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WORKING DOCUMENT

From: General Secretariat of the Council
To: Antici Group (Simplification)

Subject: Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 76512008, (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2023/1230, (EU) 2023/11542 and (EU) 2024/1781 as regards digitalisation and common specifications
- Consolidation of comments

Delegations will find enclosed IT comments on the Omnibus IV proposal on REGULATION (Digitalisation and Common Specifications) (doc. 9318/25).

WK 8855/2025 ADD 2

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Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 7651/2008, (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2023/1230, (EU) 2023/11542 and (EU) 2024/1781 as regards digitalisation and common specifications

Guidelines to be followed

Please kindly provide your contributions in the table below.

Drafting suggestions: you may use 'track changes' or formatting (for example bold-underline for additions and ~~strike-through~~ for deletions, where necessary, in a different colour).

Name of document: please add the **two initials** of your delegation's country followed by a space (to the MS Word document name), followed by any optional text, for example, for Austria: **AT comments ondocx**

Thank you for your cooperation!

Commission proposal	Drafting suggestions	Justifications
General comments		
(Text with EEA relevance)		
THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		
Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,		
Having regard to the proposal from the European Commission,		
After transmission of the draft legislative act to the national parliaments,		
Having regard to the opinion of the European Economic and Social Committee ¹ ,		

¹ OJ C , , p . .

Commission proposal	Drafting suggestions	Justifications
Acting in accordance with the ordinary legislative procedure,		
Whereas:		
(1) Reporting requirements play a key role in ensuring proper monitoring and correct enforcement of legislation. However, in order to ensure that they fulfil their intended purpose and to limit the administrative burden, it is important to streamline those requirements.		
(2) In its Communication on ‘Long-term competitiveness of the EU: looking beyond 2030’ ⁶ , the Commission has committed to rationalise and simplify reporting requirements, with the aim to reduce such burdens by 25%, without undermining the related policy objectives.		
(3) In its Better regulation Guidelines ² , the Commission promotes the ‘digital by default’ principle to support digital transformations, by facilitating digital-ready policies which consider the fast-evolving world of digitalisation and technology, and which are digital, interoperable, future-proof and agile by default.		
(4) The increasing importance of digitalisation in simplifying regulatory frameworks necessitates the reduction and modernisation of reporting requirements and economic operators’ obligations. In line with the	(4) The increasing importance of digitalisation in simplifying regulatory frameworks necessitates the reduction and modernisation of reporting requirements and economic operators’ obligations. In line with the	Transition to digitalisation is positive, but the obligation of the full digitalisation within two years from the entry into force of this Regulation appears to be too burdensome for both the economic operators and the customers.

² https://commission.europa.eu/law/law-making-process/planning-and-proposing-law/better-regulation/better-regulation-guidelines-and-toolbox_en.

Commission proposal	Drafting suggestions	Justifications
<p>efforts to accelerate digitalisation, it is essential to fully digitalise business-to-authority reporting and economic operators' obligations when they do not affect protection and safety of consumers. Embracing digitalisation will not only simplify compliance procedures but also enhance the overall efficiency of the regulatory framework, ultimately benefiting both businesses and authorities alike.</p>	<p>efforts to accelerate digitalisation, it is essential to fully digitalise improve the digitalisation of business-to-authority reporting and economic operators' obligations when they do not affect protection and safety of consumers or require and excessive burden for the economic operators for. Embracing Improving digitalisation will not only simplify compliance procedures but also enhance the overall efficiency of the regulatory framework, ultimately benefiting both businesses and authorities alike. However a smooth transition should be pursued</p>	<p>It is therefore considered appropriate to set a smoother transition improving the digitalisation by requesting economic operators to provide their reporting preferably, but not mandatorily only in electronic form.</p>
<p>(5) A number of sectoral Union legal acts lay down harmonised rules regarding the obligations of economic operators when placing a product on the market or putting it into service. Such legal acts include Regulations (EU) 2016/424³, (EU) 2016/425⁴, (EU) 2016/426⁵, (EU) 2023/1230⁶, (EU) 2023/1542⁷</p>		

³ Regulation (EU) 2016/424 of the European Parliament and of the Council of 9 March 2016 on cableway installations and repealing Directive 2000/9/EC (OJ L 81, 31.3.2016, p. 1, ELI: <http://data.europa.eu/eli/reg/2016/424/oj>).

⁴ Regulation (EU) 2016/425 of the European Parliament and of the Council of 9 March 2016 on personal protective equipment and repealing Council Directive 89/686/EEC (OJ L 81, 31.3.2016, p. 51, ELI: <http://data.europa.eu/eli/reg/2016/425/oj>).

⁵ Regulation (EU) 2016/426 of the European Parliament and of the Council of 9 March 2016 on appliances burning gaseous fuels and repealing Directive 2009/142/EC (OJ L 81, 31.3.2016, p. 99, ELI: <http://data.europa.eu/eli/reg/2016/426/oj>).

⁶ Regulation (EU) 2023/1230 of the European Parliament and of the Council of 14 June 2023 on machinery and amending Directive (EU) 2021/647 (OJ L 165, 29.6.2023, p. 1, ELI: <http://data.europa.eu/eli/reg/2023/1230/oj>).

⁷ Regulation (EU) 2023/1542 of the European Parliament and of the Council of 12 July 2023 concerning batteries and waste batteries, amending Directive 2008/98/EC and Regulation (EU) 2019/1020 and repealing Directive 2006/66/EC (OJ L 191, 28.7.2023, p. 1, ELI: <http://data.europa.eu/eli/reg/2023/1542/oj>).

Commission proposal	Drafting suggestions	Justifications
<p>and (EU) 2024/1781⁸ of the European Parliament and of the Council (the ‘Regulations concerned’). The Regulations concerned are based on the principles of the ‘new approach’ to technical harmonisation and are aligned with the reference provisions laid down in Decision No 768/2008/EC of the European Parliament and of the Council⁹.</p>		
<p>(6) In accordance with the Regulations concerned, manufacturers are to draw up an EU declaration of conformity stating that the fulfilment of essential requirements set out in the applicable Regulations has been demonstrated. In order to enable seamless electronic processes, the EU declaration of conformity should be drawn up only in electronic form.</p>	<p>(6) In accordance with the Regulations concerned, manufacturers are to draw up an EU declaration of conformity stating that the fulfilment of essential requirements set out in the applicable Regulations has been demonstrated. In order to enable seamless electronic processes, the EU declaration of conformity should be drawn up only preferably in electronic form.</p>	
<p>(7) Moreover, Regulations (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, and (EU) 2023/1230 require that a copy of the declaration of conformity accompanies the product. Considering the evolution of digitalisation, it is essential to modernise this obligation by requiring that such EU declaration of conformity electronically accompany the</p>		

⁸ Regulation (EU) 2024/1781 of the European Parliament and of the Council of 13 June 2024 establishing a framework for the setting of ecodesign requirements for sustainable products, amending Directive (EU) 2020/1828 and Regulation (EU) 2023/1542 and repealing Directive 2009/125/EC (OJ L 281, 28.6.2024, p. 1, ELI: <http://data.europa.eu/eli/reg/2024/1781/oj>).

⁹ Decision No 768/2008/EC of the European Parliament and of the Council of 9 July 2008 on a common framework for the marketing of products, and repealing Council Decision 93/465/EEC (OJ L 218, 13.8.2008, p. 82, ELI: [http://data.europa.eu/eli/dec/2008/768\(1\)/oj](http://data.europa.eu/eli/dec/2008/768(1)/oj)).

Commission proposal	Drafting suggestions	Justifications
<p>product. The manufacturer will make sure that the EU declaration of conformity is accessible through an internet address or a machine-readable code.</p>		
<p>(8) Taking into account that in 2024 no less than 94% of EU households had access to internet¹⁰, the paper format of the instructions accompanying the products under the scope of the Regulations concerned is outdated and not aligned with the current technologies, the practice of consumers nor with green objectives. Consequently, the possibility for a digital format of the instructions should be introduced in the Regulations concerned. This will allow manufacturers to provide instructions in digital format, if they wish to do so. Where manufacturers choose to provide instructions in digital format, in order to still protect the safety of consumers, the safety information, including instructions having impact on product safety, should be provided in paper format or marked on the product. Moreover, end-users should be able to obtain a paper copy of the instructions for use or safety information, upon request – at the time of the purchase and for a certain period of time after their purchase.</p>	<p>8) Taking into account that in 2024 no less than 94% of EU households had access to internet¹¹, the paper format of the instructions accompanying the products under the scope of the Regulations concerned is becoming less important outdated and not aligned with the current technologies, the practice of consumers nor with green objectives. Consequently, the possibility for a preference for digital format of the instructions should be introduced in the Regulations concerned. This will allow manufacturers to provide instructions also in digital format, if they wish to do so. Where manufacturers choose to provide instructions also in digital format, in order to still protect the safety of consumers, the safety information, including instructions having impact on product safety, should be provided in paper format or marked on the product. Moreover, end-users should be able to obtain a paper copy of the instructions for use or safety information, upon request – at the time of the purchase and for a certain period of time after their purchase.</p>	

¹⁰ Source: [Digital economy and society statistics - households and individuals - Statistics Explained.](#)

¹¹ Source: [Digital economy and society statistics - households and individuals - Statistics Explained.](#)

Commission proposal	Drafting suggestions	Justifications
<p>(9) In order to facilitate communication between economic operators and national competent authorities and end-users, the indication of a digital contact of the manufacturer on the product and in the EU declaration of conformity is necessary to enhance the effectiveness of market surveillance and to expedite the process of tracing non-compliant products. Currently, economic operators are required to indicate their postal address on the product, but this is not always sufficient to ensure that competent authorities can establish rapid contact. It is therefore necessary to require economic operators to provide both a postal address and a digital contact on the product and in the EU declaration of conformity. Such digital contact should be defined in the Regulations concerned.</p>		
<p>(10) The Regulations concerned require that economic operators provide, on a reasoned request from a competent national authority, all information and documentation necessary to demonstrate the conformity of the concerned products with the respective Regulations, in paper or electronic form. The paper-based form is an outdated requirement, while electronic communication enhances interaction between authorities and businesses, streamlining processes and reducing administrative burdens. In order to achieve the digitalisation of reporting</p>	<p>(10) The Regulations concerned require that economic operators provide, on a reasoned request from a competent national authority, all information and documentation necessary to demonstrate the conformity of the concerned products with the respective Regulations, in paper or electronic form. The paper-based form is becoming less important an outdated requirement, while electronic communication enhances interaction between authorities and businesses, streamlining processes and potentially reducing administrative burdens. In</p>	

Commission proposal	Drafting suggestions	Justifications
<p>requirements and to reduce administrative burden for economic operators and competent authorities, the economic operators should be required to provide the necessary information and documentation in electronic form only. Documentation provided in electronic form could be made available, for example, in a digital printable format, which allows the possibility to print, download and save the documentation on an electronic device.</p>	<p>order to achieve support the digitalisation of reporting requirements and to potentially reduce administrative burden for economic operators and competent authorities, the economic operators should be required to provide the necessary information and documentation also in electronic form only. Documentation provided in electronic form could be made available, for example, in a digital printable format, which allows the possibility to print, download and save the documentation on an electronic device.</p>	
<p>(11) The current Union standardisation framework, which is based on Regulation (EU) No 1025/2012 of the European Parliament and of the Council¹², represents the framework by default to elaborate standards that provide for a presumption of conformity with the relevant essential health and safety or other requirements. However, where no harmonised standards exist or where they are insufficient, the Commission should be able to adopt implementing acts establishing common</p>	<p>(11) The current Union standardisation framework, which is based on Regulation (EU) No 1025/2012 of the European Parliament and of the Council¹³, represents the framework by default to elaborate standards that provide for a presumption of conformity with the relevant essential health and safety or other requirements. However, where no harmonised standards exist or where they are insufficient, and the time to prepare a suitable harmonised standard is incompatible with</p>	<p>It should be clarified that common specification are not only an exceptional fall-back solution but that the can be used only in case or extreme urgent needs when there is no sufficient time to mandate the preparation of harmonised standards to facilitate the manufacturer's obligation to comply with those health and safety requirements. We suggest also that this possibility is limited only to health ans safety and not to other general performance requirements</p>

¹² Regulation (EU) No 1025/2012 of the European Parliament and of the Council of 25 October 2012 on European standardisation, amending Council Directives 89/686/EEC and 93/15/EEC and Directives 94/9/EC, 94/25/EC, 95/16/EC, 97/23/EC, 98/34/EC, 2004/22/EC, 2007/23/EC, 2009/23/EC and 2009/105/EC of the European Parliament and of the Council and repealing Council Decision 87/95/EEC and Decision No 1673/2006/EC of the European Parliament and of the Council (OJ L 316, 14.11.2012, p. 12, ELI: <http://data.europa.eu/eli/reg/2012/1025/oj>).

