I,	first paragraph			
s 163	Union response measures pursuant to Articles 7 and 8	Union response measures pursuant to Articles 7 and 8	Union response measures pursuant to Articles 7 and 8	deleted
Annex I,	second paragraph			
s 164	Measures which may be adopted pursuant to Articles 7 and 8 are:	Measures which may be adopted pursuant to Articles 7 and 8 are:	Measures which may be adopted pursuant to Articles 7 and 8 are:	Measures which may be adopted pursuant to Articles 7 and 8 Article 7 are:
Annex I,	second paragraph, point (a)			
⁶ 165				

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		(a) the suspension of any tariff concessions, as necessary, and the imposition of new or increased customs duties, including the reestablishment of customs duties at the most-favoured-nation level or the imposition of customs duties beyond the most-favoured-nation level, or the introduction of any additional charge on the importation or exportation of goods;	(a) the suspension of any tariff concessions, as necessary, and the imposition of new or increased customs duties, including the reestablishment of customs duties at the most-favoured-nation level or the imposition of customs duties beyond the most-favoured-nation level, or the introduction of any additional charge on the importation or exportation of goods;	(a) the suspension of non- performance of applicable international obligations as regards any tariff concessions, as necessary, and the imposition of new or increased customs duties, including the re-establishment of customs duties at the most- favoured-nation level or the imposition of customs duties beyond the most-favoured-nation level, or the introduction of any additional charge on the importation or exportation of goods;	(a) the non-performance—of applicable international obligations as regards any tariff concessions, as necessary, and the imposition of new or increased customs duties, including the re-establishment of customs duties at the most-favoured-nation level or the imposition of customs duties beyond the most-favoured-nation level, or the introduction of any additional charge on the importation or exportation of goods;
	Annex I,	second paragraph, point (b)			
G	166	(b) the suspension of applicable international obligations, as necessary, and the introduction or increase of restrictions on the importation or exportation of goods, whether made effective through quotas, import or export licences or other measures, or on the payment for goods;	(b) the suspension of applicable international obligations, as necessary, and the introduction or increase of restrictions on the importation or exportation of goods, whether made effective through quotas, import or export licences or other measures, or on the payment for goods;	(b) the suspension non- performance of applicable international obligations, as necessary, and the introduction or increase of restrictions on the importation or exportation of goods, whether made effective through quotas, import or export licences or other measures, or on the payment for goods;	(b) the non-performance_of applicable international obligations, as necessary, and the introduction or increase of restrictions on the importation or exportation of goods, <i>including</i> , <i>where appropriate</i> , <i>on export control goods</i> , whether made effective through quotas, import or export licences or other measures, or on the payment for goods;
	Annex I,	second paragraph, point (c)			
G	167	(c) the suspension of applicable international obligations, as necessary, and the introduction of restrictions on trade in goods made	(c) the suspension of applicable international obligations, as necessary, and the introduction of restrictions on trade in goods made	(c) the suspension non- performance of applicable international obligations, as necessary, and the introduction of	(c) the non-performance—of applicable international obligations, as necessary, and the introduction of restrictions on trade in goods made

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
		effective through measures applying to transiting goods or internal measures applying to goods.	effective through measures applying to transiting goods or internal measures applying to goods.	restrictions on trade in goods made effective through measures applying to transiting goods or internal measures applying to goods.	effective through measures applying to transiting goods or internal measures applying to goods.
	Annex I,	second paragraph, point (d)			
O	168	(d) the suspension of applicable international obligations concerning the right to participate in tender procedures in the area of public procurement, as necessary, and:	(d) the suspension of applicable international obligations concerning the right to participate in tender procedures in the area of public procurement, as necessary, and:	(d) the suspension non- performance of applicable international obligations concerning the right to participate in tender procedures in the area of public procurement, as necessary, and:	(d) the non-performance—of applicable international obligations concerning the right to participate in tender procedures in the area of public procurement, as necessary, and:
	Annex I,	second paragraph, point (d)(i)			
G	169	(i) the exclusion from public procurement of goods, services or suppliers of goods or services of the third country concerned or the exclusion of tenders the total value of which is made up of more than a specified percentage of goods or services of the third country concerned; and/or	(i) the exclusion from public procurement of goods, services or suppliers of goods or services of the third country concerned or the exclusion of tenders the total value of which is made up of more than a specified percentage of goods or services of the third country concerned; and/or	(i) the exclusion from public procurement of goods, services or suppliers of goods or services of the third country concerned or the exclusion of tenders the total value of which is made up of more than a specified percentage50 % of goods or services of originating in the third country concerned; and/or	(i) the exclusion from public procurement of goods, services or suppliers of goods or services of the third country concerned or the exclusion of tenders the total value of which is made up of more than 50%50% of goods or services originating in—the third country concerned, unless a lower percentage is necessary in light of the exceptional circumstances of the particular case, and the remaining percentage of goods or services is not covered by Union commitments under the Government Procurement Agreement or another Union agreement on public procurement

