

Brussels, 12 March 2024 (OR. en)

> 7194/24 PV CONS 8 TRANS 123 TELECOM 101 **ENER 112**

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DRAFT MINUTES

COUNCIL OF THE EUROPEAN UNION (Transport, Telecommunications and Energy) 4 March 2024

1. Adoption of the agenda

The Council adopted the agenda set out in document 6866/24.

2. Approval of 'A' items

Non-legislative list

7072/24

<u>The Council</u> adopted all "A" items listed in the document above including all linguistic COR and REV documents presented for adoption.

A statement to these items is set out in the Addendum.

(b) Legislative list (Public deliberation in accordance with Article 16(8) of the Treaty on European Union)

7075/24

Telecommunications

1. Regulation laying down measures for a high level of public sector interoperability across the Union (Interoperable Europe Act)



6683/24 + ADD 1 PE-CONS 73/23 TELECOM

Adoption of the legislative act approved by Coreper, Part 1, on 28 February 2024

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted pursuant to Article 294(4) of the Treaty on the Functioning of the European Union (legal basis: Article 172 TFEU).

A statement to this item is set out in the Annex.

Environment

2. Directive amending Directive 2012/19/EU on waste electrical and electronic equipment (WEEE)



6684/24 PE-CONS 83/23 ENVI

Adoption of the legislative act approved by Coreper, Part 1, on 28 February 2024

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted pursuant to Article 294(4) of the Treaty on the Functioning of the European Union (legal basis: Article 192(1) TFEU).

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General Affairs

3. Decision empowering France to negotiate, sign and conclude an agreement with the UK regarding the Channel Fixed Link



6849/24 PE-CONS 91/23 UK

Adoption of the legislative act approved by Coreper, Part 2, on 28 February 2024

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted pursuant to Article 294(4) of the Treaty on the Functioning of the European Union (legal basis: Article 91 TFEU).

Non-legislative activities

3. Security of supply and preparing for winter 2024-2025: state of play *Exchange of views*

6564/24 + COR 1

4. Council recommendation on prolonging coordinated demand reduction measures for gas *Political agreement*

(*) C 6619/1/24 REV 1

5. Flexibility, an essential tool in the energy transition *Exchange of views*

6567/24

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Any other business

6.	a)	Energy situation in Ukraine ¹ Information	7006/24
	b)	State of play in terms of progress made by Member States with a view to achieving the 2030 objectives for climate and energy <i>Information from the Commission</i>	7124/24
	c)	Impacts of the gas storage neutrality charge and the need for better coordination at the European level Information from the Austrian, Czech, Hungarian and Slovak delegations	6932/24
	d)	Call for urgent legal actions to stop Russian LNG imports into the EU <i>Information from the Lithuanian delegation</i>	7040/24

Item based on a Commission proposal

(*) Item on which a vote may be requested

¹ Presentation by the Minister for Energy of Ukraine.

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Statements to the legislative "A" items set out in doc. 7075/24

Regulation laying down measures for a high level of public sector

Ad "A" item 1: interoperability across the Union (Interoperable Europe Act)

Adoption of the legislative act

STATEMENT BY AUSTRIA

"In a spirit of overall compromise, Austria endorses the Interoperable Europe Act.

However, we would note that the text, which has emerged as the outcome a political compromise, has not dispelled Austria's significant concerns regarding data protection. These concerns relate in particular to the following points:

- Article 12(6) provides for a <u>blanket</u>, indiscriminate and horizontal authorisation for the <u>processing of any personal data in regulatory sandboxes</u>. From a data protection perspective, this provision is too vague and therefore cannot constitute a legal basis for data processing. The re-use of personal data collected for a specific purpose for purposes that have no substantive or formal connection with the initial purpose is <u>in no way foreseeable</u> for the data subject. To the extent that the provision is intended to be a form of re-use that is 'compatible' within the meaning of Article 6(4) GDPR, it should be noted that Article 12(6) <u>does not constitute a necessary and proportionate measure in a democratic society to safeguard the objectives referred to in Article 23(1) pursuant to Article 6(4) GDPR. Moreover, the provision does not distinguish between special categories of personal data pursuant to Article 9(1) GDPR and other personal data. In Austria's view, the <u>processing of special categories of personal data is not permissible on the basis of Article 6(4) GDPR</u> and runs counter to the risk assessment underlying the GDPR.</u>
- o Furthermore, Article 12(6) completely disregards the <u>data protection principle of data</u> <u>minimisation</u> pursuant to Article 5(1), point (c), GDPR, because neither the scope nor the categories of personal data potentially processed in regulatory sandboxes are limited in any way.
- O Contrary to Article 5(1), point (e), GDPR, the text does <u>not provide for a maximum retention</u> <u>period for personal data</u> in regulatory sandboxes. Moreover, since <u>no maximum authorisation</u> <u>period</u> is stipulated for regulatory sandboxes, the personal data contained therein are permanently accessible and can be processed permanently for an unlimited period of time."

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