¹³ Regulation (EU) No 1025/2012 of the European Parliament and of the Council of 25 October 2012 on European standardisation, amending Council Directives 89/686/EEC and 93/15/EEC and Directives 94/9/EC, 94/25/EC, 95/16/EC, 97/23/EC, 98/34/EC, 2004/22/EC, 2007/23/EC, 2009/23/EC and 2009/105/EC of the European Parliament and of the Council and repealing Council Decision 87/95/EEC and Decision No 1673/2006/EC of the European Parliament and of the Council (OJ L 316, 14.11.2012, p. 12, ELI: <http://data.europa.eu/eli/reg/2012/1025/oj>).

Commission proposal	Drafting suggestions	Justifications
<p>specifications for the essential health and safety or other requirements, as an exceptional fall-back solution to facilitate the manufacturer’s obligation to comply with those health and safety or other requirements.</p>	<p><u>the urgency of the situation</u> the Commission should be able to adopt implementing acts establishing common specifications for the essential health and safety <u>related</u> or other requirements, as an exceptional fall-back solution <u>in justified urgent situations</u> to facilitate the manufacturer’s obligation to comply with those health and safety <u>related</u> or other requirements.</p>	
<p>(12) As the digital product passport is foreseen in certain EU legislation, such as Regulation (EU) 2023/1542, it is essential to require economic operators to store the information contained in the EU declaration of conformity and instructions in the digital product passport where a product is covered by multiple pieces of legislation. This approach would reduce the administrative burden on manufacturers, as they would no longer need to maintain separate storage locations for compliance documents. By storing the documentation in one place, all necessary documents demonstrating product compliance would be easily accessible, ensuring transparency and facilitating compliance. This streamlined approach would enhance the overall efficiency of the regulatory framework, and it aligns with the principle that where several pieces of Union harmonisation legislation apply to a product, the manufacturer or other</p>	<p>(12) As the digital product passport is foreseen in certain EU legislation, such as Regulation (EU) 2023/1542, it is essential <u>should be possible</u> to require economic operators to store the information contained in the EU declaration of conformity and <u>compliance documents</u> instructions <u>also</u> in the digital product passport where a product is covered by multiple pieces of legislation. This approach would <u>help economic operators to</u> reduce the administrative burden on manufacturers, as they <u>would have also the possibility to store</u> no longer need to maintain separate storage locations for compliance documents <u>in one place</u>. By storing the documentation in one place, all necessary documents demonstrating product compliance would be easily accessible, ensuring transparency and facilitating compliance. This streamlined approach would enhance the overall efficiency of the regulatory framework, and it</p>	<p>compliance documents already include instructions if requested for the specific product</p>

Commission proposal	Drafting suggestions	Justifications
<p>economic operator, where appropriate, should provide a single EU declaration of conformity.</p>	<p>aligns with the principle that where several pieces of Union harmonisation legislation apply to a product, the manufacturer or other economic operator, where appropriate, should provide a single EU declaration of conformity</p>	
<p>(13) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States as this Regulation amends Regulations which are harmonising products legislations but can rather by reason of better harmonisation of EU applicable rules to products, be achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.</p>		
<p>(14) To ensure a smooth and effective transition, to minimize disruptions, and to provide a reasonable timeframe for industries to adjust to the new requirements amendments to Regulations (EU) 765/2008, (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2019/1009, (EU) 2023/1542 and (EU) 2024/1781 concerning digitalisation should be deferred. Amendments to Regulation (EU) 2023/1230 should apply from the date of application of that Regulation.</p>		

Commission proposal	Drafting suggestions	Justifications
<p>(15) In order to enable economic operators to supply stock of products that have been placed on the market before the date of application of amendments to Regulations (EU) 765/2008, (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2019/1009, (EU) 2023/1542 and (EU) 2024/1781 concerning digitalisation, it is necessary to provide for reasonable transitional arrangements that do not impede the making available on the market of products that have been placed on the market in accordance with those Regulations in their version applicable before that date.</p>		
<p>(16) Regulations (EU) 765/2008, (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2019/1009, (EU) 2023/1230, (EU) 2023/1542 and (EU) 2024/1781 should therefore be amended accordingly,</p>		
<p>HAVE ADOPTED THIS REGULATION:</p>		
<p>Article 1</p>		
<p>Amendments to Regulation (EU) 765/2008</p>		
<p>Regulation (EU) 765/2008 is amended as follows:</p>		
<p>(1) Article 2 is amended as follows:</p>		
<p>(a) the following point (9a) is inserted:</p>		
<p>‘(9a) ‘a common specification’ means a set of technical requirements, other than a standard, that provides a means of complying with the legal obligations applicable to a product, device, service, process or system;’;</p>	<p>‘(9a) ‘a common specification’ means a set of technical requirements, other than a standard, that as an exceptional fall-back solution in justified urgent situations provides a means of complying with the health and safety related</p>	<p>The fact that common specifications should be used not only as an exceptional fall-back solution but also only in case or urgency should be evident from the definition as well as the fact</p>

Commission proposal	Drafting suggestions	Justifications
	legal obligations applicable to a product, device, service, process or system;’;	that they are applicable only to obligations related to health and safety
(b) paragraph 10 is replaced by the following:		
‘10. ‘accreditation’ shall mean an attestation by a national accreditation body that a conformity assessment body meets the requirements set by harmonised standards or common specifications and, where applicable, any additional requirements including those set out in relevant sectoral schemes, to carry out a specific conformity assessment activity;’;		
(2) in Article 10, paragraph 5 is replaced by the following:		
‘5. Peer evaluation shall ascertain whether the national accreditation bodies meet the requirements laid down in Article 8, taking into account the relevant harmonised standards or common specifications referred to in Article 11.’;		
(3) in Article 11, paragraph 1 is replaced by the following:		
‘1. National accreditation bodies that demonstrate conformity with the criteria laid down in the relevant harmonised standard, the reference of which has been published in the Official Journal of the European Union, or with the criteria laid down in common specifications , by having successfully undergone peer evaluation under Article 10		

Commission proposal	Drafting suggestions	Justifications
shall be presumed to fulfil the requirements laid down in Article 8.’.		
Article 2		
Amendments to Regulation (EU) 2016/424		
Regulation (EU) 2016/424 is amended as follows:		
(1) Article 3 is amended as follows:		
(a) the following point (17a) is inserted:		
‘(17a) ‘digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’;	‘(17a) ‘digital contact’ means any up-to-date and accessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’;	The characteristics of the online communication channel should be “free-access”, where the meaning of free access is explained in the following part of the definition, i.e. without the need for the user to register or to download an application. In the text of the Commission “accessible online” can instead be intended as an online communication channel fulfilling the accessibility characteristics, which are granted by the accessibility legislation: web accessibility directive (WAD) and the European accessibility act (EAA). In addition “free-acces” implies also that the online communication channel should not be password-protected. This proposal for modification should be applied to the overall document
(b) the following point (19a) is inserted:		
‘(19a) ‘common specifications’ means a set of technical requirements, other than a standard, that provide means of complying with the essential requirements applicable to a product, device, service, process or system;’;	‘(19a) ‘common specifications’ means a set of technical requirements, other than a standard, that as an exceptional fall-back solution in justified urgent situations provide means of complying with the health and safety related	

Commission proposal	Drafting suggestions	Justifications
	essential requirements applicable to a product, device, service, process or system;’;	
(2) Article 11 is amended as follows:		
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Where compliance of a subsystem or a safety component with the applicable requirements has been demonstrated by the procedure referred to in the first subparagraph, manufacturers shall draw up an EU declaration of conformity, in electronic form, and affix the CE marking.’;	‘Where compliance of a subsystem or a safety component with the applicable requirements has been demonstrated by the procedure referred to in the first subparagraph, manufacturers shall draw up an EU declaration of conformity, preferably in electronic form, and affix the CE marking.’	
(b) in paragraph 4, first subparagraph, the second sentence is replaced by the following:		
‘Changes in subsystem or safety component design or characteristics and changes in the harmonised standards or in the common specifications or in other technical specifications by reference to which the conformity of the subsystem or the safety component is declared shall be adequately taken into account.’;		
(c) in paragraph 6, the first and second sentences are replaced by the following:		
‘Manufacturers shall indicate on the subsystem or the safety component their name, registered trade name or registered trademark as well as their postal address and digital contact or, where that is not possible, on the packaging or in a document accompanying the subsystem or		

Commission proposal	Drafting suggestions	Justifications
<p>safety component. The postal address and digital contact shall indicate a single point through which the manufacturer can be reached.’;</p>		
<p>(d) paragraph 7 is replaced by the following:</p>		
<p>‘7. Manufacturers shall ensure that the subsystem or the safety component is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and by the instructions and safety information, in a language which can be easily understood by end-users, as determined by the Member State concerned. The instructions and safety information may be provided in electronic form. Such instructions and safety information shall be clear, understandable and intelligible.</p>	<p>‘7. Manufacturers shall ensure that the subsystem or the safety component is accompanied by is accompanied by a copy of the EU declaration of conformity and the internet address or machine-readable code through which the EU declaration of conformity can be also accessed and by the instructions and safety information, in a language which can be easily understood by end-users, as determined by the Member State concerned. The instructions and safety information may be provided also in electronic form. Such instructions and safety information shall be clear, understandable and intelligible</p>	<p>The original text is the following:</p> <p>7.Manufacturers shall ensure that the subsystem or the safety component is accompanied by a copy of the EU declaration of conformity and by instructions and safety information, in a language which can be easily understood by users, as determined by the Member State concerned. Such instructions and safety information shall be clear, understandable and intelligible.</p> <p>However, where a large number of subsystems or safety components are delivered to a single economic operator or user, the batch or consignment concerned may be accompanied by a single copy of the EU declaration of conformity.</p> <p>The amended text imposes to have the EU declaration of conformity only via the internet address or machine-readable code. This obligation should be instead an the additional possibility to dowload electronically the EU declaration of conformity</p>
<p>The manufacturer shall take into account the intended use and the foreseeable end-user of the product when deciding the specific format for the instructions and safety information. When</p>		

