

Anhang

1.1 Fraktionen im Europäischen Parlament in den Wahlperioden seit 1979

1.2 Partizipation von Akteuren am Subsystem der EU-Datenschutzpolitik bis zur DSGVO

| | Akteur | DS-RL | 2000 ePrivacy- RL | 2002 DS-RL- Bericht | 2006 Coo- kie- RL | 2006 RFID | Häufig- keit der Partizip. |
|----|---------------------------|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 1 | Art. 29-Datenschutzgruppe | | x | x | x | x | 4 |
| 2 | EICTA | | x | x | x | x | 4 |
| 3 | EPC | | x | x | x | x | 4 |
| 4 | UNICE | x | x | x | x | | 4 |
| 5 | Beuc | | x | | x | x | 3 |
| 6 | BITKOM | | | x | x | x | 3 |
| 7 | C&W | | x | x | x | | 3 |
| 8 | ENPA | | x | x | x | | 3 |
| 9 | ETNO | | x | x | x | | 3 |
| 10 | FEDMA | x | x | x | | | 3 |
| 11 | ICC | x | x | x | | | 3 |
| 12 | MPA | | x | x | x | | 3 |
| 13 | Telecom Italia | | x | | x | x | 3 |
| 14 | Telefonica | | x | x | x | | 3 |
| 15 | ACT | | x | | x | | 2 |
| 16 | AER | | x | | x | | 2 |
| 17 | Alcatel | | x | | x | | 2 |
| 18 | AMCHAM | | x | | x | | 2 |
| 19 | ANEC | | x | | x | | 2 |
| 20 | ARD/ZDF | | x | | x | | 2 |
| 21 | Astel | | x | | x | | 2 |
| 22 | BAKOM | | x | | x | | 2 |
| 23 | BDI/BDA | | | x | x | | 2 |
| 24 | Belgacom | | x | | x | | 2 |

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|----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 25 | BT plc | | x | | x | | 2 |
| 26 | Bundesregierung Deutschland | | x | | x | | 2 |
| 27 | Canal+ | | x | | x | | 2 |
| 28 | CEEP | | x | | x | | 2 |
| 29 | COLT Telecom Group plc | | x | | x | | 2 |
| 30 | Debitel | | x | | x | | 2 |
| 31 | Deutsche Telekom AG | | x | | x | | 2 |
| 32 | EADP | | | x | x | | 2 |
| 33 | ECTA | | | x | x | | 2 |
| 34 | EDF - European Disability Forum | | x | | x | | 2 |
| 35 | EPOF | | | x | x | | 2 |
| 36 | ERICSSON | | x | | x | | 2 |
| 37 | ETP | | x | | x | | 2 |
| 38 | EuroCommerce | | | x | | x | 2 |
| 39 | EuroISPA | | x | | x | | 2 |
| 40 | Europäischer Ausschuß gegen un- erwünschte elektronische Post zu Werbezwecken | | x | x | | | 2 |
| 41 | European Broadcasting Union | | x | | x | | 2 |
| 42 | France Telecom | | x | | x | | 2 |
| 43 | Gouvernement de la Communaute francaise de Belgique | | x | | x | | 2 |
| 44 | GSM Europe | | x | | x | | 2 |
| 45 | IAB | | | x | x | | 2 |
| 46 | ICRT | | x | x | | | 2 |
| 47 | Intel Corp. | | x | | x | | 2 |
| 48 | ISPA | | | x | x | | 2 |
| 49 | Microsoft | | x | | x | | 2 |
| 50 | NOKIA | | x | | x | | 2 |
| 51 | Nortel Networks | | x | | x | | 2 |
| 52 | ONITELCOM | | x | | x | | 2 |
| 53 | OTE | | x | | x | | 2 |
| 54 | Phoneability | | x | | x | | 2 |
| 55 | Portugal Telecom | | x | | x | | 2 |
| 56 | Regierung Japan | | x | | | x | 2 |

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|----|------------------------|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 57 | SES Global | | x | | x | | 2 |
| 58 | ST Microelectronics | | x | x | | | 2 |
| 59 | TAG | | x | | x | | 2 |
| 60 | TDF | | x | | x | | 2 |
| 61 | Tele2 | | x | | x | | 2 |
| 62 | Telekom Austria | | x | | x | | 2 |
| 63 | Telenet | | x | | x | | 2 |
| 64 | Teracom AB | | x | | x | | 2 |
| 65 | USCIB | | x | x | | | 2 |
| 66 | VATM | | x | | x | | 2 |
| 67 | VPRT | | x | | x | | 2 |
| 68 | WFA | | x | | x | | 2 |
| 69 | Wind Telecomunicazioni | | x | | x | | 2 |
| 70 | 3 Group | | | | x | | 1 |
| 71 | Aberdeen Group | | | | | x | 1 |
| 72 | Abertis Telecom | | | | x | | 1 |
| 73 | ACCIS | | | x | | | 1 |
| 74 | ACUTEL | | x | | | | 1 |
| 75 | ADM | | | x | | | 1 |
| 76 | AeA Europe | | | | x | | 1 |
| 77 | AESC | | | x | | | 1 |
| 78 | AFCO | | x | | | | 1 |
| 79 | AFEC | | | | x | | 1 |
| 80 | AFOM | | | | x | | 1 |
| 81 | AFOPT | | x | | | | 1 |
| 82 | AFORS Telecom | | | | x | | 1 |
| 83 | AIIP | | | | x | | 1 |
| 84 | AIM Global | | | | | x | 1 |
| 85 | AIT | | | | x | | 1 |
| 86 | Allen & Overy | | | x | | | 1 |
| 87 | Alliance TICS | | | | x | | 1 |
| 88 | ALMA Media Corporation | | x | | | | 1 |
| 89 | AMARC | | x | | | | 1 |
| 90 | AMENA Retevision Movil | | x | | | | 1 |

