European Parliament 2014-2019



2016/0398(COD)

11.12.2018

COLUMN TABLE FOR INTERINSTITUTIONAL NEGOTIATIONS

Proposal for a directive of the European Parliament and of the Council on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisation schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System (COM(2016)0821 – C8-0011/2017 – 2016/0398(COD))

Date of the trilogue: 6.6.2018

Committee on the Internal Market and Consumer Protection – Negotiating team

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Proposal for a directive of the European Parliament and of the Council

on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisation schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System

COM (2016) 821 final - 2016/0398(COD)

PART 2: ARTICLES 1-14

Cell in green: The text can be deemed as already agreed Cell in yellow: The issue needs further discussion at technical level Cell in red: The issue needs further discussion in depth at the trilogue meetings

Note:

Differences between the EP's position and the Commission's proposal are highlighted in Bold/Italics. Differences between the Council's position and the Commission's proposal are highlighted in Bold/Italics. Modifications by lawyer-linguists are in Italics. Deletions are not marked. Compromise wording is in Bold/Italics/Underline.

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
			Article 1		
25.	Title	Subject matter and scope	Subject matter and scope	Subject matter and scope	<mark>Green</mark> Subject matter and scope
26.	Art. 1. par. 1	This Directive lays down rules on the notification by Member States of draft laws, regulations or administrative provisions introducing new, or amending existing authorisation schemes and certain requirements falling under the scope of Directive 2006/123/EC.	This Directive lays down rules on the notification by Member States of draft laws, regulations or administrative provisions introducing new, or amending existing authorisation schemes and certain requirements falling under the scope of Directive 2006/123/EC.	This Directive <u>aims to improve</u> <u>the functioning of the internal</u> <u>market by</u> lays <u>ing</u> down rules on the notification by Member States of draft laws, regulations or administrative provisions introducing new, or amending existing authorisation schemes and certain requirements falling under the scope of Directive 2006/123/EC.	Green This Directive <u>aims to improve</u> <u>the functioning of the internal</u> <u>market by</u> lay <u>sing</u> down rules on the notification by Member States of draft laws, regulations or administrative provisions introducing new, or amending existing authorisation schemes and certain requirements falling under within the scope of Directive 2006/123/EC.

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
27.			Article 2		
28.	Title	Definitions	Definitions	Definitions	Definitions
29.	Art. 2, Par. 1	For the purpose of this Directive, the definitions set out in Article 4(1), (2), (3) and (5) to (9) of Directive 2006/123/EC and in Article 5 second paragraph of Regulation (EU) No 1024/2012 shall apply. In addition, the following definitions shall apply:	For the purpose of this Directive, the definitions set out in Article 4(1), (2), (3) and (5) to (9) of Directive 2006/123/EC and in Article 5 second paragraph of Regulation (EU) No 1024/2012 shall apply. In addition, the following definitions shall apply:	For the purpose of this Directive, the definitions <u>of the terms</u> <u>'service', 'provider',</u> <u>'recipient', 'establishment',</u> <u>'authorisation scheme',</u> <u>'requirement', 'overriding</u> <u>reasons relating to the public</u> <u>interest', set out in Article 4(1),</u> (2), (3) and (5) to <u>(8)</u> (9) of Directive 2006/123/EC and <u>the</u> <u>term 'Internal Market</u> <u>Information System' as set out</u> in Article 5 second paragraph, <u>point</u> <u>(a)</u> of Regulation (EU) No 1024/2012 shall apply. In addition, the following definitions shall apply:	Green For the purposes of this Directive, the following definitions shall apply: (1) 'service' means service as defined in point (1) of Article 4 of Directive 2006/123/EC; (2)) 'provider' means provider as defined in point (2) of Article 4 of Directive 2006/123/EC; (3) 'recipient' means recipient as defined in point (3) of Article 4 of Directive 2006/123/EC; (4) 'establishment' means establishment as defined in point
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		 (5) of Article 4 of Directive 2006/123/EC; (5) 'authorisation scheme' means authorisation scheme as defined in point (6) of Article 4 of Directive 2006/123/EC; (6) 'requirement' means requirement as defined in point (7) of Article 4 of Directive 2006/123/EC; (7) 'overriding reasons relating to the public interest' means overriding reasons relating to the public interest as defined in point (8) of Article 4 of Directive 2006/123/EC; (8) 'Internal Market Information System' means Internal Market
72012EN.doc	 6/53	Information System as defined in second paragraph, point (a) of Article 5 of Regulation (EU) No 1024/2012. PE632.050v01-00

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
					(9a) 'draft measure' means a text laying down an authorisation scheme or a requirement, within the meaning of Article 4(6) and (7) of Directive 2006/123/EC, respectively, formulated with the view of having it enacted as a law, regulation or <u>an</u> administrative provision of a general nature, with the text being at the stage of preparation at which <u>substantial</u> <u>amendments <u>amendments</u> can still be made by the notifying Member State. <u>A draft decision</u> <u>addressed to a specific service</u> <u>provider shall not fall within</u> <u>the scope of this definition;</u> (10b) 'adoption' means the decision in a Member State by which a draft measure is made final in accordance with the applicable procedure and thus can no longer be modified.</u>

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
30.	Art. 2, par.1	(a) 'draft measure' means a text laying down an authorisation	(a) 'draft measure' means a text laying down an authorisation	(a) 'draft measure' means a text laying down an authorisation	Deleted

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
	point (a)	scheme or a requirement, within the meaning of Article 4(6) and (7) of Directive 2006/123/EC, respectively, formulated with the view of having it enacted as a law, regulation or administrative provision of a general nature, the text being at the stage of preparation at which substantive amendments can still be made by the notifying Member State;	scheme or a requirement, within the meaning of Article 4(6) and (7) of Directive 2006/123/EC, respectively, formulated with the view of having it enacted as a law, regulation or administrative provision of a general nature, the text being at the stage of preparation at which substantive amendments can still be made by the notifying Member State;	scheme or a requirement, within the meaning of Article 4(6) and (7) of Directive 2006/123/EC, respectively, formulated with the view of having it enacted as a law, regulation or <u>an</u> administrative provision of a general nature, <u>with</u> the text being at the stage of preparation at which substantive amendments <u>modifications</u> can still be made by the notifying Member State. <u>A</u> <u>decision addressed to a specific</u> <u>service provider shall not fall</u> <u>within the scope of this</u> <u>definition</u> ;	Moved above
31.	Art. 2 par. 1 Point (b)	(b) 'adoption' means the decision in a Member State making the law, regulation or administrative provision of a general nature final according to the applicable procedure.	(b) 'adoption' means the decision in a Member State making the law, regulation or administrative provision of a general nature <u>draft measure</u> final according to <u>in accordance with</u> the	(b) 'adoption' means the decision in a Member State whereby the draft measure can no longer be modified in accordance with the applicable procedure., making the law, regulation or administrative	Deleted Moved above

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
			applicable procedure. [Am. 16]	provision of a general nature final according to the applicable procedure.	
32.			Article 3		
33.	Title	Notification obligation	Notification obligation	Notification obligation	Notification obligation
34.	Art. 3, par. 1	1. Member States shall notify to the Commission any draft measure that introduces new requirements or authorisation schemes referred to in Article 4, or modifies such existing requirements or authorisation schemes.	1. Member States shall notify to the Commission any draft measure that introduces new requirements or authorisation schemes referred to in Article 4, or <u>substantially</u> modifies such existing requirements or authorisation schemes. [Am. 17]	1. Member States shall notify to the Commission any draft measure that introduces new requirements or authorisation schemes referred to in Article 4, or modifies such existing requirements or authorisation schemes <u>in</u> <u>substance</u> .	Green 1. Member States shall notify to the Commission any draft measure that introduces new authorisation schemes or requirements or authorisation schemes referred to in Article 4, or modifies such existing requirements or authorisation schemes or requirements or in substance.