Commission proposal	Drafting suggestions	Justifications
<p>drafting the safety information, the manufacturers shall take account of the intended use and foreseeable misuse by the end-user, as well as the role which the instructions play for ensuring safety.</p>		
<p>However, where a large number of subsystems or safety components are delivered to a single economic operator or end-user, the batch or consignment concerned may be accompanied by a single internet address or machine-readable code through which the EU declaration of conformity can be accessed.</p>	<p>However, where a large number of subsystems or safety components are delivered to a single economic operator or end-user, the batch or consignment concerned may be accompanied by a single internet address or machine-readable code through which the EU declaration of conformity can be also accessed.</p>	
<p>When the instructions, referred to in the first subparagraph, are provided in electronic form the manufacturer shall:</p>	<p>When the instructions, referred to in the first subparagraph, are provided also in electronic form the manufacturer shall:</p>	
<p>(a) mark on the subsystem or the safety component, or, where that is not possible, on its packaging or in an accompanying document, how to access them and how to request them in paper format;</p>		
<p>(b) present them in a format that makes it possible for the end-user to print and download the instructions and save them on an electronic device so that the end-user can access them at all times, in particular during a breakdown of the subsystem or the safety component; this requirement also applies where the instructions are embedded in the software of the subsystem or the safety component;</p>		

Commission proposal	Drafting suggestions	Justifications
<p>(c) make them accessible online during the expected lifetime of the subsystem or the safety component and for at least 30 years after the placing on the market of the subsystem or the safety component.</p>	<p>(c) make them accessible online during the expected lifetime of the subsystem or the safety component and for at least 30 years after the placing on the market of the subsystem or the safety component.</p> <p>or</p> <p>(c) make them accessible online during the expected lifetime of the subsystem or the safety component and for at least 30 years after the placing on the market of the subsystem or the safety component.</p>	<p>The requirement is redundant. The instruction should be made accessible on-line either for the expected lifetime after the placing on the market Not to mention that keeping the instructions available for 30 years after the placing on the market will overweight the potential benefits of the digitalisation. The first option is the preferred one</p>
<p>However, the end-user may, at time of the purchase of the product, or up to six months after that purchase, request the instructions or safety information in paper format. Where the end-user requests those instructions or safety information, the manufacturer shall provide them to the end-user, free of charge, within one month of receiving the request.’;</p>		<p>The one month time to receive the paper instruction is acceptable if the paper instructions will remain as the way to provide the instructions, because the end-use will ask for the paper format only in rare cases. If only the digital form will be kept in the Regulation then the possibility to request the instructions or safety information in paper format shall be satisfied in amuch shorter time</p>
<p>(e) paragraph 9 is replaced by the following:</p>		
<p>‘9. Manufacturers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the subsystem or the safety component with this Regulation, in a language which can be easily understood by that</p>	<p>‘9. Manufacturers shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of the subsystem or the safety component with this Regulation, in a language which can be easily understood by</p>	

Commission proposal	Drafting suggestions	Justifications
authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have placed on the market.’;	that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have placed on the market.’;	
(3) in Article 12(2), point (b) is replaced by the following:		
‘(b) further to a reasoned request from a competent national authority, provide that authority, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the subsystem or the safety component;’;	‘(b) further to a reasoned request from a competent national authority, provide that authority, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of the subsystem or the safety component;’;	
(4) Article 13 is amended as follows:		
(a) in paragraph 2, first subparagraph, the second sentence is replaced by the following:		
‘They shall ensure that the manufacturer has drawn up the technical documentation, that the subsystem or the safety component bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and by the instructions and safety information and, where appropriate, by other required documents, and that the manufacturer has complied with the requirements set out in Article 11(5) and (6).’;	‘They shall ensure that the manufacturer has drawn up the technical documentation, that the subsystem or the safety component bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be also accessed and by the instructions and safety information and, where appropriate, by other required documents, and that the manufacturer has complied with the requirements set out in Article 11(5) and (6).’;	
(b) in paragraph 3, first subparagraph, the first sentence is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
<p>‘Importers shall indicate on the subsystem or the safety component their name, registered trade name or registered trademark as well as their postal address and digital contact or, where that is not possible, on its packaging or in a document accompanying the subsystem or safety component.’;</p>		
<p>(c) paragraph 9 is replaced by the following:</p>		
<p>‘9. Importers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of a subsystem or a safety component, in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have placed on the market.’;</p>	<p>‘9. Importers shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of a subsystem or a safety component, in a language which can be easily understood by that authority. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have placed on the market.</p>	
<p>(5) Article 14 is amended as follows:</p>		
<p>(a) in paragraph 2, the first subparagraph is replaced by the following:</p>		
<p>‘Before making a subsystem or a safety component available on the market, distributors shall verify that the subsystem or the safety component bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and by the instructions and safety information and,</p>	<p>‘Before making a subsystem or a safety component available on the market, distributors shall verify that the subsystem or the safety component bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be also accessed and by the instructions and safety information</p>	

Commission proposal	Drafting suggestions	Justifications
<p>where appropriate, by other required documents, in a language which can be easily understood by end-users as determined by the Member State concerned, and that the manufacturer and the importer have complied with the requirements set out in Article 11(5) and (6) and Article 13(3) respectively.’;</p>	<p>and, where appropriate, by other required documents, in a language which can be easily understood by end-users as determined by the Member State concerned, and that the manufacturer and the importer have complied with the requirements set out in Article 11(5) and (6) and Article 13(3) respectively.’;</p>	
<p>(b) paragraph 5 is replaced by the following:</p>		
<p>‘5. Distributors shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of a subsystem or a safety component. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have made available on the market.’;</p>	<p>5. Distributors shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of a subsystem or a safety component. They shall cooperate with that authority, at its request, on any action taken to eliminate the risks posed by subsystems or safety components which they have made available on the market.’;</p>	
<p>(6) the following Article 17a is inserted:</p>		
<p>‘Article 17a</p>		
<p>Common Specifications</p>		
<p>1. The Commission may by means of implementing acts adopt common specifications that enable compliance with the essential requirements set out in Annex II in any of the following cases:</p>	<p>1. <u>As an exceptional fall-back solution in justified urgent situations</u> The The Commission may by means of implementing acts adopt common specifications that enable <u>to grant the</u> compliance with the essential requirements set out in Annex II in any of the following cases:</p>	
<p>(a) requirements set out in Annex II are not covered by harmonised standards, or parts</p>	<p>(a) requirements set out in Annex II are not covered by harmonised standards, or parts</p>	

Commission proposal	Drafting suggestions	Justifications
thereof, the references of which have been published in the Official Journal of the European Union;	thereof, the references of which have been published in the Official Journal of the European Union, <u>and there is not sufficient time to prepare an harmonised standard and publish its references in the Official Journal of the European Union</u>	
(b) requirements set out in Annex II are covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof result in non-compliance of a product with the essential requirements set out in Annex II; or	(b) requirements set out in Annex II are covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof <u>is insufficient to grant the compliance</u> result in non-compliance of a product with the essential <u>health and safety</u> requirements set out in Annex II; or	How can an harmonised standard published in the OJ not giving presumption of conformity ? Is the amendment meaning that if a harmonised standard results in non-compliance the Commission will prepare a common modification that makes the non-compliant product becoming compliant? Probably not, but the meaning of the amendment is unclear
(c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant subsystems and safety components.	(c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant subsystems and safety components.	
Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 44(2).	Those implementing acts shall be adopted in accordance with the advisory <u>examination</u> procedure referred to in Article 44(2) <u>44(3)</u> .	
2. Subsystems and safety components that are in conformity with common specifications or parts thereof shall be presumed to be in conformity with essential requirements covered by those specifications or parts thereof, set out in Annex II.’;		

Commission proposal	Drafting suggestions	Justifications
(7) in Article 18, paragraph 3 is replaced by the following:		
‘3. Records and correspondence relating to the conformity assessment procedures shall be drawn up, in electronic form, in an official language of the Member State where the notified body carrying out the procedures referred to in paragraph 2 is established or in a language accepted by that body. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures in electronic form.’;	‘3. Records and correspondence relating to the conformity assessment procedures shall be drawn up, preferably in electronic form, in an official language of the Member State where the notified body carrying out the procedures referred to in paragraph 2 is established or in a language accepted by that body. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures in electronic form.’;	
(8) in Article 19, the following paragraph 5 is added:		
‘5. Where other Union legislation applicable to subsystem or a safety component requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in in Annex IX to be included in the EU declaration of conformity and referred to in Article 11(7) shall be provided only in that digital product passport.’;	‘5. Where other Union legislation applicable to subsystem or a safety component requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in in Annex IX to be included in the EU declaration of conformity and referred to in Article 11(7) shall be provided only also in that digital product passport.’;	
(9) in Article 26, paragraph 7, point (c) is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘(c) appropriate knowledge and understanding of the essential requirements set out in Annex II, of the applicable harmonised standards or common specifications and of the relevant provisions of Union harmonisation legislation and of national legislation;’;		
(10) in Article 34, paragraph 3 is replaced by the following:		
‘3. Where a notified body finds that the essential requirements set out in Annex II or corresponding harmonised standards or common specifications or other technical specifications have not been met by a manufacturer, it shall require that manufacturer to take appropriate corrective measures and shall not issue a certificate or approval decision.’;		
(11) in Article 43(1), point (d) is replaced by the following:		
‘(d) the subsystem or safety component is not accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed;’.	‘(d) the subsystem or safety component is not accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be also accessed;’.	
(12) Annexes III to IX are amended in accordance with Annex I to this Regulation.		
Article 3		
Amendments to Regulation (EU) 2016/425		
Regulation (EU) No 2016/425 is amended as follows:		
(1) Article 3 is amended as follows:		

Commission proposal	Drafting suggestions	Justifications
(a) the following point (8a) is inserted:		
‘(8a) ‘digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’;	‘(8a) ‘digital contact’ means any up-to-date and accessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’;	
(b) the following point (10a) is inserted:		
‘(10a) ‘common specifications’ means a set of technical requirements, other than a standard, that provides a means of complying with the essential requirements applicable to a product, device, service, process or system;’;	‘(10a) ‘common specifications’ means a set of technical requirements, other than a standard, that as an exceptional fall-back solution in justified urgent situations provides a means of complying with the essential health and safety related requirements applicable to a product, device, service, process or system;’;	
(2) Article 8 is amended as follows:		
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Where compliance of PPE with the applicable essential health and safety requirements has been demonstrated by the appropriate procedure, manufacturers shall draw up the EU declaration of conformity referred to in Article 15, in electronic form, and affix the CE marking referred to in Article 16.’;		
(b) in paragraph 4, first subparagraph, the second sentence is replaced by the following:		
‘Changes in the design or characteristics of the PPE and changes in the harmonised standards, or in the common specifications, or in other technical specifications by reference to which		

Commission proposal	Drafting suggestions	Justifications
the conformity of the PPE is declared shall be adequately taken into account.’;		
(c) in paragraph 6, the first and second sentences are replaced by the following:		
‘Manufacturers shall indicate, on the PPE, their name, registered trade name or registered trademark as well as their postal address and digital contact or, where that is not possible, on its packaging or in a document accompanying the PPE. The postal address and digital contact shall indicate a single point through which the manufacturer can be reached.’;		
(d) paragraphs 7 and 8 are replaced by the following:		
‘7. Manufacturers shall ensure that the PPE is accompanied by the instructions and information set out in point 1.4 of Annex II, in a language which can be easily understood by consumers and other end-users, as determined by the Member State concerned. The instructions and information may be provided in electronic form. Such instructions and information, as well as any labelling, shall be clear, understandable, intelligible and legible.		
The manufacturer shall take into account the intended use and the foreseeable end-user of the PPE when deciding the specific format for the instructions and information set out in point 1.4 of Annex II.		