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|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 91 | Amt für Kommunikation Liech- tenstein | | x | | | | 1 |
| 92 | ANIA | | | x | | | 1 |
| 93 | ANIEL | | x | | | | 1 |
| 94 | Anya Moss | | | | | x | 1 |
| 95 | AOL Europe | | x | | | | 1 |
| 96 | APRITEL | | x | | | | 1 |
| 97 | APVTS | | | | x | | 1 |
| 98 | Arbeitskreis Rundfunkempfangs- anlagen | | x | | | | 1 |
| 99 | Arcor | | | | x | | 1 |
| 100 | ASNEF | | | x | | | 1 |
| 101 | Association des Televisions Com- merciales | | x | | | | 1 |
| 102 | Association of Pensioneer Trustees | | | x | | | 1 |
| 103 | AT Kearney | | | | | x | 1 |
| 104 | AT&T | | | | x | | 1 |
| 105 | AUTEL | | x | | | | 1 |
| 106 | Auto ID Service Providers Ltd. | | | | | x | 1 |
| 107 | Auto-ID Labs UK | | | | | x | 1 |
| 108 | Autorita per le Garanzie nelle Co- municazioni | | x | | | | 1 |
| 109 | Autorite de regulation des telecom- munications | | x | | | | 1 |
| 110 | Autorites francaises | | | | x | | 1 |
| 111 | AVICCA | | | | x | | 1 |
| 112 | BBA | | | x | | | 1 |
| 113 | BBC | | x | | | | 1 |
| 114 | Belgacom Moblie | | x | | | | 1 |
| 115 | Belgisches Institut für Postdienste und Telekommunikation | | x | | | | 1 |
| 116 | Bertelsmann | | | | x | | 1 |
| 117 | Bertelsmann Mediasystems | | x | | | | 1 |
| 118 | BIBA-IPS at University of Bremen - Intelligent Production and Logis- tic Systems | | | | | x | 1 |

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|-----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 119 | BIICL | | | | x | | 1 |
| 120 | BIPAR | | | x | | | 1 |
| 121 | BLU S.p.A. | | x | | | | 1 |
| 122 | BMR | | | x | | | 1 |
| 123 | Bouygues Telecom | | x | | | | 1 |
| 124 | BREKO | | | | x | | 1 |
| 125 | BSA | | | | x | | 1 |
| 126 | BT, Cisco, Dell, Intel, Pipex | | | | x | | 1 |
| 127 | Bundesamt für Sicherheit und In- formationstechnik | | | | | x | 1 |
| 128 | Bundeskammer für Arbeiter und Angestellte | | x | | | | 1 |
| 129 | Bundeskartellamt | | | | x | | 1 |
| 130 | Bundesministerium für Verkehr und Forschung Österreich | | x | | | | 1 |
| 131 | Bundesverband Deutscher Banken | | | x | | | 1 |
| 132 | Cable Europe | | | | x | | 1 |
| 133 | Cap Gemini | | | | | x | 1 |
| 134 | CASTEL | | x | | | | 1 |
| 135 | CBI | | | x | | | 1 |
| 136 | CDMA | | | | x | | 1 |
| 137 | CEA | | | x | | | 1 |
| 138 | CECUA | | x | | | | 1 |
| 139 | China | | | | | x | 1 |
| 140 | Cisco | | | | x | | 1 |
| 141 | Citigroup Europe | | | x | | | 1 |
| 142 | Clifford Chance LLP | | | x | | | 1 |
| 143 | CMA - Communications Manage- ment Association | | | | x | | 1 |
| 144 | CMBA | | | | x | | 1 |
| 145 | CODACONS | | | x | | | 1 |
| 146 | CODENET | | x | | | | 1 |
| 147 | Comptel | | | | x | | 1 |
| 148 | Concejal de Comunicacion | | x | | | | 1 |
| 149 | CONCERT | | x | | | | 1 |

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|-----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 150 | Confindustria | | | x | | | 1 |
| 151 | Conseil Superieur de l'Audiovisuel de Wallonie | | x | | | | 1 |
| 152 | Consumer Agency and Ombuds- man | | | | x | | 1 |
| 153 | Consumers Association | | x | | | | 1 |
| 154 | Corning | | | | x | | 1 |
| 155 | COSMOTE | | x | | | | 1 |
| 156 | COST219ter | | | | x | | 1 |
| 157 | Covad Communications | | x | | | | 1 |
| 158 | Covington & Burling Brussels | | | x | | | 1 |
| 159 | CPRM Companhia Portuguesa Radio Marconi | | x | | | | 1 |
| 160 | CRID/FUNDP | | x | | | | 1 |
| 161 | CSI | | | x | | | 1 |
| 162 | CSIA | | | | x | | 1 |
| 163 | CTI & DATSA | | x | | | | 1 |
| 164 | CTU | | | | x | | 1 |
| 165 | Czech Ministry of Informatics | | | | x | | 1 |
| 166 | Danish Government | | | | x | | 1 |
| 167 | Datsa Belgium | | x | | | | 1 |
| 168 | De Streef | | | | x | | 1 |
| 169 | Deaf Broadcasting Council | | x | | | | 1 |
| 170 | Department of Public Enterprise | | x | | | | 1 |
| 171 | Deutsche Post World Net | | | | | x | 1 |
| 172 | Deutscher Kabelverband | | | | x | | 1 |
| 173 | DIEL | | x | | | | 1 |
| 174 | DIF | | | | x | | 1 |
| 175 | Digita Oy | | | | x | | 1 |
| 176 | DIHK | | | | x | | 1 |
| 177 | Direktorenkonferenz der Landes- medienanstalten in der Bundesre- publik Deutschland DLM | | x | | | | 1 |
| 178 | Discovery Networks Europe | | | | x | | 1 |
| 179 | DLM | | | | x | | 1 |

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| 180 | DMA | | | x | | | 1 |
| 181 | DNA Networks | | | | x | | 1 |
| 182 | DUG | | | x | | | 1 |
| 183 | Dutch Government | | | | x | | 1 |
| 184 | DVB | | x | | | | 1 |
| 185 | EACEM | | x | | | | 1 |
| 186 | ECATRA | | | x | | | 1 |
| 187 | ECCA | | x | | | | 1 |
| 188 | ECPNL/ Efficianta Offsetdrunk- kerijBV | | | | | x | 1 |
| 189 | EEAC | | | x | | | 1 |
| 190 | Eemvalley Systems&Technology | | | | x | | 1 |
| 191 | EFJ | | | x | | | 1 |
| 192 | EFTA | | | | x | | 1 |
| 193 | EIRCOM | | x | | | | 1 |
| 194 | EMOTA | | | x | | | 1 |
| 195 | Empresarios Cable, S.A | | x | | | | 1 |
| 196 | EMRA | | | x | | | 1 |
| 197 | ENCIP | | x | | | | 1 |
| 198 | Energis Carmelite | | x | | | | 1 |
| 199 | Enterprise Privacy Group | | | | | x | 1 |
| 200 | E-Plus Mobilfunk GmbH | | x | | | | 1 |
| 201 | EQUANT | | x | | | | 1 |
| 202 | Esat Digifone | | x | | | | 1 |
| 203 | Esat Telecon | | x | | | | 1 |
| 204 | ESOA | | | | x | | 1 |
| 205 | ETSI | | | | x | | 1 |
| 206 | EU Committee of American Chamber of Commerce | | | x | | | 1 |
| 207 | EU-Ausschuß der amerikanischen- Handelskammer in Belgien | | x | | | | 1 |
| 208 | EUD - European Union of Deaf | | | | x | | 1 |
| 209 | EURIM | | x | | | | 1 |
| 210 | Eurocities | | | | x | | 1 |
| 211 | Eurofinas | | | x | | | 1 |

