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Regulatory environment for platforms, online intermediaries, data and cloud computing and the collaborative economy

Fields marked with * are mandatory.

Objectives and General Information

The views expressed in this public consultation document may not be interpreted as stating an official position of the European Commission. All definitions provided in this document are strictly for the purposes of this public consultation and are without prejudice to differing definitions the Commission may use under current or future EU law, including any revision of the definitions by the Commission concerning the same subject matters.

You are invited to read the privacy statement attached to this consultation for information on how your personal data and contribution will be dealt with.

This public consultation will close on 6 January 2016 (13 weeks from the day when all language versions have been made available).

The Commission invites all interested parties to express their views on the questions targeting relations between platform providers and holders of rights in digital content (Question starting with "[A1]"), taking account of the Commission Communication "Towards a modern, more European copyright framework" of 9 December 2015. Technical features of the questionnaire have been adapted accordingly.

Please complete this section of the public consultation before moving to other sections.

- Respondents living with disabilities can request the questionnaire in .docx format and send their replies in email to the following address: CNECT-PLATFORMS-CONSULTATION@ec.europa.eu.
- If you are an association representing several other organisations and intend to gather the views of your members by circulating the questionnaire to them, please send us a request in email and we will send you the questionnaire in .docx format. However, we ask you to introduce the aggregated answers into EU Survey. In such cases we will not consider answers submitted in other channels than EU Survey.
- If you want to submit position papers or other information in addition to the information you share with the Commission in EU Survey, please send them to

- CNECT-PLATFORMS-CONSULTATION@ec.europa.eu and make reference to the "Case Id" displayed after you have concluded the online questionnaire. This helps the Commission to properly identify your contribution.
- Given the volume of this consultation, you may wish to download a PDF version before
 responding to the survey online. The PDF version includes all possible questions. When you fill
 the survey in online, you will not see all of the questions; only those applicable to your chosen
 respondent category and to other choices made when you answer previous questions.

⋆ Please indicate your	role	for the	purpose	of	this	consultation
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- An individual citizen
- An association or trade organization representing consumers
- An association or trade organization representing businesses
- An association or trade organization representing civil society
- An online platform
- A business, including suppliers using an online platform to provide services
- A public authority
- A research institution or Think tank
- Other
- *Please describe the type of online platforms that you represent, a brief description of the online platform and indicate its name and web address

1500 character(s) maximum

Vimeo, LLC operates the Vimeo video sharing service, available at http://vimeo.com. Vimeo is headquartered at 555 West 18th Street, New York, New York 10011 United States.

* Please indicate your country of residence

Non-EU country

⋆ Please specify the Non-EU country

United States

*Please provide your contact information (name, address and e-mail address)

United States

* Is your organisation registered in the Transparency Register of the European Commission and the European Parliament?

Note: If you are not answering this questionnaire as an individual, please register in the Transparency Register. If your organisation/institution responds without being registered, the Commission will consider its input as that of an individual and will publish it as such.

- Yes
- No
- Non-applicable

* Please indicate your organisation's registration number in the Transparency Register

270682620205-36

If you are an economic operator, please enter the NACE code, which best describes the economic activity you conduct. You can find here the NACE classification.

Text of 3 to 5 characters will be accepted

The Statistical classification of economic activities in the European Community, abbreviated as NACE, is the classification of economic activities in the European Union (EU).

63 - 1

- *I object the publication of my personal data
 - Yes
 - No

Online platforms

SOCIAL AND ECONOMIC ROLE OF ONLINE PLATFORMS

Do you agree with the definition of "Online platform" as provided below?

"Online platform" refers to an undertaking operating in two (or multi)-sided markets, which uses the Internet to enable interactions between two or more distinct but interdependent groups of users so as to generate value for at least one of the groups. Certain platforms also qualify as Intermediary service providers.

Typical examples include general internet search engines (e.g. Google, Bing), specialised search tools (e.g. Google Shopping, Kelkoo, Twenga, Google Local, TripAdvisor, Yelp,), location-based business directories or some maps (e.g. Google or Bing Maps), news aggregators (e.g. Google News), online market places (e.g. Amazon, eBay, Allegro, Booking.com), audio-visual and music platforms (e.g. Deezer, Spotify, Netflix, Canal play, Apple TV), video sharing platforms (e.g. YouTube, Dailymotion), payment systems (e.g. PayPal, Apple Pay), social networks (e.g. Facebook, Linkedin, Twitter, Tuenti), app stores (e.g. Apple App Store, Google Play) or collaborative economy platforms (e.g. AirBnB, Uber, Taskrabbit, Bla-bla car). Internet access providers fall outside the scope of this definition.