Commission proposal	Drafting suggestions	Justifications
<p>In the case of PPE intended for consumers or that can, under reasonably foreseeable conditions, be used by consumers, even if not intended for them, the manufacturer shall provide, in paper format, or make them visible on the packaging, the instructions and information set out in point 1.4 of Annex II.. Such information shall be easily visible and legible for consumers.</p>		
<p>When drafting the instructions and information set out in point 1.4 of Annex II, the manufacturers shall take account of the intended use and foreseeable misuse by the end-user.</p>		
<p>When the instructions, referred to in the first subparagraph, are provided in electronic form, the manufacturer shall:</p>	<p>When the instructions, referred to in the first subparagraph, are provided also in electronic form, the manufacturer shall:</p>	
<p>(a) mark on the PPE, or, where that is not possible, on its packaging or in an accompanying document, how to access them and how to request them in paper format;</p>		
<p>(b) present them in a format that makes it possible for the end-user to print and download the instructions and save them on an electronic device so that the end-user can access them at all times, in particular during a breakdown of the PPE; this requirement also applies where the instructions are embedded in the software of the PPE;</p>		

Commission proposal	Drafting suggestions	Justifications
<p>(c) make them accessible online during the expected lifetime of the PPE and for at least 10 years after the placing on the market of the PPE.</p>	<p>c) make them accessible online during the expected lifetime of the PPE and for at least 10 years after the placing on the market of the PPE</p> <p>or</p> <p>c) make them accessible online during the expected lifetime of the PPE and for at least 10 years after the placing on the market of the PPE</p>	<p>The requirement is redundant. The instruction should be made accessible on-line either for the expected lifetime after the placing on the market of the PPE or for at least 10 years after the placing on the market of the PPE. However the first solution is preferred because PPE have an end-date at it would be not only useless but above all dangerous to make instructions available after the expiry of the end-date of the specific PPE</p>
<p>However, the end-user may, at time of the purchase of the PPE, or up to six months after that purchase, request the instructions and information set out in point 1.4 of Annex II in paper format. Where the end-user requests those instructions and information set out in point 1.4 of Annex II, the manufacturer shall provide them to the end-user, free of charge, within one month of receiving the request.</p>		
<p>8. The manufacturer shall provide the internet address or machine-readable code through which the EU declaration of conformity can be accessed with the PPE.’;</p>		
<p>(e) in paragraph 10, the first sentence is replaced by the following:</p>		
<p>‘Manufacturers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the PPE with this</p>		

Commission proposal	Drafting suggestions	Justifications
Regulation, in a language which can be easily understood by that authority.’;		
(3) in Article 9(2), point (b) is replaced by the following:		
‘(b) further to a reasoned request from a competent national authority, provide that authority, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the PPE;’;		
(4) Article 10 is amended as follows:		
(a) in paragraph 3, the first sentence is replaced by the following:		
‘Importers shall indicate, on the PPE, their name, registered trade name or registered trademark as well as their postal address and digital contact through which they can be reached or, where that is not possible, on its packaging or in a document accompanying the PPE.’;		
(b) in paragraph 9, the first sentence is replaced by the following:		
‘Importers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of PPE in a language which can be easily understood by that authority.’;		
(5) in Article 11(5) the first sentence is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
<p>‘Distributors shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the PPE.’;</p>		
<p>(6) the following Article 14a is inserted:</p>		
<p><i>‘Article 14a</i></p>		
<p>Common Specifications</p>		
<p>1. The Commission may by means of implementing acts adopt common specifications that enable compliance with essential requirements set out in Annex II in any of the following cases:</p>	<p>1. <u>As an exceptional fall-back solution in justified urgent situations</u> The Commission may by means of implementing acts adopt common specifications that enable compliance with essential <u>health and safety related</u> requirements set out in Annex II in any of the following cases:</p>	
<p>(a) requirements set out in Annex II are not covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union;</p>	<p>(a) requirements set out in Annex II are not covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, <u>and there is not sufficient time to prepare an harmonised standard and publish its references in the Official Journal of the European Union;</u></p>	
<p>(b) requirements set out in Annex II are covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof result in non-</p>	<p>(b) requirements set out in Annex II are covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof <u>is insufficient to grant the compliance</u> result in non-compliance of</p>	

Commission proposal	Drafting suggestions	Justifications
compliance of PPE with the requirements set out in Annex II, or	PPE with the <u>health and safety related</u> requirements set out in Annex II, or	
(c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant PPE.	c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant PPE.	
Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 44(2).	Those implementing acts shall be adopted in accordance with the advisory <u>examination</u> procedure referred to in Article 44(2) <u>44(3)</u> .	
2. PPE that is in conformity with common specifications or parts thereof shall be presumed to be in conformity with the essential requirements covered by those specifications or parts thereof, set out in Annex II.’;		
(7) in Article 15, the following paragraph 5 is added:		
‘5. Where other Union legislation applicable to the PPE requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Annex IX to be included in the EU declaration of conformity and the instructions referred to in Article 8(7) shall be provided only in that digital product passport.’;	‘5. Where other Union legislation applicable to the PPE requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Annex IX to be included in the EU declaration of conformity and the instructions referred to in Article 8(7) shall be provided only also in that digital product passport.’;	
(8) in Article 19, the following paragraph is added:		

Commission proposal	Drafting suggestions	Justifications
<p>‘Where applicable, the manufacturer shall provide to the notified body carrying out the conformity assessment procedure all the information and documentation relating to conformity assessment procedures in electronic form.’;</p>		
<p>(9) in Article 24(7), point (c) is replaced by the following:</p>		
<p>‘(c) appropriate knowledge and understanding of the essential health and safety requirements set out in Annex II, of the applicable harmonised standards or common specifications, and of the relevant provisions of Union harmonisation legislation and of national legislation’;</p>		
<p>(10) Article 25 is replaced by the following:</p>		
<p>‘Where a conformity assessment body demonstrates its conformity with the criteria laid down in the relevant harmonised standards or common specifications or parts thereof the references of which have been published in the Official Journal of the European Union, it shall be presumed to comply with the requirements set out in Article 24 in so far as the applicable harmonised standards cover those requirements.’;</p>		
<p>(11) In Article 32, paragraph 3 is replaced by the following:</p>		
<p>‘3. Where a notified body finds that the essential health and safety requirements set out</p>		

Commission proposal	Drafting suggestions	Justifications
in Annex II or the corresponding harmonised standards, or common specifications, or other technical specifications have not been met by a manufacturer, it shall require the manufacturer to take appropriate corrective measures and shall not issue a certificate or approval decision.’		
(12) Annexes II, III, V, VII, VIII, and IX are amended in accordance with Annex II to this Regulation.		
Article 4		
Amendments to Regulation (EU) 2016/426		
Regulation (EU) No 2016/426 is amended as follows:		
(1) Article 2 is amended as follows:		
(a) the following point (21a) is inserted:		
‘(21a) digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’	‘(21a) digital contact’ means any up-to-date and accessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application;’	
(b) the following point (23a) is inserted:		
‘(23a) ‘common specifications’ means a set of technical requirements, other than a standard, that provides a means of complying with the essential requirements applicable to a product, device, service, process or system;’;	‘(23a) ‘common specifications’ means a set of technical requirements, other than a standard, that as an exceptional fall-back solution in justified urgent situations provides a means of complying with the essential health and safety related requirements applicable to a product, device, service, process or system;’;	
(2) Article 7 is amended as follows:		

Commission proposal	Drafting suggestions	Justifications
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Where compliance of an appliance or a fitting with the applicable requirements has been demonstrated by the procedure referred to in the first subparagraph, manufacturers shall draw up an EU declaration of conformity, in electronic form, and affix the CE marking.’;	Where compliance of an appliance or a fitting with the applicable requirements has been demonstrated by the procedure referred to in the first subparagraph, manufacturers shall draw up an EU declaration of conformity, preferably in electronic form, and affix the CE marking.’;	
(b) in paragraph 4, first subparagraph, the second sentence is replaced by the following:		
‘Changes in appliance or fitting design or characteristics and changes in the harmonised standards or in the common specifications or in other technical specifications by reference to which the conformity of the appliance or the fitting is declared shall be adequately taken into account.’;		
(c) paragraphs 6 and 7 are replaced by the following:		
‘6. Manufacturers shall indicate on the appliance their name, registered trade name or registered trademark, as well as their postal address and digital contact or, where that is not possible, on the packaging or in a document accompanying the appliance. The postal address and digital contact shall indicate a single point through which the manufacturer can be reached. The contact details shall be in a language easily understood by consumers and other end-users and the market surveillance authorities.		

Commission proposal	Drafting suggestions	Justifications
<p>Manufacturers shall indicate on the fitting their name, registered trade name or registered trademark, as well as their postal address and digital contact or, where that is not possible, on the packaging or in a document accompanying the fitting. The postal address and digital contact shall indicate a single point through which the manufacturer can be reached. The contact details shall be in a language easily understood by appliance manufacturers and the market surveillance authorities.7. Manufacturers shall ensure that the appliance is accompanied by instructions and safety information in accordance with point 1.5 of Annex I, in a language which can be easily understood by consumers and other end-users, as determined by the Member State concerned. The instructions and safety information may be provided in an electronic form. Such instructions and safety information, as well as any labelling, shall be clear, understandable and intelligible.</p>	<p>7. Manufacturers shall ensure that the appliance is accompanied by instructions and safety information in accordance with point 1.5 of Annex I, in a language which can be easily understood by consumers and other end-users, as determined by the Member State concerned. The instructions and safety information may be provided also in an electronic form. Such instructions and safety information, as well as any labelling, shall be clear, understandable and intelligible.</p>	<p>Point 7 is attached to point 6</p>
<p>Manufacturers shall take into account the intended use and the foreseeable end-user of the product when deciding the specific format for the instructions and safety information.</p>		
<p>In the case of appliance or fitting intended for consumers or that can, under reasonably foreseeable conditions, be used by consumers, even if not intended for them, the manufacturer</p>		