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|-----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 212 | euroITcounsel | | | x | | | 1 |
| 213 | Europäische Konferenz für Post- und Fernmeldewesen | | | x | | | 1 |
| 214 | European Blind Union | | | | x | | 1 |
| 215 | European Consumers´ Organisati- on | | | x | | | 1 |
| 216 | European Publishers Council | | | | x | | 1 |
| 217 | European Union - Quality of Life and Management of Living Re- sources | | | | | x | 1 |
| 218 | Eversheds | | | x | | | 1 |
| 219 | FACT | | | | x | | 1 |
| 220 | FAEP | | x | | | | 1 |
| 221 | Fastweb | | | | x | | 1 |
| 222 | FCS - Federation of Communica- tion Services | | | | x | | 1 |
| 223 | FEB | | x | | | | 1 |
| 224 | Federal Office for Information Se- curity | | | | | x | 1 |
| 225 | Federal Trade Commission | | | | | x | 1 |
| 226 | FEI | | x | | | | 1 |
| 227 | Ficom | | | | x | | 1 |
| 228 | Ficora | | | | x | | 1 |
| 229 | Finnet Association | | | | x | | 1 |
| 230 | Finnet Group | | x | | | | 1 |
| 231 | Finnischer Zeitungsverband | | x | | | | 1 |
| 232 | Finnish Competition Authority | | | | x | | 1 |
| 233 | Finnish Ministry of Transport and Communications | | | | x | | 1 |
| 234 | First Telecom plc | | x | | | | 1 |
| 235 | FLA | | | x | | | 1 |
| 236 | FNV | | | x | | | 1 |
| 237 | France Televisions | | | | x | | 1 |
| 238 | französische Behörden | | x | | | | 1 |
| 239 | FRK | | x | | | | 1 |
| 240 | FTTH Council Europe | | | | x | | 1 |

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|-----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 241 | GDD | | | x | | | 1 |
| 242 | GE Capital Europe | | x | | | | 1 |
| 243 | Genossenschaft der Werkstätten für Behinderte eG | | x | | | | 1 |
| 244 | GITEP | | x | | | | 1 |
| 245 | Global Crossing | | x | | | | 1 |
| 246 | Global Telesystems Inc. | | x | | | | 1 |
| 247 | Gobierno de Canarias | | x | | | | 1 |
| 248 | Google | | | | x | | 1 |
| 249 | Government of Japan | | | | x | | 1 |
| 250 | GPA | | | x | | | 1 |
| 251 | GSA | | | | x | | 1 |
| 252 | GVF | | | | x | | 1 |
| 253 | Hearing Concert | | | | x | | 1 |
| 254 | Hrvatske Telekom | | | | x | | 1 |
| 255 | Hughes Network Systems/Space- way | | x | | | | 1 |
| 256 | Hungarian Ministry of Economic Affairs and Transport | | | | x | | 1 |
| 257 | IAC | | | | x | | 1 |
| 258 | IBM Deutschland/ METRO Group | | | | | x | 1 |
| 259 | ICAEW | | | | x | | 1 |
| 260 | ICSTIS | | x | | | | 1 |
| 261 | IEN | | | | x | | 1 |
| 262 | IMS | | | x | | | 1 |
| 263 | Independent Regulators Group | | x | | | | 1 |
| 264 | Industriellen Vereinigung | | | | x | | 1 |
| 265 | INFONXX | | | | x | | 1 |
| 266 | InformationsforumRFID | | | | | x | 1 |
| 267 | INFOSTRADA | | x | | | | 1 |
| 268 | Instituto das Comunicacoes de Portugal | | x | | | | 1 |
| 269 | Intellect | | | | x | | 1 |
| 270 | International Policy Consumer Bu- reau | | | | x | | 1 |

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|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 271 | INTUG - General the International Telecommunications User Group | | x | | | | 1 |
| 272 | INTUG Europe & EVUA - Mobile the International Telecommunications User Group | | x | | | | 1 |
| 273 | Ireland - Department of Communications | | | | x | | 1 |
| 274 | IRG/ERG | | | | x | | 1 |
| 275 | Irish Competition Authority | | x | | | | 1 |
| 276 | Irish Multichannel | | x | | | | 1 |
| 277 | ISF | | | x | | | 1 |
| 278 | ISI | | | | x | | 1 |
| 279 | IS-Production | | x | | | | 1 |
| 280 | ITV | | x | | | | 1 |
| 281 | IUF | | | | x | | 1 |
| 282 | Japan Buisness Council in Europe | | | x | | | 1 |
| 283 | Jim Sandhu | | | | x | | 1 |
| 284 | JISC Technologie & Standarts Watch | | | | | x | 1 |
| 285 | Kabel BW | | | | x | | 1 |
| 286 | Kabel Deutschland | | | | x | | 1 |
| 287 | Kingston Communications | | | | x | | 1 |
| 288 | KPN | | | | x | | 1 |
| 289 | KPNRoyal KPN NV. | | x | | | | 1 |
| 290 | LDMI Telecommunications | | x | | | | 1 |
| 291 | LEGAL-IST | | | | | x | 1 |
| 292 | Level 3 | | x | | | | 1 |
| 293 | LFMI - Lithuanian Free Market Institute | | | | x | | 1 |
| 294 | LIBA | | | x | | | 1 |
| 295 | Liberty Global Europe | | | | x | | 1 |
| 296 | Logica CMG | | | | | x | 1 |
| 297 | Loyalty Partner | | | x | | | 1 |
| 298 | Lucent Technologies | | x | | | | 1 |
| 299 | Lyngby | | x | | | | 1 |