No

~

⋆ Please explain how you would change the definition

1000 character(s) maximum

The definition is too broad, vague, and ambiguous to put entities on notice as to whether they qualify as an online platform or not. Virtually any website or online application could qualify as a "platform" under this definition. The examples given cover a diverse group of online services—from search engines to retailers to payment providers—with unique issues. A definition of online platform should be narrowed based upon the specific policy goals that any potential legislation seeks to effect.

What do you consider to be the key advantages of using online platforms?

- make information more accessible
- make communication and interaction easier
- increase choice of products and services
- create more transparent prices and the possibility to compare offers
- increase trust between peers by providing trust mechanisms (i.e. ratings, reviews, etc.)
- lower prices for products and services
- lower the cost of reaching customers for suppliers
- help with matching supply and demand
- create new markets or business opportunities
- help in complying with obligations in cross-border sales
- help to share resources and improve resource-allocation
- others:

Have you encountered, or are you aware of problems faced by **consumers** or **suppliers** when dealing with online platforms?

"Consumer" is any natural person using an online platform for purposes outside the person's trade, business, craft or profession.

"Supplier" is any trader or non-professional individual that uses online platforms to provide services to third parties both under their own brand (name) and under the platform's brand.

- Yes
- No
- I don't know

TRANSPARENCY OF ONLINE PLATFORMS

Do you find reputation systems (e.g. ratings, reviews, certifications, trustmarks) and other trust mechanisms operated by online platforms are generally reliable?

- Yes
- No
- I don't know

What are the main benefits and drawbacks of reputation systems and other trust mechanisms operated by online platforms? Please describe their main benefits and drawbacks.

1500 character(s) maximum

Reputation systems provide information that may be relevant to a consumer action. They provide low-cost means to aggregate consumer experiences. They may not provide as much value when there is low participation by users or the system is subject to being gamed.

USE OF INFORMATION BY ONLINE PLATFORMS

In your view, do online platforms provide sufficient and accessible information with regard to:
 a) the personal and non-personal data they collect? Yes No I don't know
 b) what use is made of the personal and non-personal data collected, including trading of the data to other platforms and actors in the Internet economy? Yes No I don't know
c) adapting prices, for instance dynamic pricing and conditions in function of data gathered on the buyer (both consumer and trader)? O Yes O No O I don't know
Please explain your choice and share any best practices that you are aware of. 1500 character(s) maximum
One best practice is to provide short, easy-to-read disclosures about data collection and usage at the time of a particular action, particularly if the collection or usage would not be reasonably anticipated by the consumer.
Please share your general comments or ideas regarding the use of information by online platforms 3000 character(s) maximum
RELATIONS BETWEEN PLATFORMS AND SUPPLIERS/TRADERS/APPLICATION DEVELOPERS OR HOLDERS OF RIGHTS IN DIGITAL CONTENT
[A1] Are you a holder of rights in digital content protected by copyright, which is used on an online

As a holder of rights in digital content protected by copyright have you faced any of the following circumstances:

YesNo

An online platform such as a video sharing website or an online content aggregator uses my protected works online without having asked for my authorisation.

YesNo
An online platform such as a video sharing website or a content aggregator refuses to enter into or negotiate licensing agreements with me. Yes No
An online platform such as a video sharing website or a content aggregator is willing to enter into a licensing agreement on terms that I consider unfair. Yes No
An online platform uses my protected works but claims it is a hosting provider under Article 14 of the E-Commerce Directive in order to refuse to negotiate a licence or to do so under their own terms. Yes No If you own/develop an online platform, what are the main constrains that negatively affect the development of your online platform and prevent you from extending your activities to new markets in the EU?
3000 character(s) maximum
Lack of certainty concerning the US-EU Safe Harbor and differences in national implementations of laws regarding online intermediary liability for copyright infringement create a disincentive towards investment in the EU.
How do you ensure that suppliers of your platform are treated fairly? 1500 character(s) maximum
We publish clear guidelines on what users can and cannot upload.
Can a supplier personalize its offer of products / services on the platform you represent? Yes

No

⋆ How?