Commission proposal	Drafting suggestions	Justifications
shall provide, in paper format, or mark on the equipment, the safety information. Such safety information shall be easily visible and legible for consumers.		
When drafting the safety information, the manufacturers shall take account of the intended use and foreseeable misuse by the end-user, as well as the role which the instructions play for ensuring safety.		
Manufacturers shall ensure that the fitting is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and the instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of Annex I, in a language which can be easily understood by appliance manufacturers, as determined by the Member State concerned. The instructions may be provided in electronic form.	Manufacturers shall ensure that the fitting is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and the instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of Annex I, in a language which can be easily understood by appliance manufacturers, as determined by the Member State concerned. The instructions may also be provided in electronic form.	
However, where a large number of fittings are delivered to a single end-user, the batch or consignment concerned may be accompanied by a single internet address or machine-readable code through which the EU declaration of conformity can be accessed.	However, where a large number of fittings are delivered to a single end-user, the batch or consignment concerned may be accompanied by a single internet address or machine-readable code through which the EU declaration of conformity can also be accessed	
When the instructions, referred to in the first subparagraph, are provided in electronic form, the manufacturer shall:	When the instructions, referred to in the first subparagraph, are provided also in electronic form, the manufacturer shall:	

Commission proposal	Drafting suggestions	Justifications
(a) mark on the appliance or fitting, or, where that is not possible, on its packaging or in an accompanying document, how to access them and how to request them in paper format;		
(b) present them in a format that makes it possible for the end-user to print and download the instructions and save them on an electronic device so that the end-user can access them at all times, in particular during a breakdown of the appliance or fitting;		
(c) make them accessible online during the expected lifetime of the appliance or fitting and for at least 10 years after the placing on the market of the appliance or fitting.	<p>(c) make them accessible online during the expected lifetime of the appliance or fitting and for at least 10 years after the placing on the market of the appliance or fitting.</p> <p>or</p> <p>(c) make them accessible online during the expected lifetime of the appliance or fitting and for at least 10 years after the placing on the market of the appliance or fitting.</p>	The requirement is redundant. The instruction should be made accessible on-line either for the expected lifetime after the placing on the market
However, the end-user may, at time of the purchase of the appliance or fitting, or up to six months after that purchase, request the instructions or safety information in paper format. Where the end-user requests those instructions or safety information, the manufacturer shall provide them to the end-user, free of charge, within one month of receiving the request.?’;		

Commission proposal	Drafting suggestions	Justifications
(d) in paragraph 9, the first sentence is replaced by the following:		
‘Manufacturers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the appliance or the fitting with this Regulation, in a language which can be easily understood by that authority.’;	‘Manufacturers shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of the appliance or the fitting with this Regulation, in a language which can be easily understood by that authority.’;	
(3) in Article 8(2), point (b) is replaced by the following:		
‘(b) further to a reasoned request from a competent national authority, provide that authority, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the appliance or the fitting.’;	‘(b) further to a reasoned request from a competent national authority, provide that authority, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of the appliance or the fitting.’;	
(4) Article 9 is amended as follows:		
(a) in paragraph 2, second subparagraph, the second sentence is replaced by the following:		
‘They shall ensure that the manufacturer has drawn up the technical documentation, that the fitting bears the CE marking and is accompanied by the internet address and machine-readable code through which the EU declaration of conformity can be accessed and by, inter alia, instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of	They shall ensure that the manufacturer has drawn up the technical documentation, that the fitting bears the CE marking and is accompanied by the internet address and machine-readable code through which the EU declaration of conformity can also be accessed and by, inter alia, instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of	

Commission proposal	Drafting suggestions	Justifications
Annex I and that the manufacturer has complied with the requirements set out in Article 7(5) and (6).’;		
(b) paragraph 3 is replaced by the following:		
‘3. Importers shall indicate on the appliance their name, registered trade name or registered trademark, as well as their postal address and digital contact or, where that is not possible, on its packaging or in a document accompanying the appliance. The contact details shall be in a language easily understood by consumers and other end-users and the market surveillance authorities.		
Importers shall indicate on the fitting their name, registered trade name or registered trademark, as well as their postal address and digital contact or, where that is not possible, on its packaging or in a document accompanying the fitting. The contact details shall be in a language easily understood by appliance manufacturers and the market surveillance authorities.’;		
(c) in paragraph 4, the second subparagraph is replaced by the following:		
‘Importers shall ensure that the fitting is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed and by, inter alia, the instructions for incorporation or assembly, adjustment, operation and	‘Importers shall ensure that the fitting is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can also be accessed and by, inter alia, the instructions for	

Commission proposal	Drafting suggestions	Justifications
maintenance in accordance with point 1.7 of Annex I in a language which can be easily understood by appliance manufacturers, as determined by the Member State concerned.’;	incorporation or assembly, adjustment, operation and	
(d) in paragraph 9, the first sentence is replaced by the following:		
‘Importers shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of an appliance or a fitting in a language which can be easily understood by that authority.’;	‘Importers shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of an appliance or a fitting in a language which can be easily understood by that authority.’;	
(5) Article 10 is amended as follows:		
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Before making a fitting available on the market, distributors shall verify that the fitting bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed, and by, inter alia, the instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of Annex I in a language which can be easily understood by appliance manufacturers, as determined by the Member State concerned, and that the manufacturer and the importer have complied	‘Before making a fitting available on the market, distributors shall verify that the fitting bears the CE marking and that it is accompanied by the internet address or machine-readable code through which the EU declaration of conformity can also be accessed, and by, inter alia, the instructions for incorporation or assembly, adjustment, operation and maintenance in accordance with point 1.7 of Annex I in a language which can be easily understood by appliance manufacturers, as determined by the Member State concerned, and that the manufacturer and the importer have complied with the requirements set out in	

Commission proposal	Drafting suggestions	Justifications
with the requirements set out in Article 7(5) and (6) and Article 9(3) respectively.’;	Article 7(5) and (6) and Article 9(3) respectively.’;	
(6) in paragraph 5, the first sentence is replaced by the following:		
‘Distributors shall, further to a reasoned request from a competent national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of an appliance or a fitting.’;	‘Distributors shall, further to a reasoned request from a competent national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of an appliance or a fitting.’;	
(7) the following Article 13a is inserted:		
‘Article 13a		
Common Specifications		
1. The Commission may by means of implementing acts adopt common specifications that enable compliance with essential requirements set out in Annex I in any of the following cases:	1. <u>As an exceptional fall-back solution in justified urgent situations</u> The Commission may by means of implementing acts adopt common specifications that enable to grant compliance with essential health and safety related requirements set out in Annex I in any of the following cases:	
(a) requirements set out in Annex I are not covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union;	(a) requirements set out in Annex I are not covered by harmonised standards, or parts thereof, the references of which have been published in the Official Journal of the European Union, <u>and there is not sufficient time to prepare an harmonised standard and publish its references in the Official Journal of the European Union;</u>	
(b) requirements set out in Annex I are covered by harmonised standards, or parts	(b) requirements set out in Annex I are covered by harmonised standards, or parts	

Commission proposal	Drafting suggestions	Justifications
thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof result in non-compliance of appliances and fittings with the requirements set out in Annex I, or	thereof, the references of which have been published in the Official Journal of the European Union, but application of those standards or parts thereof is insufficient to grant the compliance result in non-compliance of appliances and fittings with the health and safety related requirements set out in Annex I, or	
(c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant subsystems and safety components.	(c) where the Commission considers that there is a need to address an urgent concern with regard to non-compliant subsystems and safety components.	
Those implementing acts shall be adopted in accordance with the advisory procedure as provided for in Article 42(2).	Those implementing acts shall be adopted in accordance with the advisory examination procedure as provided for in Article 42(2) 42(3) .	
2. Appliances and fittings that are in conformity with common specifications or parts thereof shall be presumed to be in conformity with the essential requirements covered by those specifications or parts thereof, set out in Annex I.’;		
(8) Article 14 is amended as follows:		
(a) paragraph 4 is replaced by the following:		
‘4. Records and correspondence relating to conformity assessment of an appliance or a fitting shall be drawn up, in electronic form, in an official language of the Member State where the notified body carrying out the procedures referred to in paragraphs 2 and 3 is established or in a language accepted by that body.’;	‘4. Records and correspondence relating to conformity assessment of an appliance or a fitting shall be drawn up, preferably in electronic form, in an official language of the Member State where the notified body carrying out the procedures referred to in paragraphs 2	

Commission proposal	Drafting suggestions	Justifications
	and 3 is established or in a language accepted by that body.’	
(b) the following paragraph 5 is added:		
‘5. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures in electronic form.’;	‘5. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures preferably in electronic form.’;	
(9) Article 15 is amended as follows:		
(a) paragraph 6 is replaced by the following:		
‘6. The fitting shall be accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed.’;	‘6. The fitting shall be accompanied by the internet address or machine-readable code through which the EU declaration of conformity can also be accessed.’;	
(b) the following paragraph 7 is added:		
‘7. Where other Union legislation applicable to an appliance or a fitting requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Annex II to be included in the EU declaration of conformity and the instructions referred to in Article 7(7) shall be provided only in that digital product passport.’;	‘7. Where other Union legislation applicable to an appliance or a fitting requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Annex II to be included in the EU declaration of conformity and the instructions referred to in Article 7(7) shall be provided only also in that digital product passport.’	
(10) in Article 23(7), point (c) is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘(c) appropriate knowledge and understanding of the essential requirements set out in Annex I, of the applicable harmonised standards or common specifications and of the relevant provisions of Union harmonisation legislation and of national legislation;’;		
(11) in Article 31, paragraph 3 is replaced by the following:		
‘3. Where a notified body finds that the essential requirements set out in Annex I or corresponding harmonised standards or common specifications or other technical specifications have not been met by a manufacturer, it shall require that manufacturer to take appropriate corrective measures and shall not issue a certificate or approval decision.’		
(12) in Article 40(1), point (f) is replaced by the following:		
‘(f) the fitting is not accompanied by the internet address or machine-readable code through which the EU declaration of conformity can be accessed;’;	‘(f) the fitting is not accompanied by the internet address or machine-readable code through which the EU declaration of conformity can also be accessed;’;	
(13) Annexes III and V are amended in accordance with Annex III to this Regulation.		
Article 5		
Amendments to Regulation (EU) 2023/1230		
Regulation (EU) 2023/1230 is amended as follows:		
(1) in Article 3, the following point (22a) is inserted:		

Commission proposal	Drafting suggestions	Justifications
‘(22a) ‘digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’;	‘(22a) ‘digital contact’ means any up-to-date and aeessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’;	
(2) Article 10 is amended as follows:		
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Where compliance of machinery or a related product with the essential health and safety requirements laid down in Annex III has been demonstrated by that conformity assessment procedure, manufacturers shall draw up the EU declaration of conformity, in digital format, in accordance with Article 21 and affix the CE marking in accordance with Article 24.’;	‘Where compliance of machinery or a related product with the essential health and safety requirements laid down in Annex III has been demonstrated by that conformity assessment procedure, manufacturers shall draw up the EU declaration of conformity, preferably in digital format, in accordance with Article 21 and affix the CE marking in accordance with Article 24.’;	
(b) in paragraph 8, the first subparagraph is replaced by the following:		
‘Manufacturers shall ensure that the machinery or related product is accompanied by the internet address or machine-readable code through which the EU declaration of conformity set out in Part A of Annex V can be accessed.’;	‘Manufacturers shall ensure that the machinery or related product is accompanied by the internet address or machine-readable code through which the EU declaration of conformity set out in Part A of Annex V can also be accessed.’;	
(c) in paragraph 10, the first sentence is replaced by the following:		
‘Manufacturers shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all	‘Manufacturers shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital	