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|-----|---|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 300 | Lyonnaisse Cable | | x | | | | 1 |
| 301 | Magyar Telekom | | | | x | | 1 |
| 302 | Maltacom | | | | x | | 1 |
| 303 | Mannesmann | | x | | | | 1 |
| 304 | Mannesmann Arcor | | x | | | | 1 |
| 305 | Mannesmann Mobilfunk | | x | | | | 1 |
| 306 | Maxitel | | x | | | | 1 |
| 307 | MCI Worldcom International | | x | | | | 1 |
| 308 | Mediaset | | | | x | | 1 |
| 309 | Medienfachverlag Rommerskir- chen | | | | | x | 1 |
| 310 | Mencap | | x | | | | 1 |
| 311 | Mercantil Empresarios Cable | | x | | | | 1 |
| 312 | Meteor | | | | x | | 1 |
| 313 | Metro Group | | | | | x | 1 |
| 314 | Michelin | | | | | x | 1 |
| 315 | Ministere des telecommunications | | x | | | | 1 |
| 316 | Ministerio das Comunicacoes do Portugal | | | | x | | 1 |
| 317 | Ministerio de Formento | | x | | | | 1 |
| 318 | Ministerium für Verkehr, Kommuni- kation und Bewirtschaftung Un- garn | | x | | | | 1 |
| 319 | Ministero delle comunicazioni | | x | | | | 1 |
| 320 | Ministry for Competitiveness and Communications of Malta | | | | x | | 1 |
| 321 | Ministry of Economic Affairs and Transport of Hungary | | | | x | | 1 |
| 322 | Ministry of Economic Affairs - The Netherlands - Annex | | | | x | | 1 |
| 323 | Ministry of the Economy of Slove- nia | | | | x | | 1 |
| 324 | Ministry of Transport of Poland | | | | x | | 1 |
| 325 | Mobilix | | x | | | | 1 |
| 326 | Mobilkom | | | | x | | 1 |
| 327 | Mobistar | | x | | | | 1 |

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|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 328 | Motorola | | x | | | | 1 |
| 329 | MRS | | | x | | | 1 |
| 330 | MTV | | x | | | | 1 |
| 331 | National Consumer Council UK | | x | | | | 1 |
| 332 | National Deaf Children Society | | | | x | | 1 |
| 333 | NCR | | | | | x | 1 |
| 334 | NICC | | | | x | | 1 |
| 335 | Nordic Public Service Broadcasters | | | | x | | 1 |
| 336 | NTL | | x | | | | 1 |
| 337 | Ocean Communications Ltd | | x | | | | 1 |
| 338 | ODETTE | | | | | x | 1 |
| 339 | Office of Telecommunications | | x | | | | 1 |
| 340 | Office of Telecommunications / Consumer Communications for England | | x | | | | 1 |
| 341 | Office of the Director of telecom- munications Regulation | | x | | | | 1 |
| 342 | OLON | | | | x | | 1 |
| 343 | Omnitel Pronto Italia | | x | | | | 1 |
| 344 | ONCE | | | | x | | 1 |
| 345 | Ondas Media | | | | x | | 1 |
| 346 | One-2-One | | x | | | | 1 |
| 347 | ONO | | | | x | | 1 |
| 348 | Open Source Innovation Ltd. | | | | | x | 1 |
| 349 | Open TV | | x | | | | 1 |
| 350 | OPTA | | x | | | | 1 |
| 351 | OPTIMUS Telecomunicacoes SA | | x | | | | 1 |
| 352 | Orange Personal Communications Services Ltd | | x | | | | 1 |
| 353 | ORF | | | | x | | 1 |
| 354 | Pacific Gateway Exchange Inc. | | x | | | | 1 |
| 355 | Patrick Van Eecke - Georgia Sk- ouma | | | | | x | 1 |
| 356 | Philips | | x | | | | 1 |
| 357 | Prof. Kai Rannenber | | | | x | | 1 |

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|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 358 | Public Utilities Access Forum | | x | | | | 1 |
| 359 | QSC Qualcomm | | | | x | | 1 |
| 360 | Radio Nazionali Associate | | x | | | | 1 |
| 361 | Radio Teilifis Eireann | | x | | | | 1 |
| 362 | RCO | | | x | | | 1 |
| 363 | Regierung Dänemark | | x | | | | 1 |
| 364 | Regierung Luxemburg | | x | | | | 1 |
| 365 | Regierung Niederlande | | x | | | | 1 |
| 366 | Regierung Schweden | | x | | | | 1 |
| 367 | Regierung Vereinigte Staaten | | x | | | | 1 |
| 368 | Regierung Vereinigtes Königreich | | x | | | | 1 |
| 369 | Republik Österreich | | | | x | | 1 |
| 370 | Reseaux Services Publiques | | x | | | | 1 |
| 371 | RETEVISION, Mobil Amena | | x | | | | 1 |
| 372 | Reuters Ltd. | | x | | | | 1 |
| 373 | RFID Asia | | | | | x | 1 |
| 374 | RNIB | | x | | | | 1 |
| 375 | RNID | | | | x | | 1 |
| 376 | RTE | | | | x | | 1 |
| 377 | RTL Group | | | | x | | 1 |
| 378 | RTS Wireless | | x | | | | 1 |
| 379 | SACD | | | | x | | 1 |
| 380 | SACOT | | x | | | | 1 |
| 381 | Sanoma-WSOY Oyj | | x | | | | 1 |
| 382 | Satellite Action Plan Regulatory Working Group | | x | | | | 1 |
| 383 | SBC Communications Inc. | | x | | | | 1 |
| 384 | SEC | | x | | | | 1 |
| 385 | SEMA Group | | x | | | | 1 |
| 386 | Sense Communications International AS | | x | | | | 1 |
| 387 | SFR | | | | x | | 1 |
| 388 | SIA | | | x | | | 1 |
| 389 | Siemens | | | | x | | 1 |

