

## Compromise Amendments on Articles

CA 1 on Art. 1 par. 1 point b -include private undertakings **OK**

COM text Art. 1 par. 1 point b, ba	Proposed CA	Covering AMs: 157(efdd), 158 (rapporteur), 159 (epp), 160 (epp)
<p>(b) existing documents held by public undertakings active in the areas defined in Directive 2014/25/EU of the European Parliament and of the Council<sup>42</sup> and by public undertakings acting as public service operators pursuant to Article 2 of Regulation (EC) No 1370/2007 of the European Parliament and of the Council<sup>43</sup>, public undertakings acting as air carriers fulfilling public service obligations pursuant to Article 16 of Regulation (EC) No 1008/2008 of the European Parliament and of the Council<sup>44</sup>, and public undertakings acting as Community shipowners fulfilling public service obligations pursuant to Article 4 of Council Regulation (EEC) No 3577/92<sup>45</sup>.</p>	<p>(b) existing documents <i>access to which is not excluded or restricted under article 1(2)</i>, held by public undertakings active in the areas defined in Directive 2014/25/EU of the European Parliament and of the Council<sup>42</sup> and by public undertakings acting as public service operators pursuant to Article 2 of Regulation (EC) No 1370/2007 of the European Parliament and of the Council<sup>43</sup>, public undertakings acting as air carriers fulfilling public service obligations pursuant to Article 16 of Regulation (EC) No 1008/2008 of the European Parliament and of the Council<sup>44</sup>, and public undertakings acting as Community shipowners fulfilling public service obligations pursuant to Article 4 of Council Regulation (EEC) No 3577/92<sup>45</sup>.</p> <p><i>(ba) existing documents held by private undertakings produced in the performance of a service of general economic interest in the areas defined in point (b) of Article 1(1) of this Directive.</i></p>	<p><b>CA supported by:</b> EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL, EFDD</p>

CA 2 on Art. 1. par. 2 point b - **OK**

COM text Art. 1. par. 2 point b	Proposed CA	Covering AMs: 161 (s&d), 163 (ecr), 164 (gue), 165 (efdd), 166 (rapporteur), 167 (epp), 169 (epp), 170 (epp), 171 (epp) 174 (epp)
<p>(b) documents held by public undertakings, produced outside the scope of the provision of services in the general interest as defined by law or other binding rules in the Member State;</p>	<p>(b) documents held by public undertakings:</p> <ul style="list-style-type: none"> <li>- produced outside the scope of the provision of services in the general interest as defined by law or other binding rules in the Member State.</li> <li>- <i>related to the activities directly exposed to competition and exempted from procurement rules under article 34 of Directive 2014/25/EU.</i></li> <li>- <i>access to which is excluded or restricted in order to ensure the security of the network and information systems pursuant to Directive 2016/1148.</i></li> </ul>	<p><b>CA supported by:</b></p> <p>EPP, S&amp;D, ECR, ALDE, GUE/NGL, EFDD</p>
<p><b>Relevant amendments:</b></p>		

CA 3 on Art. 1 par. 2 point d a (new) - critical infrastructure **OK**

COM text Art. 1 par. 2 point d a (new)	Proposed CA	Covering AMs: 29 (rapporteur), 173 (epp), 177 (s&d), 178 (epp), 180 (s&d), 181 (epp), 175 (s&d)
	<i>(d a) documents access to which is excluded or restricted on the grounds of protection of sensitive critical infrastructure information within the meaning of Article 2(d) of Directive 2008/114/EC.</i>	<b>CA supported by:</b>  EPP, S&D, ECR, ALDE, GUE/NGL, GREENS, EFDD
<b>Relevant amendments:</b>		

CA 4 on Art. 1, par. 3 a new -protection of personal data **OK**

COM text Art. 1, par. 3 a (new)	Proposed CA	Covering AMs: 183 (s&d), 184 (efdd), 185 (greens), 186 (s&d), 162 (epp)
	<i>This Directive is without prejudice to Regulation (EU) 2016/679 on General Data and does not affect the level of protection of individual with regard to the processing of personal data under the provisions of EU law.</i>	<b>CA supported by:</b>  EPP, S&D, ECR, ALDE, GREENS, GUE/NGL, EFDD
<b>Relevant amendments:</b>		