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35.	Art. 3, par. 1a.		1a. By way of derogation from paragraph 1, Member States shall not be obliged to notify to the Commission:	<u>1a. Member States shall not</u> <u>be obliged to notify:</u>	Green By way of derogation from paragraph 1, Member States shall not be obliged to notify to the Commission:
36.	Art. 3, par. 1a. point (a)		<u>(a) draft measures that only consist of the repeal of authorisation schemes or existing requirements;</u>	<u>a) draft measures that only consist of the repeal of authorisation schemes or requirements;</u>	Green (a) draft measures that only consist of the repeal of authorisation schemes or requirements;
37.	Art. 3, par. 1a. point (b)		(b) draft measures that implement authorisation schemes or requirements which	b) draft measures implementing authorisation schemes or requirements	Green (b) draft measures that
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			have already been notified to the Commission and adopted by the Member State concerned at national level and that do not alter the scope, content, or make the already adopted authorisation schemes or requirements more restrictive for the establishment or cross- border provision of services;	<u>already notified by that</u> <u>Member State, when such draft</u> <u>measures do not extend their</u> <u>scope or content, or make them</u> <u>more restrictive for the</u> <u>establishment, or the cross-</u> <u>border provision of services;</u>	implement authorisation schemes or requirements which have already been notified to the Commission and adopted by the Member State concerned and that do not alter the scope, content, or make the already adopted authorisation schemes or requirements more restrictive for the establishment or cross-border provision of services;
38.	Art. 3, par. 1a. point (c)		(c) draft measures by means of which Member States comply with binding Union acts governing specific requirements regarding access to or exercise of a service activity, to the extent that those requirements are expressly provided for and the Union acts concerned require their uniform	c) draft measures by means of which Member States comply with binding Union acts governing specific requirements regarding access to or exercise of a service activity, to the extent that those requirements are expressly provided for in those Union acts.	Green (c) draft measures by means of which Member States comply with binding Union acts governing specific requirements regarding access to or exercise of a service activity, to the extent that those requirements are expressly provided for in those Union acts.

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39.	Art. 3, par. 2	2. Where a Member State modifies a notified draft measure with the effect of significantly extending its scope or content, or shortening the timetable originally envisaged for implementation, or adding requirements or authorisation schemes, or making those requirements or authorisation schemes more restrictive for the establishment, or the cross- border provision of services, it shall notify the modified draft measure previously notified under paragraph 1 again, including an explanation of the	transposition. [Am. 18]2. Where a Member Statesubstantiallymodifies a notifieddraft measure with the effect ofsignificantly extending that issubject to an ongoingnotification procedure, byaltering its scope or content, orbyshortening the timetableoriginally envisaged forimplementation, or byaddingrequirements or authorisationschemes, or making thoserequirements or authorisationschemes more restrictive for theestablishment, or the cross-border provision of services, itthe Member State shall notify	2. Where a Member State modifies a notified draft measure subject to an ongoing notification procedure with the effect of significantly substantially extending its scope or content, or shortening the timetable originally envisaged for implementation, or adding requirements or authorisation schemes, or making those notified requirements or authorisation schemes more restrictive for the establishment, or the cross-border provision of services, it shall notify amend the initial notification of the	Green Last sentence to be checked 2. Where a Member State <u>substantially</u> <u>amends</u> a notified draft measure <u>subject to an</u> <u>ongoing notification procedure</u> by <u>significantly</u> extending its scope or content, or shortening the timetable originally envisaged for implementation, or <u>by</u> adding authorisation schemes <u>or</u> <u>requirements</u> , or by making those <u>the notified</u> requirements or authorisation schemes <u>or</u> <u>requirements</u> more restrictive for
		objective and content of the modifications. In such a case, the previous notification shall	amend the initial notification of the modified draft measure previously notified under	modified draft measure <u>.</u> previously notified under paragraph 1 again, including <u>The</u>	the establishment, or the cross- border provision of services, <u>the</u> <u>notifying Member State</u> shall notify <u>modify the initial</u>



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		be deemed to be withdrawn.	paragraph 1 again <u>and notify</u> the <u>modifications of that draft</u> <u>measure to the Commission</u> , including an explanation of the objective and content of the modifications <u>thereof</u> . In such a case, the previous notification shall be deemed to be withdrawn. [Am. 19]	notifying Member State shall provide an explanation of the objective and content of the <u>notified</u> modifications. In such a case, it the previous notification shall be deemed to be withdrawn.	notification of the modified draft measure. previously notified under paragraph 1 again, including, The notifying Member State shall provide the amendments and provide an explanation <i>in accordance with</i> Article 3(5).
40.	Art. 3, par. 2a.		2a. Member States shall not be obliged to notify, prior to their adoption, the modifications to a draft measure that is already subject to an ongoing notification procedure, made by a Member State parliament at national or regional level, The Member State concerned may adopt such measures as modified and shall notify them to the Commission	see row 43	Yellow Council to check <u>2a. Art. 3 (2a). Where a</u> <u>draft measure that is already</u> <u>subject to an ongoing notification</u> <u>procedure is amended by a</u> <u>Member State parliament at</u> <u>national or regional level.</u> <u>Member States shall not be</u> <u>obliged to modify the ongoing</u>

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			<u>without delay, and at the latest</u> <u>two weeks after their adoption.</u> [Am. 20]		notification of that draft measure before its adoption. The Member State concerned may adopt such draft measure as amended and shall modify the ongoing notification without delay.
41.	Art. 3, par. 3	3. Draft measures referred to in paragraphs 1 and 2 shall be notified to the Commission at least three months prior to their adoption.	3. Draft measures referred to in paragraphs paragraph 1 and 2 shall be notified to the Commission at least three months prior to their adoption. <u>The modifications referred to in</u> paragraph 2 shall be notified to the Commission at least one month prior to their adoption.	3. Draft measures referred to in paragraphs 1 and 2 shall be notified to the Commission at least three months prior to their adoption.	Green 3. Draft measures referred to in paragraphs paragraph 1 and 2 shall be notified to the Commission at least three months prior to their adoption. <u>The modifications referred to in</u> paragraph 2 shall be notified to