| | Akteur | DS-RL | 2000 ePrivacy- RL | 2002 DS-RL- Bericht | 2006 Coo- kie- RL | 2006 RFID | Häufig- keit der Partizip. |
|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 390 | SIIA | | | | x | | 1 |
| 391 | Skype | | | | x | | 1 |
| 392 | Sonaecom | | | | x | | 1 |
| 393 | Sonera | | x | | | | 1 |
| 394 | SONOFON | | x | | | | 1 |
| 395 | SPIG | | x | | | | 1 |
| 396 | STAKES | | | | x | | 1 |
| 397 | Stedenlink | | | | x | | 1 |
| 398 | Swedish government | | | | x | | 1 |
| 399 | Swisscom | | x | | | | 1 |
| 400 | Symantec | | | | x | | 1 |
| 401 | TDC | | | | x | | 1 |
| 402 | Tele Denmark | | x | | | | 1 |
| 403 | Telecel | | x | | | | 1 |
| 404 | Telecom e.V. | | | | x | | 1 |
| 405 | Telecoms Industry Association in DK | | | | x | | 1 |
| 406 | Teledesic | | x | | | | 1 |
| 407 | Telekom Slovenije | | | | x | | 1 |
| 408 | Telekom-Control | | x | | | | 1 |
| 409 | Telenor | | | | x | | 1 |
| 410 | Telenor AS | | x | | | | 1 |
| 411 | Telenordia | | x | | | | 1 |
| 412 | Telewest | | x | | | | 1 |
| 413 | Telfort | | x | | | | 1 |
| 414 | Telia AB | | x | | | | 1 |
| 415 | TeliaSonera AB | | | | x | | 1 |
| 416 | TerreStar Networks | | | | x | | 1 |
| 417 | The Center for Tele-Information | | x | | | | 1 |
| 418 | The Independent Television Com- mission | | x | | | | 1 |
| 419 | The Law Society of England | | | x | | | 1 |
| 420 | THUS | | | | x | | 1 |
| 421 | TIM Hellas | | | | x | | 1 |

1.2 Partizipation von Akteuren am Subsystem der EU-Datenschutzpolitik bis zur DSGVO

| | Akteur | DS-RL | 2000 ePrivacy- RL | 2002 DS-RL- Bericht | 2006 Coo- kie- RL | 2006 RFID | Häufig- keit der Partizip. |
|-----|--|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 422 | Tiscali | | | | x | | 1 |
| 423 | Tite & Lewis | | | x | | | 1 |
| 424 | Toshiba | | | | | x | 1 |
| 425 | TRA | | x | | | | 1 |
| 426 | Ubisense | | | | | x | 1 |
| 427 | UK Information Commissioner's Office | | | | x | | 1 |
| 428 | UK Operators Group | | x | | | | 1 |
| 429 | UK RFID Council | | | | | x | 1 |
| 430 | UKCTA | | | | x | | 1 |
| 431 | UKE | | | | x | | 1 |
| 432 | UMTS Forum | | | | x | | 1 |
| 433 | UNI-Europa | | | | x | | 1 |
| 434 | Unisys | | | | | x | 1 |
| 435 | United Kingdom | | | | x | | 1 |
| 436 | United Pan-European Communi- cations (UPC) | | x | | | | 1 |
| 437 | Uni-Telecom Europe | | x | | | | 1 |
| 438 | University of Luxembourg - Fac- ulty of Sciences, Technology and Communication | | | | | x | 1 |
| 439 | USG | | | x | | | 1 |
| 440 | Valerie Sedallian | | | x | | | 1 |
| 441 | VAT | | | | x | | 1 |
| 442 | VDAV | | | | x | | 1 |
| 443 | VECAI | | x | | | | 1 |
| 444 | Verbraucher-Ombudsmann Finn- land | | x | | | | 1 |
| 445 | Verkehrs- und Kommunikations- ministerium Finnland | | x | | | | 1 |
| 446 | Verkehrs- und Kommunikations- ministerium Norwegen | | x | | | | 1 |
| 447 | Versatel Telecom | | x | | | | 1 |
| 448 | VIAG Interkom GmbH&Co | | x | | | | 1 |
| 449 | VIATEL, Inc. | | x | | | | 1 |
| 450 | Vlaamse Gemeenschap | | x | | | | 1 |

| | Akteur | DS-RL | 2000 ePrivacy- RL | 2002 DS-RL- Bericht | 2006 Coo- kie- RL | 2006 RFID | Häufig- keit der Partizip. |
|-----|--------------------------------|-------|-------------------------|---------------------------|----------------------------|--------------|----------------------------------|
| 451 | VNO-NCW | | x | | | | 1 |
| 452 | VODAFONE | | | | x | | 1 |
| 453 | Vodafone AirTouch Group | | x | | | | 1 |
| 454 | Voice of the Listener & Viewer | | x | | | | 1 |
| 455 | Vonage | | | | x | | 1 |
| 456 | WCA | | | | x | | 1 |
| 457 | Wipro Technologies | | | | | x | 1 |
| 458 | Wirtschaftskammer Österreich | | | | x | | 1 |
| 459 | WKO | | x | | | | 1 |
| 460 | World DAB | | x | | | | 1 |
| 461 | YPSO | | | | x | | 1 |
| 462 | ZAW | | | x | | | 1 |

Tabelle Anhang 1: Häufigkeit und Zeitpunkt der Partizipation aller Akteure am Subsystem der EU-Datenschutzpolitik bis zum Beginn des DSGVO-Aushandlungsprozesses

1.3 Detaillierte Tabellen für Abschnitt 5

Orientierungsphase:

