(Annex I, Section XII, points 138-169)

Proposal for a regulation of the European Parliament and of the Council adapting a number of legal acts providing for the use of the regulatory procedure with scrutiny to Articles 290 and 291 of the Treaty on the Functioning of the European Union

(Text with EEA relevance)

Green: The text can be deemed as already agreed Yellow: The issue needs further discussion at technical level Red: The issue needs further discussion in depth at trilogues

Note:

Differences between the EP's position and the Commission's proposal are highlighted in Bold/Italics on EP text.

Differences between the Council's position and the Commission's proposal are highlighted in Bold/Italics on Council text.

Modifications by lawyer-linguists are in Italics.

Compromise wording is in Bold/Italics/Underline.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
XII. HEALTH AND FOOD SAFETY			
138. Council Directive 89/108/EEC of 21 December 1988 on the approximation of the laws of the Member States relating to quick-frozen			

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COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
foodstuffs for human consumption [*]			
In order to achieve the objectives of Directive 89/108/EEC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Directive with the purity criteria to be satisfied by cryogenic media, the sampling procedures for quick-frozen foodstuffs and the procedures for monitoring their temperature and for monitoring temperatures in the means of transport, warehousing and storage. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional		In order to achieve the objectives of Directive 89/108/EEC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Directive with the purity criteria to be satisfied by cryogenic media[]. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the	

^{*} OJ L 40, 11.2.1989, p. 34

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
		In order to ensure uniform conditions for the implementation of Directive 89/108/EEC, implementing powers should be conferred on the Commission in order to determine the sampling procedures for quick-frozen foodstuffs and the procedures for monitoring their temperature and for monitoring temperatures in the means of transport, warehousing and storage. Those powers should be	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		exercised in accordance with Regulation (EU) No 182/2011.	
Accordingly, Directive 89/108/EEC is amended as follows			
(1) in Article 4, the third paragraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 11a determining the purity criteria to be satisfied by those cryogenic media."	"The Commission is empowered to adopt delegated acts in accordance with Article 11a to supplement this Directive by determining the purity criteria to be satisfied by those cryogenic media."	"The Commission is empowered to adopt delegated acts in accordance with Article 11a in order to supplement this Directive by determining the purity criteria to be satisfied by those cryogenic media.";	
(2) Article 11 is replaced by the following:			
"Article 11			
The Commission is empowered to adopt delegated acts in accordance with Article 11a determining the sampling procedures for quick-frozen	The Commission is empowered to adopt delegated acts in accordance with Article 11a to supplement this Directive by determining the sampling	'The Commission may determine, by means of implementing acts [] the sampling procedures for quick- frozen foodstuffs and the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
foodstuffs and the procedures for monitoring their temperature and for monitoring temperatures in the means of transport, warehousing and storage.	procedures for quick-frozen foodstuffs and the procedures for monitoring their temperature and for monitoring temperatures in the means of transport, warehousing and storage.	procedures for monitoring their temperature and for monitoring temperatures in the means of transport, warehousing and storage. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 12(2)";	
(3) the following Article 11a is inserted:			
"Article 11a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Articles 4 and 11 shall be conferred for an indeterminate period of time from [the date of the entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Articles 4 and 11 shall be conferred <i>on the</i> <i>Commission</i> for <i>a</i> period of <i>five</i> <i>years</i> from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. <i>The Commission</i>	2. The power to adopt delegated acts referred to in Article[] 4 [] shall be conferred for a period of five years [] from [the date of the entry into force of this Regulation []]. The Commission shall draw up a	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of powers referred to in Articles 4 and 11 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of power[] referred to in Article[] 4 [] 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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		any delegated acts already in force.	
4. Before adapting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutionnal Agreement on Better-Law-making of 13 April 2016 [*] .		4. Before ado[]pting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutionnal Agreement of 13 April 2016 on Better-Law- making of []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Articles 4 and 11 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the		6. A delegated act adopted pursuant to Article[] 4 [] shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the	

* OJ L 123, 12.5.2016, p.1.";

COMMIS	SSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
European Pa Council hav Commission object. That extended by initiative of	at period, the arliament and the re both informed the n that they will not period shall be r two months at the the European or the Council.		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 two months at the initiative of the European Parliament or the Council.	
(4) in Article	e 12 is deleted.		-(4) in-Article 12,-[] paragraph 2 is replaced by the following:	
			"2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 of the European Parliament and of the Council ⁺ shall apply."	
European P	ive 1999/2/EC of the Parliament and of the 22 February 1999 on			

⁺ Regulation (EU) No 182/2011 of the European Parliament and the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

COMM	IISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
the Mem foods and	oximation of the laws of ber States concerning d food ingredients vith ionising radiation [*]			
of Directi to adopt a Article 29 be delega amend th necessary of public that Direct exception maximum foodstuff requirement particular Commiss consultati preparato expert ley consultati	o achieve the objectives ive 1999/2/EC, the power acts in accordance with 90 of the Treaty should the to the Commission to at Directive to the extent 7 to ensure the protection health and to supplement ctive in respect of as relating to the an radiation dose for 5, the supplementary ents for facilities. It is of r importance that the ions during its ory work, including at vel, and that those ions be conducted in ce with the principles a in the Interinstitutional	In order to achieve the objectives of Directive 1999/2/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend that Directive to the extent necessary to ensure the protection of public health and to supplement that Directive in respect of exceptions relating to the maximum radiation dose for foodstuffs <i>and</i> the supplementary requirements for facilities. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional	In order to achieve the objectives of Directive 1999/2/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend that Directive to the extent necessary to ensure the protection of public health and to supplement that Directive in respect of [] supplementary requirements for facilities. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of	

^{*} OJ L 66, 13.3.1999, p.16.

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
		There is no need to empower the Commission to adopt exceptions relating to the maximum radiation dose for foodstuffs in Directive 1999/2/EC. Therefore, the possibility to adopt those implementing measures in accordance with the regulatory procedure with scrutiny should be removed from Directive 1999/2/EC, without replacing it with an empowerment conferred in	

Сомм	SSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
			accordance with Article 290(1) or Article 291(2) of the Treaty.	
	ly, Directive 1999/2/EC l as follows:			
	ele 5, paragraph 2 is y the following:		(1) in Article 5, paragraph 2 is deleted. []	
empowered acts in acco 11a allowin paragraph the availab	mmission is d to adopt delegated ordance with Article ng exceptions to 1 taking into account le scientific knowledge evant international	"2. The Commission is empowered to adopt delegated acts in accordance with Article 11a to supplement this Directive in order to allow exceptions to paragraph 1 taking into account the available scientific knowledge and the relevant international standards."	[] (Deletion of Article 5(2))	
	ele 7, paragraph 2 is y the following:			
"2. Approv if the facili	al shall be granted only ty:			
joint FAO/ Alimentari Recommer	requirements of the WHO Codex us Commission aded International Code for the operation of			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
irradiation facilities used for the treatment of foods (reference FAO/WHO/CAC, Vol. XV, edition 1), and any supplementary requirement which may be adopted by the Commission,			
- designates a person responsible for compliance with all the conditions necessary for the application of the process.			
The Commission is empowered to adopt delegated acts in accordance with Article 11a concerning the supplementary requirement referred to in the first indent of the first subparagraph of this Article taking into account requirements in terms of efficacy and safety of treatment used, and related to good hygienic practices of food processing.;	The Commission is empowered to adopt delegated acts in accordance with Article 11a to supplement this Directive by establishing rules concerning the supplementary requirement referred to in the first indent of the first subparagraph of this Article taking into account requirements in terms of efficacy and safety of treatment used, and related to good hygienic practices of food processing.		
(3) the following Articles 11a and11b are inserted:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 11a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 5(2), Article 7(2) and Article 14(3) shall be conferred for an indeterminate period of time from [the entry into force of this OMNIBUS].	2. The power to adopt delegated acts referred to in Article 5(2), Article 7(2) and Article 14(3) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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.	2. The power to adopt delegated acts referred to in [] Article 7(2) and Article 14(3) shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. 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.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
3. The delegation of powers referred to in Article 5(2), Article 7(2) and Article 14(3) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of powers referred to in [] Article 7(2) and Article 14(3) 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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
4. Before adapting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on		4. Before ado[]pting 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 [] [*] .	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
Better-Law-making of 13 April 2016*.			
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 5(2), Article 7(2) and Article 14(3) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 Council have both informed the commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or the Council.		6. A delegated act adopted pursuant to [] Article 7(2) and Article 14(3) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or the Council.	

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 11b			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 11a(6). In such a case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council.			
(4) in Article 12, paragraphs 3, 4 and 5 are deleted;			

COMMISSION PROPOS	AL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(5) in Article 14, paragraph 3 replaced by the following:	is		
"3. The Commission is empowered to adopt delegated acts in accordance with Articl 11a amending this Directive t extent necessary to ensure the protection of public health and shall be limited to prohibition restrictions as compared to the previous legal situation.	e o the l s or		
Where imperative grounds of urgency related to human hea so require, the procedure prov for in Article 11b shall apply delegated acts adopted pursua this paragraph.".	ided o		
140. Regulation (EC) No 141/2000 of the European Parliament and of the Coun of 16 December 1999 on orp medicinal products*			

^{*} OJ L 18, 22.1.2000, p. 1.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
In order to achieve the objectives of Regulation (EC) No 141/2000, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Regulation with definitions of 'similar medicinal product' and 'clinical superiority'. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert		In order to achieve the objectives of Regulation (EC) No 141/2000, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Regulation with definitions of 'similar medicinal product' and 'clinical superiority'. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 141/2000 is amended as follows:			
(1) in Article 8, paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts in accordance with Article 10b supplementing this Regulation by adopting the definitions of 'similar medicinal product' and 'clinical superiority'.";			
(2) in Article 10a, paragraph 3 is deleted;			
(3) the following Article 10b is inserted:			
"Article 10b Exercise of the delegation			

1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred <i>on</i> the Commission for <i>an indeterminate</i> period from [date of entry into force of this omnibus].2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred <i>on</i> the Commission for <i>a nindeterminate</i> period from [date of entry into force of this omnibus].2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred on the Commission for <i>a period</i> of five years from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. The Commission shall <i>draw</i> 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.2. The delegation of power such extension not later than three months before the end of each period.2. The delegation of power3. The delegation of power4. The delegation of power	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
period from [date of entry into force of this omnibus].years from [date of entry into force of this amending Regulation]. 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.years [] from [the entry into force of this Regulation []].The Commission 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.The delegation of power not the European Parliament or the Council opposes such extension not later than three months before the end of each period.	acts is conferred on the Commission subject to the conditions laid down in this Article.2. The power to adopt delegated acts referred to in Article 8(4) shall be conferred <i>to</i> the	acts referred to in Article 8 (4) shall be conferred <i>on</i> the	acts referred to in Article 8(4) shall be conferred to the	
period.	period from [date of entry into	years from [date of entry into force of this amending Regulation]. 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	years [] from [the entry into force of this Regulation []]. 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	
referred to in Article 8(4) may be	3. The delegation of power		period.	

COMMISSION PROPOSAL	L EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 <i>Official</i> <i>Journal of the European Union</i> at a later date specified therein. I shall not affect the validity of an delegated acts already in force.	or It		
4. Before adopting a delegated act, the Commission shall consu experts designated by each Member State in accordance wit the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016*.		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 [] [*] .	
5. As soon as it adopts a delegat act, the Commission shall notify			

* OJ L 123, 12.5.2016, p. 1.".

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
simultaneously to the European Parliament and to the Council [*] .			
6. A delegated act adopted pursuant to Article 8(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.			
141. Directive 2001/18/EC of the European Parliament and of the Council of 12 March 2001 on the deliberate release into the environment of genetically			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
modified organisms and repealing Council Directive 90/220/EEC*			
In order to achieve the objectives of Directive 2001/18/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Directive and to supplement that Directive with:			
- derogatory criteria and information requirements for the notification for the placing on the market of certain types of GMOs;			
- minimum thresholds below which products where adventitious or technically unavoidable traces of authorised GMOs cannot be excluded do not have to be labelled as GMOs;			
- lower thresholds than 0,9%, below which the labelling			

* OJ L 106, 17.4.2001, p.1

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
requirements set out in the Directive do not apply to traces of GMOs in products intended for direct processing ;			
- specific labelling requirements for GMOs that are not placed on the market within the meaning of this Directive.			
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert	

COMMISSION PROPOSA	L EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		groups dealing with the preparation of delegated acts.	
Accordingly, Directive 2001/18/EC is amended as follows:			
(1) Article 16 is amended as follows:			
(a) in paragraph 2, the first subparagraph is replaced by th following:	e		
The Commission is empowere adopt delegated acts, in accordance with Article 29a, establishing the criteria and information requirements refer to in paragraph 1, as well as an appropriate requirements for a summary of the dossier, after consultation of the relevant Scientific Committee. The crit and information requirements shall be such as to ensure a hig level of safety of human healtl and the environment and shall	adopt delegated acts, in accordance with Article 29a, to supplement this Directive by establishing the criteria and information requirements referred to in paragraph 1, as well as any appropriate requirements for a summary of the dossier, after consultation of the relevant Scientific Committee. The criteria and information requirements shall be such as to ensure a high	to adopt delegated acts, in accordance with Article 29a, supplementing this Directive by establishing the criteria and information requirements referred to in paragraph 1, as well as any appropriate requirements for a summary of the dossier, after consultation of	

COMMISSION PROP	OSAL EP TI	EXT COU	JNCIL TEXT	COMPROMISE TEXT
based on the available scie evidence concerning such and on experience gained release of comparable GM	safety based on the availation from the evidence concernit	able scientific ng such safety gained from the ble GMOs. and on expe	human health and ment and shall be e available scientific ncerning such safety erience gained from of comparable	
(b) paragraph 3 is replaced following:	l by the			
"3. Before adopting delega pursuant to paragraph 2, th Commission shall make th proposal available to the p The public may make com to the Commission within days. The Commission sha forward any such commen together with an analysis, experts referred to in Artic 29a(4).";	ne e ublic. uments 60 all tts, to the			
(2) Article 21 is amended follows:	as			
(a) paragraph 2 is replaced following:	l by the			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"2. For products where adventitious or technically unavoidable traces of authorised GMOs cannot be excluded, the Commission is empowered to adopt delegated acts, in accordance with Article 29a, establishing minimum thresholds below which these products shall not have to be labelled in accordance with paragraph 1 of this Article. Threshold levels shall be established according to the product concerned."	"2. For products where adventitious or technically unavoidable traces of authorised GMOs cannot be excluded, the Commission is empowered to adopt delegated acts, in accordance with Article 29a, <i>to</i> <i>supplement this Directive by</i> establishing minimum thresholds below which these products shall not have to be labelled in accordance with paragraph 1 of this Article. Threshold levels shall be established according to the product concerned."	"2. For products where adventitious or technically unavoidable traces of authorised GMOs cannot be excluded, the Commission is empowered to adopt delegated acts, in accordance with Article 29a, supplementing this Directive by establishing minimum thresholds below which these products shall not have to be labelled in accordance with paragraph 1 of this Article. Threshold levels shall be established according to the product concerned.";	
(b) in paragraph 3, the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts, in accordance with Article 29a, establishing the thresholds referred to in the first subparagraph of this paragraph."	The Commission is empowered to adopt delegated acts, in accordance with Article 29a, <i>to</i> <i>supplement this Directive by</i> establishing the thresholds referred to in the first subparagraph of this paragraph."	"The Commission is empowered to adopt delegated acts, in accordance with Article 29a, supplementing this Directive by establishing the thresholds referred to in the first subparagraph of this paragraph.";	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(3) in Article 26, paragraph 2 is replaced by the following:			
"2. The Commission is empowered to adopt delegated acts, in accordance with Article 29a, amending Annex IV by establishing specific labelling requirements referred to in paragraph 1, without duplicating or creating inconsistencies with labelling provisions laid down in existing Union legislation. In so doing, account should be taken, as appropriate, of labelling provisions established by Member States in accordance with Union legislation.";			
(4) Article 27 is replaced by the following:			
" Article 27 Adaptation of the Annexes to technical progress			
The Commission is empowered to adopt delegated acts, in			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
accordance with Article 29a, amending Sections C and D of Annex II, Annexes III to VI, and Section C of Annex VII, in order to adapt them to technical progress.";			
(5) the following Article 29a is inserted:			
"Article 29a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 16(2), Article 21(2) and (3), Article 26(2) and Article 27 shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to Article 16(2), Article 21(2) and (3), Article 26(2) and Article 27 shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending Regulation</i>]. <i>The</i> <i>Commission shall draw up a</i>	2. The power to adopt delegated acts referred to in Article 16(2), Article 21(2) and (3), Article 26(2) and Article 27 shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegations of power referred to in Article 16(2), Article 21(2) and (3), Article 26(2) and Article 27 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
shall not affect the validity of any delegated acts already in force.			
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 16(2), Article 21(2) and (3), Article 26(2) and Article 27 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the			

* OJ L 123, 12.5.2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.			
(6) in Article 30, paragraph 3 is deleted.			
142. Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use*			
In order to achieve the objectives of Directive 2001/83/EC, the power to adopt acts in accordance with Article 290 of the Treaty			

^{*} OJ L 311, 28.11.2001, p. 67.

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	ald be delegated to the armission:			
respective that prod bene regis scier	amend that Directive in ect of one of the conditions homeopathic medicinal lucts must satisfy in order to efit from a special, simplified stration procedure if new ntific evidence so warrants; amend that Directive in			
respective that used acco prog	ect of the types of operations are considered to constitute ufacture of active substances l as starting materials, to take punt of scientific and technical gress;			
Dire	amend Annex I to that ective to take account of nical and scientific progress;			
- to s with the e the to author	supplement that Directive a appropriate arrangements for examination of variations to the serms of marketing orisations granted in ordance with that Directive;		[]	
	supplement that Directive by bifying the principles and			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
guidelines of good manufacturing practices for medicinal products.			
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Directive 2001/83/EC is amended as follows:			

COMMISS	ION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	14(1), the second is replaced by the			
to adopt deleg accordance wi amending the first subparage	th Article 121a third indent of the			
(2) in Article 2 replaced by th	23b, paragraph 2 is e following:		[]	
acts in accord 121a establish	adopt delegated ance with Article	"2. The Commission is empowered to adopt delegated acts in accordance with Article 121a <i>to supplement this Directive</i> <i>by</i> establishing the arrangements referred to in paragraph 1."	[]	
(3) in Article 4 replaced by th	46a, paragraph 2 is e following:		(2[]) in Article 46a, paragraph 2 is replaced by the following:	
acts in accord	nission is adopt delegated ance with Article I paragraph 1 to take			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
account of scientific and technical progress.";			
(4) in Article 47, the first paragraph is replaced by the following:		(3[]) in Article 47, the first paragraph is replaced by the following:	
"The Commission is empowered to adopt delegated acts in accordance with Article 121a specifying the principles and guidelines of good manufacturing practices for medicinal products referred to in Article 46(f)."	"The Commission is empowered to adopt delegated acts in accordance with Article 121a <i>to</i> <i>supplement this Directive by</i> specifying the principles and guidelines of good manufacturing practices for medicinal products referred to in Article 46(f)."	"The Commission is empowered to adopt delegated acts in accordance with Article 121a in order to supplement this Directive by specifying the principles and guidelines of good manufacturing practices for medicinal products referred to in Article 46(f).";	
(5) Article 120 is replaced by the following:		(4 []) Article 120 is replaced by the following:	
"Article 120			
The Commission is empowered to adopt delegated acts in accordance with Article 121a amending Annex I to take account of scientific and technical progress.";			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(6) in Article 121, paragraph 2a is deleted;		(5 []) in Article 121, paragraph 2a is deleted;	
(7) Article 121a is replaced by the following:		(6 []) Article 121a is replaced by the following:	
"Article 121a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 14(1), Article 22b, Article 23b, Article 46a, Article 47, Article 52b, Article 54a and Article 120 shall be conferred to the Commission for an indeterminate period from [date of entry into force of this omnibus].	2. The power to adopt delegated acts referred to Article 14(1), Article 22b, Article 23b, Article 46a, Article 47, Article 52b, Article 54a and Article 120 shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the	2. The power to adopt delegated acts referred to in Article 14(1), Article 22b, [] Article 46a, Article 47, Article 52b, Article 54a and Article 120 shall be conferred to the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in Article 14(1), Article 22b, Article 23b, Article 46a, Article 47, Article 52b, Article 54a and Article 120 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of power referred to in Article 14(1), Article 22b, [] Article 46a, Article 47, Article 52b, Article 54a and Article 120 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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		any delegated acts already in force.	
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 14(1), Article 22b, Article 23b, Article 46a, Article 47, Article 52b, Article 54a and Article 120 shall enter into force only if no objection has		6. A delegated act adopted pursuant to Article 14(1), Article 22b, [] Article 46a, Article 47, Article 52b, Article 54a and Article 120 shall enter into force only if no objection	

* OJ L 123, 12.5.2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	
(8) Articles 121b and 121c are deleted.		(7 []) Articles 121b and 121c are deleted.	
143. Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
transmissible spongiform encephalopathies [*]			
In order to achieve the objectives of Regulation (EC) No 999/2001, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Regulation and to supplement that Regulation by:	In order to achieve the objectives of Regulation (EC) No 999/2001, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Regulation by :		
– approving rapid tests,	- <i>updating the list of permitted</i> rapid tests,		
 amending the age of bovine animals to be covered by annual monitoring programmes, 			
 laying down the criteria to demonstrate improvement of the epidemiological situation of the country and to list them in the Annex, 	- <i>updating</i> the <i>list of</i> criteria to demonstrate improvement of the epidemiological situation of the country,		
 deciding to allow feeding of young animals of ruminant species with proteins derived from 			

^{*} OJ L 147, 31.5.2001, p.1

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
fish,			
	The power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Regulation by:		
 laying down detailed criteria for granting such exemption from prohibitions concerning animal feeding, 			
 deciding to introduce a tolerance level for insignificant amounts of animal proteins in feedingstuffs caused through adventitious and technically unavoidable contamination, 			
- deciding on the age,			
 laying down rules providing for exemptions from the requirement to remove and destroy specified risk material, 			
- approving production processes,			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
 deciding to extend certain provisions to other animal species 	,		
- deciding to extend to other products of animal origin,			
- adopting the method to confirm BSE in ovine and caprine animals			
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert	3	It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 999/2001 is amended as follows:			
(1) in Article 5(3), the third subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b approving the rapid tests referred to in the second subparagraph. The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X, Chapter C, point 4 to update the list set out therein."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X, Chapter C, point 4 to update the list of permitted rapid tests set out therein."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b in order to supplement this Regulation by approving the rapid tests referred to in the second subparagraph. The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X, Chapter C, point 4 to update the list set out therein.";	
(2) Article 6 is amended as follows:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) in paragraph 1, the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b approving the rapid tests for that purpose. The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X to list <i>those</i> tests."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X to list <i>the</i> <i>rapid</i> tests <i>permitted for that</i> <i>purpose</i> ."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b in order to supplement this Regulation by approving the rapid tests for that purpose. The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex X to list those tests.";	
(b) in paragraph 1b, the first and the second subparagraphs are replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b amending paragraph 1a(a) and (c) to adapt the age laid down therein according to scientific progress and after consultation of the EFSA.			