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			[<u>Am. 21]</u>		the Commission at lea month prior to their a Council and lawyer-li check technical chang	udoption. Inguists to
42.	Art. 3, par. 3a.		3a. The obligation to notify a draft measure prior to its adoption in accordance with paragraph 3 shall not apply when a Member State has to adopt an urgent measure very quickly due to serious and unforeseeable circumstances relating to public policy, public security, public health or the protection of the environment. The Member State concerned shall notify the Commission of the urgent measure, its content and the reasons for the urgency that triggered its adoption. It shall do so without undue delay,	3a. Modifications referred to in paragraph 2 shall be notified to the Commission at least one month prior to their adoption. see row 49 on urgency clause	Yellow Council to check last sentence <u>3a. The</u> <u>obligation to notify</u> <u>a draft measure</u> <u>before its adoption</u> <u>in accordance with</u> <u>Art. 3 (3a)</u> <u>Paragraph 3 shall</u> <u>not apply in cases</u> where a Member <u>State has to adopt</u> <u>an urgent measure</u> <u>very quickly due to</u> <u>serious and</u> <u>unforeseeable</u>	Green regarding 3a of Council, see row 41

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			and in any case not later than the day on which that urgent measure is adopted Upon receipt of the notification of the urgent measure the Commission shall assess if the circumstances leading to the use of the emergency procedure are justified. [Am. 22]		circumstances relating to public policy, public security, public health or the protection of the environment. The Member State concerned shall notify the Commission of the urgent measure, its content and the reasons for the urgency that triggered its adoption without undue delay, and in any case no later than three working days after the day on which that urgent measure is adopted.
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					notification of the urgent measure the Commission shall assess if the circumstances leading to the use of the urgency procedure are justified. It shall take appropriate action in cases where improper use is made of this procedure. The European Parliament and the Member States shall be kept informed by the Commission.
43.	Art. 3, par. 3b.		see row 40	3b.Where Member States'Parliaments modify a notifieddraft measure, the notified	See row 40
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				<u>measure as modified may be</u> <u>adopted. Member States shall</u> <u>notify such modification</u> <u>without delay and at the latest</u> <u>within two weeks from the date</u> <u>of the adoption of the measure.</u>	
44.	Art. 3, par. 4	4. The breach of one of the obligations set out in Article 3(1), (2) and (3) or in Article 6(2) shall constitute a substantial procedural defect of a serious nature as regards its effects vis-à-vis individuals.	4. The breach of one of the obligations set out in Article 3(1), (2) and (3) or paragraphs 1, 1a, 2, 2a, 3, 3a of this Article and in Article 6(2) shall constitute a substantial procedural defect of a serious nature as regards its effects vis-à-vis individuals. [Am. 23]	4. The breach of one of the obligations set out in Article 3(1), (2) and (3) or in Article 6(2) shall constitute a substantial procedural defect of a serious nature as regards its effects vis-à- vis individuals.	Green 4. The breach of one of the obligations set out in Article 3(1), (2) and (3) or in Article 6(2) shall constitute a substantial procedural defect of a serious nature as regards its effects vis-à-vis individuals.
45.	Art. 3, par. 5	5. Member States shall, as part of any notification, provide information demonstrating the	5. Member States shall, as part of any notification, provide information demonstrating the	5. Member States shall, as part of any notification <u>made in</u> <u>accordance with paragraph 1,</u>	Green 5. Member States

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
		compliance of the notified authorisation scheme or requirement with Directive 2006/123/EC. That information shall identify the overriding reason relating to the public interest pursued and give the reasons why the notified authorisation scheme or requirement is non- discriminatory on grounds of nationality or residence and why it is proportionate. That information shall include an assessment demonstrating that less restrictive means are not available as well as specific evidence substantiating the arguments put forward by the notifying Member State.	compliance of the notified authorisation scheme or requirement with Directive 2006/123/EC. That information shall identify the overriding reason relating to the public interest pursued, and give the reasons provide an explanation why the notified authorisation scheme or requirement is non- discriminatory, <u>necessary on</u> grounds of nationality or residence and why it is proportionate <u>with regard to</u> <u>securing the attainment of the</u> objective pursued. [Am. 24] That information shall include an assessment demonstrating that less restrictive means are not available as well as specific evidence substantiating the arguments put forward by the notifying Member State.	or any amendment thereof in accordance with paragraph 2, or any modification thereof in accordance with paragraph 3b, provide information demonstrating the compliance of the notified authorisation scheme or requirement with Directive 2006/123/EC. That information shall identify the overriding reason relating to the public interest pursued and give the reasons why the notified authorisation scheme or requirement is non- discriminatory on grounds of nationality or residence and why it is proportionate. That information <u>A notification</u> made in accordance with paragraph 1 shall include an assessment explanation as to why the authorisation scheme or requirement is suitable for	shall, as part of any notification, or a modification thereof, provide information demonstrating the compliance of the notified authorisation scheme or requirement with Directive 2006/123/EC. That information shall identify the overriding reason relating to the public interest pursued, and give the reasons include an explanation as <u>to why</u> the notified authorisation scheme or requirement is non- discriminatory, <u>necessary on</u> grounds of nationality or residence and why it is proportionate <u>with regard to</u> <u>securing the attainment of the</u> <u>objective pursued.</u> That information shall include an assessment demonstrating that less restrictive means are not available as well as specific evidence substantiating the arguments put forward by the

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			[<u>Am. 25]</u>	securing the attainment of the objective pursued; does not go beyond what is necessary to attain its objective and why it is not possible to replace the authorisation scheme or requirements with other, less restrictive measures which attain the same result. demonstrating that less restrictive means are not available as well as specific evidence substantiating the arguments put forward by the notifying Member State.	notifying Member State.
46.	Art. 3, par. 6	6. In the notification, the Member State concerned shall also communicate the text of the legislative or regulatory provision that underlies the notified draft measure.	6. In the notification, the Member State concerned shall also communicate the text of the legislative or regulatory provision that underlies the notified draft measure.	6. In the notification, the Member State concerned shall, <u>where applicable</u> , also communicate the text of the legislative or regulatory provision that underlies the notified draft measure.	 Light Green <i>EP and Council to check</i> 6. In the notification, the Member State concerned shall, where applicable, also communicate the text of the
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					legislative or regulatory provision that underlies the notified draft measure or urgency measure.
47.	Art. 3, par. 7	7. Member States concerned shall communicate the adopted measure within two weeks following its adoption.	7. Member States concerned shall communicate the adopted measure within two weeks following its adoption.	7. Member States concerned shall communicate the adopted measure within two weeks following its adoption.	Green 7. Member States concerned shall communicate the adopted measure without undue delay.
48.	Art. 3, par. 8	8. For the purpose of the notification procedure established by this Directive and to ensure the exchange of information between the notifying Member State, other Member States and the Commission, the Internal	8. For the purpose of the notification procedure established by this Directive and to ensure the exchange of information between the notifying Member State, other Member States and the Commission, the Internal Market	8. For the purpose of the notification procedure established by this Directive and to ensure the exchange of information between the notifying Member State, other Member States and the Commission, the Internal Market Information System set	Green 8. For the purpose of the notification procedure established by this Directive and to ensure the exchange of information between the notifying Member State, other Member States and the Commission, the Internal Market
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		Market Information System set out in Regulation (EU) No 1024/2012 shall be used.	Information System set out in Regulation (EU) No 1024/2012 shall be used.	out in Regulation (EU) No 1024/2012 shall be used.	Information System set out in Regulation (EU) No 1024/2012 shall be used.
49.	Art. 3, par. 9		see row 42	9.Article 3(3) shall not apply where a Member State is required to adopt measures introducing new authorisation schemes or requirements or to modify existing authorisation schemes or requirements in a very short space of time for urgent reasons occasioned by serious and unforeseeable circumstances relating to the protection of public policy, public security, public health or the protection of the environment.Without delay and at the latest by the date of adoption of measures as referred to in	Deleted See row 42

