



## Joint statement

### ***Access to data by public bodies: a double-edge tool to use with caution and restraint***

22 May 2023

In times of crisis, companies stand ready to do their part and help public bodies by sharing data to tackle public emergencies, as evidenced during the Covid-19 pandemic. However, to function, mandatory data sharing between private companies and governments needs clear and transparent conditions for all parties involved.

Chapter V of the Data Act proposal was developed on this basis, setting an obligation for companies to make any data available to public bodies, but does so by loosely referring to various cases of ‘exceptional need.’ The proposed framework includes collecting data to prevent, respond to, and recover from a public emergency but also fulfilling one of the public sector body’s tasks where the lack of data would prevent it from doing so.<sup>1</sup> The latter can be interpreted as any activity carried out by a public institution.

The proposed rules would mean that **any public body, at EU, national, regional or local level, could request any type of data, including personal data, from any data holder,<sup>2</sup> for any reason.** We believe these rules do not respect the requirements set out in the EU’s Charter of Fundamental Rights. With such a broad scope, there is a risk that personal or sensitive data will be leaked or misused.

Public emergencies are by nature time sensitive. They require a clear and structured legal framework to prepare for secure transfers that fully respect data protection. However, contrary to other parts of the Data Act, Chapter V covers any type of data, without any differentiation, limitation or exception.<sup>3</sup> The data’s intended use and its duration are also left to be defined by the public bodies themselves. The proposal also fails to recognise existing frameworks for data sharing and reporting obligations.

**We strongly encourage Council and Parliament to implement the necessary safeguards and limits to protect the rule of law in Europe.** We welcome the Parliament’s attempts to set certain limits, such as restricting Chapter V to non-personal data, limiting public authorities’ power to freely ask for data when it is simply convenient and regardless of proportionality, and by setting rules for certain information to be specified in the requests. But this will not be enough.

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<sup>1</sup> Article 15 Data Act.

<sup>2</sup> Article 2(6) states that ‘data holder’ ‘means a legal or natural person.’ Both Council and Parliament have specified in their negotiation mandates that ‘Chapter V applies to any private sector data,’ but only Parliament clarified that solely legal persons are concerned.

<sup>3</sup> Judgment of the Court in Joined Cases C-793/19, SpaceNet and C-794/19, Telekom Deutschland.

We recommend – at least – the following:

- Only public emergencies can give rise to data access. Article 15(c) must be deleted.
- Personal data cannot be in scope of Chapter V. No exceptions.
- Categories of public bodies that can request data must be expressly designated.
- Access requests conditions must be strengthened, with transparency regarding data use and protective measures.

We trust that EU policymakers will take the time to build a clear and proportionate framework that does not allow unrestricted access to any data on shaky grounds, but will on the contrary protect fundamental rights and the rule of law.

### **List of signatories**

**AAVIT** – Czech Association for Applied Research in IT, [aavit.cz](http://aavit.cz)

**ACEA** – European Automobile Manufacturers Association, [acea.auto](http://acea.auto)

**Adigital** – Spanish Association for the Digital Economy, [adigital.org](http://adigital.org)

**AIOTI** – Alliance for IoT and Edge Computing Innovation, [aioti.eu](http://aioti.eu)

**CECE** – Committee for European Construction Equipment, [cece.eu](http://cece.eu)

**CECIMO** – European Association of the Machine Tool Industries, [cecimo.eu](http://cecimo.eu)

**CEMA** – European Agricultural Machinery Association, [cema-agri.org](http://cema-agri.org)

**DIGITALEUROPE**, [digitaleurope.org](http://digitaleurope.org)

**EACB** – European Association of Co-operative Banks, [eacb.coop](http://eacb.coop)

**EBF** – European Banking Federation, [ebf.eu](http://ebf.eu)

**eco** – Association of the Internet Industry, [international.eco.de](http://international.eco.de)

**Ecommerce Europe** – [ecommerce-europe.eu](http://ecommerce-europe.eu)

**ETNO** – European Telecommunications Network Operators' Association, [etno.eu](http://etno.eu)

**ESBG** – European Savings and Retail Banking Group, [wsbi-esbg.org](http://wsbi-esbg.org)

**ESIA** – European Semiconductor Industry Association, [eusemiconductors.eu](http://eusemiconductors.eu)

**Eurochambres** – The Association of European Chambers of Commerce and Industry, [eurochambres.eu](http://eurochambres.eu)

**eu travel tech** – The European Technology and Travel Services Association, [eutraveltech.eu](http://eutraveltech.eu)

**EUTA** – European Tech Alliance, [eutechalliance.eu](http://eutechalliance.eu)

**EUROPGEN** – The voice of the European generating set industry, [europgen.eu](http://europgen.eu)

**FEDMA** – Federation of European Data and Marketing, [fedma.org](http://fedma.org)

**GSMA**, [gsma.com](http://gsma.com)

**HGK** – Croatian Chamber of Economy, [hgk.hr](http://hgk.hr)

**InsuranceEurope** – [insuranceeurope.eu](http://insuranceeurope.eu)

**ISFE** – Interactive Software Federation of Europe, [isfe.eu](http://isfe.eu)

**ITL** – Estonian Association of Information Technology and Telecommunications, [itl.ee](http://itl.ee)

**SEPE** – Federation of Hellenic Information Technology & Communications Enterprises, [sepe.gr](http://sepe.gr)

**techUK** – UK Technology Trade Association, [techuk.org](http://techuk.org)