

# Procedure file

Basic information		
INI - Own-initiative procedure	<a href="#">2017/2065(INI)</a>	Procedure completed
Towards a digital trade strategy		
Subject 3.30.06 Information and communication technologies, digital technologies 6.20 Common commercial policy in general		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	 International Trade	 <a href="#">SCHAAKE Marietje</a>	28/11/2016
		Shadow rapporteur	
		 <a href="#">REDING Viviane</a>	
		 <a href="#">GRASWANDER-HAINZ Karoline</a>	
		 <a href="#">MCCLARKIN Emma</a>	
		 <a href="#">HAUTALA Heidi</a>	
		 <a href="#">BORRELLI David</a>	
	Committee for opinion	Rapporteur for opinion	Appointed
 Industry, Research and Energy	 <a href="#">BÜTIKOFER Reinhard</a>	16/01/2017	
 Internal Market and Consumer Protection	 <a href="#">DALTON Daniel</a>		21/03/2017
 Civil Liberties, Justice and Home Affairs	 <a href="#">MLINAR Angelika</a>		09/02/2017
European Commission	Commission DG <a href="#">Trade</a>	Commissioner MALMSTRÖM Cecilia	

Key events			
18/05/2017	Committee referral announced in Parliament		
23/11/2017	Vote in committee		
29/11/2017	Committee report tabled for plenary	<a href="#">A8-0384/2017</a>	Summary
11/12/2017	Debate in Parliament		
12/12/2017	Results of vote in Parliament		
12/12/2017	Decision by Parliament	<a href="#">T8-0488/2017</a>	Summary
12/12/2017	End of procedure in Parliament		

Technical information	
Procedure reference	2017/2065(INI)
Procedure type	INI - Own-initiative procedure
Procedure subtype	Initiative
Legal basis	Rules of Procedure EP 54
Other legal basis	Rules of Procedure EP 159
Stage reached in procedure	Procedure completed
Committee dossier	INTA/8/09922

Documentation gateway					
Committee draft report		<a href="#">PE609.638</a>	18/09/2017	EP	
Amendments tabled in committee		<a href="#">PE612.059</a>	04/10/2017	EP	
Committee opinion	<b>IMCO</b>	<a href="#">PE606.248</a>	12/10/2017	EP	
Committee opinion	<b>LIBE</b>	<a href="#">PE609.526</a>	24/10/2017	EP	
Committee opinion	<b>ITRE</b>	<a href="#">PE609.603</a>	08/11/2017	EP	
Committee report tabled for plenary, single reading		<a href="#">A8-0384/2017</a>	29/11/2017	EP	Summary
Text adopted by Parliament, single reading		<a href="#">T8-0488/2017</a>	12/12/2017	EP	Summary
Commission response to text adopted in plenary		<a href="#">SP(2018)101</a>	11/04/2018	EC	

## Towards a digital trade strategy

The Committee on International Trade adopted the own-initiative report by Marietje SCHAAKE (ALDE, NL) entitled towards a digital trade strategy.

Whilst the globalisation and digitalisation of economies and of international trade have enabled businesses to grow and provided economic opportunities for citizens, the committee believed that the digital economy requires a rules-based framework, including modern trade rules which can reconcile the rapid changes in the market with the rights of consumers, providing the policy space for new regulatory initiatives needed by governments to defend the protection of human rights.

Members underlined that the EU, as a community of values and the worlds biggest exporter of services, should set the standards in international rules and agreements on digital trade flows based on three elements:

- ensuring market access for digital goods and services in third countries;
- ensuring that trade rules create tangible benefits for consumers and;

- ensuring and promoting respect for fundamental rights.

They highlighted the following issues:

**Personal data:** Members recalled that personal data may be transferred to third countries when the requirements enshrined in the current Data Protection Directive and in the forthcoming Data Protection Regulation, are fulfilled. Whilst adequacy decisions constitute a fundamental mechanism in terms of safeguarding the transfer of personal data from the EU to a third country, the EU has only adopted adequacy decisions with four of its 20 largest trading partners. The Commission was called upon to speed up the adoption of adequacy decisions, provided that third countries ensure a level of protection essentially equivalent to that guaranteed within the EU. Furthermore, Members urged the Commission to incorporate into the EUs trade agreements a horizontal provision, which fully maintains the right of a party to protect personal data and privacy. Such rules and provisions should form part of all new and recently launched trade negotiations with third countries.

**Data localisation:** the committee called on the Commission to strictly prohibit unjustified data localisation requirements in free trade agreements (FTAs), stating that the removal of such requirements should be a top priority. It pointed to attempts to use such requirements as a form of non-tariff barrier to trade and as a form of digital protectionism, which seriously hampers opportunities for European businesses in third country markets and undermines the efficiency benefits of digital trade.

**Net neutrality:** a digital trade strategy must be fully in line with the principle of net neutrality and safeguard the equal treatment of internet traffic, irrespective of its sender, receiver, type, content, device, service or application.