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				concluded with other third countries; and/or
Annex	I, second paragraph, point (d)(ii)			
G 170	(ii) the imposition of a mandatory price evaluation weighting penalty¹ on tenders of goods, services or suppliers of goods or services of the third country concerned. 1. Mandatory price evaluation weighting penalty means an obligation for contracting authorities or entities conducting public procurement procedures to increase, subject to certain exceptions, the price of goods or services falling under this paragraph that have been offered in contract award procedures.	(ii) the imposition of a mandatory price evaluation weighting penalty¹ on tenders of goods, services or suppliers of goods or services of the third country concerned. 1. Mandatory price evaluation weighting penalty means an obligation for contracting authorities or entities conducting public procurement procedures to increase, subject to certain exceptions, the price of goods or services falling under this paragraph that have been offered in contract award procedures.	(ii) the imposition of a mandatory price evaluation weighting penaltyscore adjustment¹ on tenders of goods, services or suppliers of goods or services of the third country concerned. 1. Mandatory price evaluation weighting penaltyScore adjustment means an obligation for contracting authorities or entities conducting public procurement procedures to increase relatively diminish, subject to certain exceptions, the price of goods or services falling under this paragraph that have been offered in score of a tender resulting from its evaluation, on the basis of the contract award criteria defined in the relevant public procurement documents, by a given percentage. In cases where price or cost is the only contract award procedurescriterion, the score adjustment means the relative increase, for the purpose of the evaluation of tenders, by a given percentage of the price offered by a tenderer.	(ii) the imposition of a score adjustment *I on tenders of goods, services or suppliers of goods or services of the third country concerned. 1. Score adjustment means an obligation for contracting authorities or entities conducting public procurement procedures to relatively diminish, subject to certain exceptions, the score of a tender resulting from its evaluation, on the basis of the contract award criteria defined in the relevant public procurement documents, by a given percentage. In cases where price or cost is the only contract award criterion, the score adjustment means the relative increase, for the purpose of the evaluation of tenders, by a given percentage of the price offered by a tenderer. 1. Score adjustment means an obligation for contracting authorities or entities conducting public procurement procedures to increase relatively diminish, subject to certain exceptions, the score of a tender resulting from its evaluation, on the basis of

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					the contract award criteria defined in the relevant public procurement documents, by a given percentage. In cases where price or cost is the only contract award criterion, the score adjustment means the relative increase, for the purpose of the evaluation of tenders, by a given percentage of the price offered by a tenderer.
	Annex I,	third paragraph			
G	171	Origin shall be determined on the basis of Annex II;	Origin shall be determined on the basis of Annex II;	Origin shall be determined on the basis of Annex II;	Origin shall be determined on the basis of Annex II;
	Annex I,	fourth paragraph			
G	172	(e) the suspension of applicable international obligations, as necessary, and the imposition of restrictions on the exportation of goods falling under the Union export control regime;	(e) the suspension of applicable international obligations, as necessary, and the imposition of restrictions on the exportation of goods falling under the Union export control regime;	deleted	deleted
	Annex I, j	fifth paragraph			
G	173	(f) the suspension of applicable international obligations regarding trade in services, as necessary, and the imposition of measures affecting trade in services;	(f) the suspension of applicable international obligations regarding trade in services, as necessary, and the imposition of measures affecting trade in services;	(f) the suspension non- performance of applicable international obligations regarding trade in services, as necessary, and the imposition of measures affecting trade in services;	(f) the non-performance—of applicable international obligations regarding trade in services, as necessary, and the imposition of measures affecting trade in services;
	Annex I,	sixth paragraph			