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
				paragraph 1, Member States shall notify to the Commission the measure that introduces new requirements or authorisation schemes or modifies existing requirements or authorisation schemes and shall communicate reasons for the urgency of the measures. The Commission shall give its views on this communication as soon as possible. It shall take appropriate action in cases where improper use is made of this procedure.	
50.]	Article 4		J
51.	Title	Authorisation schemes and requirements subject to the notification obligation	Authorisation schemes and requirements subject to the notification obligation	Authorisation schemes and requirements subject to the notification obligation	Green Authorisation schemes and requirements subject to the

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
					notification obligation
52.	Art. 4, Par.1	Member States shall notify the following authorisation schemes and requirements:	Member States shall notify the following authorisation schemes and requirements:	Member States shall notify the following authorisation schemes and requirements:	Green Member States shall notify the following authorisation schemes and requirements:
53.	Art. 4, Par.1 point (a)	(a) authorisation schemeswithin the meaning of Article9(1) of Directive 2006/123/EC;	(a) authorisation schemes within the meaning of Article 9(1) of Directive 2006/123/EC;	(a) authorisation schemes within the meaning of Article 9(1) of Directive 2006/123/EC;	Green (a) authorisation schemes within the meaning of Article 9(1) of Directive 2006/123/EC;
54.	Art. 4, Par.1 point (b)	(b) requirements referred to in Article 15(2) of Directive 2006/123/EC;	(b) requirements referred to in Article 15(2) of Directive 2006/123/EC;	(b) requirements referred to in Article 15(2) of Directive 2006/123/EC;	Green (b) requirements referred to in Article 15(2) of Directive 2006/123/EC;

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
55.	Art. 4, Par.1 point (c)	(c) requirements affecting the freedom to provide services referred to in the third subparagraph of Article 16(1) and in the first sentence of Article 16(3) of Directive 2006/123/EC;	(c) requirements affecting the freedom to provide services referred to in the third subparagraph of Article 16(1) and in the first sentence of Article 16(3) of Directive 2006/123/EC;	c) requirements affecting the freedom to provide services referred to in the third subparagraph of Article 16(1) and in the first sentence of Article 16(3) of Directive 2006/123/EC;	Green c) requirements affecting the freedom to provide services referred to in the third subparagraph of Article 16(1) and in the first sentence of Article 16(3) of Directive 2006/123/EC;
56.	Art. 4, Par.1 point (d)	(d) requirement to subscribe to a professional liability insurance, guarantee or similar arrangement as referred to in Article 23 of Directive 2006/123/EC;	(d) requirement to subscribe to a professional liability insurance, guarantee or similar arrangement as referred to in Article 23 of Directive 2006/123/EC;	(d) requirement to subscribe to a professional liability insurance, guarantee or similar arrangement as referred to in Article 23 of Directive 2006/123/EC;	Red Further discussion needed
57.	Art. 4, Par.1	(e) requirement to exercise a	(e) requirement to exercise a	(e) requirement to exercise a	Green
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	point (e)	given specific activity exclusively or which restricts the exercise jointly or in partnership of different activities as referred to in Article 25 of Directive 2006/123/EC.	given specific activity exclusively or which restricts the exercise jointly or in partnership of different activities as referred to in Article 25 of Directive 2006/123/EC.	given specific activity exclusively or which restricts the exercise jointly or in partnership of different activities as referred to in Article 25 of Directive 2006/123/EC.	(e) requirement to exercise a given specific activity exclusively or which restricts the exercise jointly or in partnership of different activities as referred to in Article 25 of Directive 2006/123/EC.
58.	Art. 4, Par.1 point (ea)		(ea) professional rules on commercial communications as referred to in Article 24(2) of Directive 2006/123/EC. [Am. 26]		Red <i>Further discussion needed</i>
59.			Article 5	J	
60.	Title	Consultation	Consultation	Consulation	Green Consulation

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61.	Art. 5, Par.1	1. Upon receipt of a notification from a Member State referred to in Article 3(1) and (2), the Commission informs the notifying Member State of the completeness of the notification received.	1. Upon receipt of a notification from a Member State referred to in Article 3(1) and (2), the Commission informs the notifying Member State of the completeness of the notification received. [Am. 27]	1. Upon receipt of a notification from a Member State referred to in Article 3(1) and (2), the Commission informs the notifying Member State of the completeness of the notification received.	Green 1. Upon receipt of a notification from a Member State referred to in Article 3(1) and (2), the Commission informs the notifying Member State of the completeness of the notification received.
62.	Art. 5, Par.2	2. As from the date of the Commission informing the notifying Member State of the completeness of a notification received, a consultation of maximum three months shall take place among the notifying Member State, other Member States and the Commission.	2. As from the date of the Commission informing the notifying Member State of the completeness of a notification received <u>Once the draft measure</u> <u>has been notified</u> , a consultation of maximum three months shall take place among the notifying Member State, other Member	2. As from the date of the Commission informing the notifying the Member State of the completeness of a notification received, <u>An initial</u> consultation of maximum three months shall take place among the notifying Member State, other Member States and the Commission <u>for a</u>	Light Green Council and EP to check suggestion from the Commission "or a modification thereof" 1. As from the date of the Commission informing the notifying Member State of the completeness of a notification
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			States and the Commission. <u>That</u> <u>consultation shall start on the</u> <u>date that the Commission</u> <u>receives the notification.</u> [Am. 28]	period of no longer than three months from the date of receipt of the notification by the Commission.	received Upon notification, or a modification to a notification made in accordance with Article 3, paragraph 2a, a consultation of maximum three months shall take place among the notifying Member State, other Member States and the Commission. <u>That</u> consultation shall start on the date that the Commission receives the notification.
63.	Art. 5, Par.3	3. The Commission and Member States may, within a period of two months as of the beginning of the consultation period referred to in paragraph 2, submit comments to the notifying Member State.	3. The Commission and Member States may, within a period of two months as of the beginning of the consultation period referred to in paragraph 2, submit <u>to the notifying Member</u> <u>State either</u> comments to the notifying Member State <u>the</u> <u>effect that the notified measure</u> <u>might be incompatible with</u> <u>Directive 2006/123/EC or other</u> <u>observations. [Am. 29]</u>	3. The Commission and Member States may, within a period of two months from the beginning of the consultation period referred to in paragraph 2, submit <u>either</u> comments <u>that the</u> <u>notified measure may be</u> <u>incompatible with Directive</u> <u>2006/123/EC and/or other</u> <u>observations</u> to the notifying Member State.	Green 2. The Commission and Member States may, within a period of two months as of the beginning of the consultation period referred to in paragraph 1 2, submit <u>to the notifying</u> <u>Member State either</u> comments to the notifying Member State <u>the effect that the notified</u> <u>measure might be incompatible</u> <u>with Directive 2006/123/EC or</u>