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At the request of a Member State which can demonstrate the improvement of the epidemiological situation of the country, the annual monitoring programmes of that particular Member State may be revised. The Commission is empowered to adopt delegated acts in accordance with Article 23b:	At the request of a Member State which can demonstrate the improvement of the epidemiological situation of the country, the annual monitoring programmes of that particular Member State may be revised. The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>amending point 7 of Part I of</i> <i>Chapter A of Annex III to list the</i> criteria according to which the improvement of the epidemiological situation of the country, for the purpose of revising the monitoring programmes, should be assessed.		
(a) establishing certain criteria according to which the improvement of the epidemiological situation of the country, for the purpose of revising the monitoring programmes, should be assessed;	deleted	(a) supplementing this Regulation by establishing certain criteria according to which the improvement of the epidemiological situation of the country, for the purpose of revising the monitoring programmes, should be assessed;	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(b) amending point 7 of Part I of Chapter A of Annex III to list the criteria referred to in point (a).;	deleted		
(3) Article 7 is amended as follows:			
(a) in paragraph 3, the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b amending Annex IV to allow the feeding of young animals of ruminant species with proteins derived from fish, taking into account:			
(a) a scientific assessment of the dietary needs of young ruminants			
(b) the rules adopted for the implementation of this Article provided for in paragraph 5 of this Article			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(c) an assessment of the control aspects of this derogation.";			
(b) in paragraph 4, the third subparagraph is replaced by the following:			
"At the request of a Member State or third country a decision in accordance with the procedure referred to in Article 24(2) may be taken to grant individual exemptions from the restrictions in this paragraph. Any exemption shall take account of the provisions provided for in paragraph 3 of this Article. The Commission is empowered to adopt delegated acts in accordance with Article 23b laying down detailed criteria to be taken in to account when granting such exemption."	"At the request of a Member State or third country a decision in accordance with the procedure referred to in Article 24(2) may be taken to grant individual exemptions from the restrictions in this paragraph. Any exemption shall take account of the provisions provided for in paragraph 3 of this Article. The Commission is empowered to adopt delegated acts in accordance with Article 23b to supplement this Regulation by laying down detailed criteria to be taken in to account when granting such exemption."	"At the request of a Member State or third country a decision in accordance with the procedure referred to in Article 24(2) may be taken to grant individual exemptions from the restrictions in this paragraph. Any exemption shall take account of the provisions provided for in paragraph 3 of this Article. The Commission is empowered to adopt delegated acts in accordance with Article 23b supplementing this Regulation by laying down detailed criteria to be taken in to account when granting such exemption.";	

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(c) paragraph 4a is replaced by the following:			
"4a. The Commission is empowered to adopt delegated acts in accordance with Article 23b setting a tolerance level for insignificant amounts of animal proteins in feedingstuffs caused through adventitious and technically unavoidable contamination, based on a favourable risk assessment taking into account at least the amount and possible source of contamination and the final destination of the consignment."	"4a. The Commission is empowered to adopt delegated acts in accordance with Article 23b to supplement this Regulation by setting a tolerance level for insignificant amounts of animal proteins in <i>feeding stuffs</i> caused through adventitious and technically unavoidable contamination, based on a favourable risk assessment taking into account at least the amount and possible source of contamination and the final destination of the consignment."	"4a. The Commission is empowered to adopt delegated acts in accordance with Article 23b supplementing this Regulation by setting a tolerance level for insignificant amounts of animal proteins in feedingstuffs caused through adventitious and technically unavoidable contamination, based on a favourable risk assessment taking into account at least the amount and possible source of contamination and the final destination of the consignment.";	
(4) Article 8 is amended as follows:			
(a) paragraph 1 is replaced by the following:			
"1. The specified risk material shall be removed and disposed of	"1. The specified risk material shall be removed and disposed of		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
in accordance with Annex V to	in accordance with Annex V to		
this Regulation and with	this Regulation and with		
Regulation (EC) No 1069/2009. It	Regulation (EC) No 1069/2009. It		
shall not be imported into the	shall not be imported into the		
Union. The list of specified risk	Union. The list of specified risk		
material referred to in Annex V	material referred to in Annex V		
shall include at least the brain,	shall include at least the brain,		
spinal cord, eyes and tonsils of	spinal cord, eyes and tonsils of		
bovine animals aged over 12	bovine animals aged over 12		
months and the vertebral column	months and the vertebral column		
of bovine animals above an age to	of bovine animals above an age to		
be determined by the	be determined by the		
Commission. The Commission is	Commission. The Commission is		
empowered to adopt delegated	empowered to adopt delegated		
acts in accordance with Article	acts in accordance with Article		
23b to determine that age. The	23b to <i>supplement this</i>		
Commission is empowered to	Regulation by determining that		
adopt delegated acts in	age. The Commission is		
accordance with Article 23b	empowered to adopt delegated		
amending the list of specified risk	acts in accordance with Article		
material in Annex V taking into	23b amending the list of specified		
account the different risk	risk material in Annex V taking		
categories laid down in the first	into account the different risk		
subparagraph of Article 5(1) and	categories laid down in the first		
the requirements of Article 6(1a)	subparagraph of Article 5(1) and		
and (1b)(b)."	the requirements of Article 6(1a)		
	and (1b)(b)."		

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(b) in paragraph 2, the first subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b to approve an alternative test allowing to detect BSE prior to slaughter and to amend the list in Annex X. Paragraph 1 of this Article shall not apply to tissues from animals which have undergone the alternative test, provided that this test is applied under the conditions provided for in Annex V and the test results are negative."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>amending Annex X to update the</i> <i>list of permitted</i> alternative <i>tests</i> allowing to detect BSE prior to slaughter <i>set out therein</i> . Paragraph 1 of this Article shall not apply to tissues from animals which have undergone the alternative test, provided that this test is applied under the conditions provided for in Annex V and the test results are negative."		
(c) paragraph 5 is replaced by the following:			
"5. The Commission is empowered to adopt delegated acts in accordance with Article 23b laying down rules providing for exemptions from paragraphs 1 to 4 of this Article, with regard to	"5. The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>to supplement this</i> <i>Regulation by</i> laying down rules providing for exemptions from	"5. The Commission is empowered to adopt delegated acts in accordance with Article 23b in order to supplement this Regulation by laying down rules providing for exemptions	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
the date of the effective enforcement of the feeding prohibition provided for in Article 7(1) or, as appropriate for third countries or regions thereof with a controlled BSE risk, with regard to the date of the effective enforcement of the ban of ruminant protein in feed for ruminants with a view to limiting the requirements to remove and destroy specified risk material to animals born before that date in the countries or regions concerned."	paragraphs 1 to 4 of this Article, with regard to the date of the effective enforcement of the feeding prohibition provided for in Article 7(1) or, as appropriate for third countries or regions thereof with a controlled BSE risk, with regard to the date of the effective enforcement of the ban of ruminant protein in feed for ruminants with a view to limiting the requirements to remove and destroy specified risk material to animals born before that date in the countries or regions concerned."	from paragraphs 1 to 4 of this Article, with regard to the date of the effective enforcement of the feeding prohibition provided for in Article 7(1) or, as appropriate for third countries or regions thereof with a controlled BSE risk, with regard to the date of the effective enforcement of the ban of ruminant protein in feed for ruminants with a view to limiting the requirements to remove and destroy specified risk material to animals born before that date in the countries or regions concerned.";	
(5) Article 9 is amended as follows:			
(a) paragraph 1 is replaced by the following:			
"1. The Commission is empowered to adopt delegated acts in accordance with Article 23b approving production processes that shall be used to	"1. The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>to supplement this</i> <i>Regulation by</i> approving	"1. The Commission is empowered to adopt delegated acts in accordance with Article 23b in order to supplement this Regulation by approving	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
produce the products of animal origin listed in Annex VI."	production processes that shall be used to produce the products of animal origin listed in Annex VI."	production processes that shall be used to produce the products of animal origin listed in Annex VI.";	
(b) paragraph 3 is replaced by the following:			
"3. Paragraphs 1 and 2 shall not apply, in the light of the criteria set out in point 5 of Annex V, to ruminants which have undergone the alternative test referred to in Article 8(2) and listed in Annex X, where the results of the test were negative.";			
(6) in Article 15, paragraph 3 is replaced by the following:			
"3. The Commission is empowered to adopt delegated acts in accordance with Article 23b supplementing this Regulation to extend the provisions of paragraphs 1 and 2 to other animal species."	"3. The Commission is empowered to adopt delegated acts in accordance with Article 23b to supplement this Regulation by extending the provisions of paragraphs 1 and 2 to other animal species."		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(7) in Article 16(7), the first sentence is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b supplementing this Regulation to extend the provisions of paragraphs 1 to 6to other products of animal origin."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>to</i> <i>supplement</i> this Regulation <i>by</i> <i>extending</i> the provisions of paragraphs 1 to <i>6 to</i> other products of animal origin."		
(8) in Article 20(2), the second sentence is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 23b laying down the method to confirm BSE in ovine and caprine animals."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b <i>to</i> <i>supplement this Regulation by</i> laying down the method to confirm BSE in ovine and caprine animals."	"The Commission is empowered to adopt delegated acts in accordance with Article 23b in order to supplement this Regulation by laying down the method to confirm BSE in ovine and caprine animals.";	
(9) Article 23 is replaced by the following:			
"Article 23 Amendment of the Annexes			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
The Commission is empowered to adopt delegated acts in accordance with Article 23b amending the Annexes. The amendments shall have the aim of adapting the provisions contained in those Annexes to the evolution of the epidemiological situation, of the available scientific knowledge, of the relevant international standards, of the available analytical methods for official controls or of the results of controls or studies on the implementation of those provisions and shall take into account the following criteria:			
(i) where relevant, the conclusions of the available EFSA opinion;			
(ii) the need to maintain a high level of protection of human and animal health in the Union.";			
(10) Article 23a is deleted;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(11) the following Article 23b is inserted:			
"Article 23b Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 5(3), Article 6(1), and (1b), Article 7(3), (4), and (4a), Article 8(1), (2), and (5), Article 9(1), and (3), Article 15(3), Article 16(7), Article 20(2) and Article 23 shall be conferred for an indeterminate period of time from the date of the entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 5(3), Article 6(1), and (1b), Article 7(3), (4), and (4a), Article 8(1), (2), and (5), Article 9(1) and (3), Article 15(3), Article 16(7), Article 20(2) and Article 23 shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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	2. The power to adopt delegated acts referred to in Article 5(3), Article 6(1), and (1b), Article 7(3), (4), and (4a), Article 8(1), (2), and (5), Article 9(1), and (3), Article 15(3), Article 16(7), Article 20(2) and Article 23 shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. 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.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of powers referred to in Article 5(3), Article 6(1), and (1b), Article 7(3), (4), and (4a), Article 8(1), (2), and (5), Article 9(1), and (3), Article 15(3), Article 16(7), Article 20(2) and Article 23 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
4. Before <i>adapting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better-Law-making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act [adopted pursuant to Article 5(3), Article 6(1), and (1b), Article 7(3), (4), and (4a), Article 8(1), (2), and (5), Article 9(1), and (3), Article 15(3), Article 16(7), Article 20(2) and Article 23 shall enter into force only if no objection has been expressed either by the			

* OJ L 123, 12.5.2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or the Council.			
(12) in Article 24, paragraph 3 is deleted.			
144. Directive 2002/32/EC of the European Parliament and of the Council of 7 May 2002 on undesirable substances in animal feed [*]			
In order to achieve the objectives of Directive 2002/32/EC, the		In order to achieve the objectives of Directive	

^{*} OJ L 140, 30.5.2002, p. 10

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
power to adopt acts in accordance		2002/32/EC, the power to adopt	
with Article 290 of the Treaty		acts in accordance with Article	
should be delegated to the		290 of the Treaty should be	
Commission to amend Annexes I		delegated to the Commission to	
and II to that Directive to adapt		amend Annexes I and II to that	
them to technical progress and to		Directive to adapt them to	
supplement that Directive with		technical progress and to	
acceptability criteria for		supplement that Directive with	
detoxification processes. It is of		acceptability criteria for	
particular importance that the		detoxification processes. It is of	
Commission carry out appropriate		particular importance that the	
consultations during its		Commission carry out	
preparatory work, including at		appropriate consultations during	
expert level, and that those		its preparatory work, including	
consultations be conducted in		at expert level, and that those	
accordance with the principles		consultations be conducted in	
laid down in the Interinstitutional		accordance with the principles	
Agreement on Better Law-Making		laid down in the	
of 13 April 2016. In particular, to		Interinstitutional Agreement of	
ensure equal participation in the		13 April 2016 on Better Law-	
preparation of delegated acts, the		Making []. In particular, to	
European Parliament and the		ensure equal participation in the	
Council receive all documents at		preparation of delegated acts,	
the same time as Member States'		the European Parliament and the	
experts, and their experts		Council receive all documents at	
systematically have access to		the same time as Member	
meetings of Commission expert		States' experts, and their experts	
		systematically have access to	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Directive 2002/32/EC is amended as follows:			
(1) in Article 7(2), the first subparagraph is replaced by the following:			
"2. An immediate decision shall be taken as to whether Annexes I and II should be amended. The Commission is empowered to adopt delegated acts in accordance with Article 11a amending those Annexes.		"2. An immediate decision shall be taken as to whether Annexes I and II should be amended. The Commission is empowered to adopt delegated acts in accordance with Article 10a [] amending those Annexes	
Where, in the case of these amendments, imperative grounds of urgency so require, the procedure provided for in Article 11a shall apply to delegated acts adopted pursuant to this Article.";		Where, in the case of these amendments, imperative grounds of urgency so require, the procedure provided for in Article 10b [] shall apply to delegated acts adopted pursuant to this Article.";	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(2) Article 8 is amended as follows:			
(a) paragraph 1 is replaced by the following:			
"1. The Commission is empowered to adopt delegated acts in accordance with Article 10a amending Annexes I and II to adapt them to the scientific and technical developments.			
Where, in the case of those amendments, imperative grounds of urgency so require, the procedure provided for in Article 10b shall apply to delegated acts adopted pursuant to this Article.";			
(b) in paragraph 2, the second indent is replaced by the following			
"- is empowered to adopt delegated acts in accordance with Article 10a to define acceptability criteria for detoxification	"- is empowered to adopt delegated acts in accordance with Article 10a to <i>supplement this</i> <i>Directive by defining</i>	"- is empowered to adopt delegated acts in accordance with Article 10a supplementing this Directive in order to	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
processes as a complement to the criteria provided for products intended for animal feed which have undergone such processes."	acceptability criteria for detoxification processes as a complement to the criteria provided for products intended for animal feed which have undergone such processes."	define acceptability criteria for detoxification processes as a complement to the criteria provided for products intended for animal feed which have undergone such processes.";	
(3) the following Articles 10a and 10b are inserted:			
"Article 10a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 7(2) and Article 8(1) and (2) shall be conferred on the Commission for an indeterminate period of time from the [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 7(2) and Article 8(1) and (2) shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending Regulation</i>]. <i>The</i> <i>Commission shall draw up a</i> <i>report in respect of the delegation</i> <i>of power not later than nine</i> <i>months before the end of the</i>	2. The power to adopt delegated acts referred to in Article 7(2) and Article 8(1) and (2) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in Article 7(2) and Article 8(1) and (2) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
4. Before adopting a delegated act, the Commission shall consult experts designated by each		4. Before adopting a delegated act, the Commission shall consult experts designated by	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016 [*] .		each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 7(2), and Article 8(1) and (2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months from the notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the			

* OJ L 123, 12; 5; 2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.			
Article 10b			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 10a(6). In such case, the Commission shall repeal the act immediately following the notification of the decision to			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
object by the European Parliament or by the Council.			
(4) in Article 11, paragraphs 3 and 4 are deleted.			
145. Directive 2002/46/EC of 10 June 2002 on the approximation of the laws of the Member States relating to food supplements *			
of Directive 2002/46/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I and II to that Directive in order to adapt those Annexes to technical progress and to supplement that Directive as regards the purity criteria for substances listed in Annex II thereto, and the minimum amounts of vitamins and minerals that are to be present	In order to achieve the objectives of Directive 2002/46/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I and II to that Directive in order to adapt those Annexes to technical progress and to supplement that Directive as regards the purity criteria for substances listed in Annex II thereto, and the minimum <i>and maximum</i> amounts of vitamins and minerals that are to be present in food supplements.	In order to achieve the objectives of Directive 2002/46/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I and II to that Directive in order to adapt those Annexes to technical progress and to supplement that Directive as regards the purity criteria for substances listed in Annex II thereto, and the minimum amounts of vitamins and	

* OJ L 183, 12.7.2002, p.51

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13 April 2016</i> on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	minerals that are to be present in food supplements. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Directive 2002/46/EC, implementing powers should be conferred on the Commission	deleted		

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
concerning setting maximum amounts of vitamins and minerals. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.			
Accordingly, Directive 2002/46/EC is amended as follows:			
(1) Article 4 is amended as follows:			
(a) paragraph 2 is replaced by the following:			
"2. The Commission is empowered to adopt delegated acts in accordance with Article 12a concerning the purity criteria for substances listed in Annex II, except where such criteria apply pursuant to paragraph 3.";;	"2. The Commission is empowered to adopt delegated acts in accordance with Article 12a <i>to supplement this Directive</i> <i>by establishing</i> the purity criteria for substances listed in Annex II, except where such criteria apply pursuant to paragraph 3."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 12a in order to supplement this Directive by establishing [] the purity criteria for substances listed in Annex II, except where such criteria apply pursuant to paragraph 3.";;	
(b) paragraph 5 is replaced by the following:			

Сомм	ISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
to adopt de accordance amending	mmission is empowered elegated acts in e with Article 12a the lists in Annexes I rder to adapt them to progress.			
of a vitami lists referra this Article urgency so provided for apply to de	he case of the removal n or a mineral from the ed to in paragraph 1 of e, imperative ground of o require, the procedure or in Article 12b shall elegated acts adopted o this Article.";			
	cle 5, paragraph 4 is y the following:			
empowered acts in acco 12a setting of vitaming	e Commission is d to adopt delegated ordance with Article the minimum amounts and minerals referred raph 3 of this Article.	"4. The Commission is empowered to adopt delegated acts in accordance with Article 12a <i>in order to supplement this</i> <i>Directive by setting:</i>	"4.The Commission is empowered to adopt delegated acts in accordance with Article 12a in order to supplement this Directive by setting the minimum amounts of vitamins and minerals referred to in paragraph 3 of this Article.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	(a) the minimum amounts of vitamins and minerals referred to in paragraph 3 of this Article; and		
The Commission shall set the maximum amounts of vitamins and minerals referred to in paragraphs 1 and 2 of this Article by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 13(2)."	(b) the maximum amounts of vitamins and minerals referred to in paragraphs 1 and 2 of this Article."		
(3) in Article 12, paragraph 3 is deleted;	(3) in Article 12, paragraph 3 is <i>replaced by the following:</i>		
	"3. In order to remedy the difficulties mentioned in paragraph 1 and to ensure the protection of human health, the Commission is empowered to adopt delegated acts in accordance with Article 12a to supplement this Directive.		
	A Member State that has adopted safeguard measures may in that event maintain them in force until those delegated acts have		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	been adopted."		
(4) the following Articles 12a and 12b are inserted:			
"Article 12a	"Article 12a		
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 4(2) and (5) and Article 5(4) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 4(2) and (5), Article 5(4) and Article 12(3) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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	2. The power to adopt delegated acts referred to in Article 4(2) and (5) and Article 5(4) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	Council opposes such extension not later than three months before the end of each period	the Council opposes such extension not later than three months before the end of each period.	
3. The delegation of power referred to in Article 4(2) and (5) and Article 5(4) 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The power to adopt delegated acts referred to in Article 4(2) and (5), Article 5(4) and Article 12(3) 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.		
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 Inter-Institutional Agreement on Better Law-Making of 13 April	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 <i>Interinstitutional</i> Agreement of 13 April 2016 on Better Law- Making *.	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	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
2016*.		13 April 2016 on Better Law- Making []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 4(2) and (5) and Article 5(4) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	6. A delegated act adopted pursuant to Article 4(2) and (5), Article 5(4) <i>and Article 12(3)</i> shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		

* OJ L 123, 12.5.2016, p. 1."

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 12b			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 13a(6). In such case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council.			
(5) in Article 13, paragraphs 3 and 4 are deleted.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
146. Directive 2002/98/EC of the European Parliament and of the Council of 27 January 2003 setting standards of quality and safety for the collection, testing, processing, storage and distribution of human blood and blood components and amending Directive 2001/83/EC*			
In order to achieve the objectives of Directive 2002/98/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I to IV to that Directive to adapt them to technical and scientific progress and to supplement that Directive with certain technical requirements. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at		In order to achieve the objectives of Directive 2002/98/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I to IV to that Directive to adapt them to technical and scientific progress and to supplement that Directive with certain technical requirements. It is of particular importance that the Commission carry out appropriate consultations during its	

* OJ L 33, 8.2.2003, p. 30.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of point (i) of the second paragraph of Article 29 of Directive 2002/98/EC, implementing powers should be conferred on the Commission in order to establish the procedure for notifying serious adverse reactions and events as well as the	deleted		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
notification format. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.			
Accordingly, Directive 2002/98/EC is amended as follows:			
(1) after the title of Chapter IX, the following Articles 27a and 27b are inserted:			
"Article 27a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in the first and third paragraphs of Article 29 shall be conferred for an indeterminate period of time from [date of entry into force of this omnibus].	2. The power to adopt delegated acts referred to in the first and third paragraphs of Article 29 shall be conferred <i>on the</i> <i>Commission</i> for <i>a</i> period of <i>five</i> <i>years</i> from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. <i>The Commission</i>	2. The power to adopt delegated acts referred to in the first and third paragraphs of Article 29 shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in the first and third paragraphs of Article 29 may be revoked at any time by the European Parliament or by the Council. A decision of revocation 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.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to the first and third paragraphs of Article 29 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the			

* OJ L 123, 12.5.2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or the Council.			
Article 27b Urgency procedure			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 28a(6). In such a case, the Commission shall repeal the act without delay following the			

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
0	notification of the decision to object by the European Parliament or the Council.			
	(2) in Article 28, paragraphs 3 and 4 are deleted;			
	(3) Article 29 is amended as follows:			
	(a) the first paragraph is replaced by the following:			
t a c t t t	"The Commission is empowered to adopt delegated acts in accordance with Article 27a concerning amendments to the technical requirements set out in Annexes I to IV in order to adapt them to technical and scientific progress.	"The Commission is empowered to adopt delegated acts in accordance with Article 27a <i>to</i> <i>amend</i> the technical requirements set out in Annexes I to IV in order to adapt them to technical and scientific progress.		
r I U F a	Where in the case of the technical requirements set out in Annexes III and IV imperative grounds of urgency so require, the procedure provided for in Article 27b shall apply to delegated acts adopted pursuant to this Article."			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(b) in the second paragraph, point (i) is deleted;	deleted		
(c) the third and fourth paragraphs are replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 27a supplementing this Directive in respect of the technical requirements referred to in the second paragraph.			
Where, in the case of the technical requirements referred to in points (b), (c), (d), (e), (f) and (g) of the second paragraph, imperative grounds of urgency so require, the procedure provided for in Article 27b shall apply to delegated acts adopted pursuant to this Article.";			
(d) the following fifth paragraph is added:	deleted		
"The Commission shall establish the procedure for notifying serious adverse reactions and events as well as the notification			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
format by means of implementing acts. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 28(2).".			
147. Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety*			
In order to achieve the objectives of Regulation (EC) No 178/2002, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend that Regulation as regards the number and names of the Scientific Panels, and to supplement that			

* OJ L 31, 1.2.2002, p.1.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Regulation with the procedure to be applied by the Authority to the requests for a scientific opinion, with the criteria for inclusion of an institute on the list of competent organisations designated by the Member States, and with the arrangements for setting out harmonised quality requirements and the financial rules governing any financial support.			
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States'		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 178/2002 is amended as follows:			
(1) in Article 28(4), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 57a amending the first subparagraph as regards the number and names of the Scientific Panels, in the light of technical and scientific development, at the Authority's request";			
(2) Article 29(6) is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"6. In order to apply this Article, the Commission after consulting the Authority shall adopt:			
(a) delegated acts in accordance with Article 57a concerning the procedure to be applied by the Authority to the requests for a scientific opinion;	(a) delegated acts in accordance with Article 57a to supplement this Regulation by establishing the procedure to be applied by the Authority to the requests for a scientific opinion;	(a) delegated acts in accordance with Article 57a supplementing this Regulation by laying down [] the procedure to be applied by the Authority to the requests for a scientific opinion;	
(b) implementing acts laying down the guidelines governing the scientific evaluation of substances, products or processes which are subject under Community legislation to a system of prior authorisation or entry on a positive list, in particular where Community legislation makes provision for, or authorises, a dossier to be presented for this purpose by the applicant. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 58(2).";		(b) implementing acts laying down the guidelines governing the scientific evaluation of substances, products or processes which are subject under Union [] legislation to a system of prior authorisation or entry on a positive list, in particular where Union [] legislation makes provision for, or authorises, a dossier to be presented for this purpose by the applicant. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 58(2).";	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(3) in Article 36(3), the first subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 57a establishing the criteria for inclusion of an institute on the list of competent organisations designated by the Member States, arrangements for setting out harmonised quality requirements and the financial rules governing any financial support."	"The Commission is empowered to adopt delegated acts in accordance with Article 57a to supplement this Regulation by establishing the criteria for inclusion of an institute on the list of competent organisations designated by the Member States, arrangements for setting out harmonised quality requirements and the financial rules governing any financial support."	"The Commission is empowered to adopt delegated acts in accordance with Article 57a in order to supplement this Regulation by establishing the criteria for inclusion of an institute on the list of competent organisations designated by the Member States, arrangements for setting out harmonised quality requirements and the financial rules governing any financial support.";	
(4) in Chapter V, the title of Section 1 is replaced by the following:			
"SECTION 1 DELEGATIONS OF POWER, IMPLEMENTING AND MEDIATION PROCEDURES";			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(5) the following Article 57a is inserted after the title of Section 1:			
<i>"Article 57a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred upon the Commission subject to the conditions laid down in this Article.			
2. The <i>powers</i> to adopt delegated acts referred to in Article 28(4), Article 29(6) and Article 36(3) shall be conferred upon the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The powers to adopt delegated acts referred to in Article 28(4), Article 29(6) and Article 36(3) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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	2. The <i>powers</i> to adopt delegated acts referred to in Article 28(4), Article 29(6) and Article 36(3) shall be conferred upon the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	Council opposes such extension not later than three months before the end of each period.	the European Parliament or the Council opposes such extension not later than three months before the end of each period.	
3. The delegation of power referred to in Article 28(4), Article 29(6) and Article 36(3) 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 power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
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 Inter-institutional Agreement on		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	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Better Law-Making of 13 April 2016*.		13 April 2016 on Better Law- Making []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
 6. A delegated act adopted pursuant to Article 28(4), Article 29(6) and Article 36(3) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 Council have both informed the commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council. 			