| Item | N | Me- an | Std. Devia- tion | Missing | |
|---|----|-----------|---------------------|---------|---------|
| | | | | Count | Percent |
| B1 Einschätzung des techn. Wandels | 44 | 2,98 | 1,303 | 15 | 25,4 |
| B2 Grad an erwünschter staatlicher oder privater Aktivität | 59 | 2,85 | 1,387 | 0 | 0 |
| B3 Grundlegende Policy-Orientierung im Falle staatlicher Interventionen | 59 | 2,66 | 1,372 | 0 | 0 |
| B6 Einstellung zu Harmonisierung | 38 | 4,45 | 0,504 | 21 | 35,6 |
| B8 Einschätzung der Globalisierung | 29 | 2,86 | 1,356 | 30 | 50,8 |
| B12 Haltung zur Überarbeitung des Datenschutzrahmens | 45 | 2,96 | 1,429 | 14 | 23,7 |
| C1B Räumlicher Anwendungsbereich | 20 | 3,65 | 1,137 | 39 | 66,1 |
| C1C Definition personenbezogener Daten | 27 | 2,89 | 1,281 | 32 | 54,2 |
| C2C Grundsatz der Datenminimierung | 17 | 4,35 | 0,702 | 42 | 71,2 |
| C3D Bedingungen für die Einwilligung | 25 | 3,24 | 1,234 | 34 | 57,6 |
| C5A Transparenz | 27 | 3,59 | 1,248 | 32 | 54,2 |
| C5C Recht auf Auskunft bzw. Informationspflicht der Verarbeiter | 21 | 3,52 | 1,03 | 38 | 64,4 |
| C5L Benachrichtigung bei Datenschutzverletzung | 23 | 3,57 | 1,08 | 36 | 61 |
| C6A Privacy by Default | 15 | 4,07 | 1,033 | 44 | 74,6 |
| C6B Privacy by Design | 22 | 3,86 | 1,207 | 37 | 62,7 |
| C6C Meldepflicht/Verzeichnis von Verarbeitungstätigkeiten | 28 | 2,71 | 1,049 | 31 | 52,5 |
| C6H Verpflichtung des Verantwortlichen zu Datensicherheitsmaßnahmen | 18 | 4,22 | 0,878 | 41 | 69,5 |
| C6N Rechenschaftspflicht | 45 | 2,64 | 1,246 | 14 | 23,7 |
| C7 Übermittlung in Drittstaaten | 36 | 2,36 | 1,125 | 23 | 39 |
| C10D Bedeutung von Technologieneutralität | 35 | 2,06 | 1,282 | 24 | 40,7 |
| C13A Verhaltensregeln | 20 | 2,8 | 1,152 | 39 | 66,1 |
| C13B Zertifizierungen/Gütesiegel | 18 | 3,17 | 1,465 | 41 | 69,5 |
| C13C Bestellung eines organisationsinternen Datenschutzbeauftragten | 19 | 3,26 | 1,147 | 40 | 67,8 |
| C13D DSFA bzw. vorherige Konsultation der zuständigen Datenschutzaufsichtsbehörde | 18 | 4,11 | 1,132 | 41 | 69,5 |
| C15B Zuständigkeit, Aufgaben und Befugnisse von Datenschutzaufsichtsbehörden | 21 | 4,1 | 1,044 | 38 | 64,4 |
| C17D Verbands-/Sammelklagerecht | 17 | 3,65 | 1,412 | 42 | 71,2 |
| C17E Sanktionen und Geldbußen | 18 | 3,89 | 1,231 | 41 | 69,5 |
| Durchschnitt der fehlenden Werte | | | | | 52,03 |

Tabelle Anhang 2: Missing Value Analysis für alle 27 infrage kommenden Items in der Orientierungsphase (berechnet mit SPSS)

| Item | DSGVO-E 2011 | DSGVO-E 2012 | AUT-Regierung | BRÄK | CDT | Ministerratsposition | DEU-Regierung | DSAB-NOR | DSAB-PRT | DSAB-SWE | EPA | UK Justizmin. | GDD | LVA-Regierung | FTC | Häufigkeit d. Nennung |
|--|--------------|--------------|---------------|------|-----|----------------------|---------------|----------|----------|----------|-----|---------------|-----|---------------|-----|-----------------------|
| B1 Technologischer Wandel | 5 | 4 | 5 | | | 4 | 4 | 4 | 3 | | 4 | | | 4 | 4 | 8 |
| B2 Staat./Private Aktivität | 5 | 5 | 3 | 1 | 4 | 4 | 2 | 4 | 4 | 4 | 3 | 3 | 4 | 5 | 3 | 13 |
| B3 Policy-Orientierung im Falle staatlichen Handelns | 6 | 5 | 3 | 2 | 3 | 2 | 2 | 4 | 4 | 3 | 2 | 2 | 3 | 3 | 2 | 13 |
| B6 Harmonisierung | | 5 | 4 | 5 | 5 | 4 | 4 | 2 | | | 5 | | | 3 | | 8 |
| B8 Globalisierung | | 4 | 5 | | | | | | | | | | | 4 | 4 | 3 |
| B12 Reformwunsch | | | 5 | 4 | | | 5 | | | | | | | | | 3 |
| C 1 B Räuml. Anwendungsbereich | 5 | 4 | | | | 4 | 4 | | | | | | | | | 2 |
| C 1 C Definition personenb. Daten | 5 | 4 | | | | | | | | | 1 | | | | | 1 |
| C 2 C Grundsatz der Datenminimierung | 4 | 4 | 5 | | | | 4 | | | | | | | | 4 | 3 |
| C 3 D Einwilligung | 5 | 5 | 5 | 4 | | | 2 | | | | 5 | 2 | | 2 | 3 | 7 |
| C 4 A Besondere Kategorien personenbezogener Daten | 4 | 4 | 2 | | | 4 | 4 | 4 | | 2 | | 2 | | 3 | | 7 |
| C 4 D Datenschutz bei Kindern | 5 | 5 | | | 2 | 5 | 4 | | | | | | | 4 | | 4 |
| C 5 A Transparenz | 4 | 4 | 4 | | 5 | 4 | 3 | 4 | 5 | | | | | 3 | 3 | 8 |
| C 5 C Modalitäten für die Wahrnehmung der Rechte auf Zugang zu Daten, auf deren Berichtigung, Löschung oder Sperrung | 4 | 4 | | | | 4 | 3 | | 3 | | 4 | | | | 2 | 5 |
| C 5 E Recht auf Vergessenwerden | 5 | 4 | 3 | 2 | 2 | | 3 | | | | | 3 | | 5 | | 5 |
| C 5 G Recht auf Datenportabilität | 5 | 4 | 2 | | 4 | | 4 | | | | | | | | | 3 |
| C 5 I Automat. Verarbeitung / Profiling | 5 | 4 | | | | | 3 | | | | | | | | | 1 |