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					other observations.
64.	Art. 5, Par.4	4. The notifying Member State shall respond to comments submitted by the Commission or other Member States within one month after their reception and prior to the adoption of the notified measure, either explaining how those comments will be taken into account in the notified measure or indicating the reasons why those comments cannot be taken into account.	4. The notifying Member State shall respond to comments submitted by the Commission or other Member States within one month after their reception-and prior to the adoption of the notified measure, either explaining how those comments will be taken into account in the notified measure or indicating the reasons why those comments cannot be taken into account. [Am. 30]	4. The notifying Member State shall respond to comments submitted by the Commission or other Member States within one month after <u>from</u> their <u>receipt reception and</u> prior to the adoption of the notified measure, either explaining how those comments will be taken into account in the notified measure or indicating the reasons why those comments cannot be taken into account. <u>The Commission shall take the</u> <u>reaction from the notifying</u> <u>Member State duly into</u> <u>account. The notifying Member</u>	Green 3. The notifying Member State shall respond to comments submitted by the Commission or other Member States within one month after from their receipt reception and prior to the adoption of the notified measure, either explaining how those comments will be taken into account in the notified measure or indicating the reasons why those comments cannot be taken into account. The Commission shall take duly into account the response

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				State may also respond to comments submitted by other Member States within one month after their receipt.	reaction from of the notifying Member State. The notifying Member State may also respond to comments submitted by other Member States within one month after their receipt.
65.	Art. 5, Par.4a.		See 67	4a. An amendment to a notification made in accordance with Article 3 (2) shall be subject to a consultation period of one month from the date of that amendment being notified, during which the Commission and Member States may issue comments that the notified measure may be incompatible with Directive 2006/123/EC and/or other observations. This	Green4. An amendmentmodification to a notificationmade in accordance withArticle 3 (2) shall be subject toa consultation period of at leastone month from the date ofthat amendment the receipt ofthe modification being notified.During that consultationperiod the Commission andMember States may issue

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				provision does not apply to a notification made in accordance with Article 3(3b).	<u>comments that the amended</u> <u>measure may be incompatible</u> <u>with Directive 2006/123/EC or</u> <u>other observations.</u>
					[<u>This provision does not apply</u> <u>to a <i>notification</i> made in</u> <u>accordance with Article 3(3b)]</u>
66.	Art. 5, Par.5	5. Where neither the Commission nor other Member States have submitted comments to a notified draft measure within the two months referred to in paragraph 3, the consultation period shall end immediately.	5. Where neither the Commission nor other Member States have submitted comments to a notified draft measure within the two months referred to in paragraph 3 <u>and the</u> <u>notifying Member State has not</u> <u>made amendments to the initial</u> <u>notification</u> , the consultation period shall end immediately.	5. Where neither the Commission nor other Member States have submitted comments to a <u>on the</u> notified draft measure within the two months referred to in paragraph 3 <u>and the notifying</u> <u>Member State has not carried</u> <u>out amendments to the initial</u> <u>notification</u> , the consultation period shall end immediately.	Light greenLawyer-linguists to check cross references5.Where neither the Commission nor other Member States have submitted comments to a notified draft-measure within
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			Where the notification was made in accordance with first subparagraph of Article 3(3), the notifying Member State may then proceed to adopt the draft measure without such adoption constituting a breach of that Article. [Am. 31]	The notifying Member State may then proceed to adopt the draft measure without this constituting a breach of Article <u>3(3)</u> .	the two months referred to in paragraph 2 3 <u>and the notifying</u> <u>Member State has not made</u> <u>modifications amendments to</u> <u>the initial notification</u> , the consultation period shall end immediately. <u>Where the</u> <u>notification was made in</u> <u>accordance with the first</u> <u>subparagraph of Article 3(3),</u> <u>the notifying Member State may</u> <u>then proceed to adopt the draft</u> <u>measure without such adoption</u> <u>constituting a breach of that</u> <u>Article.</u>
67.			5a. A notification in accordance with Article 3(2) shall be subject to a consultation period of one month from the date of its receipt. During that period, the Commission and Member States		Deleted See above

Row Loca	cation COMMISSIC COM(2016)8.		COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
		<u>may submit comments with</u> <u>regard to the compatibility</u> <u>the notified draft measured</u> <u>Directive 2006/123/EC or</u> <u>submit other observations</u> [Am. 32]	<u>v of</u> <u>e with</u>	
68.	I		rticle 6	
69. Title	e Alert	Alert	Notice	Notice
70. Art. 6 par.1	Before the close	efferred to ommissionconsultation period referred Article 5(2) and (5a), the Commission may alert the notifying Member State of concerns, which it shall ex in detail, about the compa- of itsof its pecisionof the draft measure notif with Directive 2006/123/E	ed to inconsultation period referred to in Article 5 paragraphs (2) and (4a) of this Directive, and where the Commission has provided comments during tha period, the Commission may alert issue a notice to the 	 Before the closure of the consultation period referred to in Article 5 paragraphs (1) and (4) of this Directive, and where the Commission or other Member States has provided comments
CT\1172012	2006/123/EC of the dr measure notified and o intention to adopt a D referred to in Article 7	raft <u>in detail</u> , about the comparent of its <u>of the draft measure notif</u> ecision with Directive 2006/123/E the draft measure notified	tibility period, the Commission may alert issue a notice to the and of of its concerns about the compatibility of the notified	Commission or of States has provid during that period Commission may