* OJ L 123, 12.5. 2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(6) in Article 58, paragraph 3 is deleted.			
148. Directive 2003/99/EC of the European Parliament and of the Council of 17 November 2003 on the monitoring of zoonoses and zoonotic agents, amending Council Decision 90/424/EEC and repealing Council Directive 92/117/EEC*			
In order to achieve the objectives of Directive 2003/99/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annex I to that Directive in order to update the lists of zoonoses or zoonotic agents set out in that Annex, to amend Annexes II, III and IV to that Directive and to supplement		In order to achieve the objectives of Directive 2003/99/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annex I to that Directive in order to update the lists of zoonoses or zoonotic agents set out in that Annex and , to amend Annexes II, III and IV to that	

* OJ L 325, 12.12.2003, p. 31

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
that Directive with coordinated monitoring programmes concerning one or more zoonoses or zoonotic agents. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		Directive []. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		In order to ensure uniform conditions for the implementation of Council Directive 2003/99/EC, implementing powers should be conferred on the Commission in order to establish coordinated monitoring programmes concerning one or more zoonoses or zoonotic agents. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Accordingly, Directive 2003/99/EC is amended as follows:			
(1) in Article 4, paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts in accordance with Article 11a to amend Annex I in order to update the lists of zoonoses or zoonotic agents, taking account in			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
particular of the following criteria:			
(a) their occurrence in animal and human population, feed and food			
(b) the gravity of their effects for humans ;			
(c) their economic consequences for animal and human health care and for feed and food businesses			
(d) epidemiological trends in animal and human populations feed and food.			
Where imperative grounds of urgency so require, in order to protect human health, the procedure provided for in Article 11b shall apply to delegated acts adopted pursuant to this Article."			
(2) in Article 5, paragraph 1 is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"1. If data collected through routine monitoring in accordance with Article 4 are not sufficient, the Commission is empowered to adopt delegated acts in accordance with Article 11a, laying down coordinated monitoring programmes concerning one or more zoonoses or zoonotic agents. Those delegated acts shall be adopted especially when specific needs are identified and when there is need to assess risks or to establish baseline values related to zoonoses or zoonotic agents at the level of Member States or at Union level."	"1. If data collected through routine monitoring in accordance with Article 4 are not sufficient, the Commission is empowered to adopt delegated acts in accordance with Article 11a <i>to</i> <i>supplement this Directive</i> by laying down coordinated monitoring programmes concerning one or more zoonoses or zoonotic agents. Those delegated acts shall be adopted especially when specific needs are identified and when there is need to assess risks or to establish baseline values related to zoonoses or zoonotic agents at the level of Member States or at Union level."	"1. If data collected through routine monitoring in accordance with Article 4 are not sufficient, the Commission may establish, by means of implementing acts [] coordinated monitoring programmes concerning one or more zoonoses or zoonotic agents. Those implementing [] acts shall be adopted especially when specific needs are identified and when there is need to assess risks or to establish baseline values related to zoonoses or zoonotic agents at the level of Member States or at Union level. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 12(2) ";	
(3) in Article 11, the first and second paragraphs are replaced by the following:	(3) Article 11 <i>is</i> replaced by the following:		
	"Article 11		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	Amendments to the Annexes and implementing measures		
"The Commission is empowered to adopt delegated acts in accordance with Article 11a to amend Annexes II, III and IV, taking account in particular of the following criteria:	The Commission is empowered to adopt delegated acts in accordance with Article 11a to amend Annexes II, III and IV, taking account in particular of the following criteria:		
(a) the occurrence of zoonoses, zoonotic agents and antimicrobial resistance in animal and human population, feed, food and the environment,	(a) the occurrence of zoonoses, zoonotic agents and antimicrobial resistance in animal and human population, feed, food and the environment,		
(b) the availability of new monitoring and reporting tools,	(b) the availability of new monitoring and reporting tools,		
(c) the needs required for the assessment of trends at national, European or global level."	(c) the needs required for the assessment of trends at national, European or global level.		
	In addition, implementing measures may be adopted in accordance with the committee procedure referred to in Article 12(2)."		
(4) the following Articles 11a and 11b are inserted:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 11a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated	2. The <i>powers</i> to adopt delegated	2. The power to adopt delegated	
acts referred to in Article 4(4), Article 5(1) and Article 11 shall be conferred for an indeterminate period of time from [date of entry into force of this Omnibus].	acts referred to in Article 4(4), Article 5(1) and Article 11 shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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.	acts referred to in Article 4(4)[] and Article 11 shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. 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.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
3. The delegation of powers referred to in Articles 4(4), Article 5(1) and Article 11 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.		3. The delegation of powers referred to in Article[] 4(4)[] and Article 11 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.	
4. Before <i>adapting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutionnal Agreement on		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 [] [*] .	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
Better-Law-making of 13 April 2016*.			
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Articles 4(4), Article 5(1) and Article 11 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or the Council.		6. A delegated act adopted pursuant to Article[] 4(4)[] and Article 11 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or the Council.	

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 11b Urgency procedure			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 11a(6). In such a case, the Commission shall repeal the act without delay following the notification of the decision to object by the European Parliament or the Council.			
(5) in Article 12, paragraphs 3 and 4 are deleted.			

С	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
182 Par of 2	D. Regulation (EC) No 29/2003 of the European rliament and of the Council 22 September 2003 on netically modified food and d [*]			
of I 182 acts 290 del amo Reg tecl sup esta three foo lab app con spe info	order to achieve the objectives Regulation (EC) No 29/2003, the power to adopt s in accordance with Article) of the Treaty should be egated to the Commission to end the Annex to that gulation in order to adapt to hnical progress and to pplement that Regulation by ablishing appropriate lower esholds for GMO presence in d and feed, below which the elling requirements do not oby, subject to certain aditions and by establishing crific rules concerning the ormation to be given by mass erers providing food to the	In order to achieve the objectives of Regulation (EC) No 1829/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annex to that Regulation in order to adapt to technical progress and to supplement that Regulation by determining which food and feed falls within the scope of different sections of that Regulation, by establishing appropriate lower thresholds for GMO presence in food and feed, below which the labelling requirements do not apply, subject to certain conditions, by establishing		

^{*} OJ L 268, 18.10.2003, p. 1

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
final consumer.	measures for operators to satisfy the competent authorities and measures necessary for operators to comply with the labelling requirements and by establishing specific rules concerning the information to be given by mass caterers providing food to the final consumer.		
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016 [*] . In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []*. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Regulation (EC) No 1829/2003, implementing powers should be conferred on the Commission concerning measures for operators to satisfy the competent authorities, measures necessary for operators to comply with the labelling requirements and rules to facilitate the uniform application of certain provisions. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	In order to ensure uniform conditions for the implementation of Regulation (EC) No 1829/2003, implementing powers should be conferred on the Commission concerning <i>[]</i> rules to facilitate the uniform application of certain provisions. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.		
Accordingly, Regulation (EC) No 1829/2003 is amended as follows:			
(1) in Article 3, paragraph 2 is replaced by the following:			
"2. The Commission may decide, by means of implementing acts, whether a type of food falls within the scope of this Section.	"2. The Commission is empowered to adopt delegated acts in accordance with Article 34a to supplement this		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2)."	Regulation by determining whether a type of food falls within the scope of this Section."		
(2) in Article 12, paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts, in accordance with Article 34a, establishing appropriate lower thresholds, in particular in respect of foods containing or consisting of GMOs, or taking account of advances in science and technology."	"4. The Commission is empowered to adopt delegated acts in accordance with Article 34a <i>to supplement this</i> <i>Regulation by</i> establishing appropriate lower thresholds, in particular in respect of foods containing or consisting of GMOs, or taking account of advances in science and technology."	"4. The Commission is empowered to adopt delegated acts, in accordance with Article 34a, supplementing this Regulation by establishing appropriate lower thresholds, in particular in respect of foods containing or consisting of GMOs, or taking account of advances in science and technology.";	
(3) Article 14 is replaced by the following:			
"Article 14 Delegated and implementing powers			
1. The Commission is empowered to adopt delegated acts, in accordance with Article	1. The Commission is empowered to adopt delegated acts in accordance with Article	1. The Commission is empowered to adopt delegated acts, in accordance with Article	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
34a, adopting specific rules concerning the information to be given by mass caterers providing food to the final consumer. In order to take account of the specific situation of mass caterers, such rules may provide for adaptation of the requirements set out in Article 13(1)(e).	34a, to supplement this Regulation by establishing:	34a, supplementing this Regulation by adopting specific rules concerning the information to be given by mass caterers providing food to the final consumer. In order to take account of the specific situation of mass caterers, such rules may provide for adaptation of the requirements set out in Article 13(1)(e).	
	(a) measures necessary for operators to satisfy the competent authorities as referred to in Article 12(3);		
	(b) measures necessary for operators to comply with the labelling requirements set out in Article 13; and		
	(c) specific rules concerning the information to be given by mass caterers providing food to the final consumer. In order to take account of the specific situation of mass caterers, such rules may provide for adaptation of the requirements set out in		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	Article 13(1)(e).		
2. The Commission may adopt, by means of implementing acts:	2. The Commission may adopt <i>detailed rules to facilitate</i> <i>the uniform application of</i> <i>Article 13</i> by means of implementing acts. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2)."		
(a) measures necessary for operators to satisfy the competen authorities as referred to in Articl 12(3);			
(b) measures necessary for operators to comply with the labelling requirements set out in Article 13;	(deleted)		
(c) detailed rules to facilitate the uniform application of Article 13.	(deleted)		
Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2)."	(deleted)		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(4) in Article 15, paragraph 2 is replaced by the following:			
"2. The Commission may decide, by means of implementing acts, whether a type of feed falls within the scope of this Section. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2)."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 34a to supplement this Regulation by determining whether a type of feed falls within the scope of this Section."		
(5) in Article 24, paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts, in accordance with Article 34a, establishing appropriate lower thresholds, in particular in respect of feed containing or consisting of GMOs, or taking account of advances in science and technology."	"4. The Commission is empowered to adopt delegated acts in accordance with Article 34a <i>to supplement this</i> <i>Regulation by</i> establishing appropriate lower thresholds, in particular in respect of feed containing or consisting of GMOs, or taking account of advances in science and technology."	"4. The Commission is empowered to adopt delegated acts, in accordance with Article 34a, supplementing this Regulation by establishing appropriate lower thresholds, in particular in respect of feed containing or consisting of GMOs, or taking account of advances in science and technology.";	
(6) Article 26 is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 26	"Article 26		
Implementing powers	Implementing powers		
The Commission may adopt, by means of implementing acts:	The Commission is empowered to adopt delegated acts in accordance with Article 34a to supplement this Regulation by establishing:		
(a) measures necessary for operators to satisfy the competent authorities as referred to in Article 24(3);	(a) measures necessary for operators to satisfy the competent authorities as referred to in Article 24(3);		
(b) measures necessary for operators to comply with the labelling requirements set out in Article 25;	(b) measures necessary for operators to comply with the labelling requirements set out in Article 25.		
(c) detailed rules to facilitate the uniform application of Article 25.	(deleted)		
Those implementing acts shall be adopted in accordance with the procedure referred to in Article 35(2)."	2. The Commission may adopt detailed rules to facilitate the uniform application of Article 25 by means of implementing acts. Those implementing acts shall be adopted in accordance with the		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	procedure referred to in Article 35(2)."		
(7) in Article 32, the sixth paragraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts, in accordance with Article 34a, amending the Annex in order to adapt it to technical progress.";			
(8) the following Article 34a is inserted:			
"Article 34a Exercise of the delegation	<i>"Article 34a</i> Exercise of the delegation		
1.The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 12(4), Article 14(1a), Article 24(4) and Article 32, sixth paragraph, shall be conferred on	2. The power to adopt delegated acts referred to in <i>Article 3(2)</i> , Article 12(4), Article 14(1), <i>Article 15(2)</i> , Article 24(4), <i>Article 26(1)</i> and <i>in the sixth</i>	2. The power to adopt delegated acts referred to in Article 12(4), Article 14(1a), Article 24(4) and Article 32, sixth paragraph, shall be conferred on the Commission	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
indeterminate period of time from [date of entry into force of this Omnibus].	paragraph of Article 32 shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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.	for a period of five years [] from [the entry into force of this Regulation []]. 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.	
Article 14(1a), Article 24(4) and Article 32, sixth paragraph, may be revoked at any time by the	3. The power to adopt delegated acts referred to in Article 3(2), Article 12(4), Article 14(1), Article 15(2), Article 24(4), Article 26(1) and in the sixth paragraph of Article 32 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		

СО	MMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Journ at a la shall	ecision in the <i>Official</i> <i>tal of the European Union</i> or ater date specified therein. It not affect the validity of any ated acts already in force.	decision. It shall take effect the day following the publication of the decision in the <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		
shall by ea accor laid d Agree	Before adopting a ated act, the Commission consult experts designated ch Member State in dance with the principles lown in the Interinstitutional ement on Better Law-Making April 2016 [*] .	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 <i>of 13 April 2016</i> on Better Law-Making *.	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 []*.	
shall the E	As soon as it adopts a ated act, the Commission notify it simultaneously to uropean Parliament and to ouncil.			
*	A delegated act adopted ant to Article 12(4), Article a), Article 24(4) or Article	6. A delegated act adopted pursuant to <i>Article 3(2)</i> , Article 12(4), Article 14(1), <i>Article 15(2)</i> ,		

* OJ L 123, 12.5.2016, p.1."

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
32, sixth paragraph, shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	Article 24(4), <i>Article 26(1) and in</i> <i>the sixth paragraph of</i> Article 32 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		
(9) in Article 35, paragraph 3 is deleted;			
(10) in Article 47, paragraph 3 is deleted.			
150. Regulation (EC) No 1830/2003 of the European Parliament and of the Council of 22 September 2003 concerning the traceability and			

COMMISSION PROPOS	AL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
labelling of genetically mod organisms and the traceabi			
of food and feed products			
produced from genetically modified organisms and			
amending Directive 2001/18/EC*			

* OJ L 268, 18.10.2003, p. 24

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
In order to achieve the objectives		In order to achieve the	
of Regulation (EC) No		objectives of Regulation (EC)	
1830/2003, the power to adopt		No 1830/2003, the power to	
acts in accordance with Article		adopt acts in accordance with	
290 of the Treaty should be		Article 290 of the Treaty should	
delegated to the Commission to		be delegated to the Commission	
supplement that Regulation by		to supplement that Regulation	
establishing a system for the		by establishing a system for the	
development and assignment of		development and assignment of	
unique identifiers to genetically		unique identifiers to genetically	
modified organisms. It is of		modified organisms. It is of	
particular importance that the		particular importance that the	
Commission carry out appropriate		Commission carry out	
consultations during its		appropriate consultations during	
preparatory work, including at		its preparatory work, including	
expert level, and that those		at expert level, and that those	
consultations be conducted in		consultations be conducted in	
accordance with the principles		accordance with the principles	
laid down in the Interinstitutional		laid down in the	
Agreement on Better Law-Making		Interinstitutional Agreement of	
of 13 April 2016. In particular, to		13 April 2016 on Better Law-	
ensure equal participation in the		Making []. In particular, to	
preparation of delegated acts, the		ensure equal participation in the	
European Parliament and the		preparation of delegated acts,	
Council receive all documents at		the European Parliament and the	
the same time as Member States'		Council receive all documents at	
experts, and their experts		the same time as Member States'	
systematically have access to		experts, and their experts	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
meetings of Commission expert groups dealing with the preparation of delegated acts.		systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 1830/2003 is amended as follows:			
(1) Article 8 is replaced by the following:			

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
"Article 8 Unique identifiers			
The Commission is empowered to adopt delegated acts, in accordance with Article 9a, establishing and adapting a system for the development and assignment of unique identifiers to GMOs taking account of developments in international fora.;	The Commission is empowered to adopt delegated acts, in accordance with Article 9a, to supplement this Regulation by establishing and adapting a system for the development and assignment of unique identifiers to GMOs taking account of developments in international fora.	The Commission is empowered to adopt delegated acts, in accordance with Article 9 <i>a</i> , supplementing this Regulation by establishing and adapting a system for the development and assignment of unique identifiers to GMOs taking account of developments in international fora.";	
(2) the following Article 9a is inserted:			
"Article 9a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 8 shall be conferred on the Commission for an indeterminate period of	2. The power to adopt delegated acts referred to in Article 8 shall be conferred on the Commission for <i>a</i> period of <i>five years from</i>	2. The power to adopt delegated acts referred to in Article 8 shall be conferred on the Commission for a period of five years []	

COMMISSION PROPO	DSAL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
time from [date of entry int of this Omnibus].	o force [date of entry into force of this amending Regulation]. 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.	delegation of power not later than nine months before the end of the five year period.	
3. The delegation of power referred to in Article 8 may revoked at any time by the European Parliament or by Council. A decision to revo shall put an end to the deleg of the power specified in th decision. It shall take effect day following the publication the decision in the <i>Official</i> <i>Journal of the European Un</i> at a later date specified ther	the oke gation tat t the on of <i>nion</i> or		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
shall not affect the validity of any delegated acts already in force.			
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 8 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the			

* OJ L 123, 12; 5; 2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.			
(3) in Article 10, paragraph 2 is deleted;			
(4) in Article 13, the first subparagraph of paragraph 2 is deleted.			
151. Regulation (EC) No 1831/2003 of the European Parliament and of the Council of 22 September 2003 on additives for use in animal nutrition [*]			
In order to achieve the objectives of Regulation (EC) No 1831/2003, the power to adopt acts in accordance with Article		In order to achieve the objectives of Regulation (EC) No 1831/2003, the power to adopt acts in accordance with	

* OJ L 268, 18.10.2003, p. 29

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
290 of the Treaty should be		Article 290 of the Treaty should	
delegated to the Commission to		be delegated to the Commission	
amend Annexes I, II, III and IV to		to amend Annexes I, II, III and	
that Regulation in order to adapt		IV to that Regulation in order to	
them to technical progress and to		adapt them to technical progress	
supplement that Regulation with		and to supplement that	
rules to allow for simplified		Regulation with rules to allow	
provisions for the authorisation of		for simplified provisions for the	
additives which have been		authorisation of additives which	
authorised for use in food. It is of		have been authorised for use in	
particular importance that the		food. It is of particular	
Commission carry out appropriate		importance that the Commission	
consultations during its		carry out appropriate	
preparatory work, including at		consultations during its	
expert level, and that those		preparatory work, including at	
consultations be conducted in		expert level, and that those	
accordance with the principles		consultations be conducted in	
laid down in the Interinstitutional		accordance with the principles	
Agreement on Better Law-Making		laid down in the	
of 13 April 2016. In particular, to		Interinstitutional Agreement of	
ensure equal participation in the		13 April 2016 on Better Law-	
preparation of delegated acts, the		Making []. In particular, to	
European Parliament and the		ensure equal participation in the	
Council receive all documents at		preparation of delegated acts,	
the same time as Member States'		the European Parliament and the	
experts, and their experts		Council receive all documents at	
systematically have access to		the same time as Member	
meetings of Commission expert		States' experts, and their experts	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
groups dealing with the preparation of delegated acts.		systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 1831/2003 is amended as follows:			
(1) in Article 3, paragraph 5 is replaced by the following:			
"5. The Commission is empowered to adopt delegated acts in accordance with Article 21a amending Annex IV in order to adapt the general conditions set out therein to technological progress or scientific development.";			
(2) in Article 6, paragraph 3 is replaced by the following:			
"3. The Commission is empowered to adopt delegated acts in accordance with Article 21 <i>a</i> amending Annex I in order to adapt feed additive categories and functional groups as a result of			

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
technological progress or scientific development.";			
(3) in Article 7(5), the third subparagraph is replaced by the following:			
"5. The Commission is empowered to adopt delegated acts in accordance with Article 21 <i>a</i> concerning the establishment of rules to allow for simplified provisions for the authorisation of additives which have been authorised for use in food.";	"5. The Commission is empowered to adopt delegated acts in accordance with Article 21a <i>to supplement this</i> <i>Regulation by establishing</i> rules to allow for simplified provisions for the authorisation of additives which have been authorised for use in food.";	"5. The Commission is empowered to adopt delegated acts in accordance with Article 21 <i>a</i> supplementing this Regulation by establishing [] rules to allow for simplified provisions for the authorisation of additives which have been authorised for use in food.";	
(4) in Article 16, paragraph 6 is replaced by the following:			
"6. The Commission is empowered to adopt delegated acts in accordance with Article 21 <i>a</i> amending Annex III to take technological progress and scientific development into account.";			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(5) in Article 21, the fourth paragraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 21 <i>a</i> amending Annex II.";			
(6) the following Article 21a is inserted:			
<i>"Article 21a</i> Exercise of the delegation			
 The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. 			
2. The power to adopt delegated acts referred to in Article 3(5), Article 6(3), Article 7(5), Article 16(6) and Article 21 shall be conferred on the Commission for an indeterminate period of time from the [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 3(5), Article 6(3), Article 7(5), Article 16(6) and Article 21 shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from the [date of entry into force of this <i>amending Regulation</i>]. <i>The</i>	2. The power to adopt delegated acts referred to in Article 3(5), Article 6(3), Article 7(5), Article 16(6) and Article 21 shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in Article 3(5), Article 6(3), Article 7(5), Article 16(6) and Article 21 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
already in force.			
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 3(5), Article 6(3), Article 7(5), Article 16(6) and Article 21 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and			

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.			
(7) in Article 22, paragraph 3 is deleted.			
152. Regulation (EC) No 2065/2003 of the European Parliament and of the Council of 10 November 2003 on smoke flavourings used or intended for use in or on foods [*]			
In order to achieve the objectives of Regulation (EC) No 2065/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that		In order to achieve the objectives of Regulation (EC) No 2065/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that	

* OJ L 309, 26.11.2003, p. 1

СОММ	IISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
the Autho	n following a request to rity for scientific and/or assistance and to		Regulation following a request to the Authority for scientific and/or technical assistance and	
quality cr	nt that Regulation with iteria for validated methods. It is of		to supplement that Regulation with quality criteria for validated analytical methods. It	
particular Commissi	importance that the ion carry out appropriate		is of particular importance that the Commission carry out	
preparator	ons during its ry work, including at el, and that those		appropriate consultations during its preparatory work, including at expert level, and that those	
consultati	ons be conducted in we with the principles in the Interinstitutional		consultations be conducted in accordance with the principles laid down in the	
Agreemer of 13 Apr	nt on Better Law-Making il 2016. In particular, to		Interinstitutional Agreement of 13 April 2016 on Better Law-	
preparatio	ual participation in the on of delegated acts, the Parliament and the		Making []. In particular, to ensure equal participation in the preparation of delegated acts,	
Council re the same t	eceive all documents at time as Member States'		the European Parliament and the Council receive all documents at	
systematic	nd their experts cally have access to of Commission expert		the same time as Member States' experts, and their experts systematically have access to	
groups de	aling with the on of delegated acts.		meetings of Commission expert groups dealing with the preparation of delegated acts.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Accordingly, Regulation (EC) No 2065/2003 is amended as follows:			
(1) in Article 17, paragraph 3 is replaced by the following:			
"3. The Commission is empowered to adopt delegated acts in accordance with Article 18a concerning quality criteria for validated analytical methods referred to in point 4 of Annex II, including substances to be measured. Those delegated acts shall take into account available scientific evidence.";	"3. The Commission is empowered to adopt delegated acts in accordance with Article 18a <i>to supplement this</i> <i>Regulation by establishing</i> quality criteria for validated analytical methods referred to in point 4 of Annex II, including substances to be measured. Those delegated acts shall take into account available scientific evidence."	"3. The Commission is empowered to adopt delegated acts in accordance with Article 18a supplementing this Regulation by establishing [] quality criteria for validated analytical methods referred to in point 4 of Annex II, including substances to be measured. Those delegated acts shall take into account available scientific evidence.";	
(2) in Article 18, paragraph 1 is replaced by the following:			
 "1. The Commission is empowered to adopt delegated 			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts in accordance with Article 18a amending the Annexes following a request to the Authority for scientific and/or technical assistance.";			
(3) the following Article 18a is inserted:			
<i>"Article 18a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 17(3) and Article 18(1) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 17(3) and Article 18(1) shall be conferred on the Commission for <i>a</i> period of five years from [date of entry into force of this amending Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the	2. The power to adopt delegated acts referred to in Article 17(3) and Article 18(1) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in Article 17(3) and Article 18(1) 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
4. Before adopting a delegated act, the Commission shall consult experts designated by each		4. Before adopting a delegated act, the Commission shall consult experts designated by	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Member State in accordance with the principles laid down in the Inter-Institutional Agreement on Better Law-Making of 13 April 2016 [*] .		each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making [] [*] .	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
 6. A delegated act adopted pursuant to Article 17(3) and Article 18(1) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 			

* OJ L 123 12.5.2016, p. 1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
period shall be extended by two months at the initiative of the European Parliament or of the Council.			
(4) in Article 19, paragraph 3 is deleted.			
153. Regulation (EC) No 2160/2003 of the European Parliament and of the Council of 17 November 2003 on the control of salmonella and other specified food-borne zoonotic agents [*]			
In order to achieve the objectives of Regulation (EC) No 2160/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II and III to that Regulation and to supplement that Regulation as regards the Union targets for the reduction of the prevalence of zoonoses and	In order to achieve the objectives of Regulation (EC) No 2160/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II and III to that Regulation and to supplement that Regulation as regards the Union targets for the reduction of the prevalence of zoonoses and	In order to achieve the objectives of Regulation (EC) No 2160/2003, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II and III to that Regulation and to supplement that Regulation as regards the Union targets for the	