Commission proposal	Drafting suggestions	Justifications
the information and documentation necessary to demonstrate the conformity of the machinery or related products with this Regulation, in a language which can be easily understood by that authority.’;	format, with all the information and documentation necessary to demonstrate the conformity of the machinery or related products with this Regulation, in a language which can be easily understood by that authority.’	
(3) Article 11 is amended as follows:		
(a) in paragraph 2, the second subparagraph is replaced by the following:		
‘Where compliance of partly completed machinery with the relevant essential health and safety requirements set out in Annex III has been demonstrated in the technical documentation set out in Part B, of Annex IV, manufacturers shall draw up the EU declaration of incorporation, in digital format, in accordance with Article 22.’;	‘Where compliance of partly completed machinery with the relevant essential health and safety requirements set out in Annex III has been demonstrated in the technical documentation set out in Part B, of Annex IV, manufacturers shall draw up the EU declaration of incorporation, preferably in digital format, in accordance with Article 22.’;	
(b) in paragraph 8, the first subparagraph is replaced by the following:		
‘Manufacturers shall ensure that the partly completed machinery is accompanied by the internet address or machine-readable code through which the EU declaration of incorporation set out in Part B of Annex V can be accessed.’;	‘Manufacturers shall ensure that the partly completed machinery is accompanied by the internet address or machine-readable code through which the EU declaration of incorporation set out in Part B of Annex V can also be accessed.’;	
(c) in paragraph 10, the first sentence is replaced by the following:		
‘Manufacturers shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to	‘Manufacturers shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and	

Commission proposal	Drafting suggestions	Justifications
demonstrate the conformity of the partly completed machinery with this Regulation, in a language which can be easily understood by that authority.’;	documentation necessary to demonstrate the conformity of the partly completed machinery with this Regulation, in a language which can be easily understood by that authority.’;	
(4) in Article 12(2), point (b) is replaced by the following:		
‘(b) further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to demonstrate the conformity of the product within the scope of this Regulation;’;	‘(b) further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and documentation necessary to demonstrate the conformity of the product within the scope of this Regulation;’;	
(5) in Article 13(9), the first sentence is replaced by the following:		
‘9. Importers shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to demonstrate conformity of the machinery or related products with this Regulation in a language that can be easily understood by that authority.’;	‘9. Importers shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and documentation necessary to demonstrate conformity of the machinery or related products with this Regulation in a language that can be easily understood by that authority.’;	
(6) in Article 14(8), the first sentence is replaced by the following:		
‘Importers shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to demonstrate the conformity of the partly completed machinery with this Regulation in a	‘Importers shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and documentation necessary to demonstrate the conformity of the partly completed machinery with this Regulation in a	

Commission proposal	Drafting suggestions	Justifications
language that can be easily understood by that authority.’;	language that can be easily understood by that authority.’;	
(7) Article 15 is amended as follows:		
(a) in paragraph 2, point (b) is replaced by the following:		
‘(b) the machinery or related product is accompanied by the internet address or machine-readable code through which the EU declaration of conformity referred to in Article 10(8) can be accessed;’;	‘(b) the machinery or related product is accompanied by the internet address or machine-readable code through which the EU declaration of conformity referred to in Article 10(8) can also be accessed;’;	
(b) in paragraph 6, the first sentence is replaced by the following:		
‘Distributors shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to demonstrate the conformity of the machinery or related product with this Regulation in a language that can be easily understood by that authority.’;	‘Distributors shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and documentation necessary to demonstrate the conformity of the machinery or related product with this Regulation in a language that can be easily understood by that authority.’;	
(8) in Article 16(6), the first sentence is replaced by the following:		
‘Distributors shall, further to a reasoned request from a competent national authority, provide that authority, in digital format, with all the information and documentation necessary to demonstrate the conformity of the partly completed machinery with this Regulation.’;	‘Distributors shall, further to a reasoned request from a competent national authority, provide that authority, preferably in digital format, with all the information and documentation necessary to demonstrate the conformity of the partly completed machinery with this Regulation.’	
(9) in Article 21, the following paragraph 5 is added:		

Commission proposal	Drafting suggestions	Justifications
<p>‘5. Where other Union legislation applicable to machinery or related products requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Parts A of Annex V to be included in the EU declaration of conformity and the instructions referred to in Article 10(7) shall be provided only in that digital product passport.’;</p>	<p>‘5. Where other Union legislation applicable to machinery or related products requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of conformity or instructions in a digital product passport, the information required in Parts A of Annex V to be included in the EU declaration of conformity and the instructions referred to in Article 10(7) shall be provided only also in that digital product passport.’</p>	<p>Article 21 of machinery Regulation is about the EU declaration of conformity of machinery and related products. The proposed amendment is the mandatory application of the DPP of ESPR to the declaration of conformity to the machinery . It is suggested to avoid this strict obligation to use only the DPP in machinery just because the DPP has been defined for a product covered by ecodesign, for example as an energy related product.</p>
<p>(10) in Article 22, the following paragraph 5 is added:</p>		
<p>‘5. Where other Union legislation applicable to machinery or related products requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of incorporation or instructions in a digital product passport, the information required in Parts B of Annex V to be included in the EU declaration of incorporation and the instructions referred to in Article 11(7) shall be provided only in that digital product passport.’;</p>	<p>‘5. Where other Union legislation applicable to machinery or related products requires the economic operator to include the information that the product complies with the requirements set out in that legislation in a digital product passport or to upload the EU declaration of incorporation or instructions in a digital product passport, the information required in Parts B of Annex V to be included in the EU declaration of incorporation and the instructions referred to in Article 11(7) shall be provided only also in that digital product passport.’</p>	
<p>(11) in Article 25, the following paragraph 6 is added:</p>		
<p>‘6. Where applicable, the manufacturer shall provide the notified body carrying out the</p>	<p>‘6. Where applicable, the manufacturer shall provide the notified body carrying out the</p>	

Commission proposal	Drafting suggestions	Justifications
conformity assessment procedure with all the information and documentation relating to conformity assessment procedures in digital format.’;	conformity assessment procedure with all the information and documentation relating to conformity assessment procedures preferably in digital format.’	
(12) Annexes III, V, VII, IX, and X are amended in accordance with Annex IV to this Regulation.		
Article 6		
Amendments to Regulation (EU) 2023/1542		
Regulation (EU) 2023/1542 is amended as follows:		
(1) in Article 3 the following point (23a) is inserted:		
‘(23a) ‘digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’;	‘(23a) ‘digital contact’ means any up-to-date and accessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’;	
(2) Article 17 is amended as follows:		
(a) paragraph 4 is replaced by the following:		
‘4. Records and correspondence relating to the conformity assessment procedures of batteries shall be drawn up, in electronic form, in the official language or languages of the Member State where the notified body carrying out the conformity assessment procedures is established, or in one or more languages accepted by that body.’;	4. Records and correspondence relating to the conformity assessment procedures of batteries shall be drawn up, preferably in electronic form, in the official language or languages of the Member State where the notified body carrying out the conformity assessment procedures is established, or in one or more languages accepted by that body.’;	
(b) the following paragraph 5 is added:		

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
‘5. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures in electronic form.’;	‘5. The manufacturer shall provide the notified body carrying out the conformity assessment procedure with all the information and documentation relating to conformity assessment procedures preferably in electronic form.	
(3) in Article 18(2), the third sentence is replaced by the following:		
‘It shall be drawn up in electronic form.’;	‘It shall be drawn up preferably in electronic form.’;	
(4) Article 38 is amended as follows:		
(a) paragraph 1 is replaced by the following:		
‘1. When placing a battery on the market or putting it into service, including for the manufacturers’ own purposes, manufacturers shall ensure that the battery:		
(a) has been designed and manufactured in accordance with Articles 6 to 10 and Articles 12 and 14, and is, for stationary battery energy storage systems, accompanied by clear, understandable and readable instructions and safety information in a language or languages which can be easily understood by end-users, as determined by the Member State in which the battery is to be placed on the market or put into service; and		
(b) is marked and labelled in accordance with Article 13.		
The instructions and safety information for stationary battery energy storage systems may	The instructions and safety information for stationary battery energy storage systems may	“Also” means that the paper copy shall in any case remain

Commission proposal	Drafting suggestions	Justifications
<p>be provided in electronic form. In the case of stationary battery energy storage systems intended for consumers or that can, under reasonably foreseeable conditions, be used by consumers, even if not intended for them, the manufacturer shall provide, in paper format, the safety information.</p>	<p>be provided also in electronic form. In the case of stationary battery energy storage systems</p>	
<p>When the instructions are provided in electronic form, the manufacturer shall mark on the battery, or, where that is not possible, on its packaging or in an accompanying document, that they are accessible in the battery passport and how to request them in paper format.</p>	<p>When the instructions are provided also in electronic form, the manufacturer shall mark on the battery, or, where that is not possible, on its packaging or in an accompanying document, that they are accessible in the battery passport and how to request them in paper format.</p>	
<p>The end-user may, at time of the purchase of the stationary battery energy storage systems, or up to six months after that purchase, request the instructions or safety information in paper format. Where the end-user requests those instructions or safety information, the manufacturer shall provide them to the end-user, free of charge, within one month of receiving the request.’;</p>		
<p>(b) in paragraph 7, the first sentence is replaced by the following:</p>		
<p>‘Manufacturers shall indicate on the battery their name, registered trade name or registered trademark as well as their postal address and digital contact, indicating a single contact point.’;</p>		

Commission proposal	Drafting suggestions	Justifications
(c) in paragraph 10, the second sentence is replaced by the following:		
‘That information and documentation shall be provided in electronic form.’;	‘That information and documentation shall be provided preferably in electronic form.’;	
(5) in Article 39, the second sentence is replaced by the following:		
‘That information and documentation shall be provided, in electronic form, free of charge.’;	‘That information and documentation shall be provided, preferably in electronic form, free of charge.’	
(6) in Article 40(3), point (b) is replaced by the following:		
‘(b) further to a reasoned request from a national authority, provide it, in electronic form, with all the information and documentation necessary to demonstrate the conformity of the battery’;	‘(b) further to a reasoned request from a national authority, provide it, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of the battery’;	
(7) Article 41 is amended as follows:		
(a) in paragraph 3, the first sentence is replaced by the following:		
‘Importers shall indicate on the battery their name, registered trade name or registered trademark as well as their postal address and digital contact, indicating a single contact point.’;		
(b) in paragraph 8, the second sentence is replaced by the following:		
‘That information and the documentation shall be provided in electronic form.’;	‘That information and the documentation shall be provided preferably in electronic form.’;	
(8) in Article 42(6), the second sentence is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘That information and the documentation shall be provided in electronic form.’;	That information and the documentation shall be provided preferably in electronic form.’;	
(9) Annexes VIII, IX and XIII are amended in accordance with Annex V to this Regulation.		
Article 7		
Amendments to Regulation (EU) 2024/1781		
Regulation (EU) 2024/1781 is amended as follows:		
(1) in Article 2, the following point (46a) is inserted:		
‘(46a) ‘digital contact’ means any up-to-date and accessible online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’;	‘(46a) ‘digital contact’ means any up-to-date and accessible free-access online communication channel through which economic operators can be reached or engaged without the need to register or to download an application.’	The characteristics of the online communication channel should be “free-access”, where the meaning of free access is explained in the following part of the definition, i.e. without the need for the user to register or to download an application. In the text of the Commission “accessible online” can instead be intended as an online communication channel fulfilling the accessibility characteristics, which are granted by the accessibility legislation: web accessibility directive (WAD) and the European accessibility act (EAA). In addition “free-acces” implies also that the online communication channel should not be password-protected
(2) in Article 24(2), the second sentence is replaced by the following:		
‘Such information and documentation shall be provided, in electronic form, within 30 days of receipt of the request.’;	‘Such information and documentation shall be provided, preferably in electronic form, within 30 days of receipt of the request.’;	