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
G	174	(g) the suspension of applicable international obligations, as necessary, and the imposition of measures affecting foreign direct investment;	(g) the suspension of applicable international obligations, as necessary, and the imposition of measures affecting foreign direct investment;	(g) the suspensionnon- performance of applicable international obligations, as necessary, and the imposition of measures affecting the access of foreign direct investment to the Union;	(g) the non-performance of applicable international obligations, as necessary, and the imposition of measures affecting the access of foreign direct investment to the Union;
	Annex I,	seventh paragraph			
G	175	(h) the suspension of applicable international obligations with respect to trade-related aspects of intellectual property rights, as necessary, and the imposition of restrictions on the protection of such intellectual property rights or their commercial exploitation, in relation to right-holders who are nationals of the third country concerned;	(h) the suspension of applicable international obligations with respect to trade-related aspects of intellectual property rights, as necessary, and the imposition of restrictions on the protection of such intellectual property rights or their commercial exploitation, in relation to right-holders who are nationals of the third country concerned;	(h) the suspensionnon-performance of applicable international obligations with respect to trade-related aspects of intellectual property rights granted by a Union institution or agency and valid throughout the Union, as necessary, and the imposition of restrictions on the protection of such intellectual property rights or their commercial exploitation, in relation to right-holders who are nationals of the third country concerned;	(h) the non-performance of applicable international obligations with respect to trade-related aspects of intellectual property rights granted by a Union institution or agency and valid throughout the Union, _as necessary, and the imposition of restrictions on the protection of such intellectual property rights or their commercial exploitation, in relation to rightholders who are nationals of the third country concerned;
	Annex I,	eighth paragraph			
G	176	(i) the suspension of applicable international obligations with respect to financial services, as necessary, and the imposition of restrictions for banking, insurance, access to Union capital markets and other financial service activities;	(i) the suspension of applicable international obligations with respect to financial services, as necessary, and the imposition of restrictions for banking, insurance, access to Union capital markets and other financial service activities;	(i) the suspension non- performance of applicable international obligations with respect to financial services, as necessary, and the imposition of restrictions for banking, insurance,	(i) the non-performance—of applicable international obligations with respect to financial services, as necessary, and the imposition of restrictions for banking, insurance, access to Union capital markets and other financial service activities;

		Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
				access to Union capital markets and other financial service activities;	
	Annex I, i	ninth paragraph			
G	177	(j) the suspension of applicable international obligations with respect to the treatment of goods, as necessary, and the imposition of restrictions on registrations and authorisations under the chemicals legislation of the Union;	(j) the suspension of applicable international obligations with respect to the treatment of goods, as necessary, and the imposition of restrictions on registrations and authorisations under the chemicals legislation of the Union;	deleted	(j) the non-performance of applicable international obligations, as necessary, and the introduction or increase of restrictions on the possibility to place on the market goods falling under the Union's chemicals legislation;
	Annex I, t	tenth paragraph			
G	178	(k) the suspension of applicable international obligations with respect to the treatment of goods, as necessary, and the imposition of restrictions on registrations and authorisations related to the sanitary and phytosanitary legislation of the Union;	(k) the suspension of applicable international obligations with respect to the treatment of goods, as necessary, and the imposition of restrictions on registrations and authorisations related to the sanitary and phytosanitary legislation of the Union;	deleted	(k) the non-performance of applicable international obligations, as necessary, and the introduction or increase of restrictions on the possibility to place on the market goods falling under the Union's sanitary and phytosanitary legislation;
	Annex I,	eleventh paragraph			
G	179	(l) the suspension of applicable international obligations, as necessary, and the imposition of restrictions on access to Unionfunded research programmes or	(l) the suspension of applicable international obligations, as necessary, and the imposition of restrictions on access to Unionfunded research programmes or	deleted	deleted

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	exclusion from Union-funded research programmes.	exclusion from Union-funded research programmes.		
Annex II	,			
c 179.1	Annex II			Annex II Rules of Origin and Nationality
Annex II,	first paragraph			
g 180	Rules of Origin	Rules of Origin	Rules of Origin and Nationality	deleted
Annex II,	point 1.			
G 181	1. The origin of a good shall be determined in accordance with Regulation (EU) No 952/2013 of the European Parliament and of the Council. 1. Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (OJ L 269, 10.10.2013, p. 1).	1. The origin of a good shall be determined in accordance with Regulation (EU) No 952/2013 of the European Parliament and of the Council. 1. Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (OJ L 269, 10.10.2013, p. 1).	1. The origin of a good shall be determined in accordance with Regulation (EU) No 952/2013 of the European Parliament and of the Council. 1. Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (OJ L 269, 10.10.2013, p. 1).	1. The origin of a good shall be determined in accordance with Regulation (EU) No 952/2013 of the European Parliament and of the Council. 1. Regulation (EU) No 952/2013 of the European Parliament and of the Council of 9 October 2013 laying down the Union Customs Code (OJ L 269, 10.10.2013, p. 1).
Annex II,	point 2.			
g 182	2. The origin of a service, including a service supplied in the area of public procurement, shall be determined on the basis of the origin of the natural or legal person	2. The origin of a service, including a service supplied in the area of public procurement, shall be determined on the basis of the origin of the natural or legal person	2. The origin of a service, including a service supplied in the area of public procurement, shall be determined on the basis of the origin of the natural or legal person	2. The origin of a service, including a service supplied in the area of public procurement, shall be determined on the basis of the origin of the natural or legal person

