Amendment 7
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on behalf of the Committee on Industry, Research and Energy

Report
Romana Jerković
European Digital Identity framework
(COM(2021)0281 – C9-0200/2021 – 2021/0136(COD))

Draft legislative resolution
Paragraph 1 a (new)

Draft legislative resolution Amendment

1a. Takes note of the statements by the Commission annexed to this resolution;

Or. en

For information, the statements read as follows:

Statement by the Commission on Article 45 on the occasion of the adoption of Regulation 2024/...+

The Commission welcomes the agreement reached, which, in its view, clarifies that web browsers are required to ensure support and interoperability for the qualified website authentication certificates (QWACs) for the sole purpose of displaying the identity data of the owner of the website in a user-friendly manner. The Commission understands this obligation as not prejudging the methods used to display such identity data.

The Commission welcomes the agreement reached, which, in its view, clarifies that the requirement for the web browsers to recognise QWACs does not restrict browsers own security policies and that Article 45, as proposed, leaves it up to the web browsers to preserve and apply their own procedures and criteria in order to maintain and preserve the privacy of online communications using encryption and other proven methods. The Commission understands draft Article 45 as not imposing obligations or restrictions on how web browsers establish encrypted connections with websites or authenticate the cryptographic keys used when establishing those connections.

The Commission recalls that, in line with point 28 of the Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making of 13 April 2016, the Commission will make use of expert groups, consult targeted stakeholders and carry out public consultations, as appropriate.

+ OJ please insert the number in the text and complete the corresponding footnote for 2021/0136(COD).
Statement by the Commission on unobservability on the occasion of the adoption of Regulation 2024/…

The Commission welcomes the agreement reached, which in its view, confirms that this amending Regulation does not allow for the processing of personal data contained in or arising from the use of the European Digital Identity Wallet by the Wallet providers for other purposes than delivering wallet services.

The Commission also welcomes the inclusion of the concept of unobservability in Recital (11c) of the draft amending Regulation, which should prevent wallet providers from collecting and seeing the details of user’s day-to-day transactions. The Commission is of the view that this concept means that there should not be correlation of data across different services for the purposes of user tracking or tracing or for determining, analysing and predicting personal behaviour, interests or habits.

At the same time, the Commission acknowledges that, in full compliance with Regulation (EU) 2016/679, the providers of European Digital Identity Wallets may access certain categories of personal data with the user’s explicit consent, such as in order to ensure continuity in the provision of wallet services or to protect users from disruptions in their provision. That data should be limited to what is necessary for each specific purpose.’

+ OJ: please insert the number in the text and complete the corresponding footnote for 2021/0136(COD).