NEW CA 5 on Art. 1, par. 5 - Database and the right of the maker **OK**

COM text Art. 1, par. 5	Proposed CA	Covering AMs: 32 (rapporteur), 187 (efdd), 188 (greens),
5. The right for the maker of a database provided for in Article 7(1) of Directive 96/9/EC shall not be exercised by public sector bodies in order to prevent or restrict the re-use of documents <i>pursuant to this Directive</i> .	5. The right for the maker of a database provided for in Article 7(1) of Directive 96/9/EC shall not be exercised by public sector bodies in order to prevent or restrict the re-use of documents <i>beyond the limits of this Directive</i> .	<b>CA supported by:</b> EPP, S&D, ECR, ALDE, GREENS, GUE/NGL
<b>Relevant amendments:</b>		

CA 6 on Art. 2, par. 1 point 3 - public undertakings **OK**

COM text Art. 2, par. 1 point 3	Proposed CA	Covering AMs: (rapporteur) , 193 (S&D)
3. 'public undertaking' means any undertaking over which the public sector bodies may exercise directly or indirectly a dominant influence by virtue of their ownership of it, their financial participation therein, or the rules which govern it;	3. 'public undertaking' means any undertaking over which the public sector bodies may exercise directly or indirectly a dominant influence by virtue of their ownership of it, their financial participation therein, or the rules which govern it. <i>A dominant influence on the part of the public sector bodies shall be presumed when these public sector bodies, directly or indirectly in relation to an undertaking:</i> <i>(i) hold the major part of the undertaking's subscribed capital;</i> <i>or</i> <i>(ii) control the majority of the votes attaching to shares issued by the undertakings; or</i> <i>(iii) can appoint more than half of the members of the undertaking's</i>	<b>CA supported by:</b> EPP, S&D, ECR, ALDE, GREENS, GUE/NGL, EFDD

	<i>administrative, managerial or supervisory body.</i>	
<b>Relevant amendments:</b>		

CA 7 on Art. 2 par. 1 point 9 a (new) - personal data **OK**

COM text Art. 2 par. 1 point 9 a (new)	Proposed CA	Covering AMs: 203 (EPP), 204( GREENS), 196 (efdd),
	<i>9 a. "personal data" means data as defined in Article 4 (1) of Regulation (EU) 2016/679;</i>	<b>CA supported by:</b> EPP, S&D, ECR, ALDE, GREENS, GUE/NGL, EFDD
<b>Relevant amendments:</b>		

CA 8 on Art. 5 APIs **OK**

COM text Art. 5	Proposed CA	Covering AMs: 228 (rapporteur), 229 (greens), 226 (s&d), 225 (greens), 227 (epp), 230 (greens)
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<p>1. Without prejudice to Chapter V, public sector bodies and public undertakings shall make their documents available in any pre-existing <i>format or</i> language, and, where possible and appropriate, in open and machine-readable format together with their metadata. Both the format and the metadata shall, where possible, comply with formal open standards.</p> <p>2. Paragraph 1 shall not imply an obligation for public sector bodies or public undertakings to create or adapt documents or provide extracts in order to comply with that paragraph where this would involve disproportionate effort, going beyond a simple operation.</p> <p>3. On the basis of this Directive, public sector bodies and public undertakings cannot be required to continue the production and storage of a certain type of documents with a view to the re-use of such documents by a private or public sector organisation.</p> <p>4. Public sector bodies and public undertakings shall make dynamic data available for re-use immediately after collection, via suitable Application Programming Interfaces (APIs).</p>	<p>1. Without prejudice to Chapter V, public sector bodies, public undertakings, and <i>undertakings referred to in Art. 1 par 1 (ba)</i>, shall make their documents available <i>in forms or formats that are accessible, readily findable and re-usable by electronic means</i>, in any pre-existing language, and, where possible and appropriate, in open and machine-readable format together with their metadata. Both the format and the metadata shall, where possible, comply with formal open standards.</p> <p>2. <i>As long as the re-users have any possibility to re-use the requested documents</i>, paragraph 1 shall not imply an obligation for public sector bodies, <i>undertakings referred to in Art. 1 par 1 (ba)</i>, or public undertakings to create or adapt documents or provide extracts in order to comply with that paragraph where this would involve disproportionate effort, going beyond a simple operation.</p> <p>3. On the basis of this Directive, public sector bodies, <i>undertakings referred to in Art. 1 par 1 (ba)</i>, and public undertakings cannot be required to continue the production and storage of a certain type of documents with a view to the re-use of such documents by a private or public sector organisation.</p> <p>4. Public sector bodies, public undertakings and <i>undertakings referred to in Art. 1 par 1 (ba)</i>, shall make dynamic data available for re-use immediately after collection via suitable Application Programming Interfaces (APIs). <i>To ensure the</i></p>	<p><b>CA supported by:</b></p> <p>EPP, S&amp;D, ECR, ALDE, GUE/NGL, EFDD</p>
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<p>5. Where making available documents immediately after collection would exceed the financial and technical capacities of the public sector body or the public undertaking, documents referred to in paragraph 4 shall be made available in a timeframe that does not unduly impair the exploitation of their economic potential.</p>	<p><i>sustained supply of dynamic data, public sector bodies may receive support under relevant Union programmes.</i></p> <p>5. Where making available documents immediately after collection and <i>without delay</i> would exceed the financial and technical capacities of the public sector body, the <i>undertakings referred to in Art. 1 par 1 (ba)</i>, or the public undertaking, documents referred to in paragraph 4 shall be made available in a timeframe that does not unduly impair the exploitation of their economic and <i>social</i> potential.</p>	
<p><b>Relevant amendments:</b></p>		