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	providing it. The origin of the service provider shall be deemed to be:	providing it. The origin of the service provider shall be deemed to be:	providing it. The origin nationality of the service provider shall be deemed to be:	providing it. The nationality of the service provider shall be deemed to be:
Annex	II, point 2.(a)			
s 183	(a) in the case of a natural person, the country of which the person is a national or where the person has a right of permanent residence;	(a) in the case of a natural person, the country of which the person is a national or where the person has a right of permanent residence;	(a) in the case of a natural person, the country of which the person is a national or where the person has a right of permanent residence;	(a) in the case of a natural person, the country of which the person is a national or where the person has a right of permanent residence;
Annex	II, point 2.(b)			
s 184	(b) in the case of a legal person any of the following:	(b) in the case of a legal person any of the following:	(b) in the case of a legal person any of the following:	(b) in the case of a legal person any of the following:
Annex	II, point 2.(b)(i)			
s 185	(i) if the service is provided other than through a commercial presence within the Union, the country where the legal person is constituted or otherwise organised under the laws of that country and in the territory of which the legal person is engaged in substantive business operations;	(i) if the service is provided other than through a commercial presence within the Union, the country where the legal person is constituted or otherwise organised under the laws of that country and in the territory of which the legal person is engaged in substantive business operations;	(i) if the service is provided other than through a commercial presence within the Union, the country where the legal person is constituted or otherwise organised under the laws of that country and in the territory of which the legal person is engaged in substantive business operations;	(i) if the service is provided other than through a commercial presence within the Union, the country where the legal person is constituted or otherwise organised under the laws of that country and in the territory of which the legal person is engaged in substantive business operations;
Annex	II, point 2.(b)(ii)		-	
c 186	(ii) if the service is provided through a commercial presence within the Union,	(ii) if the service is provided through a commercial presence within the Union,	(ii) if the service is provided through a commercial presence within the Union,	(ii) if the service is provided through a commercial presence within the Union,

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Annex II	, second paragraph			
₃ 187	(a) if the legal person is engaged in substantive business operations in the territory of the Member State where the legal person is established such that it has a direct and effective link with the economy of that Member State the origin of that legal person shall be deemed to be that of the Member State in which it is established	(a) if the legal person is engaged in substantive business operations in the territory of the Member State where the legal person is established such that it has a direct and effective link with the economy of that Member State the origin of that legal person shall be deemed to be that of the Member State in which it is established	(a) if the legal person is engaged in substantive business operations in the territory of the Member State where the legal person is established such that it has a direct and effective link with the economy of that Member State the origin of that legal person shall be deemed to be that of the Member State in which it is established	(a) if the legal person is engaged in substantive business operations in the territory of the Member State where the legal person is established such that it has a direct and effective link with the economy of that Member State the origin of that legal person shall be deemed to be that of the Member State in which it is established
Annex II	, third paragraph			
3 188	(b) if the legal person providing the service is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the origin of that legal person shall be deemed to be the origin of the natural or legal persons which own or control it. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its	(b) if the legal person providing the service is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the origin of that legal person shall be deemed to be the origin of the natural or legal persons which own or control it. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its	(b) if the legal person providing the service is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the origin of that legal person shall be deemed to be the origin of the natural or legal persons which own or control it. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its	(b) if the legal person providing the service is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the origin of that legal person shall be deemed to be the origin of the natural or legal persons which own or control it. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	directors or otherwise to legally direct its actions.	directors or otherwise to legally direct its actions.	directors or otherwise to legally direct its actions.	directors or otherwise to legally direct its actions.
Annex I	I, fourth paragraph			
s 189	(iii) By derogation from subparagraph (ii)(a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (ii)(a), the origin of that person shall be the nationality or the place of permanent residence of the natural or juridical person or persons who own or control the legal person in the Union. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(iii) By derogation from sub-paragraph (ii)(a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (ii)(a), the origin of that person shall be the nationality or the place of permanent residence of the natural or juridical person or persons who own or control the legal person in the Union. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(iii) By derogation from sub-paragraph (ii)(a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (ii)(a), the origin of that person shall be the nationality or the place of permanent residence of the natural or juridical legal person or persons who own or control the legal person in the Union. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(iii) By derogation from sub-paragraph (ii)(a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (ii)(a), the origin of that person shall be the nationality or the place of permanent residence of the natural or legal person or persons who own or control the legal person in the Union. The legal person shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.
Annex I	l, point 3.			
c 190	3. The nationality of an investment shall be:	3. The nationality of an investment shall be:	3. The nationality of an investment shall be:	3. The nationality of an investment shall be:
Annex I	I, point 3.(a)			
⁶ 191				G