* OJ L 325, 12.12.2003, p.1.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
zoonotic agents, specific control	zoonotic agents, specific control	reduction of the prevalence of	
methods, specific rules on criteria	methods, specific rules on criteria	zoonoses and zoonotic agents,	
relating to imports from third	relating to imports from third	specific control methods	
countries, the responsibilities and	countries, the responsibilities and	applicable for the reduction of	
tasks of the Union reference	tasks of the Union reference	prevalence of zoonoses and	
laboratories and certain	laboratories, approval of methods	zoonotic agents, rules	
responsibilities and tasks of the	for testing, and as regards certain	concerning the conditions for	
national reference laboratories. It	responsibilities and tasks of the	use of such methods, specific	
is of particular importance that the	national reference laboratories. It	rules on criteria relating to	
Commission carry out appropriate	is of particular importance that the	imports from third countries, the	
consultations during its	Commission carry out appropriate	responsibilities and tasks of the	
preparatory work, including at	consultations during its	Union reference laboratories and	
expert level, and that those	preparatory work, including at	certain responsibilities and tasks	
consultations be conducted in	expert level, and that those	of the national reference	
accordance with the principles	consultations be conducted in	laboratories. It is of particular	
laid down in the Interinstitutional	accordance with the principles	importance that the Commission	
Agreement on Better Law-Making	laid down in the Interinstitutional	carry out appropriate	
of 13 April 2016. In particular, to	Agreement of 13 April 2016 on	consultations during its	
ensure equal participation in the	Better Law-Making. In particular,	preparatory work, including at	
preparation of delegated acts, the	to ensure equal participation in the	expert level, and that those	
European Parliament and the	preparation of delegated acts, the	consultations be conducted in	
Council receive all documents at	European Parliament and the	accordance with the principles	
the same time as Member States'	Council receive all documents at	laid down in the	
experts, and their experts	the same time as Member States'	Interinstitutional Agreement of	
systematically have access to	experts, and their experts	13 April 2016 on Better Law-	
meetings of Commission expert	systematically have access to	Making []. In particular, to	
groups dealing with the	meetings of Commission expert	ensure equal participation in the	
preparation of delegated acts.	groups dealing with the	preparation of delegated acts,	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	preparation of delegated acts.	the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Regulation (EC) 2160/2003, implementing powers should be conferred on the Commission concerning approving methods for testing. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	deleted		
		In order to ensure uniform conditions for the implementation of the Regulation (EC) No 2160/2003, implementing powers should be conferred on the Commission in order to determine detailed rules that may be adopted concerning necessary documents and	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
		procedures as well as minimum requirements and certain specific control methods that shall not be used as a part of control programmes. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Accordingly, Regulation (EC) No 2160/2003 is amended as follows:			
(1) Article 4 is amended as follows:			
. (a) paragraph 1 is replaced by the following;			
"1.The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning the Union targets for the reduction of the prevalence of zoonoses and zoonotic agents listed in Annex I, column 1, in the animal populations listed in Annex I, column 2, taking account, in particular, of:	1. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation as regards the Union targets for the reduction of the prevalence of zoonoses and zoonotic agents listed in Annex I, column 1, in the animal populations listed in Annex I, column 2, taking	"1.The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by establishing [] the Union targets for the reduction of the prevalence of zoonoses and zoonotic agents listed in Annex I, column 1, in the animal populations listed in	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	account, in particular, of:	Annex I, column 2, taking account, in particular, of:	
(a) the experience gained under existing national measures; and			
(b) information forwarded to the Commission or to the European Food Safety Authority under existing Union requirements, in particular in the framework of information provided for in Directive 2003/99/EC, in particular Article 5 thereof.";			
(b) in paragraph 6, point (a) is replaced by the following:			
"(a) The Commission is empowered to adopt delegated acts in accordance with Article 13a amending Annex I for the purposes listed in point (b), after taking account in particular			

COMMISSION PROPO	DSAL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of the criteria listed i (c).";	n point		
. (c) paragraph 7 is replaced following:	by the		
"7. The Commission is empowered to adopt delega acts in accordance with Arr 13a amending Annex III to criteria to determine which salmonella serotypes have health significance.";	icle add		
(2) in Article 5, paragraph replaced by the following:	5 is		
"6. The Commission is empowered to adopt delega acts in accordance with Art 13a amending Annex II to the requirements and minir sampling rules laid down th after taking account in part of the criteria listed in poin Article 4(6).";	icle adapt num nerein, icular		
(3) in Article 8, paragraph replaced by the following:	l is		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"1.The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning:	1. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation as regards:	"1.The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by establishing []:	
(a) specific control methods that may or shall be applied for the reduction of prevalence of zoonoses and zoonotic agents at the stage of the primary production of animals and other stages in the food chain;			
(b) rules that may be adopted concerning the conditions for the use of the methods referred to in point (a);			
(c) detailed rules that may be adopted concerning necessary documents and procedures as well as minimum requirements for the methods referred to in point (a); and		[]	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(d) certain specific control methods that shall not be used as a part of control programmes.";		[]	
		The Commission may establish, by means of implementing acts:	
		(a) detailed rules that may be adopted concerning necessary documents and procedures as well as minimum requirements for the methods referred to in point (a) of the first subparagraph; and	
		(b) certain specific control methods that shall not be used as a part of control programmes.	
		Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 14(2)."	
(4) in Article 9, paragraph 4 is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"4. Without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a, establishing the rules concerning the setting by Member States of the criteria referred to in Article 5(5) and in paragraph 2of this Article."	"4. Without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a <i>to supplement this</i> <i>Regulation by</i> establishing the rules concerning the setting by Member States of the criteria referred to in Article 5(5) and in paragraph 2 of this Article."	"4. Without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by establishing the rules concerning the setting by Member States of the criteria referred to in Article 5(5) and in paragraph 20f this Article.";	
(5) in Article 10(5), the second and third sentences are replaced by the following:			
"The authorisation may be withdrawn in accordance with the same procedure. and, without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a establishing specific rules concerning such criteria."	"The authorisation may be withdrawn in accordance with the same procedure. Without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by establishing specific rules concerning such criteria."	"The authorisation may be withdrawn in accordance with the same procedure. and, without prejudice to Article 5(6), the Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by establishing specific rules concerning such criteria.";	
. (6) Article 11 is amended as follows:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) paragraph 2 is replaced by the following:			
"2. The Commission is empowered to adopt delegated acts in accordance with Article 13a laying down the responsibilities and tasks of the Union reference laboratories, in particular with regard to coordination of their activities and those of the national reference laboratories."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by laying down the responsibilities and tasks of the Union reference laboratories, in particular with regard to coordination of their activities and those of the national reference laboratories."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by laying down the responsibilities and tasks of the Union reference laboratories, in particular with regard to coordination of their activities and those of the national reference laboratories.";	
(b) paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts in accordance with Article 13a laying down certain responsibilities and tasks of the national reference laboratories, in particular with regard to coordination of their activities and those of the relevant laboratories in the Member States designated under Article 12(1)(a)."	"4. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by laying down certain responsibilities and tasks of the national reference laboratories, in particular with regard to coordination of their activities and those of the relevant laboratories in the Member States	"4. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by laying down certain responsibilities and tasks of the national reference laboratories, in particular with regard to coordination of their activities and those of the relevant laboratories in the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	designated under Article 12(1)(a)."	Member States designated under Article 12(1)(a).";	
(7) in Article 12(3), the third subparagraph is replaced by the following:			
"3. The Commission may approve, by means of implementing acts, other methods for testing referred in paragraph 3. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 14(2).";	"The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by approving other methods for testing than those referred in the first and second subparagraph of this paragraph."		
(8) in Article 13, the first paragraph is replaced by the following:	(8) Article 13 is replaced by the following:		
	"Article 13		
	Delegated and implementing powers		
"The Commission is empowered to adopt delegated acts in accordance with Article 13a amending elements concerning the relevant health certificates.";	The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by amending elements concerning		

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	the relevant health certificates.		
	In addition, implementing measures may be adopted in accordance with the regulatory procedure referred to in Article 14(2)."		
(9) the following Article 13a is inserted:			
, "Article 13a Exercise of the delegation	<i>"Article 13a</i> Exercise of the delegation		
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 3(1), (6), and (7), Article 5(6), Article 8(1), Article 9(4), Article 10(5), Article 11(2) and (4) and Article 13 shall be conferred for an indeterminate period of time from [date of entry	2. The power to adopt delegated acts referred to in Article 3(1), (6), and (7), Article 5(6), Article 8(1), Article 9(4), Article 10(5), Article 11(2) and (4), <i>the third subparagraph of</i> <i>Article 12(3)</i> and Article 13 shall be conferred <i>on the Commission</i> for <i>a</i> period of <i>five years</i> from	2. The power to adopt delegated acts referred to in Article 3(1), (6), and (7), Article 5(6), the first subparagraph of Article 8(1), Article 9(4), Article 10(5), Article 11(2) and (4) and Article 13 shall be conferred for a period of five years [] from [the entry into force of this	

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into force o	of this Omnibus].	[date of entry into force of this amending Regulation]. 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.	Regulation []]. 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.	
referred to (7), Article Article 9(4 and (4) and revoked at European I Council. A shall put an of the pow decision. If day follow the decisio	e delegation of <i>powers</i> in Article 3(1), (6), and e 5(6), Article 8(1),), Article 10(5), 11(2) d Article 13 may be any time by the Parliament or by the decision to revoke n end to the delegation er specified in that t shall take effect the ing the publication of n in the <i>Official</i> <i>the European Union</i> or	3. The power to adopt delegated acts referred to in Article 3(1), (6), and (7), Article 5(6), Article 8(1), Article 9(4), Article 10(5), 11(2) and (4), the third subparagraph of Article 12(3) and 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	3. The delegation of <i>powers</i> referred to in Article 3(1), (6), and (7), Article 5(6), the first subparagraph of Article 8(1), Article 9(4), Article 10(5), 11(2) and (4) and 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	

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
sh	t a later date specified therein. It hall not affect the validity of any elegated acts already in force.	the decision in the <i>Official</i> 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.	decision in the <i>Official Journal</i> of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
sh by ac la A	Before <i>adapting</i> a elegated act, the Commission hall consult experts designated y each Member State in ccordance with the principles aid down in the Interinstitutional agreement on Better-Law-making f 13 April 2016 [*] .	4. Before <i>adopting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13 April 2016</i> on Better-Law-making*.	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 []*.	
sh th	As soon as it adopts a elegated act, the Commission hall notify it simultaneously to be European Parliament and to be Council.			
(7	A delegated act adopted ursuant to Article 3(1), (6), and 7), Article 5(6), Article 8(1), article 9(4), Article 10(5), Article	6. A delegated act adopted pursuant to Article 3(1), (6), and (7), Article 5(6), Article 8(1), Article 9(4), Article 10(5), Article	6. A delegated act adopted pursuant to Article 3(1), (6), and (7), Article 5(6), the first subparagraph of Article 8(1),	

* OJ L 123, 12.5.2016, p.1."

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enter into objection I either by ti or the Cou two month act to the I and the Co expiry of t European Council ha Commission object. The extended b initiative of	(4) and Article 13 shall force only if no has been expressed he European Parliament uncil within a period of as of notification of that European Parliament buncil or if, before the that period, the Parliament and the ave both informed the on that they will not at period shall be by two months at the of the European t or the Council.	11(2) and (4), <i>the third</i> <i>subparagraph of Article 12(3)</i> and 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 two 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 two months at the initiative of the European Parliament or <i>of</i> the Council.	Article 9(4), Article 10(5), Article 11(2) and (4) and 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 two 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 two months at the initiative of the European Parliament or the Council.	
(9) in Artic deleted.	cle 14, paragraph 3 is			
European Council o setting sta safety for procurem	ctive 2004/23/EC of the a Parliament and of the f 31 March 2004 on andards of quality and the donation, ment, testing, g, preservation,			

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storage and distribution of human tissues and cells*			
In order to achieve the objectives of Directive 2004/23/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Directive with traceability requirements for tissues and cells, as well as for products and materials coming into contact with those tissues and cells and having an effect on their quality, and to supplement that Directive with certain technical requirements. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional	In order to achieve the objectives of Directive 2004/23/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Directive <i>by establishing</i> traceability requirements for tissues and cells, as well as for products and materials coming into contact with those tissues and cells and having an effect on their quality, <i>and by establishing</i> <i>procedures for ensuring</i> <i>traceability and for verifying the</i> <i>equivalent standards of quality</i> <i>and safety of imported tissues</i> <i>and cells</i> , and to supplement that Directive with <i>respect to</i> certain technical requirements. It is of particular importance that the Commission carry out appropriate consultations during its	In order to achieve the objectives of Directive 2004/23/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Directive with traceability requirements for tissues and cells, as well as for products and materials coming into contact with those tissues and cells and having an effect on their quality, and to supplement that Directive with certain technical requirements. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the	

* OJ L 102, 7.4.2004, p. 48.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13 April 2016</i> on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Directive 2004/23/EC implementing powers should be conferred on the Commission to establish procedures for ensuring traceability and for verifying the equivalent standards of quality and safety of imported tissues and cells. Those powers should be exercised in accordance with	deleted		

COMMISSIO	N PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Regulation (EU)	No 182/2011.			
Accordingly, Dire 2004/23/EC is an follows:				
(1) in Article 8, p 6 are replaced by				
"5. The Commiss empowered to ad acts in accordanc 28a to establish the requirements for as well as for pro- materials coming with those tissues having an effect of and safety.	Initialtopopt delegatedtope with Articleaccontractraceabilitysuptissues and cells,estducts andforinto contactforand cells andcellon their qualityqualestestentriceest	The Commission is empowered adopt delegated acts in coordance with Article 28a to applement this Directive, by tablishing traceability quirements for tissues and cells, or products and materials coming to contact with those tissues and ells and having an effect on their hality and safety, as well as by tablishing the procedures for insuring traceability at Union vel.	"5. The Commission is empowered to adopt delegated acts in accordance with Article 28a supplementing this Directive by []establishing traceability requirements for tissues and cells, as well as for products and materials coming into contact with those tissues and cells and having an effect on their quality and safety.	
6. The Commission the procedures for traceability at Un means of implem Those implement adopted in accord	r ensuring ion level by enting acts. ing acts shall be	eleted		
procedure referre				

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
29(2).			
(2) in Article 9, paragraph 4 is replaced by the following:			
"4. The Commission shall establish the procedures for verifying the equivalent standards of quality and safety in accordance with paragraph 1 by means of implementing acts. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 29(2)."	"4. The Commission <i>is</i> <i>empowered to adopt delegated</i> <i>acts in accordance with Article</i> <i>28a to supplement this Directive</i> <i>by establishing</i> the procedures for verifying the equivalent standards of quality and safety in accordance with paragraph 1."		
(3) in Article 28, the second and third paragraphs are replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 28a with respect to the technical requirements referred to in points (a) to (i) of the first paragraph.	The Commission is empowered to adopt delegated acts in accordance with Article 28a <i>to</i> <i>supplement this Directive</i> with respect to the technical requirements referred to in points (a) to (i) of the first paragraph.	"The Commission is empowered to adopt delegated acts in accordance with Article 28a supplementing this Directive by establishing [] the technical requirements referred to in points (a) to (i) of the first paragraph.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Where, in the case of the technical requirements referred to in points (d) and (e) of the first paragraph, imperative grounds of urgency so require, the procedure provided for in Article 28b shall apply to delegated acts adopted pursuant to this Article.";			
(4) the following Articles 28a and 28b are inserted:			
"Article 28a			
Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The delegation of power referred to in Article 8(5) and in the second paragraph of Article 28 shall be conferred for an indeterminate period of time from the [date of entry into force of this omnibus].	2. The power to adopt delegated acts referred to in Article 8(5), Article 9(4), and in the second paragraph of Article 28 shall be conferred on the Commission for a period of five years from the [date of entry into force of this amending	2. The delegation of power referred to in Article 8(5) and in the second paragraph of Article 28 shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a	

C	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		Regulation]. 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.	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.	
the ma Eun Cou sha of t dec day the <i>Jou</i> at <i>a</i> sha	The delegation of power erred to in Article 8(5) and in e second paragraph of Article 28 by be revoked at any time by the ropean Parliament or by the uncil. A decision of revocation all put an end to the delegation the power specified in that cision. It shall take effect the y following the publication of e decision in the <i>Official</i> <i>urnal of the European Union</i> or a later date specified therein. It all not affect the validity of any legated acts already in force.	3. The power to adopt delegated acts referred to in Article 8(5), Article 9(4), and in the second paragraph of Article 28 may be revoked at any time by the European Parliament or by the Council. A decision of revocation 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		

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	delegated acts already in force.		
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 on Better Law-Making of 13 April 2016 [*] .	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 <i>of 13 April 2016</i> on Better Law-Making *.	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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 8(5) and in the second paragraph of Article 28 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament	6. A delegated act adopted pursuant to Article 8(5), <i>Article</i> 9(4), and in the second paragraph of Article 28 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the		

* OJ L 123, 12.5.2016, p.1."

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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 two months at the initiative of the European Parliament or the Council.	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 two months at the initiative of the European Parliament or <i>of</i> the Council.		
Article 28b Urgency procedure			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in			

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Article 28a(6). In such a case, the Commission shall repeal the act without delay following the notification of the decision to object by the European Parliament or the Council.			
(5) in Article 29, paragraphs 3 and 4 are deleted.			
155. Regulation (EC) No 852/2004 of the European Parliament and of the Council of 29 April 2004 on the hygiene of foodstuffs*			
In order to achieve the objectives of Regulation (EC) No 852/2004, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I and II to that Regulation and to supplement that Regulation in respect of specific hygiene measures, approval requirements of food business establishments.		In order to achieve the objectives of Regulation (EC) No 852/2004, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I and II to that Regulation and to supplement that Regulation in respect of specific hygiene measures, approval	

^{*} OJ L 139, 30.4.2004, p. 1.

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specific provisions for the application of the requirements of the Regulation to specific foodstuffs in order to address specific risks or emerging hazards in relation to public health and in respect of derogations from the Annexes to that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		requirements of food business establishments, [] and in respect of derogations from the Annexes to that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	

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		In order to ensure uniform conditions for the implementation of the Regulation (EC) No 852/2004, implementing powers should be conferred on the Commission to lay down specific provisions for the application of the requirements of this Regulation to specific foodstuffs in order to address specific risks or emerging hazards in relation to public health. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Accordingly, Regulation (EC) No 852/2004 is amended as follows:			
(1) in Article 4, paragraph 4 is replaced by the following:			
"4. The Commission is empowered to adopt delegated acts in accordance with Article 13a adopting the specific hygiene	4. The Commission is empowered to adopt delegated acts in accordance with Article 13a <i>to</i> <i>supplement this Regulation by</i>	"4. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this	

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measures referred to in paragraph 3, in particular concerning:	<i>laying down</i> the specific hygiene measures referred to in paragraph 3, in particular concerning:	Regulation by adopting the specific hygiene measures referred to in paragraph 3, in particular concerning:	
(a) the determination of microbiological criteria and associated sampling and analysis methods;			
(b) the introduction of specific requirements on temperature control and maintenance of the cold chain; and			
(c) the setting of specific microbiological targets.";			
(2) in Article 6(3), point (c) is replaced by the following:			
"(c) by a delegated act that the Commission is empowered to adopt in accordance with Article 13a."	"(c) by a delegated act that the Commission is empowered to adopt in accordance with Article 13a <i>and that supplements this</i> <i>Regulation.</i> "		
(3) Article 12 is replaced by the following:			

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. "Article 12			
The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning specific provisions for the application of the requirements of this Regulation to specific foodstuffs in order to address specific risks or emerging hazards in relation to public health.;	The Commission is empowered to adopt delegated acts in accordance with Article 13a <i>to</i> <i>supplement this Regulation by</i> <i>laying down</i> specific provisions for the application of the requirements of this Regulation to specific foodstuffs in order to address specific risks or emerging hazards in relation to public health.	The Commission shall lay down, by means of implementing acts, [] specific provisions for the application of the requirements of this Regulation to specific foodstuffs in order to address specific risks or emerging hazards in relation to public health. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 14(2)";	
(4) in Article 13, paragraphs 1 and 2 are replaced by the following:			
"1.The Commission is empowered to adopt delegated acts in accordance with Article 13a amending Annexes I and II. The amendments shall have the aim of ensuring and facilitating the achievement of the objectives of the Regulation, taking into			

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account the relevant risk factors, and shall be justified on the basis of:			
(a) the experienced gained by food business operators and/or competent authorities, in particular on the implementation of HACCP-based systems and the procedures based on HACCP principles pursuant to Article 5;			
(b) the experience gained by the Commission, in particular on the outcome of its audits;			
(c) technological developments and their practical consequences and consumer expectations with regard to food composition;			
(d) new scientific advice, particularly new risk assessments;			
(e) microbiological and temperature criteria for foodstuffs.			
The amendments referred to in the first subparagraph shall concern:			

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(a) hygiene provisions for primary production and associated operations;			
(b) requirements for food premises and equipments;			
(c) provisions applicable to foodstuffs, including transport, wrapping and packaging;			
(d) heat treatment of foodstuffs;			
(e) handling of food waste;			
(f) requirements for water supply;			
(g) hygiene and training of persons working in food-handling areas.			
empowered to adopt delegated	2. The Commission is empowered to adopt delegated acts in accordance with Article	2. The Commission is empowered to adopt delegated acts in accordance with Article	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
13a granting derogations from Annexes I and II, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the following objectives of this Regulation:	13a to supplement this Regulation by granting derogations from Annex I and II, in particular to facilitate the implementation of Article 5 for small businesses, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the objectives of this Regulation.	13a supplementing this Regulation by granting derogations from Annexes I and II, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the following objectives of this Regulation:	
(a) to facilitate the implementation of Article 5 for small businesses;	(deleted)		
(b) to establishments producing, handling or processing raw material which is intended for the production of highly refined food products which have undergone a treatment ensuring its safety.	(deleted)		
(6) the following Article 13a is inserted:	(5) the following Article 13a is inserted:		

Commented [ew3]: Point (6) should actually be point (5) technical correction (not adopted by AM)).

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 13a Exercise of the delegation			
 The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. 			
2. The power to adopt delegated acts referred to in Article 4(4), Article 6(3)(c), Article 12 and Article 13(1) and (2) shall be conferred for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 4(4), Article 6(3)(c), Article 12 and Article 13(1) and (2) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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	2. The power to adopt delegated acts referred to in Article 4(4), Article 6(3)(c) [] and Article 13(1) and (2) shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. 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.	

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	of each period.		
3. The delegation of <i>powers</i> referred to in Article 4(4), Article 6(3)(c), Article 12 and Article 13(1) and (2) 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of <i>powers</i> referred to in Article 4(4), Article 6(3)(c) [] and Article 13(1) and (2) 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.	
4. Before <i>adapting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better-Law-making of 13 April	4. Before <i>adopting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13</i> <i>April 2016</i> on Better-Law-making *.	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	

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2016*.		13 April 2016 on Better Law- Making []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
 6. A delegated act adopted pursuant to Article 4(4), Article 6(3)(c), Article 12 and Article 13(1) and (2) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or the 	6. A delegated act adopted pursuant to Article 4(4), Article 6(3)(c), Article 12 and Article 13(1) and (2) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or <i>of</i> the	6. A delegated act adopted pursuant to Article 4(4), Article 6(3)(c) [] and Article 13(1) and (2) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the	

* OJ L 123, 12.5.2016, p.1."