| Item | DSGVO-E 2011 | DSGVO-E 2012 | AUT-Regierung | BRAK | CDT | Ministerratsposition | DEU-Regierung | DSAB-NOR | DSAB-PRT | DSAB-SWE | EPA | UK Justizmin. | GDD | LVA-Regierung | FTC | Häufigkeit d. Nennung |
|---|--------------|--------------|---------------|------|-----|----------------------|---------------|----------|----------|----------|-----|---------------|-----|---------------|-----|-----------------------|
| C 5 L Benachrichtigung bei Datenschutzverletzungen | 5 | 4 | 4 | 4 | 5 | 3 | 4 | 5 | 4 | | | 3 | 4 | | 4 | 9 |
| C 6 A Privacy by Default | 4 | 4 | | | | 4 | | | | | | | | | 3 | 2 |
| C 6 B Privacy by Design | 4 | 4 | 4 | | 5 | 4 | 3 | 5 | | | 5 | 4 | 4 | | 4 | 9 |
| C 6 C Meldepflicht / Verzeichnis von Verarbeitungstätigkeiten | 4 | 4 | 4 | 3 | 3 | 2 | 2 | | | 4 | | 3 | 2 | | | 8 |
| C 6 N Rechenschaftspflicht | 5 | 4 | | | 4 | 5 | 2 | | | | | | | | | 3 |
| C 7 Übermittlung in Drittstaaten | 3 | 3 | 4 | | 2 | 3 | 3 | | | | 2 | | 2 | | 3 | 7 |
| C 10 D Technologieneutralität | 3 | 3 | 2 | | | | 1 | | 1 | | | | 2 | 1 | | 5 |
| C 13 A Verhaltensregeln | 4 | 4 | 3 | 2 | 3 | 2 | | | | | 3 | | | | | 5 |
| C 13 B Zertifizierungen/Gütesiegel | 3 | 3 | 3 | 3 | | 3 | | | | 4 | | | | | | 4 |
| C 13 C Bestellung eines bDSB | 4 | 4 | 2 | | 4 | 2 | 4 | 2 | 2 | | | 3 | 4 | 2 | | 9 |
| C 13 D Datenschutz-Folgenabschätzung | 4 | 4 | 2 | | 5 | | 4 | 4 | | 4 | | 2 | | | | 6 |
| C 15 B Datenschutzbehörden | 4 | 4 | 5 | 4 | 4 | 4 | 3 | | 5 | 4 | | 2 | | | 4 | 9 |
| C 16 C Art. 29-Datenschutzgruppe | 3 | 3 | 5 | | 4 | 4 | 3 | | | | | 2 | | | | 5 |
| C 17 D Verbands- / Sammelklagerecht | 4 | 4 | 3 | 2 | | | | | | 4 | | 2 | | | | 3 |
| C 17 E Sanktionen und Geldbußen | 5 | 4 | 3 | | | | 3 | | | | | 2 | | | | 3 |

Tabelle Anhang 3: Positionierung der Community der Kompromisswilligen zu allen relevanten Themen in der Entwurfsphase (eigene Erhebung)

| Item | Ver 2016/679 | Gesamtkonzept für DS in EU | Parlamentsposition | Ratsposition | DSGVO-Entwurf 2011 | Vorschlag 2012/001 COD | DS-RL 95/46/EG | ICO 12-02 | SWE-Parlament | SWE-Regierung | CPME | BRAK 12-11 | ICO 13-02 | EMPL-Bericht | EL/GR - Ratsvorsitz 2014-1 | FR | IT - Ratsvorsitz 2014-2 | CY - Ratsvorsitz 2012-2 | HU | AT | PL | PT | RO | SK | Li - Liechtenstein | Häufigkeit d. Nennung |
|---|--------------|----------------------------|--------------------|--------------|--------------------|------------------------|----------------|-----------|---------------|---------------|------|------------|-----------|--------------|----------------------------|----|-------------------------|-------------------------|----|----|----|----|----|----|--------------------|-----------------------|
| B3 Grundlegende Policy-Orientierung im Falle staatlicher Interventionen | 3 | 4 | 5 | 2 | 5 | 4 | 3 | 2 | 4 | 3 | 2 | 3 | 3 | 3 | 4 | 4 | 3 | 3 | 4 | 4 | 4 | 4 | 2 | 3 | 3 | 25 |
| C1B Räumliche Anwendungsbereich | 4 | 5 | 5 | 4 | 5 | 4 | 3 | 3 | | | | | 3 | | | 2 | 4 | | | | 5 | 5 | | 2 | 3 | 15 |
| C1C Definition personenbezogener Daten | 4 | 4 | 5 | 3 | 5 | 4 | 3 | 4 | | | | | 4 | | | 3 | 3 | | | 4 | 3 | | | 3 | | 14 |
| C 2 C Grundsatz der Datenminimierung | 4 | 4 | 4 | 3 | 4 | 4 | 3 | 4 | | | | | 4 | | | 3 | 3 | | | 3 | 3 | | | 3 | | 18 |
| C3A Bedingungen für die Rechtmäßigkeit einer Verarbeitung | 3 | 4 | 2 | 4 | 3 | 3 | 2 | | | | | | 2 | 2 | | 4 | 2 | 1 | 2 | | | 2 | | | | 15 |
| C3C Verarbeitung zu anderen Zwecken | 3 | 5 | 1 | 2 | 2 | 4 | | | 4 | | | | 3 | | | 3 | 4 | 3 | 3 | 3 | 4 | 4 | | | | 15 |
| C3D Bedingungen für die Einwilligung | 4 | 4 | 5 | 3 | 5 | 3 | 4 | | 3 | | | | 4 | 4 | | 4 | 4 | 4 | 4 | 2 | 4 | 2 | 4 | 2 | 4 | 22 |
| C 4 A Besondere Kategorien personenbezogener Daten | 4 | 4 | 5 | 3 | 4 | 4 | 3 | 3 | 4 | | | | 3 | 4 | | 2 | 3 | 2 | | 2 | 4 | | 4 | 4 | 2 | 18 |
| C 4 D Datenschutz bei Kindern | 4 | 5 | 3 | 5 | 5 | 3 | 3 | | | | | | 3 | | | 5 | | | 5 | 3 | 3 | 3 | | 4 | 4 | 12 |
| C5A Transparenz | 3 | 4 | 4 | 2 | 4 | 4 | 3 | 2 | 4 | | | | 2 | | | 3 | 3 | 2 | 4 | | 3 | 2 | 3 | 4 | 4 | 18 |
| C5C Recht auf Auskunft bzw. Informationspflicht der Verarbeiter | 3 | 4 | 5 | 3 | 4 | 4 | 3 | 3 | | | | | 3 | | | 4 | 2 | 4 | 4 | 3 | 3 | 2 | | 2 | 4 | 19 |
| C 5 E Recht auf Vergessenwerden | 3 | 4 | 5 | 3 | 5 | 4 | 2 | 3 | | | | | 3 | | | 4 | 4 | 3 | 4 | 3 | 3 | 2 | 3 | | | 17 |
| C 5 G Recht auf Datenportabilität | 4 | 5 | 5 | 3 | 5 | 5 | 1 | | | | | | 3 | | | 3 | 3 | 4 | 4 | | 2 | | | 2 | | 13 |
| C5I Profiling / Automatisierte Entscheidungen bzw. Maßnahmen | 3 | 4 | 3 | 5 | 4 | 3 | 4 | | | | | | 3 | | | 3 | 5 | | | | | | | 3 | 4 | 14 |

