

on page 58, Article 1(23), new Article 21(3), first subparagraph:

for: '3. Member States may make provision for the competent national regulatory authorities jointly to decline to resolve a dispute where other mechanisms, including mediation, exist and would better contribute to resolving of the dispute in a timely manner in accordance with the provisions of Article 8.'

read: '3. Member States may make provision for the competent national regulatory authorities jointly to decline to resolve a dispute where other mechanisms, including mediation, exist and would better contribute to resolving of the dispute in a timely manner in accordance with the provisions of Article 8.;

on page 59, point (a)(ii) of Article 2(3), new point (ab):

for: "'(ab) in justified cases and to the extent that is necessary, the obligations on undertakings that control access to end-users to make their services interoperable.'",

read: "'(ab) in justified cases and to the extent that is necessary, obligations on undertakings that control access to end-users to make their services interoperable.'";

on page 60, point (a) of Article 2(8), new point (a) of Article 12(1):

for: "'(a) to give third parties access to specified network elements and/or facilities, including access to network elements which are not active and/or unbundled access to the local loop, to, inter alia, allow carrier selection and/or pre-selection and/or subscriber line resale offer.'";

read: "'(a) to give third parties access to specified network elements and/or facilities, including access to network elements which are not active and/or unbundled access to the local loop, to, inter alia, allow carrier selection and/or pre-selection and/or subscriber line resale offers.'";

on page 61, Article 2(10), point (c) of new Article 13a(2):

for: '(c) ..., and on other stakeholders including, in particular, the expected impact on competition and any potential entailing effects on consumers;'

read: '(c) ..., and on other stakeholders including, in particular, the expected impact on competition and any potential consequential effects on consumers;'

Corrigendum to Directive 2009/136/EC of the European Parliament and of the Council of 25 November 2009 amending Directive 2002/22/EC on universal service and users' rights relating to electronic communications networks and services, Directive 2002/58/EC concerning the processing of personal data and the protection of privacy in the electronic communications sector and Regulation (EC) No 2006/2004 on cooperation between national authorities responsible for the enforcement of consumer protection laws

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On page 29, point (c) of Article 2(2):

for: '(c) the following point shall be added:

"(h) 'personal data breach' means ...";'

read: '(c) the following point shall be added:

"(i) 'personal data breach' means ...";'