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Council.	Council.	initiative of the European Parliament or the Council.	
(5) in Article 14, paragraph 3 is deleted.			
156. Regulation (EC) No 853/2004 of the European Parliament and of the Council of 29 April 2004 laying down specific hygiene rules for food of animal origin*			
In order to achieve the objectives of Regulation (EC) No 853/2004, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes II and III to that Regulation and to supplement that Regulation in respect of the use of substances other than potable water to remove surface contamination from products of animal origin, in respect of amendments of the		In order to achieve the objectives of Regulation (EC) No 853/2004, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes II and III to that Regulation and to supplement that Regulation in respect of the use of substances other than potable water to remove surface contamination from products of animal origin,	

^{*} OJ L 139, 30.4.2004, p. 55

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
special guarantees relating to		in respect of amendments of the	
placing certain food of animal		special guarantees relating to	
origin on the market in Sweden or		placing certain food of animal	
Finland and in respect of		origin on the market in Sweden	
derogations from the Annexes II		or Finland and in respect of	
and III to that Regulation (EC) No		derogations from the Annexes II	
853/2004 . It is of particular		and III to that Regulation (EC)	
importance that the Commission		No 853/2004 . It is of particular	
carry out appropriate		importance that the Commission	
consultations during its		carry out appropriate	
preparatory work, including at		consultations during its	
expert level, and that those		preparatory work, including at	
consultations be conducted in		expert level, and that those	
accordance with the principles		consultations be conducted in	
laid down in the Interinstitutional		accordance with the principles	
Agreement on Better Law-Making		laid down in the	
of 13 April 2016. In particular, to		Interinstitutional Agreement of	
ensure equal participation in the		13 April 2016 on Better Law-	
preparation of delegated acts, the		Making []. In particular, to	
European Parliament and the		ensure equal participation in the	
Council receive all documents at		preparation of delegated acts,	
the same time as Member States'		the European Parliament and the	
experts, and their experts		Council receive all documents at	
systematically have access to		the same time as Member States'	
meetings of Commission expert		experts, and their experts	
groups dealing with the		systematically have access to	
preparation of delegated acts.		meetings of Commission expert	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		groups dealing with the preparation of delegated acts.	
Accordingly, Regulation (EC) No 853/2004 is amended as follows:			
(1) in Article 3, paragraph 2 is replaced by the following:			
"2. Food business operators	"2. Food business operators	"2. Food business operators	
shall not use any substance other	shall not use any substance other	shall not use any substance other	
than potable water — or, when	than potable water — or, when	than potable water — or, when	
Regulation (EC) No 852/2004 or	Regulation (EC) No 852/2004 or	Regulation (EC) No 852/2004 or	
this Regulation permits its use,	this Regulation permits its use,	this Regulation permits its use,	
clean water — to remove surface	clean water — to remove surface	clean water — to remove	
contamination from products of	contamination from products of	surface contamination from	
animal origin, unless use of the	animal origin, unless use of the	products of animal origin, unless	
substance has been approved by	substance has been approved by	use of the substance has been	
the Commission. For that purpose	the Commission. For that purpose	approved by the Commission.	
the Commission is empowered to	the Commission is empowered to	For that purpose the	
adopt delegated acts in	adopt delegated acts in	Commission is empowered to	
accordance with Article 11a. Food	accordance with Article 11a that	adopt delegated acts in	
business operators shall also	supplement this Regulation. Food	accordance with Article 11a	
comply with any conditions for	business operators shall also	supplementing this	
use that may be adopted under the	comply with any conditions for	Regulation. Food business	
same procedure. The use of an	use that may be adopted under the	operators shall also comply with	
approved substance shall not	same procedure. The use of an	any conditions for use that may	
affect the food business operator's	approved substance shall not	be adopted under the same	
duty to comply with the	affect the food business operator's	procedure. The use of an	

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	requirements of this Regulation."	duty to comply with the requirements of this Regulation."	approved substance shall not affect the food business operator's duty to comply with the requirements of this Regulation.";	
:	(2) in Article 8(3), point (a) is replaced by the following:			
	"(a) The Commission is empowered to adopt delegated acts in accordance with Article 11a <i>f</i> amending paragraphs 1 and 2 in order to update the requirements set out in those paragraphs <i>J</i> , taking into account changes in Member States' control programmes or of the adoption of microbiological criteria in accordance with Regulation (EC) No 852/2004."	"(a) The Commission is empowered to adopt delegated acts in accordance with Article 11a amending paragraphs 1 and 2 in order to update the requirements set out in those paragraphs, taking into account changes in Member States' control programmes or of the adoption of microbiological criteria in accordance with Regulation (EC) No 852/2004."		
	(3) Article 9 is deleted;			
	(4) in Article 10, paragraphs 1 and 2 are replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"1. The Commission is empowered to adopt delegated acts in accordance with Article 11a amending Annexes II and III. The amendments shall have the aim of ensuring and facilitating the achievement of the objectives of the Regulation, taking into account the relevant risk factors, and shall be justified on the basis of:			
(a) the experience gained by food business operators and/or competent authorities, in particular on the implementation of HACCP-based systems pursuant to Article 5;			
(b) the experience gained by the Commission, in particular on the outcome of its audits;			
(c) technological developments and their practical consequences and consumer expectations with regard to food composition;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(d) scientific advice, particularly new risk assessments;			
(e) microbiological and temperature criteria for foodstuffs;			
(f) changes in patterns of consumption.			
The amendments referred to in the first subparagraph shall concern:			
(a) the requirements on the identification marking of products of animal origin;			
(b) the objectives of HACCP- based procedures;			
(c) the requirements on the food chain information;			
(d) the specific hygiene requirements for the premises, including means of transport, where products of animal origin are produced, handled, processed, stored or distributed;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(e) the specific hygiene requirements for the operations involving the production, handling, processing, storage, transport or distribution of products of animal origin;			
(f) the rules for the transport of meat while it is warm;			
(g) the health standards or checks, where there is scientific evidence indicating that they are necessary to protect public health;			
(h) the extension of Annex III, Section VII, Chapter IX, to live bivalve molluscs other than pectinidae;			
(i) the criteria for determining when epidemiological data indicate that a fishing ground does not present a health hazard with regard to the presence of parasites and, consequently, for determining when the competent authority may authorise food business operators not to freeze			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
fishery products in accordance with Annex III, Section VIII, Chapter III, Part D;			
(j) the additional health standards for live bivalve molluscs in cooperation with the relevant Union Reference Laboratory, including:			
(i) limit values and analysis methods for other marine biotoxins;			
(ii) virus testing procedures and virological standards; and			
(iii) sampling plans and the methods and analytical tolerances to be applied to check compliance with the health standards;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
2. The Commission is empowered to adopt delegated acts in accordance with Article 11a granting derogations from Annex II and III, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the following objectives of this Regulation:	2. The Commission is empowered to adopt delegated acts in accordance with Article 11a to supplement this Regulation by granting derogations from Annex II and III, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the following objectives of this Regulation:	2. The Commission is empowered to adopt delegated acts in accordance with Article 11a supplementing this Regulation by granting derogations from Annex II and III, taking into account the relevant risk factors and provided that such derogations do not affect the achievement of the following objectives of this Regulation:	
(a) to facilitate their implementation by small businesses;		(a) to facilitate the [] implementation of the requirements laid down in the Annexes in[]small businesses;	
(b) to enable the continued use of traditional methods at any of the stages of production, processing or distribution of food;			
(c) to accommodate the needs of food businesses situated in regions that are subject to special geographic constraints;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(d) to establishments producing raw material which is intended f the production of highly refined food products and which has undergone a treatment ensuring safety.";		(d) to facilitate work of establishments producing raw material which is intended for the production of highly refined food products and which has undergone a treatment ensuring its safety.";	
(5) Article 11 is amended as follows:			
(a) the introductory phrase is replaced by the following:			
"Without prejudice to the general application of Article 9 and Article 10(1), the Commission may lay down the following measures by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 12(2);";	1		
(b) paragraphs 1, 5, 6, 7 and 8 and deleted.	e		
: (6) the following Article 11a is inserted:			

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
<i>"Article 11a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 3(2), Article 8(3)(a) and Article 10(1) and (2) shall be conferred for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 3(2), Article 8(3)(a) and Article 10(1) and (2) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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.	2. The power to adopt delegated acts referred to in Article 3(2), Article 8(3)(a) and Article 10(1) and (2) shall be conferred for a period of five years [] from [the entry into force of this Regulation []]. 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	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		months before the end of each period.	
3. The delegation of powers referred to in Article 3(2), Article 8(3)(a) and Article 10(1) and (2) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
4. Before <i>adapting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on		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 []*.	

COMMISSION PROPO	SAL EP TEXT	f COUNCIL TEX	XT COMPROMISE TEXT
Better-Law-making of 13 A 2016*.	pril		
5. As soon as it adopts a de act, the Commission shall n simultaneously to the Europ Parliament and to the Coun	otify it bean		
 6. A delegated act adopted pursuant to Article 3(2), Ar 8(3)(a) and Article 10(1) an shall enter into force only if objection has been expresse either by the European Parl or the Council within a peri two months of notification act to the European Parliam and the Council or if, before expiry of that period, the European Parliament and th Council have both informed Commission that they will bobject. That period shall be extended by two months at initiative of the European Parliament or the Council. 	d (2) no d iament od of of that ent e the e l the not		

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(7) in Article 12, paragraph 3 is deleted.			
157. Regulation (EC) No 854/2004 of the European Parliament and of the Council of 29 April 2004 laying down specific rules for the organisation of official controls on products of animal origin intended for human consumption*		[] (Deletion of this entire point of the Annex)	
In order to achieve the objectives of Regulation (EC) No 854/2004, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II, III, IV, V and VI to that Regulation and to supplement that Regulation by granting derogation to those Annexes. It is of particular importance that the Commission carry out appropriate consultations during its			

* OJ L 139, 30.4.2004, p. 206

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.			
Accordingly, Regulation (EC) No 854/2004 is amended as follows:			
(1) Article 16 is deleted;			
(2) in Article 17, paragraphs 1 and 2 are replaced by the following:			
"1. The Commission is empowered to adopt delegated acts in accordance with Article			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
18a amending Annexes I, II, III, IV, V and VI. The amendments shall have the aim of ensuring and facilitating the achievement of the objectives of the Regulation, taking into account the relevant risk factors, and shall be justified on the basis of:			
(a) the experience gained by food business operators and/or competent authorities, in particular on the implementation of HACCP-based systems pursuant to Article 5;			
(b) technological developments and their practical consequences and consumer expectations with regard to food composition;			
(i) scientific advice, particularly new risk assessments;			
(ii) changes in patterns of consumption.			
The amendments referred to in the first subparagraph shall concern:			

C	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	the tasks of the competent horities;			
cor	the organisation of official htrols, in particular their quency and distribution of ponsibilities;			
sla	the involvement of ughterhouse staff in official htrols;			
(d)	actions following controls;			
	specific requirements for meat pection;			
	requirements on specific eards;			
for	specific listing requirements establishments in third antries;			
the off pre	criteria to determine when, on basis of a risk analysis, the icial veterinarian need not be sent in slaughterhouses and ne handling establishments			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
throughout ante-mortem and post- mortem inspection;			
(i) circumstances in which certain of the specific post-mortem inspection procedures described in Annex I, Section IV, are not necessary, having regard to the holding, region or country of origin and to the principles of risk analysis;			
(j) rules concerning the content of tests for official veterinarians and official auxiliaries;			
(k) rules for laboratory testing;			
(l) analytical limits for the official controls on fishery products required under Annex III, including with regard to parasites and environmental contaminants;			
2. The Commission is empowered to adopt delegated acts in accordance with Article 18a granting derogations from Annexes I,II, III, IV, V and VI	2. The Commission is empowered to adopt delegated acts in accordance with Article 18a <i>to supplement this</i> <i>Regulation by</i> granting		

COMMISSI	ON PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	ctors, provided that as do not affect the the following is Regulation:	derogations from Annexes I, II, III, IV, V and VI, taking into account the relevant risk factors, provided that such derogations do not affect the achievement of the objectives of this Regulation, <i>in</i> <i>order to</i> :		
of the requirem	ents laid down in	(i) facilitate the implementation of the requirements laid down in the Annexes in small businesses;		
traditional meth	ods at any of the ction, processing	(ii) enable the continued use of traditional methods at any of the stages of production, processing or distribution of food;		
food businesses	situated in subject to special	(iii) accommodate the needs of food businesses situated in regions that are subject to special geographic constraints.		
(3) Article 18 is follows:				
(a) the introduc replaced by the	following:			
"Without prejuct application of A Article 17(1), th	Article 16 and	"Without prejudice to the general application of Article 17(1), the Commission <i>is empowered to</i>		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
may lay down the following measures by means of implementing acts. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 12(2):";	adopt delegated acts in accordance with Article 18a to supplement this Regulation by laying down the following measures:"		
(b) paragraphs 3, 4, 7, 8 and 15 are deleted.			
(4) the following Article 18a is inserted:			
"Article 18a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 17(1) and (2) shall be conferred for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 17(1) and (2) and in Article 18 shall be conferred on the Commission for a period of five years from [date of entry into force of this amending		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	Regulation]. 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.		
3. The delegation of powers referred to in Article 17(1) and (2) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The power to adopt delegated acts referred to in Article 17(1) and (2) and in Article 18 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.		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
4. Before adapting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better-Law-making of 13 April 2016 [*] .	4. Before <i>adopting</i> a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13 April 2016</i> on Better-Law-making *.		
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant Article 17(1) and (2) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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	6. A delegated act adopted pursuant Article 17(1) and (2) <i>and</i> <i>Article 18</i> shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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		

* OJ L 123, 12.5.2016, p.1."

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or the Council.	both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or <i>of</i> the Council.		
(5) In Article 19, paragraph 3 is deleted.			
158. Regulation (EC) No 183/2005 of the European Parliament and of the Council of 12 January 2005 laying down requirements for feed hygiene*			
In order to achieve the objectives of Regulation (EC) No 183/2005, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II and III to that Regulation in order to adapt them to technical progress and to supplement that Regulation by defining the		In order to achieve the objectives of Regulation (EC) No 183/2005, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I, II and III to that Regulation in order to adapt them to technical progress and to supplement that Regulation	

* OJ L 35, 8.2.2005, p. 1.

	AL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
specific microbiological criter and targets, by approving feed business establishments and b granting derogations from Annexes I, II and III to that Regulation. It is of particular importance that the Commissi carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in	y on	by defining the specific microbiological criteria and targets, by approving feed business establishments and by granting derogations from Annexes I, II and III to that Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those	
accordance with the principles laid down in the Interinstitution Agreement on Better Law-Ma of 13 April 2016. In particular ensure equal participation in the preparation of delegated acts, European Parliament and the Council receive all documents the same time as Member State experts, and their experts systematically have access to meetings of Commission experts groups dealing with the preparation of delegated acts.	nal king , to ne the at es'	consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Accordingly, Regulation (EC) No 183/2005 is amended as follows:			
(1) in Article 5(3), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 30a defining the criteria and targets referred to in points (a) and (b)."	"The Commission is empowered to adopt delegated acts in accordance with Article 30a <i>to</i> <i>supplement this Regulation by</i> defining the criteria and targets referred to in points (a) and (b)."	"The Commission is empowered to adopt delegated acts in accordance with Article 30 <i>a</i> supplementing this Regulation by defining the criteria and targets referred to in points (a) and (b).";	
(2) in Article 10, point (3) is replaced by the following:			
"(3) approval is required by a Delegated Regulation that the Commission is empowered to adopt in accordance with Article 30a."	"(3) approval is required by a Delegated Regulation that the Commission is empowered to adopt in accordance with Article 30a <i>and that supplements this Regulation.</i> "	"(3) approval is required by a Delegated Regulation that the Commission is empowered to adopt in accordance with Article 30a in order to supplement this Regulation.";	
(3) in Article 27, the second paragraph is replaced by the following:			

COMMISSI	ON PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
to adopt delega accordance wit	ion is empowered ated acts in th Article 30 <i>a</i> to ss I, II and III.";			
(4) Article 28 i following:	s replaced by the			
"Article 28				
adopt delegate accordance wir granting derog Annexes I, II a reasons, provid derogations do	th Article 30a ations from nd III for particular led that such not affect the f the objectives of	The Commission is empowered to adopt delegated acts in accordance with Article 30a <i>to</i> <i>supplement this Regulation by</i> granting derogations from Annexes I, II and III for particular reasons, provided that such derogations do not affect the achievement of the objectives of this Regulation.	The Commission is empowered to adopt delegated acts in accordance with Article 30a supplementing this Regulation by granting derogations from Annexes I, II and III for particular reasons, provided that such derogations do not affect the achievement of the objectives of this Regulation. ";	
(5) the followininserted:	ng Article 30a is			
"Article 30a Exercise of th	e delegation			
1. The power t acts is conferre	o adopt delegated ed on the			

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 5(3), Article 10(3), Article 27 and Article 28 shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of the Omnibus].	2. The power to adopt delegated acts referred to in Article 5(3), Article 10(3), Article 27 and Article 28 shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of <i>this amending</i> <i>Regulation</i>]. 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.	2. The power to adopt delegated acts referred to in Article 5(3), Article 10(3), Article 27 and Article 28 shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	
3. The delegation of power referred to in Article 5(3), Article 10(3), Article 27 and Article 28 may be revoked at any time by the			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
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 on Better Law-Making of 13 April 2016 [*] .		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 [] [*] .	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
 6. A delegated act adopted pursuant to Article 5(3), Article 10(3), Article 27 and Article 28 shall enter into force only if no objection has been expressed either by the European Parliamen or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council. 			
(5) in Article 31, paragraph 3 is deleted.			
159. Regulation (EC) No 1901/2006 of the European Parliament and of the Council of 12 December 2006 on medicinal products for paediatric use and amending Regulation (EEC) No 1768/92,			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Directive 2001/20/EC, Directive 2001/83/EC and Regulation (EC) No 726/2004*			
In order to achieve the objectives of Regulation (EC) No 1901/2006, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplement that Regulation:			
- by specifying further the grounds for granting deferrals of the initiation or completion of certain measures and		- by specifying further the grounds for granting deferrals of the initiation or completion of certain measures [].	
- with provisions regarding the imposition of financial penalties.		[]	
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles	

* OJ L 378, 27.12.2006, p. 1.

CON	MMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Agree of 13 ensure prepar Europ Counc the sar expert system meetin group	own in the Interinstitutional ment on Better Law-Making April 2016. In particular, to e equal participation in the ration of delegated acts, the ean Parliament and the cil receive all documents at me time as Member States' as, and their experts natically have access to ngs of Commission expert s dealing with the ration of delegated acts.		laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
	dingly, Regulation (EC) No 2006 is amended as follows:			
	Article 20, paragraph 2 is ed by the following:			
acts in 50a de for gra basis o as a re	The Commission is wered to adopt delegated a accordance with Article efining further the grounds anting a deferral, on the of the experience acquired esult of the operation of raph 1."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 50a <i>to supplement this</i> <i>Regulation by</i> defining further the grounds for granting a deferral, on the basis of the experience acquired as a result of the	"2. The Commission is empowered to adopt delegated acts in accordance with Article 50a supplementing this Regulation by defining further the grounds for granting a deferral, on the basis of the experience acquired as a result	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	operation of paragraph 1."	of the operation of paragraph 1.";	
(2) in Article 49, paragraph 3 is replaced by the following:		[]	
"3. The Commission may impose financial penalties in the form of fines or periodic penalty payments for the infringement of the provisions of this Regulation or the implementing measures adopted pursuant to it in relation to medicinal products authorised through the procedure laid down in Regulation (EC) No 726/2004.		[]	
The Commission is empowered to adopt delegated acts in accordance with Article 50a laying down:	The Commission is empowered to adopt delegated acts in accordance with Article 50a <i>to</i> <i>supplement this Regulation by</i> laying down:	[]	
(a) a list of obligations under this Regulation, the infringement of which may be subject to financial penalties;		[]	
(b) procedures for the exercise of powers to impose fines or periodic		[]	

COMMISSION PRO	POSAL EP	TEXT	COUNCIL TEXT	COMPROMISE TEXT
penalty payments, includ on the initiation of the pr measures of inquiry, righ defence, access to file, le representation and confic	ocedure, ts of gal			
(c) rules on duration of p and limitation periods;	rocedure	1	[]	
(d) elements to be taken i account by the Commissi setting the level of fines a periodic penalty payment maximum amounts, as w conditions and method for collection.	on when ind s, their ell as the		[]	
For the conduct of the investigation the Commi- may cooperate with natio competent authorities and rely on resources provide Agency.	nal I shall		[]	
The Court of Justice shal unlimited jurisdiction to decisions whereby the Commission has imposed financial penalties. It ma	eview		[]	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
reduce or increase the fine or periodic penalty payments imposed.";			
(3) the title of Section 2 of Chapter 1 is replaced by the following :		(2 []) the title of Section 2 of Chapter 1 is replaced by the following :	
"Section 2 Exercise of the delegation";			
(4) after the title of Section 2 of Chapter 1 the following Article 50a is inserted:		(3 []) after the title of Section 2 of Chapter 1 the following Article 50a is inserted:	
"Article 50a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 20(2) and Article 49(3) shall be conferred to the Commission for an indeterminate period from [date of entry into force of this	2. The power to adopt delegated acts referred to in Article 20(2) and Article 49(3) shall be conferred <i>on</i> the Commission for <i>a</i> period <i>of five years</i> from [date of entry into force of this	2. The power to adopt delegated acts referred to in Article 20(2) [] shall be conferred to the Commission for a period of five years [] from [the entry into force of this Regulation []].	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
omnibus].	amending Regulation]. 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.	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.	
3. The delegation of power referred to in Article 20(2) and Article 49(3) 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 <i>Official Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the		3. The delegation of power referred to in Article 20(2) [] 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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
validity of any delegated acts already in force.		any delegated acts already in force.	
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 on Better Law-Making of 13 April 2016 [*] .		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 20(2) and Article 49(3) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the		6. A delegated act adopted pursuant to Article 20(2) [] shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the	

* OJ L 123, 12.5.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.		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 two months at the initiative of the European Parliament or of the Council.	
(5) Article 51 is deleted.		(4[]) Article 51 is deleted.	
160. Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods [*]			
In order to achieve the objectives of Regulation (EC) No 1924/2006, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to			