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
			<u>Recommendation or</u> Decision referred to in Article 7. [Am. 33]	measure with Directive 2006/123/EC.of the draft measure notified and of its intention to adopt a Decision referred to in Article 7. The Commission may issue a notice, within three months of the modification of the notification provided for in Article 3, paragraph (3b).	State <u>detailing</u> of its concerns about the compatibility <u>of the</u> <u>notified measure</u> with Directive 2006/123/EC of the draft measure notified and of its intention to adopt a Decision referred to in Article 7. <u>The Commission may issue a</u> <u>notice, within three months of</u> <u>the modification of the</u> <u>notification provided for in</u> <u>Article 3, paragraph (2a).</u> <i>Lawyer-linguists to check further</i> <i>the cross-references</i>
71.	Art. 6, par.1a.		Ia.The Commission may, within three months of the modification of the notification provided for in Article 3(2a), issue an alert. [Am. 34]		Deleted, see row 71

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72.	Art. 6, par.2	2. Upon receipt of such an alert, the notifying Member State shall not adopt the draft measure for a period of three months after the closure of the consultation period.	 2. Upon receipt of such an alert in accordance with paragraph 1, the notifying Member State shall not adopt the draft measure for a period of three months after the closure of the consultation period. Receipt of an alert shall not prevent the Member State from adopting the corresponding legislation, Regulation or administrative act after the period of three months has passed. Within one month from the receipt of an alert in accordance with paragraphs 1 and 1a, the notifying Member State shall submit to the 	2. Upon receipt of such an alert, the notifying Member State shall not adopt the draft measure for a period of three months after the closure of the consultation period.	Red EP suggestion, Council to check. 2. Within two month from receiving from the Commission a notice issued to it in accordance with paragraph 1, the notifying Member State shall submit to the Commission an explanation of the compatibility of the notified measure with Directive 2006/123/EC, and where necessary, shall take appropriate action.
	172012511		<u>State shall submit to the</u> <u>Commission an explanation of</u> <u>the compatibility of the notified</u> <u>measure with Directive</u>		[paragraph 2 together with recital 14, where the last

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			2006/123/EC, or shall amend or repeal the measure concerned in order to ensure compliance with that Directive. [Am. 35]		sentences are as follows: Receipt of such a notice allows the notifying Member State and the Commission to continue the dialogue either until the Commission has adopted a decision or recommendation provided for in Article [6] 7 or has informed the notifying Member State of the closure of the notice provided for in paragraph 4. Such notice should not prevent Member States from adoption of the notified measure and at the same time the notifying Member State should continue the dialogue with a view to avoiding the creation of discriminatory, unjustified and disproportionate barriers. This would help ensure reasonable regulatory stability for service providers and recipients.J

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73.	Art. 6, par.3			3. The notifying Member State may, within a period of two months, react to the notice by providing explanations and, where necessary, take appropriate action.	Red See row 72 EP proposal
74.	Art. 6, par.4			4. Where the Commission is satisfied with the explanations provided or the action taken by the notifying Member State, the Commission shall, without delay, inform the notifying Member State of the closure of the notice.	RedLawyer-linguists to check (closure of "notice" or "dialogue" as in recital 14)3. Where the Commission is satisfied with the explanations provided or the action taken by the notifying Member State, the Commission shall, without delay, inform the notifying Member State of the closure of the notice.

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75.	Art. 6, par.5			5. Where the Commission has issued a notice in accordance with paragraph (1) on requirements falling within the scope of Article 4(b), and it still has serious concerns on the measure notified in accordance with paragraphs (1), (2) and (3b) of Article 3, it may, within three months from the date of such notice, adopt a decision requesting the Member State in question to refrain from adopting the notified measure or to repeal it.	Red Further discussion necessary
76.			Article 7		
77.	Title	Decision	<i>Recommendation and</i> Decision	<u>Recommendation</u>	<i>Recommendation and</i> Decision <u>Yellow</u>

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78.	Art. 7, par.1	Where the Commission has issued an alert in accordance with Article 6(1), it may, within a period of three months after the date of the closure of the consultation period referred to in Article 5(2), adopt a Decision finding the draft measure to be incompatible with Directive 2006/123/EC and requiring the Member State concerned to refrain from adopting the draft measure or, if such measure has been adopted in breach of Article 3(3) or Article 6(2), to repeal it.	Where the Commission has issued an alert in accordance with Article 6(1) <u>and (1a) in</u> <u>respect of requirements falling</u> <u>within the scope of point (b) of</u> <u>Article 4 and where the</u> <u>Commission continues to have</u> <u>serious concerns about the</u> <u>measure notified in accordance</u> <u>with Article 3(1), (2), (2a) and</u> (<u>3a)</u> , it may, within a period of three months after the date of the closure of the consultation period referred to in Article 5(2) <u>such alert</u> , adopt a Decision <u>requesting</u> finding the draft measure to be incompatible with <u>Directive 2006/123/EC and</u> requiring the Member State concerned to refrain from adopting the draft <u>notified</u> measure or, if such measure has been adopted in breach of <u>Article 3(3) or Article 6(2)</u> , to repeal it.	Where the Commission has issued an alert <u>a notice</u> in accordance with Article 6(1) <u>, on</u> <u>authorisations or requirements</u> <u>falling within the scope of</u> <u>Article 4(a), (c), and (e) and it</u> <u>still has serious concerns on the</u> <u>measure notified in accordance</u> <u>with paragraphs (1), (2) and (3b)</u> <u>of Article 3</u> , it may, within a <u>period of</u> three months after <u>from</u> the date of <u>such notice</u> the elosure of the consultation period referred to in Article 5(2), adopt a <u>recommendation</u> Decision finding the draft measure to be incompatible with Directive 2006/123/EC and requiring <u>requesting</u> the Member State concerned to refrain from adopting the draft <u>notified</u> measure or, if such measure has <u>been adopted in breach of Article</u> 3(3) or Article 6(2), to repeal it.	Yellow Council to check inclusion of 3a (urgency measures and decisions) Where the Commission has issued an alert a notice in accordance with Article 6(1) and (1a) in respect of requirements falling within the scope of point (b) of Article 4 and where the Commission continues to have serious concerns about the measure notified in accordance with Article 3(1), (2), and (2a) and [3a], it may, within a period of three months after the date of the closure of the consultation period referred to in Article 5(2) such notice alert, adopt a Decision requesting finding the draft measure to be incompatible with Directive 2006/123/EC and requiring the Member State

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		Where the Commission has issued an alert in accordance with Article 6(1) and (1a) on authorisation schemes or requirements that fall within the scope of Article 4(a), (c), (d) and (e) and where the Commission continues to have serious concerns about the measure notified in accordance with Article 3(1), (2), (2a) and (3a), it may, within a period of three months after the date of such alert, adopt a Recommendation requesting the Member State concerned to refrain from adopting the notified measure or to repeal it. [Am. 36]		concerned to refrain from adopting the draft <u>notified</u> measure or, if such measure has been adopted in breach of Article 3(3) or Article 6(2), to repeal it. <u>Where the Commission has</u> issued a notice <u>an alert in</u> accordance with Article 6(1) on authorisation schemes or requirements that fall within the scope of Article 4(a), (c), (d) and (e) and where the Commission continues to have serious concerns about the measure notified in accordance with Article 3(1), (2), and (2a) and (3a), it may, within a period of three months after the date of such notice, adopt a <u>Recommendation requesting the</u> <u>Member State concerned to</u> refrain from adopting the notified measure or to repeal it.