	Commission Proposal	EP Mandate	Council Mandate (compared to Commission original proposal)	Draft Agreement (compared to Council mandate)
	(a) if the investment is engaged in substantive business operations in the territory of the Member State where the investment is established such that it has a direct and effective link with the economy of that Member State the nationality of the investment shall be deemed to be that of the Member State in which it is established;	(a) if the investment is engaged in substantive business operations in the territory of the Member State where the investment is established such that it has a direct and effective link with the economy of that Member State the nationality of the investment shall be deemed to be that of the Member State in which it is established;	(a) if the investment is engaged in substantive business operations in the territory of the Member State where the investment is established such that it has a direct and effective link with the economy of that Member State the nationality of the investment shall be deemed to be that of the Member State in which it is established;	(a) if the investment is engaged in substantive business operations in the territory of the Member State where the investment is established such that it has a direct and effective link with the economy of that Member State the nationality of the investment shall be deemed to be that of the Member State in which it is established;
Annex I	l, point 3.(b)			
6 192	(b) if the investment is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the nationality of the investment shall be deemed to that of the natural or legal persons which own or control it. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions;	(b) if the investment is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the nationality of the investment shall be deemed to that of the natural or legal persons which own or control it. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions;	(b) if the investment is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the nationality of the investment shall be deemed to that of the natural or legal persons which own or control it. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions;	(b) if the investment is not engaged in substantive business operations such that it has a direct and effective link with the economy of the Member State in which it is established, the nationality of the investment shall be deemed to that of the natural or legal persons which own or control it. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions;
Annex I	I, point 3.(c)			

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G 193	(c) by derogation from subparagraph (a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (a), the nationality of the investment shall be the nationality or the place of permanent residence of the natural or juridical person or persons who own or control the investment in the Union. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(c) by derogation from subparagraph (a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (a), the nationality of the investment shall be the nationality or the place of permanent residence of the natural or juridical person or persons who own or control the investment in the Union. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(c) by derogation from sub- paragraph (a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (a), the nationality of the investment shall be the nationality or the place of permanent residence of the natural or juridicallegal person or persons who own or control the investment in the Union. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.	(c) by derogation from subparagraph (a), if it is decided that Union response measures should apply to legal persons falling under subparagraph (a), the nationality of the investment shall be the nationality or the place of permanent residence of the natural or legal person or persons who own or control the investment in the Union. The investment shall be considered to be "owned" by persons of a given country if more than 50 % of the equity interest in it is beneficially owned by persons of that country and "controlled" by persons of a given country if such persons have the power to name a majority of its directors or otherwise to legally direct its actions.
Annex I	I, point 4.			
s 194	4. Regarding trade-related aspects of intellectual property rights, the term "nationals" shall be understood in the same sense as it is used in the paragraph 3 of Article 1 of the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights.	4. Regarding trade-related aspects of intellectual property rights, the term "nationals" shall be understood in the same sense as it is used in the paragraph 3 of Article 1 of the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights.	4. Regarding trade-related aspects of intellectual property rights, the term "nationals" shall be understood in the same sense as it is used in the paragraph 3 of Article 1 of the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS).	4. Regarding trade-related aspects of intellectual property rights, the term "nationals" shall be understood in the same sense as it is used in the paragraph 3 of Article 1 of the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) and future amendments thereof.

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Chapter I				
194a				deleted
194b				deleted