^{*} OJ L 404, 30.12.2006, p.9

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
amend the Annex to that Regulation in order to adapt it to technical progress and to supplement that Regulation as regards:			
- the nutrition information for non-prepackaged foodstuffs put up for sale to the final consumer or to mass caterers and foodstuffs packed at the point of sale at the request of the purchaser or pre- packaged with a view to immediate sale;			
- derogations from authorisation procedures linked to the use of trade marks, brand names or fancy names;			
- derogations concerning cases of nutrients for which sufficient quantities cannot be provided by a balanced and varied diet;			
- specific nutrient profiles, which food or certain categories of food must comply with in order to bear nutrition or health claims;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
- measures determining the foods or categories of foods for which nutrition or health claims are to be restricted or prohibited.			
	- the adoption of the Union list of permitted health claims other than those referring to the reduction of disease risk and to children's development and health, and their conditions of use, any changes or any additions to that list, and final decisions on applications for authorisations of claims.		
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts,	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Regulation (EC) No 1924/2006, implementing powers should be conferred on the Commission as regards the adoption of the Union list of permitted health claims other than those referring to the reduction of disease risk and to children's development and health and their conditions of use, any changes or any additions to that list, and as regards final decisions on applications for authorisations of claims. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	deleted		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Accordingly, Regulation (EC) No 1924/2006 is amended as follows:			
(1) Article 1 is amended as follows:			
(a) in paragraph 2, the second subparagraph is replaced by the following:			
"In the case of non-prepackaged foodstuffs (including fresh products such as fruit, vegetables or bread) put up for sale to the final consumer or to mass caterers and foodstuffs packed at the point of sale at the request of the purchaser or pre-packaged with a view to immediate sale, Article 7 and Article 10(2)(a) and (b) shall not apply. The Commission is empowered to adopt delegated acts in accordance with Article 24a concerning the labelling information for those non- prepackaged foodstuffs. National provisions may apply until the	"In the case of non-prepackaged foodstuffs (including fresh products such as fruit, vegetables or bread) put up for sale to the final consumer or to mass caterers and foodstuffs packed at the point of sale at the request of the purchaser or pre-packaged with a view to immediate sale, Article 7 and Article 10(2)(a) and (b) shall not apply. The Commission is empowered to adopt delegated acts in accordance with Article 24a <i>to supplement this</i> <i>Regulation</i> concerning the labelling information for those non-prepackaged foodstuffs. National provisions may apply until the eventual adoption of	"In the case of non-prepackaged foodstuffs (including fresh products such as fruit, vegetables or bread) put up for sale to the final consumer or to mass caterers and foodstuffs packed at the point of sale at the request of the purchaser or pre- packaged with a view to immediate sale, Article 7 and Article 10(2)(a) and (b) shall not apply. The Commission is empowered to adopt delegated acts in accordance with Article 24a supplementing this Regulation by establishing [] the labelling information for those non-prepackaged	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
eventual adoption of those delegated acts.";	those delegated acts."	foodstuffs. National provisions may apply until the eventual adoption of those delegated acts."	
(b) paragraph 4 is replaced by the following:			
"4. For generic descriptors (denominations) which have traditionally been used to indicate a particularity of a class of foods or beverages which could imply an effect on human health, food business operators concerned may apply for a derogation from paragraph 3. The application shall be sent to the national competent authority of a Member State which will forward it to the Commission without delay. The Commission shall adopt and make public the rules for food business operators according to which such applications shall be made, so as to ensure that the application is dealt with transparently and within a reasonable time. The Commission is empowered to	"4. For generic descriptors (denominations) which have traditionally been used to indicate a particularity of a class of foods or beverages which could imply an effect on human health, food business operators concerned may apply for a derogation from paragraph 3. The application shall be sent to the national competent authority of a Member State which will forward it to the Commission without delay. The Commission shall adopt and make public the rules for food business operators according to which such applications shall be made, so as to ensure that the application is dealt with transparently and within a reasonable time. The Commission is empowered to	"4. For generic descriptors (denominations) which have traditionally been used to indicate a particularity of a class of foods or beverages which could imply an effect on human health, food business operators concerned may apply for a derogation from paragraph 3. The application shall be sent to the national competent authority of a Member State which will forward it to the Commission without delay. The Commission shall adopt and make public the rules for food business operators according to which such applications shall be made, so as to ensure that the application is dealt with transparently and within a reasonable time. The	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
adopt delegated acts in accordance with Article 24a concerning derogations from paragraph 3."	adopt delegated acts in accordance with Article 24a <i>to</i> <i>supplement this Regulation</i> concerning derogations from paragraph 3."	Commission is empowered to adopt delegated acts in accordance with Article 24a supplementing this Regulation by providing for [] derogations from paragraph 3.";	
(2) Article 3 is amended as follows:			
(a) in the second subparagraph, point (d) is replaced by the following:			
"(d) state, suggest or imply that a balanced and varied diet cannot provide appropriate quantities of nutrients in general;";			
(b) the following subparagraph is added:			
"The Commission is empowered to adopt delegated acts in accordance with Article 24a derogating from point (d) of the second subparagraph of this Article in the case of nutrients for which sufficient quantities cannot	"The Commission is empowered to adopt delegated acts in accordance with Article 24a <i>to</i> <i>supplement this Regulation by</i> <i>granting derogations</i> from point (d) of the second <i>paragraph</i> of this Article in the case of nutrients for which sufficient quantities	"The Commission is empowered to adopt delegated acts in accordance with Article 24a supplementing this Regulation by derogating from point (d) of the second subparagraph of this Article in the case of nutrients	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
be provided by a balanced and varied diet; the delegated acts shall include conditions for the application of the derogations, taking into account the special conditions present in Member States.";	cannot be provided by a balanced and varied diet; the delegated acts shall include conditions for the application of the derogations, taking into account the special conditions present in Member States."	for which sufficient quantities cannot be provided by a balanced and varied diet; the delegated acts shall include conditions for the application of the derogations, taking into account the special conditions present in Member States.";	
(3) Article 4 is amended as follows:			
(a) paragraph 1 is amended as follows:			
(i) the first subparagraph is replaced by the following:			
"1. The Commission is empowered to adopt delegated acts in accordance with Article 24a by 19 January 2009 establishing specific nutrient profiles, including exemptions, which food or certain categories of food must comply with in order to bear nutrition or health claims and the conditions for the use of nutrition or health claims for	"The Commission is empowered to adopt delegated acts in accordance with Article 24a by 19 January 2009 to supplement this Regulation by establishing specific nutrient profiles, including exemptions, which food or certain categories of food must comply with in order to bear nutrition or health claims and the conditions for the use of nutrition	"1. The Commission is empowered to adopt delegated acts in accordance with Article 24a by 19 January 2009 supplementing this Regulation by establishing specific nutrient profiles, including exemptions, which food or certain categories of food must comply with in order to bear nutrition or health claims and the conditions for the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
foods or categories of foods with respect to the nutrient profiles.";	or health claims for foods or categories of foods with respect to the nutrient profiles."	use of nutrition or health claims for foods or categories of foods with respect to the nutrient profiles.";	
(ii) the sixth subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 24a concerning the update of nutrient profiles and their conditions of use to take into account relevant scientific developments. To this purpose, interested parties, in particular food business operators and consumer groups shall be consulted."	"The Commission is empowered to adopt delegated acts in accordance with Article 24a <i>to</i> <i>supplement this Regulation</i> concerning the update of nutrient profiles and their conditions of use to take into account relevant scientific developments. To this purpose, interested parties, in particular food business operators and consumer groups shall be consulted."	"The Commission is empowered to adopt delegated acts in accordance with Article 24a supplementing this Regulation by [] updating [] the nutrient profiles and their conditions of use to take into account relevant scientific developments. To this purpose, interested parties, in particular food business operators and consumer groups shall be consulted.";	
(b) paragraph 5 is replaced by the following:			
"5. The Commission isempowered to adopt delegated acts in accordance with Article 24a concerning measures	"5. The Commission is empowered to adopt delegated acts in accordance with Article 24a <i>to supplement this</i>	"5. The Commission is empowered to adopt delegated acts in accordance with Article 24a supplementing this	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
determining the foods or categories of foods other than those referred to in paragraph 3 of this Article for which nutrition or health claims are to be restricted or prohibited in the light of scientific evidence."	Regulation concerning measures determining the foods or categories of foods other than those referred to in paragraph 3 of this Article for which nutrition or health claims are to be restricted or prohibited in the light of scientific evidence."	Regulation by laying down [] measures determining the foods or categories of foods other than those referred to in paragraph 3 of this Article for which nutrition or health claims are to be restricted or prohibited in the light of scientific evidence.";	
(4) in Article 8, paragraph 2 is replaced by the following:			
"2. The Commission is empowered to adopt delegated acts in accordance with Article 24a amending the Annex, after consulting the Authority, where appropriate. Where appropriate, the Commission shall involve interested parties, in particular food business operators and consumer groups, in order to evaluate the perception and understanding of the claims in question.";			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(5) in Article 13, paragraphs 3 and 4 are replaced by the following:			
"3. The Commission shall, after consulting the Authority, adopt a Union list of permitted claims as referred to in paragraph 1 and all necessary conditions for the use of those claims by 31 January 2010 at the latest by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2).	3. After consulting the Authority, the Commission shall adopt delegated acts in accordance with Article 24a to supplement this Regulation by establishing a Union list of permitted claims as referred to in paragraph 1 and all necessary conditions for the use of those claims by 31 January 2010 at the latest .		
4. The Commission shall, after consulting the Authority, on the Commission's own initiative or following a request by a Member State adopt any changes to the list referred to in paragraph 3, based on generally accepted scientific evidence by means of implementing act. Those	4. After consulting the Authority, the Commission shall adopt delegated acts in accordance with Article 24a, on its own initiative or following a request by a Member State, to supplement this Regulation by adopting any changes to the list referred to in paragraph 3, based		

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2).";	on generally accepted scientific evidence.		
,	(6) Article 17(3) is amended as follows:			
,	(a) the first subparagraph is replaced by the following:			
	"The Commission shall adopt a final decision on the application by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2).";	"The Commission is empowered to adopt delegated acts in accordance with Article 24a to supplement this Regulation as regards its final decision on the application."		
	(b) in the second subparagraph, point (b) is replaced by the following:			
	"(b) before the expiry of the five- year period, if the claim still meets the conditions laid down in this Regulation, the Commission shall adopt measures for	"(b) before the expiry of the five- year period, if the claim still meets the conditions laid down in this Regulation, the Commission <i>is empowered to</i> adopt <i>delegated</i>		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
authorisation of the claim without restriction for use by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2).";	acts in accordance with Article 24a to supplement this Regulation by adopting measures for authorisation of the claim without restriction for use."		
(7) Article 18(5) is amended as follows:			
(a) the first subparagraph is replaced by the following:			
"Where the Authority issues an opinion that does not support the inclusion of the claim in the list referred to in paragraph 4, the Commission shall adopt a decision on the application by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2)."	"The Commission is empowered to adopt delegated acts in accordance with Article 24a to supplement this Regulation as regards its decision on the application, where the Authority issues an opinion that does not support the inclusion of the claim in the list referred to in paragraph 4."		
(b) in the second subparagraph, point (b) is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"(b) before the expiry of the five-year period, if the claim still meets the conditions laid down in this Regulation, the Commission shall adopt measures for authorisation of the claim without restriction of use by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2)."	"(b) before the expiry of the five-year period, if the claim still meets the conditions laid down in this Regulation, the Commission shall adopt delegated acts in accordance with Article 24a to supplement this Regulation as regards authorisation of the claim without restriction of use."		
(8) the following Article 24a is inserted:			
<i>"Article 24a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 1(2) and (4), Article 3, Article 4(1) and (5) and Article 8(2) shall be conferred on the	2. The power to adopt delegated acts referred to in Article 1(2) and (4), Article 3, Article 4(1) and (5), Article 8(2), <i>Article 13(3) and (4), Article</i>	2. The power to adopt delegated acts referred to in Article 1(2) and (4), Article 3, Article 4(1) and (5) and Article 8(2) shall be	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	17(3) and (4), Article 18(5), and point (a) of Article 28(6) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. 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.	conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	
3. The delegation of power referred to in Article 1(2) and (4), Article 3, Article 4(1) and (5) and Article 8(2) 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	3. The power to adopt delegated acts referred to in Article 1(2) and (4), Article 3, Article 4(1) and (5), Article 8(2), Article 13(3) and (4), Article 17(3) and (4), Article 18(5) and point (a) of Article 28(6) may be revoked at any time by the European Parliament or by the Council. A decision to revoke		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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.	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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		
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 on Better Law-Making of 13 April 2016 [*] .	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 <i>of 13 April 2016</i> on Better Law-Making*.	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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			

* OJ L 123, 12.5.2016, p. 1."

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
6. A delegated act adopted pursuant to Article 1(2) and (4), Article 3, Article 4(1) and (5) and Article 8(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	6. A delegated act adopted pursuant to Article 1(2) and (4), Article 3, Article 4(1) and (5), Article 8(2), Article 13(3) and (4), Article 17(3) and (4), Article 18(5) and point (a) of Article 28(6) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		
(9) in Article 25, paragraph 3 is deleted;			
(10) Article 28 is amended as follows:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) in paragraph 4, point (b) is deleted;			
(b) in paragraph 6(a), point (ii) is replaced by the following:			
"(ii) after consulting the Authority, the Commission shall, by means of implementing act, adopt a decision concerning the health claims authorised in this way. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 25(2).";	"(ii) after consulting the Authority, the Commission shall adopt <i>delegated acts in</i> <i>accordance with Article 24a to</i> <i>supplement this Regulation</i> by laying down the health claims authorised in this way."		
161. Regulation (EC) No 1925/2006 of 20 December 2006 on the addition of vitamins and minerals and of certain other substances to foods*			
In order to achieve the objectives of Regulation (EC) No 1925/2006, the power to adopt acts in accordance with Article	In order to achieve the objectives of Regulation (EC) No 1925/2006, the power to adopt acts in accordance with Article	In order to achieve the objectives of Regulation (EC) No 1925/2006, the power to	

* OJ L 404, 30.12.2006, p.26

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290 of the Treaty should be	290 of the Treaty s	hould be	adopt acts in accordance with	
delegated to the Commission	on to delegated to the Co	ommission to	Article 290 of the Treaty should	
amend Annexes I and II to	that amend Annexes I a	and II to that	be delegated to the Commission	
Regulation to adapt it to tec	chnical Regulation to adap	t it to technical	to amend Annexes I and II to	
and scientific progress and	to and scientific progr	ress and to	that Regulation to adapt it to	
amend Annex III to that	amend Annex III to	o that	technical and scientific progress	
Regulation to allow the use	of Regulation to allow	v the use of	and to amend Annex III to that	
vitamins, minerals and of c	ertain vitamins, minerals	and of certain	Regulation as regards []	
other substances prohibited	, other substances pr	rohibited,	certain other substances	
restricted or under Union s	crutiny restricted or under	Union scrutiny,	prohibited, restricted or under	
and to supplement that Reg	ulation to supplement that	Regulation by	Union scrutiny and to	
by determining the addition	al determining the ad-		supplement that Regulation by	
foods or categories of food			determining the additional foods	
which vitamins and minera			or categories of foods to which	
not be added, by determining			vitamins and minerals may not	
purity criteria for vitamin	criteria for vitamin		be added, by determining the	
formulations and mineral	and mineral substa	nces and by	purity criteria for vitamin	
substances and by determine	ing the determining the mi	nimum amount	formulations and mineral	
minimum amount by derog			substances and by determining	
from the significant amoun	t for amount for the pres		the minimum amount by	
the presence of a vitamin o	r vitamin or mineral		derogation from the significant	
mineral in the food. It is of	well as by setting t		amount for the presence of a	
particular importance that t			vitamin or mineral in the food. It	
Commission carry out appr	opriate <i>minerals added to</i>		is of particular importance that	
consultations during its	defining the condi		the Commission carry out	
preparatory work, including			appropriate consultations during	
expert level, and that those	addition of a speci		its preparatory work, including	
consultations be conducted	in <i>mineral</i> . It is of pa	articular	at expert level, and that those	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement <i>of 13 April 2016</i> on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation of Regulation (EC) No 1925/2006, implementing powers should be conferred on the Commission as regards the amounts of the vitamins or minerals added to food and as	deleted	In order to ensure uniform conditions for the implementation of Regulation (EC) No 1925/2006, implementing powers should be conferred on the Commission as regards the maximum amounts	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
regards the conditions restricting or prohibiting the addition of a specific vitamin or mineral. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.		of the vitamins or minerals added to food and as regards the conditions restricting or prohibiting the addition of a specific vitamin or mineral to a food or a category of foods . Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Accordingly, Regulation (EC) No 1925/2006 is amended as follows:			
(1) in Article 3, paragraph 3 is replaced by the following:			
"3. The Commission is empowered to adopt delegated acts in accordance with Article 13a amending the lists in Annexes I and II in order to adapt them to technical progress.			
Where in the case of the removal of a vitamin or a mineral from the lists referred to in paragraph 1 of this Article, imperative ground of urgency so require, the procedure provided for in Article 13b shall			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
apply to delegated acts adopted pursuant to this Article.			
Prior to making these amendments, the Commission shall carry out consultations with interested parties, in particular food business operators and consumer groups.";			
(2) in Article 4, the second paragraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning measures determining the additional foods or categories of foods to which vitamins and minerals may not be added in the light of scientific evidence and taking into account their nutritional value.";	"The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation concerning measures determining the additional foods or categories of foods to which vitamins and minerals may not be added in the light of scientific evidence and taking into account their nutritional value."	"The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by laying down [] measures determining the additional foods or categories of foods to which vitamins and minerals may not be added in the light of scientific evidence and taking into account their nutritional value.";	
(3) in Article 5, paragraph 1 is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"1. The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning measures determining the purity criteria for vitamin formulations and mineral substances listed in Annex II, except where purity criteria apply pursuant to paragraph 2 of this Article."	"1. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this <i>Regulation</i> concerning measures determining the purity criteria for vitamin formulations and mineral substances listed in Annex II, except where purity criteria apply pursuant to paragraph 2 of this Article."	"1. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by laying down [] measures determining the purity criteria for vitamin formulations and mineral substances listed in Annex II, except where purity criteria apply pursuant to paragraph 2 of this Article.";	
(4) Article 6 is amended as follows:			
(a) paragraphs 1 and 2 are replaced by the following:			
"1.When a vitamin or a mineral is added to foods, the total amount of the vitamin or mineral present, for whatever purpose, in the food as sold shall not exceed maximum amounts. The Commission shall set those amounts by means of implementing act. Those implementing acts shall be	1. When a vitamin or a mineral is added to foods, the total amount of the vitamin or mineral present, for whatever purpose, in the food as sold shall not exceed maximum amounts. The Commission shall <i>adopt delegated acts in</i> <i>accordance with Article 13a to</i> <i>supplement this Regulation</i>		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
adopted in accordance with the procedure referred to in Article 14(2). The Commission may, to this end submit a draft of measures for the maximum amounts by 19 January 2009. For concentrated and dehydrated products, the maximum amounts set shall be those present in the foods when prepared for consumption according to the manufacturer's instructions.	<i>concerning</i> those <i>maximum</i> amounts. The Commission may, to this end submit a draft of measures for the maximum amounts by 19 January 2009. For concentrated and dehydrated products, the maximum amounts set shall be those present in the foods when prepared for consumption according to the manufacturer's instructions.		
2. The Commission shall define any conditions restricting or prohibiting the addition of a specific vitamin or mineral to a food or a category of foods by means of implementing act. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 14(2).";	2. The Commission shall <i>adopt</i> <i>delegated acts in accordance with</i> <i>Article 13a to supplement this</i> <i>Regulation concerning the</i> <i>definition of</i> any conditions restricting or prohibiting the addition of a specific vitamin or mineral to a food or a category of foods.		

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
(b) paragraph 6 is replaced by the following:			
"6. The addition of a vitamin or a mineral to a food shall result in the presence of that vitamin or mineral in the food in at least a significant amount where this is defined according to point 2 of Part A of Annex XIII to Regulation (EU) No 1169/2011. The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning measures determining the minimum amounts of vitamin or mineral in the food, including any lower amounts by derogation from the significant amounts, for specific foods or categories of foods."	"6. The addition of a vitamin or a mineral to a food shall result in the presence of that vitamin or mineral in the food in at least a significant amount where this is defined according to point 2 of Part A of Annex XIII to Regulation (EU) No 1169/2011. The Commission is empowered to adopt delegated acts in accordance with Article 13a <i>to</i> <i>supplement this Regulation,</i> concerning measures determining the minimum amounts of vitamin or mineral in the food, including any lower amounts by derogation from the significant amounts, for specific foods or categories of foods."	"6. The addition of a vitamin or a mineral to a food shall result in the presence of that vitamin or mineral in the food in at least a significant amount where this is defined according to point 2 of Part A of Annex XIII to Regulation (EU) No 1169/2011. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by laying down [] measures determining the minimum amounts of vitamin or mineral in the food, including any lower amounts by derogation from the significant amounts, for specific foods or categories of foods.";	
(5) in Article 7, paragraph 1 is replaced by the following:			
"1. The labelling, presentation and advertising of foods to which vitamins and minerals have been	"1. The labelling, presentation and advertising of foods to which vitamins and minerals have been	"1. The labelling, presentation and advertising of foods to	

COMMISSION PROPOSAL	ЕР ТЕХТ	COUNCIL TEXT	COMPROMISE TEXT
added shall not include any mention stating or implying that a balanced and varied diet cannot provide appropriate quantities of nutrients. The Commission is empowered to adopt delegated acts in accordance with Article 13a derogating from this rule as regards a specific nutrient."	added shall not include any mention stating or implying that a balanced and varied diet cannot provide appropriate quantities of nutrients. The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Regulation by granting derogations from this rule as regards a specific nutrient."	which vitamins and minerals have been added shall not include any mention stating or implying that a balanced and varied diet cannot provide appropriate quantities of nutrients. The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Regulation by derogating from this rule as regards a specific nutrient.";	
(6) Article 8 is amended as follows:			
(a) paragraph 2 is replaced by the following:			
"2. On its own initiative or on the basis of information provided by Member States, the Commission is empowered to adopt delegated acts in accordance with Article 13a to amend Annex III in order to include the substance or ingredient referred to in paragraph 1 of this Article. Such delegated			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
act shall follow, in each case, an assessment of available information by the Authority and shall comply with the following conditions:			
(a) if a harmful effect on health has been identified, the substance and/or the ingredient containing the substance shall:			
(i) be placed in Annex III, Part A, and its addition to foods or its use in the manufacture of foods shall be prohibited; or			
 (ii) be placed in Annex III, Part B, and its addition to foods or its use in the manufacture of foods shall only be allowed under the conditions specified therein; 			
(b) if the possibility of harmful effects on health is identified but scientific uncertainty persists, the substance shall be placed in Annex III, Part C.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Where in the case of an inclusion of the substance or the ingredien in Annex III, Part A or B, imperative ground of urgency so require, the procedure provided for in Article 13b shall apply to delegated acts adopted pursuant this Article.";			
(b) paragraph 5 is replaced by th following:	,		
"5. Within four years from the date a substance has been listed if Annex III, Part C and taking into account the opinion of the Authority on any file submitted for evaluation as mentioned in paragraph 4 of this Article, the Commission is empowered to adopt delegated acts in accordance with Article 13a amending Annex III to allow the use of a substance listed in Anney III, Part C, or to list it in Annex III, Part A or B, as appropriate.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Where in the case of an inclusion of the substance or the ingredient in Annex III, Part A or B, imperative ground of urgency so require, the procedure provided for in Article 13b shall apply to delegated acts adopted pursuant to this Article.";			
(7) the following Articles 13a and 13b are inserted:			
<i>"Article 13a</i> Exercise of the delegation	<i>"Article 13a</i> Exercise of the delegation		
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt referred to in Article 3(3), Article 4, Article 5(1), Article 6(6), Article 7(1) and Article 8(2) and (5) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 3(3), Article 4, Article 5(1), Article 6(1), (2) and (6), Article 7(1) and Article 8(2) and (5) shall be conferred on the Commission for <i>a</i> period of <i>five</i> <i>year</i> s from [date of entry into	2. The power to adopt referred to in Article 3(3), Article 4, Article 5(1), Article 6(6), Article 7(1) and Article 8(2) and (5) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []].	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	force of this amending Regulation]. 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.	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.	
3. The delegation of power referred to in Article 3(3), Article 4, Article 5(1), Article 6(6), Article 7(1) and Article 8(2) and (5) 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 <i>the Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any	3. The power to adopt delegated acts referred to in Article 3(3), Article 4, Article 5(1), Article 6(1), (2) and (6), Article 7(1) and Article 8(2) and (5) 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		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
delegated acts already in force.	shall not affect the validity of any delegated acts already in force.		
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 Inter-Institutional Agreement on Better Law-Making of 13 April 2016 [*] .	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 <i>Interinstitutional</i> Agreement <i>of 13 April 2016</i> on Better Law-Making *.	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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 3(3), Article 4, Article 5(1), Article 6(6), Article 7(1) and Article 8(2) and (5) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period	6. A delegated act adopted pursuant to Article 3(3), Article 4, Article 5(1), <i>Article 6(1)</i> , (2) and (6), Article 7(1) and Article 8(2) and (5) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of		

* OJ L 123, 12.5.2016, p.1."

COMMISSION PROPOSA	AL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of two months of notification that act to the European Parliament and the Council or before the expiry of that period the European Parliament and t Council have both informed th Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	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		
Article 13b Urgency procedure			
1. Delegated acts adopted und this Article shall enter into for without delay and shall apply long as no objection is express in accordance with paragraph The notification of a delegated to the European Parliament an the Council shall state the reas for the use of the urgency procedure.	ce as sed 2. I act d to		
2. Either the European Parlian or the Council may object to a delegated act in accordance w			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
the procedure referred to in Article 13a(6). In such case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council.			
(8) in Article 14, paragraphs 3 and 4 are deleted.			
162. Regulation (EC) No 1394/2007 of the European Parliament and of the Council of 13 November 2007 on advanced therapy medicinal products and amending Directive 2001/83/EC and Regulation (EC) No 726/2004*			
In order to achieve the objectives of Regulation (EC) No 1394/2007, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to		In order to achieve the objectives of Regulation (EC) No 1394/2007, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission	

^{*} OJ L 324, 10.12.2007, p. 121.

COMMISSION PROPOSAL	ΕΡ ΤΕΧΤ	COUNCIL TEXT	COMPROMISE TEXT
amend the Annexes to that		to amend the Annexes to that	
Regulation to adapt them to		Regulation to adapt them to	
technical and scientific progress.		technical and scientific progress.	
It is of particular importance that		It is of particular importance	
the Commission carry out		that the Commission carry out	
appropriate consultations during		appropriate consultations during	
its preparatory work, including at		its preparatory work, including	
expert level, and that those		at expert level, and that those	
consultations be conducted in		consultations be conducted in	
accordance with the principles		accordance with the principles	
laid down in the Interinstitutional		laid down in the	
Agreement on Better Law-Making		Interinstitutional Agreement of	
of 13 April 2016. In particular, to		13 April 2016 on Better Law-	
ensure equal participation in the		Making []. In particular, to	
preparation of delegated acts, the		ensure equal participation in the	
European Parliament and the		preparation of delegated acts,	
Council receive all documents at		the European Parliament and the	
the same time as Member States'		Council receive all documents at	
experts, and their experts		the same time as Member	
systematically have access to		States' experts, and their experts	
meetings of Commission expert		systematically have access to	
groups dealing with the		meetings of Commission expert	
preparation of delegated acts.		groups dealing with the	
		preparation of delegated acts.	
 Accordingly, Regulation (EC) No			
1394/2007 is amended as follows:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(1) Article 24 is replaced by the following:			
Article 24 Amendments of Annexes			
The Commission is empowered to adopt delegated acts in accordance with Article 25a amending the Annexes to adapt them to technical and scientific progress, after consulting the Agency.";			
(2) the following Article 25a is inserted:			
<i>"Article 25a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 24 shall be conferred to the Commission	2. The power to adopt delegated acts referred to in Article 24 shall be conferred <i>on</i> the Commission	2. The power to adopt delegated acts referred to in Article 24 shall be conferred to the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
for an indeterminate period from [date of entry into force of this omnibus].	for a period of five years from [date of entry into force of this amending Regulation]. 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.	Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	
3. The delegation of power referred to in Article 24 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 <i>Official</i> <i>Journal of the European Union</i> or			

(COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
sha	a later date specified therein. It all not affect the validity of any legated acts already in force.			
act exp Me the Int Be	Before adopting a delegated a, the Commission shall consult perts designated by each ember State in accordance with a principles laid down in the erinstitutional Agreement on tter Law-Making of 13 April 16 [*] .		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 []*.	
act	As soon as it adopts a delegated t, the Commission shall notify it nultaneously to the European rliament and to the Council.			
pun inte bee Eu	A delegated act adopted rsuant to Article 24 shall enter o force only if no objection has en expressed either by the ropean Parliament or by the ouncil within a period of two			

* OJ L 123, 12.5.2016, p.1 ·";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.			
(3) in Article 26, paragraph 3 is deleted.			
163. Directive 2009/32/EC of the European Parliament and of the Council of 23 April 2009 on the approximation of the laws of the Member States on extraction solvents used in the production of foodstuffs and food ingredients [*]			

* OJ L 141, 6.6.2009, p. 3

In order to achieve the objectives		In order to achieve the	
of Directive 2009/32/EC, the		objectives of Directive	
power to adopt acts in accordance		2009/32/EC, the power to adopt	
with Article 290 of the Treaty		acts in accordance with Article	
should be delegated to the		290 of the Treaty should be	
Commission to amend Annex I to		delegated to the Commission to	
that Directive in order to adapt it		amend Annex I to that Directive	
to the technical progress and to	i	in order to adapt it to the	
supplement that Directive in		technical progress. []. It is of	
respect of the methods of analysis		particular importance that the	
necessary to verify compliance		Commission carry out	
with the purity criteria and		appropriate consultations during	
procedure for taking samples and	i	its preparatory work, including	
the methods of analysis of the		at expert level, and that those	
extraction solvents listed in		consultations be conducted in	
Annex I to that Directive and		accordance with the principles	
maximum permitted limits of]	laid down in the	
mercury and cadmium in those]	Interinstitutional Agreement of	
solvents It is of particular		13 April 2016 on Better Law-	
importance that the Commission]	Making []. In particular, to	
carry out appropriate		ensure equal participation in the	
consultations during its	1	preparation of delegated acts,	
preparatory work, including at	1	the European Parliament and the	
expert level, and that those		Council receive all documents at	
consultations be conducted in	1	the same time as Member States'	
accordance with the principles		experts, and their experts	
laid down in the Interinstitutional		systematically have access to	
Agreement on Better Law-Making		meetings of Commission expert	
of 13 April 2016. In particular, to		groups dealing with the	
ensure equal participation in the		preparation of delegated acts.	

r			
]	preparation of delegated acts, the		
-	European Parliament and the		
	Council receive all documents at		
	the same time as Member States'		
	experts, and their experts		
	systematically have access to		
-	meetings of Commission expert groups dealing with the		
	preparation of delegated acts.		
	preparation of delegated acts.		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		In order to ensure uniform conditions for the implementation of Directive 2009/32/EC, implementing powers should be conferred on the Commission in order to establish the methods of analysis necessary to verify compliance with the purity criteria and procedure for taking samples and the methods of analysis of the extraction solvents listed in Annex I to that Directive and maximum permitted limits of mercury and cadmium in those solvents. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
		The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to the protection of human health, imperative grounds of urgency so require.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Accordingly, Directive 2009/32/EC is amended as follows:			
(1) Article 4 is replaced by the following:			
"Article 4			
1. The Commission is empowered to adopt delegated acts in accordance with Article 5 <i>a</i> concerning amending Annex I in the light of scientific and technical progress in the field of the use of solvents, their conditions of use and maximum residue limits.			
		Where, in order to protect human health, imperative grounds of urgency so require, the procedure provided for in Article 5b shall apply to delegated acts adopted pursuant to the first subparagraph.	