CA 9 on Art. 6 par: charge **OK**

COM text Art. 6	Proposed CA	Covering AMs: 235 (s&d), 236 (efdd), 237 (greens), 239 (epp), 241 (efdd), 44 (rapporteur)  247+249 (ecr), 248+250 (s&d), 236 (efdd)
<p>1. Re-use of documents shall be free of charge or limited to the marginal costs incurred for their reproduction, provision and dissemination , and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information .</p> <p>2. By way of exception, paragraph 1 shall not apply to the following:</p> <p>(a) public sector bodies that are required to generate revenue to cover a substantial part of their costs relating to the performance of their public tasks;</p> <p>(b) libraries, including university libraries, museums and archives;</p>	<p>1. Re-use of documents shall be free of charge or limited to the marginal costs incurred for their reproduction, provision and dissemination , and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information .</p> <p>2. By way of exception, paragraph 1 shall not apply to the following:</p> <p>(a) public sector bodies that are required to generate revenue to cover a substantial part of their costs relating to the performance of their public tasks;</p> <p><i>(b) documents for which the public sector body concerned is required to generate sufficient revenue to cover a substantial part of the costs relating to their collection, production, reproduction and dissemination.</i></p> <p>(b) libraries, including university libraries, museums and archives;</p>	<p><b>CA supported by:</b> EPP, S&amp;D, ECR, ALDE, GUE/NGL,</p>

<p>(c) public undertakings.</p> <p>3. In the cases referred to in points (a) and (c) of paragraph 2, the total charges shall be calculated according to objective, transparent and verifiable criteria to be laid down by the Member States. The total income from supplying and allowing re-use of documents over the appropriate accounting period shall not exceed the cost of collection, production, reproduction and dissemination, and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information, together with a reasonable return on investment. Charges shall be calculated in line with the applicable accounting principles.</p> <p>4. Where charges are made by the public sector bodies referred to in point (b) of paragraph 2, the total income from supplying and allowing re-use of documents over the appropriate accounting period shall not exceed the cost of collection, production, reproduction, dissemination, preservation and rights clearance and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information, together with a reasonable return on investment. Charges shall be calculated in line with the accounting principles applicable to the public sector bodies involved.</p>	<p>(c) public undertakings.</p> <p>(d) <i>undertakings referred to in Art. 1 par 1 (ba)</i></p> <p>3. In the cases referred to in points (a) and (c) of paragraph 2, the total charges shall be calculated according to objective, transparent and verifiable criteria to be laid down by the Member States. The total income from supplying and allowing re-use of documents over the appropriate accounting period shall not exceed the cost of collection, production, reproduction and dissemination, <b>data storage</b> and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information, together with a reasonable return on investment. Charges shall be calculated in line with the applicable accounting principles.</p> <p>4. Where charges are made by the public sector bodies referred to in point (b) of paragraph 2, the total income from supplying and allowing re-use of documents over the appropriate accounting period shall not exceed the cost of collection, production, reproduction, dissemination, <b>data storage</b>, preservation and rights clearance and – where applicable – anonymisation of personal data and measures taken to protect commercially confidential information, together with a reasonable return on investment. Charges shall be calculated in line with the accounting principles applicable to the public sector bodies involved.</p>	
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<p>5. The re-use of high value datasets, the list of which shall be defined in accordance with Article 13, and of research data referred to in point (c) of Article 1(1) shall be free of charge for the user.</p>	<p>5. The re-use of high value datasets, the list of which shall be defined in accordance with Article 13 <b>and Annex IIa</b>, and of research data referred to in point (c) of Article 1(1) shall be free of charge for the user.</p>	
<p><b>Relevant amendments:</b></p>		