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
(3) in Article 27(10), the second sentence is replaced by the following:		
‘That information and documentation shall be provided, in electronic form, as soon as possible and in any event within 15 days of receipt of a request by that authority.’;	‘That information and documentation shall be provided, preferably in electronic form, as soon as possible and in any event within 15 days of receipt of a request by that authority.’;	
(4) in Article 28(2), point (c) is replaced by the following:		
‘(c) further to a reasoned request from a competent national authority, provide that authority, in electronic form, with all the information and documentation necessary to demonstrate the conformity of a product, in a language that can be easily understood by that authority as soon as possible and in any event within 15 days of receipt of such a request; and’;	‘(c) further to a reasoned request from a competent national authority, provide that authority, preferably in electronic form, with all the information and documentation necessary to demonstrate the conformity of a product, in a language that can be easily understood by that authority as soon as possible and in any event within 15 days of receipt of such a request; and’;	
(5) in Article 29(8), the second sentence is replaced by the following:		
‘That information and documentation shall be provided, in electronic form, as soon as possible and in any event within 15 days of receipt of a request by that authority.’;	‘That information and documentation shall be provided, preferably in electronic form, as soon as possible and in any event within 15 days of receipt of a request by that authority.’;	
(6) in Article 30(5), first subparagraph, the second sentence is replaced by the following:		
‘That information and documentation shall be provided, in electronic form, within 15 days of receipt of a request by that authority.’;	‘That information and documentation shall be provided, preferably in electronic form, within 15 days of receipt of a request by that authority.’	

Commission proposal	Drafting suggestions	Justifications
(7) in Annex V, point 2 is replaced by the following:	<p>(NEW) in Article 79(1)(a) the point (i) is replaced by the following;</p> <p>‘(i) until 31 December 2028, as regards photovoltaic panels, space and combination heaters, water heaters, solid fuel local space heaters, air conditioners including air-to-air heat pumps and comfort fans, solid fuel boilers, air heating and cooling products, ventilation units, vacuum cleaners, cooking appliances, water pumps, industrial fans, circulators, external power supplies, computers, servers and data storage products, power transformers, professional refrigeration equipment and imaging equipment</p> <p>(7) in Annex V, point 2 is replaced by the following</p>	This is a new proposal to extend of 2 additional years the so called transitional regime for a number of energy related products
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, the manufacturer’s authorised representative.’.		
Article 8		
Transitional provision		
Member States shall not impede the making available on the market of products which were placed on the market in accordance with Regulations (EU) 2016/424, (EU) 2016/425, (EU) 2016/426, (EU) 2023/1542 and (EU) 2024/1781 before [OP: <i>please insert 24 months after entry into force of this amending Regulation</i>)].		

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
<i>Article 9</i>		
Entry into force and application		
This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the European Union</i> .		
Article 5 and Annex IV shall apply from 20 January 2027.	Article 5 and Annex IV shall apply from 20 January 2027, <u>Article 7(6a) shall apply from the entry into force</u>	This is the application of the extension of the transitional period in Article 79
The following provisions shall apply from [OP: <i>please insert 24 months after entry into force of this amending Regulation</i>]:		
(a) Article 2, point(1)(a), point (2)(a), (c), (d) and (e), and points (3), (4), (5), (7), (8) and (11);		
(b) Article 3, point (1)(a), point (2)(a), (c), (d) and(e), and points (3), (4), (5), (7) and (8);		
(c) Article 4, point (1)(a), points (2)(a), (c) and (d), and points (3), (4), (5), (6), (8), (9) and (12);		
(d) Articles 6 and 7;		
(e) Annex I, point (1)(a) and (c), point (2)(a), point (3)(a), point (4)(a), point (5)(a), (d) and (e), and point (7)(a);		
(f) Annex II, point (1)(a), point (3)(a), (c)(i) and (d)(i), point (4)(a), point (5)(a) and point (6)(a);		
(g) Annex III, point (1)(a)(i), (c), (e) and(g) and point (2)(a);		
(h) Annex V.		

Commission proposal	Drafting suggestions	Justifications
This Regulation shall be binding in its entirety and directly applicable in all Member States.		
<u>ANNEX I</u>		
Annexes III to IX to Regulation (EU) 2016/424 are amended as follows:		
(1) Annex III is amended as follows:		
(a) in point 3, point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;		
(b) in point 4, points 4.2 and 4.3 are replaced by the following:		
‘4.2. verify that the specimen(s) have been manufactured in conformity with the technical documentation, and identify the elements that have been designed in accordance with the applicable provisions of the relevant harmonised standards or common specifications, as well as the elements which have been designed in accordance with other relevant technical specifications;		
4.3. carry out appropriate examinations and tests, or have them carried out, to check whether, where the manufacturer has chosen to		

Commission proposal	Drafting suggestions	Justifications
apply the solutions in the relevant harmonised standards or common specifications, these have been applied correctly.’;		
(c) in point 6, first subparagraph, the second sentence is replaced by the following:		
‘The certificate shall contain the name, postal address and digital contact of the manufacturer, the conclusions of the examination, any conditions for its validity, the necessary data for identification of the approved type (subsystem or safety component) and if relevant, descriptions of its functioning.’;		
(2) Annex IV is amended as follows:		
(a) in point 3.1., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well.’;		
(b) in point 3.3., first subparagraph, the second sentence is replaced by the following:		
‘It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the corresponding specifications of the relevant harmonised standard or common specification.’;		
(3) Annex V is amended as follows:		

Commission proposal	Drafting suggestions	Justifications
(a) in point 3.1., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;		
(b) point 4.1 is replaced by the following:		
‘4.1. All subsystems or safety components shall be individually examined and appropriate tests set out in the relevant harmonised standard(s), and/or common specification(s), and/or equivalent tests set out in other relevant technical specifications, shall be carried out in order to verify conformity with the approved type described in the EU-type examination certificate and with the appropriate requirements of this Regulation.		
In the absence of such a harmonised standard or common specification, the notified body concerned shall decide on the appropriate tests to be carried out.’;		
(c) point 5.2. is replaced by the following:		
‘5.2. A random sample shall be taken from each lot. All the subsystems or safety components in the sample shall be individually examined and appropriate tests set out in the relevant harmonised standard(s) and/or common		

Commission proposal	Drafting suggestions	Justifications
<p>specification(s), and/or equivalent tests set out in other relevant technical specifications, shall be carried out in order to verify their conformity with the approved type described in the EU-type examination certificate and with the applicable requirements of this Regulation and to determine whether the lot is accepted or rejected. In the absence of such a harmonised standard or common specification, the notified body concerned shall decide on the appropriate tests to be carried out.’;</p>		
<p>(4) Annex VI is amended as follows:</p>		
<p>(a) in point 3.1., point (a) is replaced by the following:</p>		
<p>‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;</p>		
<p>(b) in point 3.2., paragraph 1 is replaced by the following:</p>		
<p>‘The notified body shall examine the technical documentation for the subsystem or the safety component and shall carry out the appropriate examinations and tests set out in the relevant harmonised standards, and/or common specifications, and/or equivalent tests set out in other relevant technical specifications, to check the conformity of the subsystem or the safety component with the applicable requirements of</p>	<p>The notified body shall examine the technical documentation for the subsystem or the safety component and shall carry out the appropriate examinations and tests set out in the relevant harmonised standards, and/or common specifications, and/or equivalent tests set out in other relevant technical specifications, to check the conformity of the subsystem or the safety component with the applicable requirements of</p>	

Commission proposal	Drafting suggestions	Justifications
<p>this Regulation, or have them carried out. In the absence of such a harmonised standard or common specification the notified body concerned shall decide on the appropriate tests to be carried out.’;</p>	<p>this Regulation, or have them carried out. In the absence of such a harmonised standard or common specification <u>or technical specifications</u> the notified body concerned shall decide on the appropriate tests to be carried out.’</p>	
<p>(5) Annex VII is amended as follows:</p>		
<p>(a) in point 3.1., point (a) is replaced by the following:</p>		
<p>‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;</p>		
<p>(b) in point 3.2., point (b) is replaced by the following:</p>		
<p>‘(b) the technical design specifications, including standards, that will be applied and, where the relevant harmonised standards or common specifications will not be applied in full, the means, including other relevant technical specifications, that will be used to ensure that the essential requirements of this Regulation will be met;’;</p>		
<p>(c) in point 3.3., first subparagraph, the second sentence is replaced by the following:</p>		
<p>‘It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the</p>		

Commission proposal	Drafting suggestions	Justifications
corresponding specifications of the relevant harmonised standard or common specification.’;		
(d) in point 3.6.2., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer;’;		
(e) in point 3.6.3, first subparagraph, the second sentence is replaced by the following:		
‘That certificate shall give the name, postal address and digital contact of the manufacturer, the conclusions of the examination, the conditions (if any) for its validity and the data necessary for identification of the approved design.’;		
(6) in Annex VIII, point 2, point (c) is replaced by the following:		
‘(c) a list of the harmonised standards referred to in Article 17, applied in full or in part, the references of which have been published in the Official Journal of the European Union, or a list of common specifications, applied in full or in part, and where those harmonised standards or common specifications, have not been applied descriptions of the solutions adopted to meet the essential requirements of this Regulation including a list of other relevant technical specifications applied. In the event of partly applied harmonised standards or common		

Commission proposal	Drafting suggestions	Justifications
specifications, the technical documentation shall specify the parts which have been applied;’;		
(7) Annex IX is amended as follows:		
(a) point 2 is replaced by the following:		
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, his authorised representative.’;		
(b) point 6 is replaced by the following:		
‘6. References to the relevant harmonised standards or common specifications used or references to the other technical specifications in relation to which conformity is declared.’.		
<u>ANNEX II</u>		
Annexes II, III, V, VII, VIII, and IX to Regulation (EU) 2016/425 are amended as follows:		
(1) in Annex II, point 1.4 is amended as follows:		
(a) in the first subparagraph, the first sentence is replaced by the following:		
‘In addition to the name, postal address and digital contact of the manufacturer, the instructions that must be supplied with the PPE must contain all relevant information on.’;		

Commission proposal	Drafting suggestions	Justifications
(b) points (k) and (l) are replaced by the following:		
‘(k) references to the relevant harmonised standard(s) or common specification (s) used, including the date of the standard(s) or specification(s), or references to the other technical specifications used;		
(l) the internet address or machine-readable code through which the EU declaration of conformity can be accessed.’;	(l) the internet address or machine-readable code through which the EU declaration of conformity can be also accessed.’;	
(2) in Annex III, points (f) and (g) are replaced by the following:		
‘(f) the references of the harmonised standards referred to in Article 14 or the common specifications referred to in Article 14a that have been applied for the design and manufacture of the PPE. In the event of partial application of harmonised standards or common specifications, the documentation shall specify the parts which have been applied;		
(g) where harmonised standards or common specifications have not been applied or have been only partially applied, descriptions of the other technical specifications that have been applied in order to satisfy the applicable essential health and safety requirements;’;		
(3) Annex V is amended as follows:		
(a) in point 3., point (a) is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well.’;		
(b) in point 4, points (d) to (f) are replaced by the following:		
‘(d) verify that the specimen(s) have been manufactured in conformity with the technical documentation, and identify the elements which have been designed in accordance with the applicable provisions of the relevant harmonised standards or common specifications as well as the elements which have been designed in accordance with other technical specifications;		
(e) carry out appropriate examinations and tests, or have them carried out, to check whether, where the manufacturer has chosen to apply the solutions in the relevant harmonised standards or common specifications, these have been applied correctly;		
(f) carry out appropriate examinations and tests, or have them carried out, to check whether, where the solutions in the relevant harmonised standards or common specifications have not been applied, the solutions adopted by the manufacturer, including those in other technical specifications applied, meet the corresponding essential health and safety requirements and have been applied correctly.’;		