1500 character(s) maximum

Users may, inter alia, customize their Vimeo profiles, upload any videos of their choosing (subject to our Terms of Service), and customize our video player (for paying subscribers) when embedding it on third party sites.

Is there a room for improvement in the relation between platforms and suppliers using the services of

platforms?

- No, the present situation is satisfactory.
- Yes, through market dynamics.
- Yes, through self-regulatory measures (codes of conducts / promotion of best practices).
- Yes, through regulatory measures.
- Yes, through the combination of the above.

Are you aware of any dispute resolution mechanisms operated by online platforms, or independent third parties on the business-to-business level mediating between platforms and their suppliers?

- Yes
- No

CONSTRAINTS ON THE ABILITY OF CONSUMERS AND TRADERS TO MOVE FROM ONE PLATFORM TO ANOTHER

Do you see a need to strengthen the technical capacity of online platforms and address possible other constraints on switching freely and easily from one platform to another and move user data (e.g. emails, messages, search and order history, or customer reviews)?

- Yes
- No

Should there be a mandatory requirement allowing non-personal data to be easily extracted and moved between comparable online services?

- Yes
- No

Please share your general comments or ideas regarding the ability of consumers and traders to move from one platform to another

3000 character(s) maximum

While there may be benefits to data/content portability, imposing certain types of portability requirements may impose costs that significantly outweigh the benefits of portability. For example, it is feasible for a video sharing website to allow users to download copies of the videos they have uploaded, but it may not be technically feasible to require them to transmit copies to users' accounts on third party platforms due to differences in formats and other technical issues.

ACCESS TO DATA

Please share your general comments or ideas regarding access to data on online platforms

3000 character(s) maximum

In determining what content/data users should have access to, it is helpful to consider the importance of the data to the user and the cost of making it available to the user.

Tackling illegal content online and the liability of online intermediaries

Please indicate your role in the context of this set of questions

Terms used for the purposes of this consultation:

"Illegal content"

Corresponds to the term "illegal activity or information" used in Article 14 of the E-commerce Directive. The directive does not further specify this term. It may be understood in a wide sense so as to include any infringement of applicable EU or national laws and regulations. This could for instance include defamation, terrorism related content, IPR infringements, child abuse content, consumer rights infringements, or incitement to hatred or violence on the basis of race, origin, religion, gender, sexual orientation, malware, illegal online gambling, selling illegal medicines, selling unsafe products.

"Hosting"

According to Article 14 of the E-commerce Directive, hosting is the "storage of (content) that has been provided by the user of an online service". It may for instance be storage of websites on servers. It may also include the services offered by online market places, referencing services and social networks.

"Notice"

Any communication to a hosting service provider that gives the latter knowledge of a particular item of illegal content that it transmits or stores and therefore creates an obligation for it to act expeditiously by removing the illegal content or disabling/blocking access to it.. Such an obligation only arises if the notice provides the internet hosting service provider with actual awareness or knowledge of illegal content.

"Notice provider"

Anyone (a natural or legal person) that informs a hosting service provider about illegal content on the internet. It may for instance be an individual citizen, a hotline or a holder of intellectual property rights. In certain cases it may also include public authorities.

"Provider of content"

In the context of a hosting service the content is initially provided by the user of that service. A provider of content is for instance someone who posts a comment on a social network site or uploads a video on a video sharing site.

- individual user
- content provider
- notice provider
- intermediary
- none of the above

Have you encountered situations suggesting that the liability regime introduced in Section IV of the E-commerce Directive (art. 12-15) has proven not fit for purpose or has negatively affected market level playing field?

- Yes
- No

Do you think that the concept of a "mere technical, automatic and passive nature" of information transmission by information society service providers provided under recital 42 of the ECD is sufficiently clear to be interpreted and applied in a homogeneous way, having in mind the growing involvement in content distribution by some online intermediaries, e.g.: video sharing websites?