COMMIS	SION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
empowered t	o adopt delegated dance with Article 5a	2. The Commission is empowered to adopt delegated acts in accordance with Article 5a <i>to supplement this Regulation by</i> establishing <i>the following:</i>	2. The Commission may establish, by means of implementing acts: []	
necessary to with the gene	ods of analysis verify compliance eral and specific a provided for in			
samples and qualitative ar analysis of th listed in Ann	dure for taking the methods for ad quantitative extraction solvents ex I and used in food ingredients;			
criteria for the listed in Ann maximum pe	ry, specific purity we extraction solvents ex I, and in particular formitted limits of cadmium in the lvents.			
			Those implementing acts shall be adopted in accordance with	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		the examination procedure referred to in Article 6(2).	
		On duly justified imperative grounds of urgency relating to the protection of human health, the Commission may adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 6 (2a) concerning the implementing acts adopted pursuant to point (c) of this paragraph.'';	
		* Regulation (EU) No 182/2011 of the European Parliament and the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13). (It is not clear what this footnote	
		refers to in the text)	
3. Where, in order to protect human health, imperative grounds		[]"	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of urgency so require, the procedure provided for in Article 5b shall apply to delegated acts adopted pursuant to paragraph 1 and to point (c) of paragraph 2.";			
(2) in Article 5, paragraph 3 is replaced by the following:			
"3. Where imperative grounds of urgency so require, the Commission is empowered to adopt delegated acts in accordance with Article 5 <i>a</i> concerning amendments to this Directive which are considered necessary in order to resolve the difficulties mentioned in paragraph 1 and to ensure the protection of human health.			
Any Member State which has adopted safeguard measures may in that event retain them until the amendments enter into force in its territory.";			
(3) the following Articles 5 <i>a</i> and 5 <i>b</i> are inserted:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 5a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			

СОММІ	ISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts referre Article 5(3 the Commi indetermin	wer to adopt delegated ed to in Article 4 and 3) shall be conferred on ission for an nate period of time from of entry into force of this	2. The power to adopt delegated acts referred to in Article 4 and Article 5(3) shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. 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.	2. The power to adopt delegated acts referred to in Article 4(1) and Article 5(3) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
3. The delegation of power referred to in Article 4 and Article 5(3) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of power referred to in Article 4(1) and Article 5(3) 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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
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 Inter-institutional Agreement on		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 Inter- institutional Agreement of 13 April 2016 on Better Law- Making []*.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Better Law-Making of 13 April 2016*.			
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
 6. A delegated act adopted pursuant to Article 4 and Article 5(3) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the European Parliament or of the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council. 		6. A delegated act adopted pursuant to Article 4(1) and Article 5(3) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	

* OJ L 123, 12.2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 5b			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 5a(6). In such a case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council.			
(3) in Article 6, paragraphs 3 and 4 are deleted.		([]4) [] Article 6 is amended as follows: []	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		(a) paragraph 2 is replaced by the following:	
		"2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 of the European Parliament and of the Council* shall apply.";	
		(b) the following paragraph 2a is inserted:	
		"Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 of the European Parliament and of the Council ⁺ , in conjunction with Article 5 thereof, shall apply.";	
		(c) paragraphs 3 and 4 are deleted.	
164. Directive 2009/41/EC of the European Parliament and of the			

⁺ Regulation (EU) No 182/2011 of the European Parliament and the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Council of 6 May 2009 on the contained use of genetically modified micro-organisms*			
In order to achieve the objectives of Directive 2009/41/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the annexes to that Directive to adapt them to technical progress and to list types of GMMs to which the Directive does not apply if their safety is established in accordance with the criteria set out in that Directive. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making		In order to achieve the objectives of Directive 2009/41/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the annexes to that Directive to adapt them to technical progress and to list types of GMMs to which the Directive does not apply if their safety is established in accordance with the criteria set out in that Directive. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the	

* OJ L 125, 21.5.2009, p.75.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Directive 2009/41/EC is amended as follows:			
(1) Article 19 is replaced by the following:			
"Article 19			
The Commission is empowered to adopt delegated acts in accordance with Article 19 <i>a</i> amending:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) Annexes II, III, IV and V in order to adapt them to technical progress;		(a) parts B and C of Annex[] II and Annexes III, IV and V in order to adapt them to technical progress;	
(b) Part C of Annex II in order to establish and update the list of types of GMMs referred to in Article 3(1), point (b).";			
(2) the following Article 19a is inserted:			
"Article 19a			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 19 shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 19 shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. The Commission shall draw up a report in respect	2. The power to adopt delegated acts referred to in Article 19 shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw	

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		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.	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.	
re re Et Cu sh of de da th Ja at	The delegation of power efferred to in Article 19 may be evoked at any time by the uropean Parliament or by the bouncil. A decision to revoke nall put an end to the delegation of the power specified in that ecision. It shall take effect the ay following the publication of the decision in the <i>Official</i> <i>bournal of the European Union</i> or the alter date specified therein. It hall not affect the validity of any elegated acts already in force.			

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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 on Better Law-Making of 13 April 2016*.		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 []*.	
:	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
;	6. A delegated act adopted pursuant to Article 19 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and			

* OJ L 123, 12; 5; 2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or of the Council.			
(3) in Article 20, paragraph 2 is deleted;			
(4) in Annex II, Part B, point (1) is replaced by the following:			
"1. Introduction			
Types of GMMs listed in Part C pursuant to Article 19 are excluded from the scope of this Directive. GMMs will be added to the list on a case-by-case basis and exclusion will relate only to each clearly identified GMM. This exclusion applies only when the GMM is used under conditions of contained use. It			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
does not apply to the deliberate release of GMMs. For a GMM to be listed in Part C, it must be proved that it meets the criteria given below.";			
(5) Annex II, Part C, is replaced by the following:			
"Part C			
Types of GMMs which meet the criteria listed in Part B:			
(to be completed pursuant to Article 19)."			
165. Directive 2009/54/EC of the European Parliament and of the Council of 18 June 2009 on the exploitation and marketing of natural mineral waters [*]			
In order to achieve the objectives of Directive 2009/54/EC, the		In order to achieve the objectives of Directive	

^{*} OJ L 164, 26.6.2009, p.45

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend that Directive in order to ensure the protection of public health and to supplement that Directive as regards the following:		2009/54/EC, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend that Directive in order to ensure the protection of public health and to supplement that Directive with the measures relating to the treatment of water. []	
- limits for the concentrations of constituents of natural mineral waters;		[]	
- any necessary provisions for the indication on the labelling of high levels of certain constituents;		[]	
- the conditions of use of ozone- enriched air for the treatment of natural mineral water, information on the treatments of natural mineral water;		[]	
- methods of analysis to determine the absence of pollution of natural mineral waters;		[]	
- the sampling procedures and methods of analysis necessary for checking the microbiological		[]	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
characteristics of natural mineral waters.			
It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016 ⁻ . In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.			
		In order to ensure uniform conditions for the implementation of Directive 2009/54/EC, implementing powers should be conferred on	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		the Commission in order to determine:	
		- limits for the concentrations of constituents of natural mineral waters;	
		- any necessary provisions for the indication on the labelling of high levels of certain constituents;	
		- the conditions of use of ozone-enriched air for the treatment of natural mineral water, information on the treatments of natural mineral water;	
		- methods of analysis to determine the absence of pollution of natural mineral waters;	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		- the sampling procedures and methods of analysis necessary for checking the microbiological characteristics of natural mineral waters.	
		Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council.	
Accordingly, Directive 2009/54/EC is amended as follows:			
(1) in Article 4(1), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning the measures referred to in points b(i) and (c)(i) of the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Directive by establishing rules concerning the measures referred to in points b(i) and (c)(i) of the first	"The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Directive by laying down [] the measures referred to in points	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	subparagraph."	b(i) and (c)(i) of the first subparagraph.";	
(2) in Article 9(4), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning the measures referred to in point (d) of the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 13a to supplement this Directive by establishing rules concerning the measures referred to in point (d) of the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 13a supplementing this Directive by laying down [] the measures referred to in point (d) of the first subparagraph.";	
(3) in Article 11(4), the first and second subparagraphs are replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 13a amending this Directive in order to ensure the protection of public health.		"The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning amendments to [] this Directive which are considered necessary in order to address the situations mentioned in paragraph 1 and [] to ensure the protection of public health.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Where imperative grounds of urgency so require, the procedure provided for in Article 13b shall apply to delegated acts adopted pursuant to this Article.";			
(4) in Article 12, the second paragraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 13a concerning the measures referred to in points (a) to (f) of the first paragraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 13a <i>to</i> <i>supplement this Directive by</i> <i>establishing rules</i> concerning the measures referred to in points (a) to (f) of the first paragraph."	"The Commission may determine, by means of implementing acts, [] the measures referred to in points (a) to (f) of the first paragraph. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 14(2).	
(5) the following Articles 13a and 13b are inserted:			
"Article 13a			
1. The power to adopt delegated acts is conferred on the Commission subject to the			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 4(1), Article 9(4), Article 11(4) and Article 12, shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 4(1), Article 9(4), Article 11(4) and Article 12, shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending</i> <i>Regulation</i>]. 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.	2. The power to adopt delegated acts referred to in Article 4(1), Article 9(4) [] and Article 11(4) [] shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	
3. The delegation of power referred to in Article 4(1), Article 9(4), Article 11(4) and Article 12 may be revoked at any time by the European Parliament or by the		3. The delegation of power referred to in Article 4(1), Article 9(4) and Article 11(4) [] may be revoked at any time by the European Parliament or	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		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 <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
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 Inter-Institutional Agreement on Better Law-Making of 13 April 2016 [*] .		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 Inter- Institutional Agreement of 13 April 2016 on Better Law- Making []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it			

^{*} OJ L 123, 12.5. 2016, p. 1.".

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Articles 4(1), Article 9(4), Article 11(4) and Article 12 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		6. A delegated act adopted pursuant to Articles 4(1), Article 9(4)[] and Article 11(4) [] shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	
Article 13b			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 13a(6). In such case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council.			
(6) Article 14 is deleted.		(6) Article 14 is amended as follows: []	
		(a) Paragraph 2 is replaced by the following:	
		"2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 of the European Parliament	

COMMISSION PROPOSA	L EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
		and of the Council ⁺ shall apply.";	
		(b) Paragraph 3 is deleted.	
166. Directive 2009/128/EC of the European Parliament and the Council of 21 October 200 establishing a framework for Community action to achieve the sustainable use of pesticid	of 9		
In order to set a framework for Union action to achieve the sustainable use of pesticides, th power to adopt acts in accordar with Article 290 of the Treaty should be delegated to the Commission to amend Annexes to IV to Directive 2009/128/EC order to take account of scienti and technical progress. It is of particular importance that the	ce I in	In order to set a framework for Union action to achieve the sustainable use of pesticides, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend Annexes I to IV to Directive 2009/128/EC in order to take account of scientific and technical progress. It is of	

⁺ Regulation (EU) No 182/2011 of the European Parliament and the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

* OJ L 309, 24.11.2009, p. 71.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.		particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
Accordingly, Directive 2009/128/EC is amended as follows:			
(1) in Article 5, paragraph 3 is replaced by the following:			

COMMIS	SION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts in accor 20a amendin	o adopt delegated dance with Article g Annex I in order to of scientific and			
	e 8, paragraph 7 is he following:			
acts in accor 20a amendin	o adopt delegated dance with Article g Annex II in order unt of scientific and			
	14(4), the second is replaced by the			
to adopt dele accordance v amending Au	ssion is empowered gated acts in vith Article 20a nnex III in order to of scientific and gress.";			

COMMIS	SION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	15(1), the second is replaced by the			
empowered t acts in accord 20a amendin	ssion shall be o adopt delegated lance with Article g Annex IV in order nt of scientific and gress.";			
(5) the follow inserted:	ving Article 20a is			
"Article 20a Exercise of t	he delegation			
acts is confer Commission	to adopt delegated red on the subject to the id down in this			
acts referred Article 8(7), Article 15(1) the Commiss	to adopt delegated to in Article 5(3), Article 14(4) and shall be conferred on ion for an e period of time from	2. The power to adopt delegated acts referred to in Article 5(3), Article 8(7), Article 14(4) and Article 15(1) shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry	2. The power to adopt delegated acts referred to in Article 5(3), Article 8(7), Article 14(4) and Article 15(1) shall be conferred on the Commission for a period of five years [] from [the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
the [date of entry into force of this Omnibus].	into force of this amending Regulation]. 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.	entry into force of this Regulation []]. 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.	
3. The delegation of power referred to in Article 5(3), Article 8(7), Article 14(4) and Article 15(1) 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 <i>Official</i> <i>Journal of the European Union</i> or			

COM	MMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
shall n	ter date specified therein. It not affect the validity of any ted acts already in force.			
act, the experts Memb the pri Interin	ore adopting a delegated e Commission shall consult s designated by each er State in accordance with nciples laid down in the astitutional Agreement on Law-Making of 13 April		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 []*.	
act, the simult	soon as it adopts a delegated e Commission shall notify it aneously to the European nent and to the Council.			
pursua 8(7), A 15(1) s no obj either or the	elegated act adopted int to Article 5(3), Article Article 14(4) and Article shall enter into force only if ection has been expressed by the European Parliament Council within a period of onths of notification of that			

* OJ L 123, 12; 5; 2016, p.1.".

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
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 two months at the initiative of the European Parliament or the Council.			
	(5a) in Article 21, paragraph 2 is deleted.	(6) Article 21 pargraph 2 is deleted.	
167. Regulation (EC) No 470/2009 of the European Parliament and of the Council of 6 May 2009 laying down Community procedures for the establishment of residue limits of pharmacologically active substances in foodstuffs of animal origin repealing Council Regulation (EEC) No 2377/90 and amending Directive 2001/82/EC of the European Parliament and of the Council and Regulation (EC) No			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
726/2004 of the European Parliament and of the Council *			
In order to achieve the objectives of Regulation (EC) No 470/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplementing that Regulation with scientific methods for establishing reference points for action, rules on actions in case of confirmed presence of a prohibited non-authorised substance, as well as the methodological principles for the risk assessment and risk management recommendations and rules on the use of a maximum residue limit established for a pharmacologically active substance in a particular foodstuff for another foodstuff derived from the same species, or a maximum residue limit established for a	In order to achieve the objectives of Regulation (EC) No 470/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to <i>supplement</i> that Regulation with scientific methods for establishing reference points for action, <i>reference points</i> <i>for action for residues from</i> <i>pharmacologically active</i> <i>substances,</i> rules on actions in case of confirmed presence of a prohibited non-authorised substance, as well as the methodological principles for the risk assessment and risk management recommendations and rules on the use of a maximum residue limit established for a pharmacologically active substance in a particular foodstuff	In order to achieve the objectives of Regulation (EC) No 470/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to supplementing that Regulation with scientific methods for establishing reference points for action, rules on actions in case of confirmed presence of a prohibited non- authorised substance, as well as the methodological principles for the risk assessment and risk management recommendations and rules on the use of a maximum residue limit established for a pharmacologically active substance in a particular foodstuff for another foodstuff derived from the same species,	

^{*} OJ L 152, 16.6.2009, p. 11.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
pharmacologically active	for another foodstuff derived from	or a maximum residue limit	
substance in one or more species	the same species, or a maximum	established for a	
for other species. It is of particular	residue limit established for a	pharmacologically active	
importance that the Commission	pharmacologically active	substance in one or more species	
carry out appropriate	substance in one or more species	for other species. It is of	
consultations during its	for other species. It is of particular	particular importance that the	
preparatory work, including at	importance that the Commission	Commission carry out	
expert level, and that those	carry out appropriate	appropriate consultations during	
consultations be conducted in	consultations during its	its preparatory work, including	
accordance with the principles	preparatory work, including at	at expert level, and that those	
laid down in the Interinstitutional	expert level, and that those	consultations be conducted in	
Agreement on Better Law-Making	consultations be conducted in	accordance with the principles	
of 13 April 2016. In particular, to	accordance with the principles	laid down in the	
ensure equal participation in the	laid down in the Interinstitutional	Interinstitutional Agreement of	
preparation of delegated acts, the	Agreement of 13 April 2016 on	13 April 2016 on Better Law-	
European Parliament and the	Better Law-Making. In particular,	Making []. In particular, to	
Council receive all documents at	to ensure equal participation in the	ensure equal participation in the	
the same time as Member States'	preparation of delegated acts, the	preparation of delegated acts,	
experts, and their experts	European Parliament and the	the European Parliament and the	
systematically have access to	Council receive all documents at	Council receive all documents at	
meetings of Commission expert	the same time as Member States'	the same time as Member States'	
groups dealing with the	experts, and their experts	experts, and their experts	
preparation of delegated acts.	systematically have access to	systematically have access to	
	meetings of Commission expert	meetings of Commission expert	
	groups dealing with the	groups dealing with the	
	preparation of delegated acts.	preparation of delegated acts.	

(COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
co of Re im co co ac ph su be	order to ensure uniform onditions for the implementation the relevant provisions of egulation (EC) No 470/2009, nplementing powers should be onferred on the Commission oncerning reference points for tion for residues from narmacologically active obstances. Those powers should e exercised in accordance with egulation (EU) No 182/2011.	deleted		
	ccordingly, Regulation (EC) No 70/2009 is amended as follows:			
) Article 13(2) is replaced by e following:			
en act	2. The Commission is npowered to adopt delegated ets, in accordance with Article 4a, concerning the adoption of:	2. The Commission is empowered to adopt delegated acts, in accordance with Article 24a, <i>to</i> <i>supplement this Regulation</i> , concerning the adoption of:	"2. The Commission is empowered to adopt delegated acts, in accordance with Article 24a, in order to supplement this Regulation by laying down []:	
for) the methodological principles r the risk assessment and risk anagement recommendations			

СОМ	MISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
includir in accor	to in Articles 6 and 7, ag technical requirements dance with internationally standards;			
residue pharma substan for anot the sam residue pharma substan for othe Article specify circums residues or in a s may be maximu	s on the use of a maximum limit established for a cologically active ce in a particular foodstuff her foodstuff derived from e species, or a maximum limit established for a cologically active ce in one or more species r species, as referred to in 5. Those rules shall how and under what tances scientific data on s in a particular foodstuff species or more species used for setting a um residue limit in other ffs, or other species.";			
(2) Arti followin	cle 18 is replaced by the ng:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"Article 18 Reference points for action			
When it is deemed necessary in order to ensure the functioning of controls of food of animal origin imported or placed on the market in accordance with Regulation (EC) No 882/2004, the Commission may establish, by means of implementing act, reference points for action for residues from pharmacologically active substances which are not subject to a classification in accordance with Article 14(2)(a), (b) or (c). Those implementing acts shall be adopted in accordance with the procedure referred to in Article 26(2).	When it is deemed necessary in order to ensure the functioning of controls of food of animal origin imported or placed on the market in accordance with Regulation (EC) No 882/2004, the Commission <i>is empowered to</i> <i>adopt delegated acts in</i> <i>accordance with Article 24a to</i> <i>supplement this Regulation by</i> <i>establishing</i> reference points for action for residues from pharmacologically active substances which are not subject to a classification in accordance with Article 14(2)(a), (b) or (c).		
The reference points for action shall be reviewed regularly in the light of new scientific data relating to food safety, the outcome of the investigations and analytical tests referred to in			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 24 and technological progress.			
On duly justified imperative grounds of urgency relating to the protection of human health, the Commission may adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 26 (2a).";	Where, in the case of risk to human health, imperative grounds of urgency so require, the procedure provided for in Article 24b shall apply to delegated acts adopted pursuant to this Article."		
(3) in Article 19(3), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated act, in accordance with Article 24a, concerning the methological principles and scientific methods for establishing reference point for action.";	The Commission is empowered to adopt delegated act, in accordance with Article 24a, <i>to supplement</i> <i>this Regulation</i> , concerning the <i>methodological</i> principles and scientific methods for establishing reference point for action.	"The Commission is empowered to adopt delegated act, in accordance with Article 24a, supplementing this Regulation by laying down [] the methological principles and scientific methods for establishing reference point for action.";	
(4) in Article 24, paragraph 4 is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"4. The Commission is empowered to adopt delegated act, in accordance with Article 24a, concerning the application of this Article.";	"4. The Commission is empowered to adopt delegated <i>acts</i> , in accordance with Article 24a, <i>to supplement this</i> <i>Regulation</i> concerning the application of this Article."	"4. The Commission is empowered to adopt delegated act, in accordance with Article 24a, supplementing this Regulation by laying down rules on [] the application of this Article.";	
(5) the following Article 24a is inserted under Title V:	(5) the following <i>Articles</i> 24a <i>and 24b are</i> inserted under Title V:		
"Article 24a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 13(2), Article 19(3) and Article 24(4) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	 The power to adopt delegated acts referred to in Article 13(2), <i>Article 18</i>, Article 19(3) and Article 24(4) shall be conferred on the Commission for <i>a</i> period of <i>five years</i> from [date of entry into force of this <i>amending Regulation</i>]. <i>The</i> <i>Commission shall draw up a</i> 	2. The power to adopt delegated acts referred to in Article 13(2), Article 19(3) and Article 24(4) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. The Commission shall draw up a report in respect of the	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	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.	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.	
3. The delegation of power referred to in Article 13(2), Article 19(3) and Article 24(4) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The power to adopt delegated acts referred to in Article 13(2), Article 18, Article 19(3) and Article 24(4) 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.		

COMMISSION PROPOSA	L EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
4. Before adopting a delegated act, the Commission shall consult experts designate by each Member State in accordance with the principles laid down in the Interinstitutio Agreement on Better Law-Ma of 13 April 2016 [*] .	 d shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional 	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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously t the European Parliament and t the Council.	D C		
6. A delegated act adopte pursuant to Article 13(2), Artic 19(3) and Article 24(4) shall e into force only if no objection been expressed either by the European Parliament or by the Council within a period of two months of notification of that a to the European Parliament an the Council or if, before the	the pursuant to Article 13(2), <i>Article</i> <i>18</i> , Article 19(3) and Article 24(4) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that		

* OJ L 123, 12; 5; 2016, p.1

СОМ	MISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Europea Council Commis object. extended initiative	of that period, the an Parliament and the have both informed the ssion that they will not That period shall be d by two months at the e of the European ent or of the Council.	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 two months at the initiative of the European Parliament or of the Council.		
		(5a) the following Article 24b is inserted: "Article 24b Urgency procedure		
		1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.		
		2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	referred to in Article 24a (6). In such a case, the Commission shall repeal the act immediately following the notification of the decision to object by the European Parliament or by the Council."		
(6) in Article 25, paragraph 3 is deleted;			
(7) Article 26 is amended as follows:			
(a) the following paragraph 2a is inserted:			
"Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011 of the European Parliament and of the Council [*] , in conjunction with Article 5 thereof, shall apply.			
(b) paragraphs 3 and 4 are deleted.			