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
(c) point 6.2., is amended as follows:		
(i) point (b) is replaced by the following:		
‘(b) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, the latter's name, postal address and digital contact;’;		
(ii) point (e) is replaced by the following:		
‘(e) where harmonised standards or common specifications have been fully or partially applied, the references of those standards or specifications or parts thereof;’;		
(d) point 7.6. is amended as follows:		
(i) point (a) is replaced by the following:		
‘(a) his name, postal address and digital contact and data identifying the EU type-examination certificate concerned;’;		
(ii) point (b) is replaced by the following:		
‘(b) confirmation that there has been no modification to the approved type as referred to in point 7.2, including materials, sub-components or sub-assemblies, nor to the relevant harmonised standards or common specifications or other technical specifications applied;’;		
(4) Annex VII is amended as follows:		

Commission proposal	Drafting suggestions	Justifications
(a) in point 3., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact;’;		
(b) point 4.3. is replaced by the following:		
‘4.3. An adequate statistical sample of the manufactured PPE shall be selected by the notified body at a place agreed between the body and the manufacturer. All items of PPE of the sample shall be examined, and appropriate tests set out in the relevant harmonised standard(s), and/or common specification(s), and/or equivalent tests set out in other relevant technical specifications shall be carried out in order to verify the conformity of the PPE with the type described in the EU type-examination certificate and with the applicable essential health and safety requirements.’;		
(5) Annex VIII is amended as follows:		
(a) in point 3.1., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;		

Commission proposal	Drafting suggestions	Justifications
(b) in point 3.3., the second subparagraph is replaced by the following:		
‘It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the corresponding specifications of the relevant harmonised standard or common specification.’;		
(6) Annex IX is amended as follows:		
(a) point 2 is replaced by the following:		
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, his authorised representative.’;		
(b) point 6 is replaced by the following:		
‘6. References to the relevant harmonised standards or common specifications used, including the date of the standard, or references to the other technical specifications, including the date of the specification, in relation to which conformity is declared.’.		
<u>ANNEX III</u>		
Annexes III and V to Regulation (EU) 2016/426 are amended as follows:		
(1) Annex III is amended as follows:		
(a) point 1.3.1. is amended as follows:		

Commission proposal	Drafting suggestions	Justifications
(i) point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well.’;		
(ii) in point (c), point (4) is replaced by the following:		
‘(4) a list of the harmonised standards applied in full or in part the references of which have been published in the Official Journal of the European Union or a list of common specifications, applied in full or in part, and, where those harmonised standards or common specifications have not been applied, descriptions of the solutions adopted to meet the essential requirements of this Regulation, including a list of other relevant technical specifications applied. In the event of partly applied harmonised standards or common specifications, the technical documentation shall specify the parts which have been applied.’;		
(iii) in point (e), the second sentence is replaced by the following:		
‘(e) This supporting evidence shall mention any documents that have been used, in particular where the relevant harmonised standards or common specifications have not been applied in full.’;		

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
(b) in point 1.4., points 1.4.3. and 1.4.4. are replaced by the following:		
‘1.4.3. carry out appropriate examinations and tests, or have them carried out, to check whether, where the manufacturer has chosen to apply the solutions in the relevant harmonised standards or common specifications, these have been applied correctly;		
1.4.4. carry out appropriate examinations and tests, or have them carried out, to check whether, where the solutions in the relevant harmonised standards or common specifications have not been applied, the solutions adopted by the manufacturer applying other relevant technical specifications meet the corresponding essential requirements of this Regulation.’;		
(c) in point 1.6., first subparagraph, the second sentence is replaced by the following:		
‘The certificate shall contain the name, postal address and digital contact of the manufacturer, the conclusions of the examination, the conditions (if any) for its validity, the necessary data for identification of the approved type, such as the type of gas, appliance category and gas supply pressure, and, if relevant, descriptions of its functioning.’;		

Commission proposal	Drafting suggestions	Justifications
(d) In point 2.3, first subparagraph, the second sentence is replaced by the following:		
‘An adequate sample of the final appliances or fittings taken on site by the notified body before the placing on the market, shall be examined and appropriate tests as identified by the relevant parts of the harmonised standards, and/or common specifications, and/or equivalent tests set out in other relevant technical specifications, shall be carried out in order to check the conformity of the appliance or the fitting with the relevant requirements of this Regulation.’;		
(e) in point 3.3.1., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well.’;		
(f) in point 3.3.3., the second subparagraph is replaced by the following:		
‘It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the corresponding specifications of the relevant harmonised standard or common specification.’;		
(g) in point 4.3.1., point (a) is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the authorised representative, his name, postal address and digital contact as well;’;		
(h) in point 4.3.3., the second subparagraph is replaced by the following:		
‘It shall presume conformity with those requirements in respect of the elements of the quality system that comply with the corresponding specifications of the relevant harmonised standard or common specification.’;		
(i) point 5.4.1. is replaced by the following:		
‘5.4.1. All appliances or fittings shall be individually examined and appropriate tests set out in the relevant harmonised standard(s), and/or common specifications, and/or equivalent tests set out in other relevant technical specifications shall be carried out in order to verify conformity with the approved type described in the EU type-examination certificate and with the appropriate requirements of this Regulation.		
In the absence of such a harmonised standard or common specification, the notified body concerned shall decide on the appropriate tests to be carried out.’;		
(j) point 5.5.2. is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
<p>‘5.5.2. A random sample shall be taken from each lot in accordance with the requirements of point 5.5.3. All appliances or fittings in a sample shall be individually examined and appropriate tests set out in the relevant harmonised standard(s), and/or common specification(s), and/or equivalent tests set out in other relevant technical specifications, shall be carried out in order to verify their conformity with the applicable requirements of this Regulation and to determine whether the lot is accepted or rejected. In the absence of such a harmonised standard or common specification, the notified body concerned shall decide on the appropriate tests to be carried out.’;</p>		
<p>(k) in point 6.2.1., point (d) is replaced by the following:</p>		
<p>‘(d) a list of the harmonised standards applied in full or in part the references of which have been published in the Official Journal of the European Union, or a list of common specifications, applied in full or in part, and, where those harmonised standards or common specifications have not been applied, descriptions of the solutions adopted to meet the essential requirements of this Regulation, including a list of other relevant technical specifications applied. In the event of partly applied harmonised standards or common</p>		

Commission proposal	Drafting suggestions	Justifications
specifications, the technical documentation shall specify the parts which have been applied.’;		
(l) in point 6.4., the first subparagraph is replaced by the following:		
‘A notified body chosen by the manufacturer shall carry out appropriate examinations and tests, set out in the relevant harmonised standards or common specifications and/or equivalent tests set out in other relevant technical specifications, to check the conformity of the appliances or fittings with the applicable requirements of this Regulation, or have them carried out. In the absence of such a harmonised standard or common specification the notified body concerned shall decide on the appropriate tests to be carried out.’;		
(2) Annex V is amended as follows:		
(a) point 2 is replaced by the following:		
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, his authorised representative.’;		
(b) paragraph 6 is replaced by the following:		
‘6. References to the relevant harmonised standards or common specifications used or references to the other technical specifications in relation to which conformity is declared’.		
<u>ANNEX IV</u>		

Commission proposal	Drafting suggestions	Justifications
Annexes III, V, VII, IX, and X to Regulation (EU) 2023/1230 are amended as follows:		
(1) Annex III is amended as follows:		
(a) in point 1.7.4.2., point 1 is amended as follows:		
(i) point (a) is replaced by the following:		
‘(a) the business name, full postal address and digital contact of the manufacturer and, where applicable, of its authorised representative;’;		
(ii) point (c) is replaced by the following:		
‘(c) the EU declaration of conformity, or the internet address or machine readable code, through which the EU declaration of conformity can be accessed, in accordance with Article 10(8);’;	‘(c) the EU declaration of conformity, or the internet address or machine readable code, through which the EU declaration of conformity can also be accessed, in accordance with Article 10(8);’;	
(b) point 4.3.1. is amended as follows:		
(i) the first subparagraph is replaced by the following:		
‘Each length of lifting chain, rope or webbing not forming part of an assembly shall bear a mark or, where this is not possible, a plate or irremovable ring bearing the name, postal address and digital contact of the manufacturer and the identifying reference of the relevant certificate.’;		

Commission proposal	Drafting suggestions	Justifications
(ii) point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer;’;		
(2) Annex V is amended as follows:		
(a) in Part A, point 2 is replaced by the following:		
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, its authorised representative.’;		
(b) in Part B, point 2 is replaced by the following:		
‘2. Name, postal address and digital contact of the manufacturer and, where applicable, its authorised representative.’;		
(3) Annex VII is amended as follows:		
(a) in point 3., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by an authorised representative, the name, postal address and digital contact of that authorised representative;’;		
(b) in point 6.2., point (b) is replaced by the following:		
‘(b) the name, postal address and digital contact of the manufacturer and, if the application is lodged by an authorised representative, the name, postal address and digital contact of that authorised representative;’;		

REGULATION - Omnibus IV (part digitalisation and common specifications) – ST 9318/28 + ADD1

Deadline: 23/06/2025

Commission proposal	Drafting suggestions	Justifications
(c) in point 7.6., point (a) is replaced by the following:		
‘(a) its name, postal address and digital contact and data identifying the EU type-examination certificate concerned;’;		
(4) in Annex IX, point 3.1., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by an authorised representative, the name, postal address and digital contact of that authorised representative;’;		
(5) Annex X is amended as follows:		
(a) in point 2., point (a) is replaced by the following:		
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by an authorised representative, the name, postal address and digital contact of that authorised representative;’.		
<u>ANNEX V</u>		
Annexes VIII, IX and XIII to Regulation (EU) 2023/1542 are amended as follows:		
(1) in Annex VIII, Module D1: Quality assurance of the production process, point 5.1, point (a) is replaced by the following:		

Commission proposal	Drafting suggestions	Justifications
‘(a) the name, postal address and digital contact of the manufacturer and, if the application is lodged by the manufacturer’s authorised representative, its name, postal address and digital contact as well,’;		
(2) in Annex IX, point 2 is replaced by the following:		
‘Name, postal address and digital contact of the manufacturer and, where applicable, its authorised representative.’;		
(3) in Annex XIII, point 1, the following point (t) is added:		
‘(t) ‘clear, understandable and readable instructions for use in a format that makes it possible to print, download and save them on an electronic device so that the user can access them at all times, in particular during a breakdown of the battery (only for stationary battery energy storage systems).’		