I don't know
Please explain your answer. 1500 character(s) maximum
The concept is inherently ambiguous because it is not clear what "passive" means. At some level, data transmission and storage is never truly passive because all service providers have the ability (whether or not exercised) to monitor or terminate the transmission or storage.
Mere conduit/caching/hosting describe the activities that are undertaken by a service provider. However, new business models and services have appeared since the adopting of the E-commerce Directive. For instance, some cloud service providers might also be covered under hosting services e.g. pure data storage. Other cloud-based services, as processing, might fall under a different category or not fit correctly into any of the existing ones. The same can apply to linking services and search engines, where there has been some diverging case-law at national level. Do you think that further categories of intermediary services should be established, besides mere conduit/caching/hosting and/or should the existing categories be clarified? O Yes No
Please provide examples
1500 character(s) maximum
On the "notice"
Do you consider that different categories of illegal content require different policy approaches as regards notice-and-action procedures, and in particular different requirements as regards the content of the notice? Yes No
Do you think that any of the following categories of illegal content requires a specific approach:
Illegal offer of goods and services (e.g. illegal arms, fake medicines, dangerous products, unauthorised gambling services etc.) Illegal promotion of goods and services Content facilitating phishing, pharming or hacking Infringements of intellectual property rights (e.g. copyright and related rights, trademarks) Infringement of consumer protection rules, such as fraudulent or misleading offers

Yes

 □ Infringement of safety and security requirements □ Racist and xenophobic speech □ Homophobic and other kinds of hate speech ☑ Child abuse content Terrorism-related content (e.g. content inciting the commitment of terrorist offences and training material) □ Defamation □ Other:
Please explain what approach you would see fit for the relevant category. 1000 character(s) maximum
Notice and takedown regimes best fit copyright and trademark disputes because, in general, the IP owner is in the best position to police use of its content and the service provider is ill-equipped to make judgment calls about infringement. Notice and takedown regimes should encourage timely removal of infringing content, but also provide mechanisms to challenge mistaken or meritless notices. Content depicting exploitation of minors is a unique problem, requiring reporting to a centralized government body (in the United States, reports must be filed with NCMEC) for enforcement. Terror-related content poses unique problems because service providers may not always recognize it as such due to language.
On the "action"
Should the content providers be given the opportunity to give their views to the hosting service provider on the alleged illegality of the content? Yes No
Please explain your answer 1500 character(s) maximum
Users should generally be able to raise concerns about the removal of content with the service provider as takedown notices may be mistaken, submitted in bad faith, or otherwise lacking in legal merit.
If you consider that this should only apply for some kinds of illegal content, please indicate which one(s) 1500 character(s) maximum
onaractory maximum

Should action taken by hosting service providers remain effective over time ("take down and stay down" principle)?

Yes

No

Please explain

There are no proven technological measures to prevent the same or similar content from being re-posted and imposing such an obligation on a service provider would require it to affirmatively monitor its service at great expense.

On duties of care for online intermediaries:

Recital 48 of the Ecommerce Directive establishes that "[t]his Directive does not affect the possibility for Member States of requiring service providers, who host information provided by recipients of their service, to apply duties of care, which can reasonably be expected from them and which are specified by national law, in order to detect and prevent certain types of illegal activities". Moreover, Article 16 of the same Directive calls on Member States and the Commission to encourage the "drawing up of codes of conduct at Community level by trade, professional and consumer associations or organisations designed to contribute to the proper implementation of Articles 5 to 15". At the same time, however, Article 15 sets out a prohibition to impose "a general obligation to monitor".

(For online intermediaries): Have you put in place voluntary or proactive measures to remove certain categories of illegal content from your system?

- Yes
- No

* Please describe them.

1500 character(s) maximum

We provide tools that allow users to flag videos (and users) as having violated our Terms of Service. Flagged videos/users are reviewed for compliance. We also monitor social media for activity relating to terror content on our website.

*Could you estimate the financial costs to your undertaking of putting in place and running this system?

1500 character(s) maximum

Approximately US \$225,000/year in employee costs.

Do you see a need to impose specific duties of care for certain categories of illegal content?

- Yes
- No
- I don't know

Please specify for which categories of content you would establish such an obligation.

1500 character(s) maximum

Please specify for which categories of intermediary you would establish such an obligation 1500 character(s) maximum
Please specify what types of actions could be covered by such an obligation 1500 character(s) maximum
Do you see a need for more transparency on the intermediaries' content restriction policies and practices (including the number of notices received as well as their main content and the results of the actions taken following the notices)? Yes No
Do you think that online intermediaries should have a specific service to facilitate contact with national authorities for the fastest possible notice and removal of illegal contents that constitute a threat for e.g. public security or fight against terrorism? Yes No
Do you think a minimum size threshold would be appropriate if there was such an obligation? O Yes No
Please share your general comments or ideas regarding the liability of online intermediaries and the topics addressed in this section of the questionnaire. 5000 character(s) maximum
We believe that service providers should provide communications channels whereby they may be contacted by national authorities for expedited requests.