^{*} Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13)";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
168. Regulation (EC) No 767/2009 of the European Parliament and of the Council of 13 July 2009 on the placing on the market and use of feed, amending European Parliament and Council Regulation (EC) No 1831/2003 and repealing Council Directive 79/373/EEC, Commission Directive 80/511/EEC, Council Directives 82/471/EEC, 83/228/EEC, 93/74/EEC, 93/113/EC and 96/25/EC and Commission Decision 2004/217/EC*			
In order to achieve the objectives of Regulation (EC) No 767/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Regulation in order to adapt them to technical progress and to supplement that Regulation with a list of	In order to achieve the objectives of Regulation (EC) No 767/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Regulation in order to adapt them to technical progress, <i>update the list of</i> <i>intended uses, and set the</i>	In order to achieve the objectives of Regulation (EC) No 767/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to amend the Annexes to that Regulation in order to adapt them to technical progress and to supplement that Regulation	

* OJ L 229, 1.9.2009, p. 1

COMMISSION PR	OPOSAL EP	TEXT	COUNCIL TEXT	COMPROMISE TEXT
categories of feed mate of particular important Commission carry out consultations during it preparatory work, incle expert level, and that the consultations be condu- accordance with the pr- laid down in the Interin Agreement on Better I of 13 April 2016. In pa- ensure equal participat preparation of delegate European Parliament a Council receive all door the same time as Mem experts, and their expe- systematically have ac meetings of Commissi groups dealing with th preparation of delegate	e that the appropriateimpurities as re- I of Annex I, as supplement that list of categorie and by providin- to whether a ce- constitutes feed importance that aw-Makingaw-Making to in the d acts, the mers States'carry out approp consultations do preparatory word accordance with laid down in the preparation of c eawther and by providin- to whether a ce- consultations the preparatory word acts, the mers States'carry out approp consultations do preparatory word accordance with laid down in the consultations of a consultation of c eber States'laid down in the consultations of a consultation of c eber States'laid down in the consultation of c ecouncil receive the same time a experts, and the systematically h	nd <i>also</i> to t Regulation with a ss of feed materials <i>ng clarification as</i> <i>rtain product</i> <i>I</i> . It is of particular t the Commission priate uring its rk, including at d that those e conducted in h the principles e Interinstitutional <i>I April 2016</i> on king. In particular, participation in the delegated acts, the ament and the e all documents at as Member States' eir experts have access to mmission expert with the	with a list of categories of feed materials. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
In order to ensure uniform conditions for the implementation of Regulation (EC) No 767/2009, implementing powers should be conferred on the Commission in order to clarify whether a certain product constitutes feed, updating the list of intended uses and setting the maximum content of chemical impurities. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	deleted		
Accordingly, Regulation (EC) No 767/2009 is amended as follows:			
(1) in Article 6(2), the second and third subparagraphs are replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 27a amending Annex III.			
Where imperative grounds of urgency so require, the procedure provided for in Article 27b shall			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
apply to delegated acts adopted pursuant to this Article.";			
(2) in Article 7, paragraph 2 is replaced by the following:			
"2. The Commission may adopt implementing acts in order to clarify whether a certain product constitutes feed for the purposes of this Regulation. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 28(3)."	"2. The Commission is empowered to adopt delegated acts in accordance with Article 27a supplementing this Regulation in order to clarify whether a certain product constitutes feed for the purposes of this Regulation."		
(3) in Article 10, paragraph 5 is replaced by the following:			
"5. Within six months of receipt of a valid application or, where appropriate, after receiving the opinion of the Authority, the Commission shall adopt implementing acts updating the list of intended uses if the conditions laid down in paragraph 2 are met. Those implementing	"5. Within six months of receipt of a valid application or, where appropriate, after receiving the opinion of the Authority, the Commission shall adopt <i>delegated</i> acts <i>in accordance with Article</i> <i>27a supplementing this</i> <i>Regulation by</i> updating the list of intended uses if the conditions		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts shall be adopted in accordance with the procedure referred to in Article 28(3)."	laid down in paragraph 2 are met. Those <i>delegated</i> acts shall be adopted in accordance with the procedure referred to in Article <i>27a.</i> "		
(4) in Article 17(4), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 27a, concerning the establishment of the list of categories of feed materials referred to in paragraph 2(c)."	"The Commission is empowered to adopt delegated acts in accordance with Article 27a to supplement this Regulation by establishing the list of categories of feed materials referred to in paragraph 2(c)."	"The Commission is empowered to adopt delegated acts in accordance with Article 27a, supplementing this Regulation by establishing [] the list of categories of feed materials referred to in paragraph 2(c).";	
(5) in Article 20(2), the second subparagraph is replaced by the following:			
"2. The Commission is empowered to adopt delegated acts in accordance with Article 27a amending Annex VIII.";			

	COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
	(6) in Article 26, paragraph 3 is replaced by the following:			
	"3. Amendments to the Community Catalogue setting the maximum content of chemical impurities as referred to in point 1 of Annex I or levels of botanical purity as referred to in point 2 of Annex I or levels of moisture content as referred to in point 6 of Annex I or particulars replacing the compulsory declaration as referred to in Article 16(1)(b), shall be adopted by means of implementing acts shall be adopted in accordance with the procedure referred to in Article 28(3).";	"3. The Commission is empowered to adopt delegated acts in accordance with Article 27a in order to amend the Community Catalogue setting the maximum content of chemical impurities as referred to in point 1 of Annex I or levels of botanical purity as referred to in point 2 of Annex I or levels of moisture content as referred to in point 6 of Annex I or particulars replacing the compulsory declaration as referred to in Article 16(1)(b)."		
	(7) in Article 27, paragraph 1 is replaced by the following:			
6	"1. The Commission is empowered to adopt delegated acts in accordance with Article 27a amending the Annexes in			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
order to adapt them in light of scientific and technological developments.";			
(8) the following Articles 27a and 27b are inserted:			
<i>"Article 27a</i> Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The power to adopt delegated acts referred to in Article 6(2), Article 17(4), Article 20(2) and Article 27(1) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Omnibus].	2. The power to adopt delegated acts referred to in Article 6(2), Article 7(2), Article 10(5), Article 17(4), Article 20(2), Article 26(3) and Article 27(1) shall be conferred on the Commission for a period of five years from [date of entry into force of this amending Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the	2. The power to adopt delegated acts referred to in Article 6(2), Article 17(4), Article 20(2) and Article 27(1) shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT	
	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.	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.		
3. The delegation of power referred to in Article 6(2), Article 17(4), Article 20(2) and Article 27(1) 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 <i>Official</i> <i>Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The power to adopt delegated acts referred to in Article 6(2), Article 7(2), Article 10(5), Article 17(4), Article 20(2), Article 26(3) and Article 27(1) 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.			Commented [ew5]: Technical adaptation (consistency wi 2) (not adopted by AM
4. Before adopting a delegated act, the Commission shall consult		4. Before adopting a delegated act, the Commission shall		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016*.		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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
 6. A delegated act adopted pursuant to Article 6(2), Article 17(4), Article 20(2) and Article 27(1) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 	6. A delegated act adopted pursuant to Article 6(2), Article 7(2), Article 10(5), Article 17(4), Article 20(2), Article 26(3) and Article 27(1) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European		

* OJ L 123, 12; 5; 2016, p.1.";

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.		
Article 27b Urgency procedure			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 27a(6). In such a case, the Commission shall repeal the act immediately following the			

C	OMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
obje	fication of the decision to ect by the European Parliament by the Council.			
	in Article 28, paragraphs 4, 5 6 are deleted;			
(10) dele) in Article 32, paragraph 4 is eted.			
1069 Part of 2 heal by-p pro- hum repo 1774	. Regulation (EC) No 9/2009 of the European diament and of the Council 1 October 2009 laying down lth rules as regards animal products and derived ducts not intended for nan consumption and ealing Regulation (EC) No 4/2002 (Animal by-products gulation)*			
of R 1069 acts	order to achieve the objectives Regulation (EC) No 9/2009, the power to adopt in accordance with Article of the Treaty should be	In order to achieve the objectives of Regulation (EC) No 1069/2009, the power to adopt acts in accordance with Article 290 of the Treaty should be		

* OJ L 300, 14.11.2009, p. 1.

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
delegated to the Commission to supplement that Regulation as regards:	delegated to the Commission to amend that Regulation as regards an end point in the manufacturing chain and to supplement it as regards:		
- an end point in the manufacturing chain;	deleted		
- the determination of serious transmissible diseases;			
- the conditions designed to prevent the spread of diseases transmissible to humans or animals;			
- the risk categories in order to take into account scientific progress as regards the assessment of the level of risk;			
- checks and controls of uses of animal by- products and derived			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
products and conditions			
for feeding;			
- derogations for research			
and other specific			
purposes;			
- certain measures			
relating to collection,			
transport and disposal;			
- authorisation of			
alternative methods of			
use or disposal of			
animal by-products or			
derived products;			
- certain measures			
relating to collection			
and identification;			
- certain measures			
relating to category and			
transport;			
- certain measures			
relating to collection,			
transport and			
traceability;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
- certain measures			
relating to registration			
and approval;			
- the placing on the			
market of animal by-			
products and derived			
products destined for			
feeding to farmed			
animals;			
- the placing on the			
market and use of			
organic fertilisers and			
soil improvers;			
- certain measure relating			
to other derived			
products;			
- certain measures			
relating to the import			
and transit products;			
- purposes for exports of			
category 1 material,			
Category 2 material and			
products derived			
therefrom;			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
COMMISSION PROPOSAL - controls for dispatch to other Member States. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the		It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making []. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.	
In order to ensure uniform conditions for the implementation			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of Regulation (EC) No			
1069/2009, implementing powers			
should be conferred on the			
Commission concerning certain			
documentation, parameters for the			
manufacturing process and testing			
requirements applicable to the end			
product. models for health			
certificates, commercial			
documents and declarations which			
are to accompany consignments,			
specifying the conditions under			
which it can be stated that the			
animal by- products or derived			
products concerned have been			
collected or manufactured in			
accordance with the requirements			
of this Regulation Those powers			
should be exercised in accordance			
with Regulation (EU) No			
182/2011.			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Accordingly, Regulation (EC) No 1069/2009 is amended as follows:			
(1) Article 5 is amended as follows:			
(a) in paragraph 1, the fourth subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a to amend the endpoint in the manufacturing chain for the products referred to in points (a) and (b) of the third subparagraph of this paragraph, taking into account scientific and technical developments.			
Where imperative grounds of urgency so require, the Commission is empowered to adopt delegated acts in accordance with Article 51b to			

COMMISSION PROPOSA	L EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
amend the endpoint in the manufacturing chain for the products referred to in points (a and (b) of the third subparagrap of this paragraph, taking into account scientific and technica developments.";	h		
(b) in paragraph 2, the third subparagraph is replaced by the following:			
"The Commission is empowere to adopt delegated acts in accordance with Article 51a concerning an end point in the manufacturing chain, beyond which derived products referre in this paragraph are no longer subject to the requirements of t Regulation.";	to adopt delegated acts in accordance with Article 51a to amend this Regulation as regards an end point in the manufacturing chain, beyond which derived products referred to in this paragraph are no longer subject to the requirements of this	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by determining [] an end point in the manufacturing chain, beyond which derived products referred to in this paragraph are no longer subject to the requirements of this Regulation.";	
(2) Article 6 is amended as follows:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) in paragraph 1, the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning the measures referred to in point (b)(ii) of the first subparagraph.";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by establishing rules concerning the measures referred to in point (b)(ii) of the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] the measures referred to in point (b)(ii) of the first subparagraph.";	
(b) in paragraph 2, the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning the measures referred to in the first subparagraph.";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by establishing rules concerning the measures referred to in the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] the measures referred to in the first subparagraph.";	
(3) in Article 7, paragraph 4 is replaced by the following:			

COMMISSION P	PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"4.The Commission to adopt delegated ac accordance with Art concerning the meas to in paragraphs 2 ar	empowered cts in icle 51a ures referred id 3."; empowered acts in a 51a to su Regulation	The Commission is ared to adopt delegated accordance with Article applement this ion by establishing rules ing the measures referred agraphs 2 and 3."	"4.The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] the measures referred to in paragraphs 2 and 3.";	
(4) in Article 11, par amended as follows:				
(a) in the first subpar introductory phrase i the following:				
"The Commission is to adopt delegated ac accordance with Art laying down measur the following:";	to adopt accordan icle 51a	mmission is empowered delegated acts in nee with Article 51a to then this Regulation by own measures relating to wing:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(b) the second subpa deleted;	ragraph is			
(5) Article 15 is ame follows:	ended as			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(a) the title is replaced by the following:			
"Delegated powers"			
(b) paragraph 1 is amended as follows:			
(i) in the first subparagraph, the introductory phrase is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a laying down measures relating to the following:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> laying down measures relating to the following:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(ii) the second subparagraph is deleted;			
(6) in Article 17(2), the second subparagraph is replaced by the following:			
"The Commission is empowered to adopt delegated acts in	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i>	"The Commission is empowered to adopt delegated acts in	

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accordance with Article 51a laying down the conditions referred to in the first subparagraph.";	supplement this Regulation by laying down the conditions referred to in the first subparagraph."	accordance with Article 51a supplementing this Regulation by laying down the conditions referred to in the first subparagraph.";	
(7) in Article 18, paragraph 3 is amended as follows:			
(a) in the first subparagraph, the introductory phrase is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a laying down measures relating to the following:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> laying down measures relating to the following:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(b) the second subparagraph is deleted;			
(8) in Article 19, paragraph 4 is amended as follows:			
(a) in the first subparagraph, the introductory phrase is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"The Commission is empowered to adopt delegated acts in accordance with Article 51a laying down measures relating to the following:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> laying down measures relating to the following:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(b) the second subparagraph is deleted.			
(9) in Article 20, paragraph 11 is amended as follows:			
(a) in the first subparagraph, the introductory phrase is replaced by the following:			
"Following receipt of the opinion of the EFSA, the Commission is empowered to adopt delegated acts in accordance with Article 51a as regards the following:";	"Following receipt of the opinion of the EFSA, the Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to supplement this</i> <i>Regulation by adopting</i> the following:"	"Following receipt of the opinion of the EFSA, the Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] ";	
(b) the second subparagraph is			
deleted;			

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(10) in Article 21, paragraph 6 is amended as follows:			
(a) in the first subparagraph, the introductory phrase is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a laying down measures relating to the following:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> laying down measures relating to the following:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(b) the second subparagraph is deleted;			
(11) Article 27 is amended as follows:			
(a) the title of Article 27 is replaced by the following:			
"Delegated powers";			
(b) in the first subparagraph, the introductory phrase is replaced by the following:			

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"The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning the following measures related to this Section and to Section 1 of this Chapter:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement the Regulation by establishing rules concerning the following measures related to this Section and to Section 1 of this Chapter:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] the following measures related to this Section and to Section 1 of this Chapter:";	
(c) the second subparagraph is deleted;			
(12) in Article 31, paragraph 2 is replaced by the following:			
"2.The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning measures relating to the public and animal health conditions for the collection, processing and treatment of animal by-products and derived products referred to in paragraph 1.";	"2. The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by establishing rules concerning measures relating to the public and animal health conditions for the collection, processing and treatment of animal by-products and derived products referred to in paragraph 1."	"2.The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] measures relating to the public and animal health conditions for the collection, processing and treatment of animal by-products and derived products referred to in paragraph 1.";	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(13) in Article 32, paragraph 3 is amended as follows:			
(a) in the first subparagraph, the introductory phrase is replaced by the following:			
"The Commission is empowered to adopt delegated acts in accordance with Article 51a laying down measures relating to the following:";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> laying down measures relating to the following:"	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down measures relating to the following:";	
(b) the second subparagraph is deleted;			
(14) Article 40 is replaced with the following:			
" <i>Article 40</i> Delegated and implementing powers			
1. The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning the conditions for:	1.The Commission is empowered to adopt delegated acts in accordance with Article 51a, <i>to</i> <i>supplement this Regulation</i> , concerning the conditions for:	1. The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this	

СОМ	MISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
			Regulation by laying down [] the conditions for:	
importe produce material	blacing on the market of d pet food or of pet food d from imported s, from Category 1 referred to in Article			
moveme under co	afe sourcing and ent of material to be used onditions which exclude public and animal health;			
products	afe use of derived s which pose a risk to r animal health.			
adopt in	The Commission shall aplementing acts ing the following:	2. The Commission is empowered to adopt delegated acts in accordance with Article 51a, to amend this Regulation, concerning the following:		
	mentation as referred to in subparagraph of Article			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
(b) parameters for the manufacturing process as referred to in the first paragraph of Article 38, in particular as regards the application of physical or chemical treatments to the material used;			
(c) testing requirements applicable to the end product.			
Those implementing acts shall be adopted in accordance with the procedure referred to in Article 52(3).";	deleted		
(15) Article 41 is amended as follows:			
(a) in paragraph 1, the second subparagraph is replaced by the following:			
"The Commission shall adopt implementing acts laying down the conditions referred to in point (b) of the first subparagraph. Those implementing acts shall be adopted in accordance with the	The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by laying down the conditions referred to in point (b) of the first subparagraph.		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
procedure referred to in Article 52(3).";			
(b) in paragraph 3, the third subparagraph is replaced by the following:			
"The Commission shall adopt implementing acts laying down the requirements provided for in the first subparagraph. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 52(3).";	The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by laying down the requirements provided for in the first subparagraph.		
(16) Article 42 is amended as follows:			
(a) the title is replaced by the following:			
"Delegated and implementing powers";			
(b) paragraph 2 is replaced by the following:			
"2. The Commission is empowered to adopt delegated	2. The Commission is empowered to adopt delegated	"2. The Commission is empowered to adopt delegated	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts in accordance with Article 51a laying down the following:	acts in accordance with Article 51a, <i>to supplement this</i> <i>Regulation, by laying</i> down the following:	acts in accordance with Article 51a supplementing this Regulation by laying down the following:	
(a) conditions for the import and transit of Category 1 and Category 2 materials and for products derived therefrom;			
b) restrictions regarding public or animal health applicable to imported Category 3 material or products derived therefrom which may be laid down by reference to the lists of third countries or parts of third countries drawn up in accordance with Article 41(4) or for other public or animal health purposes;			
(c) conditions for the manufacture of animal by-products or derived products in establishments or plants in third countries; such conditions may include the arrangements for controls of such establishments or plants by the competent authority concerned			

COMMISSION PROPOSA	AL EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
and may exempt certain types establishments or plants handl animal by-products or derived products from approval or registration as referred to in po (b) of the second subparagraph Article 41(3).	ing		
The Commission shall adopt implementing acts establishing models for health certificates, commercial documents and declarations which are to accompany consignments, specifying the conditions under which it can be stated that the animal by- products or derived products concerned have been collected or manufactured in accordance with the requirement of this Regulation. Those implementing acts shall be adopted in accordance with th procedure referred to in Articl 52(3).";	r I ents		
(17) in Article 43(3), the second subparagraph is replaced by the following:			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
"The Commission is empowered to adopt delegated acts in accordance with Article 51a concerning the rules referred to in the first subparagraph.";	"The Commission is empowered to adopt delegated acts in accordance with Article 51a to supplement this Regulation by establishing rules concerning the rules referred to in the first subparagraph."	"The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by laying down [] the rules referred to in the first subparagraph.";	
(18) in Article 45, paragraph 4 is replaced by the following:			
"4. The Commission may adopt implementing acts laying down detailed arrangements for implementing this Article, including rules concerning the reference methods for microbiological analyses. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 52(3).";	"4. The Commission may adopt <i>delegated</i> acts laying down detailed arrangements <i>to</i> <i>supplement</i> this Article, including rules concerning the reference methods for microbiological analyses. Those <i>delegated</i> acts shall be adopted in accordance with the procedure referred to in Article <i>51a</i> ."		
(19) in Article 48, paragraphs 7 and 8 are replaced by the following:			
"7. The Commission is empowered to adopt delegated	The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i>	"7. The Commission is empowered to adopt delegated	

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
acts in accordance with Article 51a laying down the following:	supplement this Regulation by laying down the following:	acts in accordance with Article 51a supplementing this Regulation by laying down the following:	
(a) a specified time period for the decision of the competent authority as referred to in paragraph 1;			
(b) supplementary conditions for the dispatch of animal by- products or derived products referred to in paragraph 4;			
(c) models for the health certificates which have to accompany consignments sent in accordance with paragraph 5.			
The Commission shall adopt implementing acts laying down the conditions under which animal by-products or derived products intended to be used for exhibitions, artistic activities, for diagnostic, educational or research purposes may be sent to other Member States, by way of derogation from paragraph 1 to 5			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
of this Article. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 52(3).			
8. The Commission is empowered to adopt delegated acts in accordance with Article 51a specifying the conditions subject to which the competent authorities may allow derogations from paragraphs 1 to 4 as regards the following:	8. The Commission is empowered to adopt delegated acts in accordance with Article 51a <i>to</i> <i>supplement this Regulation by</i> specifying the conditions subject to which the competent authorities may allow derogations from paragraphs 1 to 4 as regards the following:	8. The Commission is empowered to adopt delegated acts in accordance with Article 51a supplementing this Regulation by specifying the conditions subject to which the competent authorities may allow derogations from paragraphs 1 to 4 as regards the following:	
(a) the dispatch of manure transported between two points located on the same farm or between farms located in the border regions of Member States sharing a common border;			
(b) the dispatch of other animal by-products transported between establishments or plants located in the border regions of Member			

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
States sharing a common border; and			
(c) the transport of a dead pet animal for incineration to an establishment or plant located in the border region of another Member State sharing a common border. ";			
(20) the following Articles 51a and 51b are inserted:			
"Article 51a Exercise of the delegation			
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
2. The delegation of power referred to in Article 5(1) and (2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11),	2. The <i>power to adopt delegated</i> <i>acts</i> referred to in Article 5(1) and (2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11),	2. The delegation of power referred to in Article 5(1) and (2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article	

СС	OMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
31(2) the fi 42(2) subp parag confe an in of en	cle 21(6), Article 27, Article), Article 32(3), Article 40(1), irst subparagraph of Article), Article 43(3), the first aragraph of paragraph 7 and graph 8 of Article 48, shall be erred on the Commission for determinate period of [date attry into force of this ibus].	Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1) and (2), the second subparagraph of Article 41(1), the third subparagraph of Article 41(3), the first subparagraph of Article 42(2), Article 43(3), Article 45(4), the first subparagraph of Article 48(7) and Article 48(8), shall be conferred on the Commission for a period of five years from [date of entry into force of this Omnibus]. 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.	20(11), Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1), the first subparagraph of Article 42(2), Article 43(3), the first subparagraph of paragraph 7 and paragraph 8 of Article 48, shall be conferred on the Commission for a period of five years [] from [the entry into force of this Regulation []]. 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.	
	ne delegation of power red to in Article 5(1) and (2),	3. The <i>power to adopt delegated acts</i> referred to in Article 5(1) and		

COMMISSION PROPOSAL	EP TEXT	COUNCIL TEXT	COMPROMISE TEXT
Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11), Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1), the first subparagraph of Article 42(2), Article 43(3), the first subparagraph of paragraph 7 and paragraph 8 of Article 48 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.	(2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11), Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1), and (2), the second subparagraph of Article 41(1), the third subparagraph of Article 41(3), the first subparagraph of Article 42(2), Article 43(3), Article 45(4), the first subparagraph of Article 48(7) and Article 48(8) 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.		
4. Before adopting a delegated act, the Commission shall consult	4. Before adopting a delegated act, the Commission shall consult	4. Before adopting a delegated act, the Commission	

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experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016*.	experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016*.	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 []*.	
5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
6. A delegated act adopted pursuant to Article 5(1) and (2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11), Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1), the first subparagraph of Article 42(2), Article 43(3), the first subparagraph of paragraph 7 and paragraph 8 of Article 48 shall enter into force only if no	6. A delegated act adopted pursuant to Article 5(1) and (2), Article 6(1), and (2), Article 7(4), Article 11(2), Article 15(1), Article 17(2), Article 18(3), Article 19(4), Article 20(11), Article 21(6), Article 27, Article 31(2), Article 32(3), Article 40(1), and (2), the second subparagraph of Article 41(1), the third subparagraph of Article 41(3), the first subparagraph of Article 42(2), Article 43(3), Article 45(4),		

* OJ L 123, 12.5.2016, p.1.";

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either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.	the first subparagraph of <i>Article</i> <i>48(7) and Article 48(8)</i> shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two 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 two months at the initiative of the European Parliament or of the Council.		
Article 51b Urgency procedure			
1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European			

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Parliament and to the Council shall state the reasons for the use of the urgency procedure.			
2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 51a(6). In such a case, the Commission shall repeal the act without delay following the notification of the decision to object by the European Parliament or the Council.			
(21) in Article 52, paragraphs 4, 5 and 6 are deleted.			