CA 10 on Art. 10 -research data **OK**

<p><b>COM text</b> <b>Art. 10</b></p>	<p><b>Proposed CA</b></p>	<p><b>Covering AMs:</b> 262 (s&amp;d), 263 (epp), 264 (efdd), 266 (epp)</p>
<p>1. Member States shall support the availability of research data by adopting national policies and relevant actions aiming at making publicly funded research data openly available ('open access policies'). These open access policies shall be addressed to research performing organisations and research funding organisations.</p> <p>2. Research data shall be re-usable for commercial or non-</p>	<p>1. Member States shall support the availability of research data by adopting national policies and relevant actions aiming at making publicly funded research data openly available ('open access policies') <b>and FAIR (findable, accessible, interoperable, re-usable). All publicly-funded research data should be made open by default. In this context, concerns relating to IPR, personal data protection and confidentiality, security and legitimate commercial interests, should be taken into account in accordance with the principle “as open as possible, as closed as necessary”.</b> These open access policies shall be addressed to research performing organisations and research funding organisations. <b>Research funding schemes financed from the Union budget shall oblige all beneficiaries to make their research data openly</b></p>	<p><b>CA supported by:</b> EPP, S&amp;D, ECR, ALDE, GUE/NGL,</p>

<p>commercial purposes under the conditions set out in Chapters III and IV, insofar as they are publicly funded and whenever access to such data is provided through an institutional or subject-based repository. In this context, legitimate commercial interests and pre-existing intellectual property rights shall be taken into account. This provision shall be without prejudice to point (c) of Article 1(2).</p>	<p><i>available for re-use in line with the Horizon Europe.</i></p> <p>2. Research data shall be re-usable for commercial or non-commercial purposes under the conditions set out in Chapters III and IV, insofar as they are publicly funded and whenever access to such data is provided through an institutional or subject-based <i>repositories or any local, national or international data infrastructure</i>. In this context, legitimate commercial interests, <i>knowledge transfer activities</i> and pre-existing intellectual property rights shall be taken into account. This provision shall be without prejudice to point (c) of Article 1(2).</p>	
<p><b>Relevant amendments:</b></p>		

NEW CA 11 on Art. 12 par. 1 OK

<p>COM text Art. 12. par 1</p>	<p>Proposed CA</p>	<p>Covering AMs: 48 (rapporteur), 268 (s&amp;d), 269 (epp), 170 (s&amp;d), 171 (ecr), 172 (greens)</p>
<p>1. The re-use of documents shall be open to all potential <b>actors</b> in the market, even if one or more <b>market actors</b> already exploit added-value products based on these documents. Contracts or other arrangements between the public sector bodies or public undertakings holding the documents and third parties shall not grant exclusive rights.</p>	<p>1. <i>To ensure fairness</i>, the re-use of documents shall be open to all potential <i>users</i> in the market, even if one or more <i>users</i> already exploit added-value products based on these documents. Contracts or other arrangements between the public sector bodies, <i>undertakings referred to in Art. 1 par 1 (ba)</i>, or public undertakings holding the documents and third parties shall not grant exclusive rights, <i>nor any preferential use of the data</i>. <i>Existing exemptions from procurement legislation under Article 11 of Directive 2014/24/EU</i></p>	<p><b>CA supported by:</b></p> <p>EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL</p>

	<i>and innovation partnerships as defined in Article 31 of Directive 2014/24/EU shall be taken into account.</i>	
<b>Relevant amendments:</b>		

NEW CA 12 on Art. 12 par 4 **OK**

COM text Art. 12 par. 4	Proposed CA	Covering AMs: 50 (rapporteur), 274 (s&d), 275 (epp).
4. Legal or practical arrangements that, without expressly granting an exclusive right, aim at or could reasonably be expected to lead to a restricted availability for re-use of documents by entities other than the third party participating in the arrangement, shall be made publicly available at least two months before their coming into effect. The final terms of such arrangements shall be transparent and made publicly available.	4. Legal or practical arrangements that, without expressly granting an exclusive right, aim at or could reasonably be expected to lead to a restricted availability for re-use of documents by entities other than the third party participating in the arrangement, shall be made publicly available at least two months before their coming into effect. <b><i>Those legal or practical arrangements shall be subject to regular reviews and shall, in any event, be reviewed every three years.</i></b> The final terms of such arrangements shall be transparent and made publicly available, <b><i>with due consideration to competition.</i></b>	<b>CA supported by:</b>  EPP, S&D, ECR, ALDE, GREENS, GUE/NGL, EFDD
<b>Relevant amendments:</b>		