Data and cloud in digital ecosystems

FREE FLOW OF DATA

ON DATA LOCATION RESTRICTIONS

Yes	
O No	
Not applicable	
Have restrictions on the location of data affected your strategy in doing business (e.g. choice regarding the use of certain digital technologies and services?) (Yes (No	limiting your
Do you think that there are particular reasons in relation to which data location restricti should be justifiable? © Yes • No	ons are or
ON DATA ACCESS AND TRANSFER	
Do you think that the existing contract law framework and current contractual practices purpose to facilitate a free flow of data including sufficient and fair access to and use of while safeguarding fundamental interests of parties involved? O Yes No	
In order to ensure the free flow of data within the European Union, in your opinion, reg to, transfer and the use of non-personal data at European level is: Necessary Not necessary	ulating access
When non-personal data is generated by a device in an automated manner, do you this be subject to specific measures (binding or non-binding) at EU level? Yes No	ink that it should
Please share your general comments or ideas regarding data access, ownership and a 5000 character(s) maximum	use
ON DATA MARKETS	

What regulatory constraints hold back the development of data markets in Europe and how could the

In the context of the free flow of data in the Union, do you in practice take measures to make a clear

distinction between personal and non-personal data?

3000 character(s) maximum
ON ACCESS TO OPEN DATA
Do you think more could be done to open up public sector data for re-use in addition to the recently revised EU legislation (Directive 2013/37/EU)?
Open by default means: Establish an expectation that all government data be published and made openly re-usable by default, while recognising that there are legitimate reasons why some data cannot be released. Introducing the principle of 'open by default'[1]
Licensing of 'Open Data': help persons/ organisations wishing to re-use public sector information (e.g., Standard European License)
Further expanding the scope of the Directive (e.g. to include public service broadcasters, public undertakings);
Improving interoperability (e.g., common data formats);
 Further limiting the possibility to charge for re-use of public sector information Remedies available to potential re-users against unfavourable decisions Other aspects?
Do you think that there is a case for the opening up of data held by private entities to promote its re-use by public and/or private sector, while respecting the existing provisions on data protection? Yes No
ON ACCESS AND REUSE OF (NON-PERSONAL) SCIENTIFIC DATA
Do you think that data generated by research is sufficiently, findable, accessible identifiable, and re-usable enough? O Yes No
Do you agree with a default policy which would make data generated by publicly funded research available through open access? O Yes
○ No

ON LIABILITY IN RELATION TO THE FREE FLOW OF DATA AND THE INTERNET OF THINGS

As a provider/user of Internet of Things (IoT) and/or data driven services and connected tangible devices, have you ever encountered or do you anticipate problems stemming from either an unclear liability regime/non –existence of a clear-cut liability regime?

communicate or interact with the external environment. Basically, Internet of things is the rapidly growing network of everyday objects—eyeglasses, cars, thermostats—made smart with sensors and internet addresses that create a network of everyday
objects —eyeglasses, cars, thermostats—made small with sensors and internet addresses that create a network of everyday objects that communicate with one another, with the eventual capability to take actions on behalf of users.
YesNoI don't know
If you did not find the legal framework satisfactory, does this affect in any way your use of these services and tangible goods or your trust in them? Yes No I don't know
Do you think that the existing legal framework (laws, or guidelines or contractual practices) is fit for purpose in addressing liability issues of IoT or / and Data driven services and connected tangible goods? Yes No I don't know
As a user of IoT and/or data driven services and connected tangible devices, does the present legal framework for liability of providers impact your confidence and trust in those services and connected tangible goods? Yes No I don't know
In order to ensure the roll-out of IoT and the free flow of data, should liability issues of these services and connected tangible goods be addressed at EU level? Yes No I don't know
ON OPEN SERVICE PLATFORMS
What are in your opinion the socio-economic and innovation advantages of open versus closed service platforms and what regulatory or other policy initiatives do you propose to accelerate the emergence and take-up of open service platforms? 3000 character(s) maximum

The "Internet of Things" is an ecosystem of physical objects that contain embedded technology to sense their internal statuses and

PERSONAL DATA MANAGEMENT SYSTEMS

YesNo

The following questions address the issue whether technical innovations should be promoted and further developed in order to improve transparency and implement efficiently the requirements for lawful processing of personal data, in compliance with the current and future EU data protection legal framework. Such innovations can take the form of 'personal data cloud spaces' or trusted frameworks and are often referred to as 'personal data banks/stores/vaults'.