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					references
79.		1	Article 8		
80.	Title	Information to the public	Information to the public	Information to the public	Information to the public
81.	Art. 8, par. 1	The Commission shall publish on a dedicated public website the notifications made by Member States under Articles 3(1) and (2) and the related adopted measures.	The Commission shall publish on a dedicated public website the notifications made by Member States under Articles <u>Article</u> 3(1) and (2) and <u>modifications to</u> <u>initial notifications under</u> <u>Article 3(2) and (2a), adopted</u> <u>urgent measures under Article 3(3a), the related adopted</u> measures <u>under Article 3(7),</u> <u>and Recommendations or</u> <u>Decisions adopted under Article</u> <u>7.</u> <u>The Commission shall give</u> <u>stakeholders the possibility of</u>	The Commission shall publish <u>without delay</u> , on a dedicated public website, the notifications made by Member States under Articles 3(1) and <u>amendments to</u> <u>initial notifications under</u> <u>Article 3</u> (2) and the related adopted measures <u>under Article</u> <u>3(7)</u> .	Yellow Second part to be checked by Council The Commission shall publish without delay on a dedicated public website the notifications made by Member States under Articles <u>Article</u> 3(1) and (2) and <u>modifications to initial</u> <u>notifications under Article 3(2)</u> and (2a), adopted urgent measures under Article 3(3a) and measures communicated pursuant to Article 3(7)

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			providing, by electronic means, feedback on the published notifications, or of alerting the Commission of draft measures or adopted measures which have not been notified in accordance with this Directive. Upon receiving such feedback or alerts from stakeholders, the Commission shall inform the Member State concerned without delay. [Am. 37]		<u>The Commission shall give</u> <u>stakeholders the possibility of</u> <u>providing, by electronic means,</u> <u>feedback on the published</u> <u>notifications, or of alerting the</u> <u>Commission of draft measures</u> <u>or adopted measures which have</u> <u>not been notified in accordance</u> <u>with this Directive. Upon</u> <u>receiving such feedback or</u> <u>alerts from stakeholders, the</u> <u>Commission shall inform the</u> <u>Member State concerned</u> <u>without delay.</u>
82.			Article 9	J	
83.	Title	Designation of competent authority	Designation of competent authority	Designation of competent <u>an</u> <u>authority</u>	Green Designation of a responsible authority

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84.	Art. 9 par. 1	Member States shall designate a competent authority responsible at national level for the operation of the notification procedure established by this Directive.	Member States shall designate a competent communicate to the <u>Commission an</u> authority responsible at national level for the operation of the notification procedure established by this Directive. <u>That designation</u> <u>shall be without prejudice to the</u> <u>allocation of functions and</u> <u>powers among the authorities</u> <u>within national systems.</u> [Am. 38]	Member States shall <u>communicate to the</u> <u>Commission</u> designate an <u>competent</u> authority responsible at national level for the operation of the notification procedure established by this Directive. <u>Such designation shall be</u> <u>without prejudice to the</u> <u>allocation of functions and</u> <u>powers among the authorities</u> <u>within national systems.</u>	Green Member States shall designate and a competent communicate to the Commission an authority responsible at national level for the operation of the notification procedure established by this Directive. That designation shall be without prejudice to the allocation of functions and powers among the authorities within national systems.			
	Article 10							
85.	Title	Link to other notification or reporting mechanisms	Link to other notification or reporting mechanisms	Link to other notification or reporting mechanisms	Link to other notification or reporting mechanisms			

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86.	Art. 10, par.1	1. Where a Member State is required to notify a measure under Article 3 of this Directive and under Article 5(1) of Directive (EU) 2015/1535, a notification carried out under that Directive and which complies with the obligations laid down in paragraphs 3, 5, 6 and 7 of Article 3 of this Directive shall be deemed to have satisfied also the notification obligation established under Article 3(1) and (2) of this Directive.	1. Where a Member State is required to notify a measure under Article 3 of this Directive and under Article 5(1) of Directive (EU) 2015/1535, a notification carried out under that Directive and which complies with the obligations laid down in paragraphs 3, 5, 6 and 7 of Article 3 of this Directive shall be deemed to have satisfied also the notification obligation established under Article 3(1) and (2) of this Directive.	1. Where a Member State is required to notify a measure under Article 3 of this Directive and under Article 5(1) of Directive (EU) 2015/1535, a notification carried out under that Directive and which complies with the obligations laid down in paragraphs 3, 5, <u>and 6 and 7</u> of Article 3 of this Directive shall be deemed to have satisfied also the notification obligation established under Article 3(1) and (2) of this Directive.	Green 1. Where a Member State is required to notify a measure under Article 3 of this Directive and under Article 5(1) of Directive (EU) 2015/1535, a notification carried out under that Directive and which complies with the obligations laid down in paragraphs 3, 5, and 6 and 7 of Article 3 of this Directive shall be deemed to have satisfied also the notification obligation established under Article 3(1) and (2) of this Directive.
87.	Art.10, par.2	2. Where a Member State is required to notify a measure under Article 3 of this Directive and to inform the Commission in accordance with Article 59(5) of Directive 2005/36/EC, that	2. Where a Member State is required to notify a measure under Article 3 of this Directive and to inform the Commission in accordance with Article 59(5) of Directive 2005/36/EC, that	2. Where a Member State is required to notify a measure under Article 3 of this Directive and to inform the Commission <u>of</u> <u>that measure</u> in accordance with Article 59(5) of Directive	Green 2. Where a Member State is required to notify a measure under Article 3 of this Directive and to inform the Commission
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	notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC.	notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC.	2005/36/EC, that notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC.	thereof in accordance with Article 59(5) of Directive 2005/36/EC, that notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC. <i>To be checked by lawyer-</i> <i>linguists</i>
	1	Article 1	1	
Title	Report and review	Report and review	Report and review	Report and review
Art.11, par.1	1. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European Parliament, the Council and the European Economic and Social	1. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European Parliament, the Council and the European Economic and Social	1. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European Parliament, the Council and the European Economic and Social	Green 1. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European
	Title Art.11,	LocationCOM(2016)821notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC.TitleReport and reviewArt.11, par.11. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European Parliament, the Council and the	Location COM(2016)821 A8-0396/2017 notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC. notification shall be deemed to have satisfied also the information obligation set out in Article 59(5) of Directive 2005/36/EC. Title Report and review Report and review Art.11, par.1 1. By [36 months after the date for transposition of this Directive] and at the latest every five years thereafter, the Commission shall present a report to the European Parliament, the Council and the 1. By [36 month after the commission shall present a report to the European Parliament, the Council and the	LocationCOMMISSION COM(2016)821LP A8-0396/2017APPROACH 9507/17Image: anomal system of the comparison of the system of the sys