CA 13 on Art. 13. - list of high value datasets OK

COM text Art. 13. par.	Proposed CA	Covering AMs: 51 (rapporteur), 278 (s&d), 279 (epp), 280 (greens), 281 (s&d), 282 (epp), 285 (greens), 286 (s&d), 291 (epp), 292 (epp),

		<p>52 (rapporteur), 297 (epp), 298 (greens), 299 (s&amp;d), 300 (epp), 301 (s&amp;d)</p> <p>53 (rapporteur), 303 (efdd), 304 (epp)</p> <p>293 (GREENS), 294 (GREENS), 295 (GREENS)</p> <p>54(rapporteur), 288 (s&amp;d), 305 (epp), 306 (greens), 307 (s&amp;d)</p>
<p>1. With a view to achieving the objectives of this Directive, the Commission shall adopt the list of high value datasets among the documents to which this Directive applies, together with the modalities of their publication and re-use.</p> <p>2. These datasets shall be available for free, machine-readable and accessible via APIs. The conditions for re-use shall be compatible with open standard licences.</p> <p>3. By way of exception, the free availability referred to in paragraph 2 shall not apply to high-value datasets of public undertakings if the impact assessment referred to in Article</p>	<p>1. With a view to achieving the objectives of this Directive, <i>a list of categories and high value datasets, is set out in Annex IIa</i>. The Commission shall <i>be empowered to adopt delegated acts in accordance with Article 14 in order to supplement the list by adding new categories and their respective datasets to</i> the list of high value datasets among the documents to which this Directive applies, together with the modalities of their publication and re-use.</p> <p>2. These datasets shall be available for free, machine-readable and accessible <i>for download, and where appropriate,</i> via APIs. The conditions for re-use shall be compatible with open standard licences.</p> <p>3. By way of exception, the free availability referred to in paragraph 2 shall not apply to high-value datasets of public undertakings if the impact assessment referred to in Article 13(7) shows that making the datasets available for free will lead to a</p>	<p><b>CA supported by:</b> EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL, EFDD</p>

<p>13(7) shows that making the datasets available for free will lead to a <b>considerable</b> distortion of competition in the respective markets.</p> <p><b>4. In addition to the conditions set out in paragraph 2, the Commission may define other applicable modalities, in particular</b></p> <p><b>a. any conditions for re-use;</b></p> <p><b>b. formats of data and metadata and technical modalities of their publication and dissemination.</b></p> <p>5. The selection of <b>datasets</b> for the list referred to in paragraph 1 shall be based on the assessment of their potential to generate <b>socio-economic</b> benefits, the number of users and the revenues they may help generate, and their potential for being combined with other datasets</p> <p>6. The <b>measures referred to in this Article shall be adopted by the</b> Commission by means of a delegated act in accordance with Article 290 of the TFEU and subject to the procedure laid down in Article 14.</p>	<p>distortion of competition in the respective markets.</p> <p><b>5. 4. The list of categories and their respective high value datasets</b> referred to in paragraph 1 is based on the assessment of their potential to generate <b>significant social, economic, or environmental</b> benefits, <b>innovative services</b>, the number of users, <b>especially SMEs</b>, and the revenues they may help generate, their potential for being combined with other datasets <b>and the expected impact on the competitive situation of public undertakings.</b></p> <p><b>6. 5. The provided list in Annex IIa is not exhaustive and may be supplemented through delegated act, where appropriate;</b> The Commission <b>may supplement the list in Annex IIa by adding new categories and their respective high value datasets</b> by means of a delegated act in accordance with Article 290 of the TFEU and subject to the procedure laid down in Article 14.</p> <p><b>7. 6. The Commission shall</b> conduct an impact assessment</p>	
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7. The Commission shall conduct an impact assessment including a cost-benefit analysis prior to the adoption of *the* delegated act and ensure that the act is complementary to the existing sector based legal instruments with respect to the re-use of documents that belong to the scope of application of this Directive. Where high value datasets *held by* public undertakings *are concerned*, the impact assessment shall give special consideration to the role of public undertakings in a competitive economic environment.

including a cost-benefit analysis prior to the adoption of *a* delegated act and ensure that the act is complementary to the existing sector based legal instruments with respect to the re-use of documents that belong to the scope of application of this Directive. Where *categories of* high value datasets *might concern* public undertakings, the impact assessment shall give special consideration to *possible distortions in competition and to* the role of public undertakings, *SMEs and start-ups* in a competitive economic environment.