Do you think that technical innovations, such as personal data spaces, should be promoted to improve transparency in compliance with the current and future EU data protection legal framework? Such innovations can take the form of 'personal data cloud spaces' or trusted frameworks and are often referred to as 'personal data banks/stores/vaults'? Yes No I don't know **EUROPEAN CLOUD INITIATIVE** What are the key elements for ensuring trust in the use of cloud computing services by European businesses and citizens "Cloud computing" is a paradigm for enabling network access to a scalable and elastic pool of shareable physical or virtual resources with self-service provisioning and administration on-demand. Examples of such resources include: servers, operating systems, networks, software, applications, and storage equipment. Reducing regulatory differences between Member States Standards, certification schemes, quality labels or seals Use of the cloud by public institutions Investment by the European private sector in secure, reliable and high-quality cloud infrastructures As a (potential) user of cloud computing services, do you think cloud service providers are sufficiently transparent on the security and protection of users' data regarding the services they provide? Yes No Not applicable As a (potential) user of cloud computing services, do you think cloud service providers are sufficiently transparent on the security and protection of users' data regarding the services they provide? Yes No Not applicable As a (potential) user of cloud computing services, do you agree that existing contractual practices ensure a fair and balanced allocation of legal and technical risks between cloud users and cloud service providers?

What would be the benefit of cloud computing services interacting with each other (ensuring interoperability)
Economic benefits
Improved trust
Others:
What would be the benefit of guaranteeing the portability of data, including at European level, between
different providers of cloud services
Economic benefits
Improved trust
Others:

Have you encountered any of the following contractual practices in relation to cloud based services? In your view, to what extent could those practices hamper the uptake of cloud based services? Please explain your reasoning.

	Never				
	(Y[es]	Sometimes	Often	Always	Why (1500 characters
	or	(Y / N)	(Y / N)	(Y / N)	max.)?
	N[no])				
Difficulties with negotiating contractual					
terms and conditions for cloud services					
stemming from uneven bargaining					
power of the parties and/or undefined					
standards					
Limitations as regards the possibility to					
switch between different cloud service					
providers					
Possibility for the supplier to					
unilaterally modify the cloud service					
Far reaching limitations of the					
supplier's liability for malfunctioning					
cloud services (including depriving the					
user of key remedies)					
Other (please explain)					

What are the main benefits of a specific European Open Science Cloud which would facilitate access and make publicly funded research data re-useable?
 Making Science more reliable by better quality assurance of the data Making Science more efficient by better sharing of resources at national and international level Making Science more efficient by leading faster to scientific discoveries and insights Creating economic benefits through better access to data by economic operators Making Science more responsive to quickly tackle societal challenges Others
Would model contracts for cloud service providers be a useful tool for building trust in cloud services? O Yes No
Would your answer differ for consumer and commercial (i.e. business to business) cloud contracts? Yes No
Please share your general comments or ideas regarding data, cloud computing and the topics addressed in this section of the questionnaire 5000 character(s) maximum

The collaborative economy

The following questions focus on certain issues raised by the collaborative economy and seek to improve the Commission's understanding by collecting the views of stakeholders on the regulatory environment, the effects of collaborative economy platforms on existing suppliers, innovation, and consumer choice. More broadly, they aim also at assessing the impact of the development of the collaborative economy on the rest of the economy and of the opportunities as well as the challenges it raises. They should help devising a European agenda for the collaborative economy to be considered in the context of the forthcoming Internal Market Strategy. The main question is whether EU law is fit to support this new phenomenon and whether existing policy is sufficient to let it develop and grow further, while addressing potential issues that may arise, including public policy objectives that may have already been identified.