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Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
		Committee on the application of this Directive.	Committee on the application of this Directive, <i>including an</i> assessment of any improper use to circumvent the application of the notification procedure established in this Directive. [Am. 39]	Committee on the application of this Directive, including an assessment of any improper use to circumvent the application of the notification procedure established in this Directive.	Parliament, the Council and the European Economic and Social Committee on the application of this Directive, including an assessment of any improper use to circumvent the application of the notification procedure established in this Directive.
91.	Art. 11, par.2	2. Following the report referred to in paragraph 1, the Commission shall regularly evaluate this Directive and submit the evaluation results to the European Parliament, the Council and the European Economic and Social Committee.	2. Following the report referred to in paragraph 1, the Commission shall regularly evaluate this Directive and submit the evaluation results to the European Parliament, the Council and the European Economic and Social Committee.	2. Following the report referred to in paragraph 1, the Commission shall regularly evaluate this Directive and submit the evaluation results to the European Parliament, the Council and the European Economic and Social Committee.	Green 2. Following the report referred to in paragraph 1, the Commission shall regularly evaluate this Directive and submit the evaluation results to the European Parliament, the Council and the European Economic and Social Committee.
92.	Art. 11, par.3	3. Where appropriate, the	3. Where appropriate, the	3. Where appropriate, the	Green
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Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
		reports referred to in paragraphs 1 and 2 shall be accompanied by relevant proposals.	reports referred to in paragraphs 1 and 2 shall be accompanied by relevant proposals.	reports referred to in paragraphs 1 and 2 shall be accompanied by relevant proposals.	3. Where appropriate, the reports referred to in paragraphs 1 and 2 shall be accompanied by relevant proposals.
93.			Article 12	2	
94.	Title	Amendments to Directive 2006/123/EC	Amendments to Directive 2006/123/EC	Amendments to Directive 2006/123/EC	Green Amendments to Directive 2006/123/EC
95.	Art.12	Directive 2006/123/EC is amended as follows:	Directive 2006/123/EC is amended as follows:	Directive 2006/123/EC is amended as follows:	Green Directive 2006/123/EC is amended as follows:

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
96.	Art.12, par.1	1. Article 15(7) is deleted with effect from [one day after the deadline for the transposition].	1. Article 15(7) is deleted with effect from [one day after the deadline for the transposition].	1. Article 15(7) is deleted with effect from [one day after the deadline for the transposition].	Green 1. Article 15(7) is deleted with effect from [one day after the deadline for the transposition].
97.	Art.12, par.2	2. In Article 39(5), the second and third subparagraphs are deleted with effect from [one day after the deadline for the transposition].	2. In Article 39(5), the second and third subparagraphs are deleted with effect from [one day after the deadline for the transposition].	2. In Article 39(5), the second and third subparagraphs are deleted with effect from [one day after the deadline for the transposition].	Green 2. In Article 39(5), the second and third subparagraphs are deleted with effect from [one day after the deadline for the transposition].
98.	Article 13				1

Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
99.	Title	Amendments to Regulation (EU) No 1024/2012	Amendments to Regulation (EU) No 1024/2012	Amendments to Regulation (EU) No 1024/2012	Green Amendments to Regulation (EU) No 1024/2012
100.	Art. 13	The Annex to Regulation (EU) No 1024/2012 is amended as follows:	The Annex to Regulation (EU) No 1024/2012 is amended as follows:	The Annex to Regulation (EU) No 1024/2012 is amended as follows:	Green The Annex to Regulation (EU) No 1024/2012 is amended as follows:
101.	Art.13, par.1	 point 1 is replaced by the following: "1. Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market: Chapter VI."; the following point 11 is added: 	 point 1 is replaced by the following: "1. Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market: Chapter VI."; the following point 11 is added: 	 point 1 is replaced by the following: <i>"1. Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market: Chapter VI.";</i> the following point 11 is added: 	Green1. point 1 is replaced by the following:"1. Directive 2006/123/EC of the European Parliament and of the Council of 12 December 2006 on services in the internal market: Chapter VI.";2. the following point 10 is

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Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	COUNCIL - GENERAL APPROACH 9507/17	POSSIBLE COMPROMISE SOLUTION
		"11. Directive (EU) XXXX/XXX of the European Parliament and of the Council of XX on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisations schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System, unless a notification, as provided for in that Directive, is made in accordance with Directive (EU) 2015/1535.".	"11. Directive (EU) XXXX/XXXX of the European Parliament and of the Council of XX on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisations schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System, unless a notification, as provided for in that Directive, is made in accordance with Directive (EU) 2015/1535.".	"11. Directive (EU) XXXX/XXXX of the European Parliament and of the Council of XX on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisations schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System, unless a notification, as provided for in that Directive, is made in accordance with Directive (EU) 2015/1535.".	added: "10. Directive (EU) XXXX/XXXX of the European Parliament and of the Council of XX on the enforcement of the Directive 2006/123/EC on services in the internal market, laying down a notification procedure for authorisations schemes and requirements related to services, and amending Directive 2006/123/EC and Regulation (EU) No 1024/2012 on administrative cooperation through the Internal Market Information System, unless a notification, as provided for in that Directive, is made in accordance with Directive (EU) 2015/1535.".
102.		Article 14			
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Row	Location	COMMISSION COM(2016)821	EP A8-0396/2017	<i>COUNCIL - GENERAL APPROACH 9507/17</i>	POSSIBLE COMPROMISE SOLUTION
103.	Title 12	Transposition	Transposition	Transposition	Transposition
104.	Art. 14, par. 1	 Member States shall adopt and publish, by [calendar date one year as from the date of the entry into force of that Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. The provisions adopted to transpose this Directive shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made. 	 Member States shall adopt and publish, by [calendar date one year as from the date of the entry into force of that Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. The provisions adopted to transpose this Directive shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made. 	 Member States shall adopt and publish, by [calendar date one two years as from the date of the entry into force of that Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. The provisions adopted to transpose this Directive shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made. 	Green 1. Member States shall adopt and publish, by [calendar date one two years as from the date of the entry into force of that Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. The provisions adopted to transpose this Directive shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.
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105.	Art. 14, par. 2	2. Member States shall communicate to the Commission the text of those provisions.	2. Member States shall communicate to the Commission the text of those provisions.	2. Member States shall communicate to the Commission the text of those provisions.	Green 2. Member States shall communicate to the Commission the text of those provisions.
106.	Art. 14, par. 3	3. Member States shall apply those provisions from [calendar date one year as from the date of the entry into force of that Directive + one day].	3. Member States shall apply those provisions from [calendar date one year as from the date of the entry into force of that Directive + one day].	3. Member States shall apply those provisions from [calendar date one year as from the date of the entry into force of that Directive + one day].	Green 3. Member States shall apply those provisions from [calendar date two years as from the date of the entry into force of that Directive + one day]. <i>To be aligned with paragraph 1</i>