**Source codes:** Members strongly deplored third country practices that make market access conditional on the disclosure and transfer to state authorities of the source codes of the software that companies intend to sell. They felt that such measures are disproportionate as a blanket requirement for market access, and called on the Commission to prohibit signatory governments to FTAs from engaging in such activities.

The report went on to highlight the following points:

- the need to protect intellectual property rights and investments in R&D, and push for the worldwide implementation of international standards such as the WTO TRIPS Agreement and the WIPO Internet Treaties;
- the need to use trade agreements to promote the interoperability of ICT standards that benefit both consumers and producers, notably in the context of a secure Internet of things, 5G and cybersecurity;
- the need to put in place simplified, tax- and duty-free customs treatment of items sold online and returns unused;
- in view of the fact that only 53.6 % of all households worldwide have access to the internet, the Commission should further mainstream digital technologies and services into the EUs development policy;
- digital issues should also feature more prominently in the EUs Aid for Trade policy to facilitate the growth of e-commerce;
- the Commission should foster the emergence of global industry standards under EU leadership for key 5G technologies and network architectures.

## Towards a digital trade strategy

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The European Parliament adopted by 510 votes to 95 with 17 abstentions a resolution entitled Towards a digital trade strategy.

Whilst the globalisation and digitalisation of economies and of international trade have enabled businesses to grow and provided economic opportunities for citizens, Parliament believed that the digital economy requires a rules-based framework, including modern trade rules which can reconcile the rapid changes in the market with the rights of consumers, providing the policy space for new regulatory initiatives needed by governments to defend the protection of human rights.

The resolution underlined that the EU, as a community of values and the worlds biggest exporter of services, should set the standards in international rules and agreements on digital trade flows based on three elements:

- ensuring market access for digital goods and services in third countries;
- ensuring that trade rules create tangible benefits for consumers and;
- ensuring and promoting respect for fundamental rights.

Parliament emphasised the need to bridge the digital divide in order to reduce potential negative impacts on society and development. It stressed in this context the need to remove barriers to lifelong learning and to reduce gender disparities in access to new technologies.

**Personal data:** Members recalled that personal data might be transferred to third countries when the requirements enshrined in the current Data Protection Directive and in the forthcoming Data Protection Regulation, are fulfilled. Whilst adequacy decisions constitute a fundamental mechanism in terms of safeguarding the transfer of personal data from the EU to a third country, the EU has only adopted adequacy decisions with four of its 20 largest trading partners. The Commission was called upon to speed up the adoption of adequacy decisions, provided that third countries ensure a level of protection essentially equivalent to that guaranteed within the EU. Furthermore, Members urged the Commission to incorporate into the EUs trade agreements a horizontal provision, which fully maintains the right of a party to protect personal data and privacy. Such rules and provisions should form part of all new and recently launched trade negotiations with third countries.

**Data localisation:** Parliament called on the Commission to strictly prohibit unjustified data localisation requirements in free trade agreements (FTAs), stating that the removal of such requirements should be a top priority. It pointed to attempts to use such requirements as a form of non-tariff barrier to trade and as a form of digital protectionism, which seriously hampers opportunities for European businesses in third country markets and undermines the efficiency benefits of digital trade.

**Net neutrality:** a digital trade strategy must be fully in line with the principle of net neutrality and safeguard the equal treatment of internet traffic, irrespective of its sender, receiver, type, content, device, service or application. In addition, traffic management measures should only be allowed in exceptional cases, where strictly necessary, and only for the necessary time.

**Source codes:** Members strongly deplored third country practices that make market access conditional on the disclosure and transfer to state authorities of the source codes of the software that companies intend to sell. They felt that such measures are disproportionate as a blanket requirement for market access, and called on the Commission to prohibit signatory governments to FTAs from engaging in such activities.

The resolution went on to highlight the following points:

- the need to protect intellectual property rights and investments in R&D, and push for the worldwide implementation of international standards such as the WTO TRIPS Agreement and the WIPO Internet Treaties;
- the need to use trade agreements to promote the interoperability of ICT standards that benefit both consumers and producers, notably in the context of a secure Internet of things, 5G and cybersecurity;
- the need to put in place simplified, tax- and duty-free customs treatment of items sold online and returns unused;
- the need to include in trade agreements provisions to ensure that international roaming charges and rates for international calls and messages are transparent, fair, reasonable and focused on the needs of the consumer;
- in view of the fact that only 53.6 % of all households worldwide have access to the internet, the Commission should further mainstream digital technologies and services into the EUs development policy;
- digital issues should also feature more prominently in the EUs Aid for Trade policy to facilitate the growth of e-commerce;
- the need to ensure the deployment of appropriate infrastructure in terms of coverage, quality and security, as well as access to such infrastructure, particularly in rural, mountainous and remote areas;
- the Commission should foster the emergence of global industry standards under EU leadership for key 5G technologies and network architectures.