Terms used for the purposes of this consultation:

"Collaborative economy"

For the purposes of this consultation the collaborative economy links individuals and/or legal persons through online platforms (collaborative economy platforms) allowing them to provide services and/or exchange assets, resources, time, skills, or capital, sometimes for a temporary period and without

transferring ownership rights. Typical examples are transport services including the use of domestic vehicles for passenger transport and ride-sharing, accommodation or professional services.

"Traditional provider"

Individuals or legal persons who provide their services mainly through other channels, without an extensive involvement of online platforms.

"Provider in the collaborative economy"

Individuals or legal persons who provide the service by offering assets, resources, time, skills or capital through an online platform.

"User in the collaborative economy"

Individuals or legal persons who access and use the transacted assets, resources, time, skills and capital.
Please indicate your role in the collaborative economy Provider or association representing providers Traditional provider or association representing traditional providers Platform or association representing platforms Public authority User or consumer association
Which are the main risks and challenges associated with the growth of the collaborative economy and what are the obstacles which could hamper its growth and accessibility? Please rate from 1 to 5 according to their importance $(1 - \text{not important}; 5 - \text{very important})$.
- Not sufficiently adapted regulatory framework 1 2 3 4 5
 Uncertainty for providers on their rights and obligations 1 2 3 4 5
 Uncertainty for users about their rights and obligations 1 2 3 4 5

- Weakening of employment and social rights for employees/workers
© 1
© 2
© 3
© 4
© 5
0 5
- Non-compliance with health and safety standards and regulations
© 1
© 2
O 4
© 5
- Rise in undeclared work and the black economy
© 2
© 3
© 4
© 5
- Opposition from traditional providers
© 1
© 2
© 3
© 4
© 5
- Uncertainty related to the protection of personal data
© 2
© 3
O 4
© 5
- Insufficient funding for start-ups
© 1
© 2
© 3
O 4
© 5
- Other, please explain

How do you consider the surge of the collaborative economy will impact on the different forms of employment (self-employment, free lancers, shared workers, economically dependent workers, tele-workers etc) and the creation of jobs?

Positively across sectors		Positivel	y across	sectors
---------------------------	--	-----------	----------	---------

- Varies depending on the sector
- Varies depending on each case
- Varies according to the national employment laws
- Negatively across sectors
- Other

Do you see any obstacle to the development and scaling-up of collaborative economy across borders in Europe and/or to the emergence of European market leaders?

- Yes
- No

Do you see a need for action at European Union level specifically to promote the collaborative economy, and to foster innovation and entrepreneurship in its context?

- Yes
- No

What action is necessary regarding the current regulatory environment at the level of the EU, including the Services Directive, the E-commerce Directive and the EU legislation on consumer protection law?

- No change is required
- New rules for the collaborative economy are required
- More guidance and better information on the application of the existing rules is required
- I don't know what is the current regulatory environment

Submission of questionnaire

End of public consultation

Background Documents

- BG Въведение (/eusurvey/files/17798068-07b6-4cfb-8c80-a8e6a4f75e29)
- BG_Декларация за поверителност (/eusurvey/files/0b5a7e6a-5c26-47ca-b263-9ece4aa566ca)
- CS_Prohlášení o ochraně osobních údajů (/eusurvey/files/a93fa8dd-757e-421e-81f9-e1c9bca745af)
- CS Úvod (/eusurvey/files/af54c429-c5bf-482f-8525-c156be285051)
- DA_Databeskyttelseserklæring (/eusurvey/files/5dd2c272-17fa-47f4-b0c7-2c207a86235f)
- DA_Introduktion (/eusurvey/files/05c0d888-2d35-4e19-a314-65e8092597d6)
- DE_Datenschutzerklärung (/eusurvey/files/b5e037cf-0350-40c3-b803-04f6357f9603)
- DE Einleitung (/eusurvey/files/300a2e87-e030-422a-b678-33fe2c7520a6)