*7. For the purpose of article 13 (par. 1, 2, and 7) the Commission shall carry out public consultations with all interested parties including competent bodies holding public sector information, social partners, users and re-users, applicants for the use and re-use, and civil society groups. All interested parties shall be given the possibility to submit suggestions to the Commission for additional categories of high value datasets or concrete datasets. The Commission shall take these into account, or provide the interested party with reasons for not adopting the suggestion.*

*For the purposes of paragraph 2, the Commission shall take into account potential effects on competition where public undertakings operate in competitive markets.*



NEW CA 14 on Art. 14 Exercise of the delegation **OK**

COM text Art. 14	Proposed CA	Covering AMs: rapporteur 312 (greens),
<p>1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.</p> <p>2. The power to adopt delegated acts referred to in Article 13 shall be conferred on the Commission for a period of five years from [date of entry into force of the Directive]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.</p> <p>3. The delegation of power referred to in Article 13 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.</p>	<p>1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.</p> <p>2. The power to adopt delegated acts referred to in Article 13 shall be conferred on the Commission for a period of five years from [date of entry into force of the Directive]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.</p> <p>3. The delegation of power referred to in Article 13 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.</p>	<p>EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL, EFDD</p>

<p>4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.</p> <p>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</p> <p>6. A delegated act adopted pursuant to Article 13 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of <i>two</i> months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by <i>two</i> months at the initiative of the European Parliament or of the Council.</p>	<p>4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.</p> <p>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</p> <p>6. A delegated act adopted pursuant to Article 13 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of <i>three</i> months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by <i>three</i> months at the initiative of the European Parliament or of the Council.</p>	
<p><b>Relevant amendments:</b></p>		

CA 15 on Art. 16 par. 2 -on evaluation **OK**

<p>COM text Art. 16 par. 2</p>	<p>Proposed CA</p>	<p>Covering AMs: 314 (rapporteur), 315 (greens), 317 (efdd)</p>
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<p>2. The evaluation shall in particular address the scope and impact of this Directive, including the extent of the increase in re-use of public sector documents to which this Directive applies, the effects of the principles applied to charging and the re-use of official texts of a legislative and administrative nature, the re-use of documents held by other entities than public sector bodies, the interaction between data protection rules and re-use possibilities, as well as further possibilities of improving the proper functioning of the internal market <b>and the development of the European data economy.</b></p>	<p>2. The evaluation shall in particular address the scope and <b>the social and economic</b> impact of this Directive, including, the extent of the increase in re-use of public sector documents to which this Directive applies, <b>especially by SMEs, the impact of the high value datasets</b>, the effects of the principles applied to charging and the re-use of official texts of a legislative and administrative nature, the re-use of documents held by other entities than public sector bodies, <b>the availability and the use of APIs</b>, the interaction between data protection rules and re-use possibilities, as well as further possibilities of improving the proper functioning of the internal market, <b>supporting economic and labour market development.</b></p>	<p>EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL, EFDD</p>
<p><b>Relevant amendments:</b></p>		

CA 16 on ANNEX II a **NEW!** the list of high value datasets **OK**

COM text ANNEX II a	Proposed CA	Covering AMs: 57 (rapporteur), 320 (epp), 321 (s&d), 322 (s&d), 323 (s&d)
	<p><b>List of categories and high value datasets:</b></p> <p><b>1. Geospatial Data</b> - <i>Postcodes, national and local maps (cadastral, topographic, marine, administrative boundaries)</i></p> <p><b>2. Earth observation and environment</b> - <i>Space and situ data (monitoring of weather, land and water quality, seismicity, energy consumption,</i></p>	<p><b>CA supported by:</b> EPP, S&amp;D, ECR, ALDE, GREENS, GUE/NGL, EFDD</p>

*energy building performance, emission levels)*

**3. Meteorological data**

*- weather forecasts, rain, wind and atmospheric pressure*

**4. Statistics**

*- National, regional and local statistical data with main demographic and economic indicators (GDP, age, unemployment, income, education)*

**5. Companies**

*- Company and business registers (list of registered companies, ownership and management data, registration identifiers)*

**6. Transport data**

*- Public transport timetables of all modes of transport, information on public works and state of transport network including traffic information.*

**Relevant amendments:**