- EL Δήλωση περί απορρήτου (/eusurvey/files/b408fd27-c292-4fc0-9c2d-fd70c74062c4)
- EL Εισαγωγή (/eusurvey/files/0be38358-a600-4568-bfd0-fd9697b1810f)
- EN_Background Information (/eusurvey/files/0873ffeb-56b2-40d7-bf56-5aadbd176c3c)
- EN Privacy Statement (/eusurvey/files/8861750d-baa1-4113-a832-f8a5454501b5)
- ES_Declaración de confidencialidad (/eusurvey/files/edd31f1e-fe9d-493a-af5e-7a7c793295a9)
- ES_Introducción (/eusurvey/files/600be540-eef2-4bde-bd3a-436360015845)
- ET_Privaatsusteave (/eusurvey/files/294d2e58-3a3d-4e32-905f-74e8b376c5e6)
- ET_Sissejuhatus (/eusurvey/files/4bc0f8b9-febc-478a-b828-b1032dc0117f)
- FI_Johdanto (/eusurvey/files/a971b6fb-94d1-442c-8ad7-41a8e973f2d5)
- FI_Tietosuojaseloste (/eusurvey/files/28a1f27e-3a8e-41f3-ae27-201e29134555)
- FR_Déclaration relative à la protection de la vie privée (/eusurvey/files/1341b7cb-38e5-4b81-b3bc-bd0d5893d29
- FR Introduction (/eusurvey/files/308a1cf7-5e78-469c-996a-372b33a1992b)
- HR_Izjava o zaštiti osobnih podataka (/eusurvey/files/618120e1-286a-45d4-bbbd-2493d71617fb)
- HR Uvod (/eusurvey/files/6bfc9d48-cd5c-4603-9c68-5c45989ce864)
- HU Adatvédelmi nyilatkozat (/eusurvey/files/76f442e6-3e2d-4af3-acce-5efe8f74932b)
- HU_Bevezetés (/eusurvey/files/3ea8491d-429d-4c8f-be30-82db40fa59c5)
- IT_Informativa sulla privacy (/eusurvey/files/e2eb5a94-9e5e-4391-a8e3-35f9e151310b)
- IT_Introduzione (/eusurvey/files/aa3bf020-9060-43ac-b92b-2ab2b6e41ba8)
- LT Pareiškimas apie privatumo apsaugą (/eusurvey/files/ab30fabd-4c4e-42bc-85c5-5ee75f45805d)
- LT Jvadas (/eusurvey/files/d5a34e68-4710-488a-8aa1-d3b39765f624)
- LV_levads (/eusurvey/files/3a9bd2b1-7828-4f0e-97f1-d87cf87b7af1)
- LV Konfidencialitātes paziņojums (/eusurvey/files/7156fdc0-b876-4f73-a670-d97c92e6f464)
- MT Dikjarazzjoni ta' Privatezza (/eusurvey/files/03139a3f-7b5f-42c0-9d2f-53837c6df306)
- MT Introduzzjoni (/eusurvey/files/ceb27908-207c-40cf-828a-6cf193731cdf)
- NL Inleiding (/eusurvey/files/ca756d80-8c02-43e1-9704-3148a13c8503)
- NL Privacyverklaring (/eusurvey/files/83d9394e-b179-442f-8a1b-41514ad072df)
- PL Oświadczenie o ochronie prywatności (/eusurvey/files/15612e0b-807d-4c6e-af1c-d65fe4ec9ddb)
- PL Wprowadzenie (/eusurvey/files/df9e1828-bbd0-4e4a-90bb-ec45a8bf46da)
- PT_Declaração de privacidade (/eusurvey/files/50a6e820-91bc-4531-9a0f-47b3685753d7)
- PT Introdução (/eusurvey/files/003979c0-5277-41e9-8092-2de66d57ca00)
- RO Declarație de confidențialitate (/eusurvey/files/25c135c6-ce01-4081-a83e-53e86086797e)
- RO_Introducere (/eusurvey/files/4334379b-e465-43a5-a944-8602090b0bf5)
- SK Vyhlásenie o ochrane osobných údajov (/eusurvey/files/7fab071c-85f9-47eb-aaa9-949f2239701d)
- SK Úvod (/eusurvey/files/e45df825-5e71-4172-b2ec-e07789cc3966)
- SL Izjava o varstvu osebnih podatkov (/eusurvey/files/498ec1f0-3405-4454-9aa6-40607efe118f)
- SL Uvod (/eusurvey/files/1b0b239a-630d-4d36-a92f-d4b758d41ddc)
- SV Inledning (/eusurvey/files/e9111c5b-4637-4ea1-b235-ece85ef8fe1a)
- SV Regler för skydd av personuppgifter (/eusurvey/files/0d8275b2-8344-4895-8c09-51d075671061)

Contact