1.4 Überblick der formellen LIBE-Ausschusssitzungen zum DSGVO-E

| Sitzung-Nr. | Datum | Inhalt |
|-------------|---------------|--|
| 1 | 2012-02-27u28 | Erläuterung des DSGVO-Entwurfs durch Françoise Le Bail, Generaldirektorin der GD Justiz |
| 2 | 2012-05-30u31 | Aussprache |
| 3 | 2012-07-09u10 | Aussprache und Erläuterung des ersten Arbeitsdokuments |
| 4 | 2012-09-19u20 | Zweite Aussprache über das erste Arbeitsdokument |
| 5 | 2012-11-05u06 | Prüfung der Arbeitsdokumente |
| 6 | 2013-01-10 | Vorstellung und Diskussion des Berichtsentwurfs |
| 7 | 2013-01-21u22 | Zweite Aussprache zum Berichtsentwurf |
| 8 | 2013-03-20u21 | Prüfung von Änderungsanträgen |
| 9 | 2013-05-06u07 | Prüfung von Änderungsanträgen |
| 10 | 2013-10-21u24 | Abstimmung und Annahme des Berichtsentwurfs und des Beschlusses, Verhandlungen mit dem Rat aufzunehmen |

Tabelle Anhang 5: Liste aller mit der DSGVO befassten formellen LIBE-Ausschusssitzungen (eigene Zusammenstellung)

1.5 Überblick der formellen Rats-, AStV-, Ratsarbeitsgruppen- und Trilog-Sitzungen zur DSGVO

| Nr. | Datum | Akteur | Thema | Beschluss |
|-----|------------|-------------------------|--|--|
| 1 | 24.07.2012 | Treffen der JI-Minister | Reduktion des Verwaltungsaufwands, Gleichbehandlung öff. und privater Sektor, Delegierte Rechtsakte bzw. Durchführungsrechtsakte | |
| 2 | 26.10.2012 | Treffen der JI-Minister | Wahl des Regulierungsinstrument (VO vs. RL) | |
| 3 | 07.12.2012 | Treffen der JI-Minister | Reduktion des Verwaltungsaufwands, Gleichbehandlung öff. und privater Sektor, Delegierte Rechtsakte bzw. Durchführungsrechtsakte | Erforderlichkeit eines risikoorientierten Ansatzes identifiziert Streichung vieler Akte |
| 4 | 08.03.2013 | Treffen der JI-Minister | Reduktion des Verwaltungsaufwands, Gleichbehandlung öff. und privater Sektor | |
| 5 | 07.06.2013 | Treffen der JI-Minister | Schutzniveau der Verordnung | Beibehaltung des Schutzniveaus der DS-RL (möglw. auch Stärkung) |

| Nr. | Datum | Akteur | Thema | Beschluss |
|-----|------------|-------------------------|--|---|
| 6 | 08.10.2013 | Treffen der JI-Minister | One-Stop-Shop / Kohärenzverfahren | |
| 7 | 06.12.2013 | Treffen der JI-Minister | One-Stop-Shop / Kohärenzverfahren | |
| 8 | 04.03.2014 | Treffen der JI-Minister | Räumlicher Anwendungsbereich, Kapitel V Grenzüberschreitende Datentransfers, Kapitel I-IV (Pseudonymisierung, Übertragbarkeit PB-Daten, Pflichten der Verantwortlichen), Profiling | Weitgehende Unterstützung des Kommissionsentwurfs, Unterstützung des Kommissionsentwurfs im Grundsatz, jedoch für mehr Flexibilität |
| 9 | 06.06.2014 | Treffen der JI-Minister | Räuml. Anwendungsbereich Artikel 3 Abs. 2, Kapitel V, One-Stop-Shop / Kohärenzverfahren | Partielle allgemeine Ausrichtung zum Räuml. Anwendungsbereich und zu Kapitel V |
| 10 | 09.07.2014 | Treffen der JI-Minister | Wahl des Regulierungsinstruments (VO vs. RL) | VO mehrheitlich befürwortet, allerdings mehr Flexibilität für MS gewünscht |
| 11 | 10.10.2014 | Treffen der JI-Minister | Kapitel IV, Recht auf Vergessenwerden | Partielle allgemeine Ausrichtung zu Kapitel IV |
| 12 | 05.12.2014 | Treffen der JI-Minister | Artikel 1, Artikel 6 Absätze 2 und 3, Artikel 21 und Kapitel IX, One-Stop-Shop / Kohärenzverfahren | Partielle allgemeine Ausrichtung zu Artikel 1, Artikel 6 Absätze 2 und 3, Artikel 21 und Kapitel IX, Erste Einigung zum One-Stop-Shop / Kohärenzverfahren |
| 13 | 13.03.2015 | Treffen der JI-Minister | One-Stop-Shop: Kapitel II, VI, VII | Partielle allgemeine Ausrichtung |
| 14 | 16.06.2015 | Treffen der JI-Minister | | Verabschiedung der allgemeinen Ausrichtung des Rats |

Tabelle Anhang 6: Lister aller mit der DSGVO befassten Treffen des Rats in der JI-Konfiguration (eigene Zusammenstellung auf Grundlage der Sitzungsprotokolle und Tagesordnungen)

| Nr. | Datum | Akteur | Thema |
|-----|------------|--------------------------------------|---|
| 1 | 15.02.2012 | ASTV - 2396. Tagung | Application of the COMIX-procedure to the debates regarding the proposed JHA Data Protection Directive and General Data Protection Regulation |
| 2 | 06.03.2012 | ASTV - 2399. Tagung - Coreper Part 2 | Withdrawn: Optional consultation of the European Data Protection Supervisor 6911/12 |
| 3 | 09.10.2012 | ASTV - 2424. Tagung - Coreper Part 2 | Preparation of the Council meeting (Justice and Home Affairs) on 25/26 October 2012 - (poss.) Proposal for a Regulation of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free flow of such data (General Data Protection Regulation) : The Presidency will give an oral state of play and ask Ministers to instruct their collaborators to seek viable solutions to problems identified so far. |
| 4 | 24.10.2012 | ASTV - 2426. Tagung - Coreper Part 2 | The Chair informed the Committee that the Council would be invited to approve the implementation report on the Council conclusions on the protection of individuals with regard to the processing of personal data and on the free flow of such data |
| 5 | 14.11.2012 | ASTV - 2429. Tagung - Coreper Part 2 | Withdrawn: (poss.) GDPR Questionnaire on delegated/implementing acts 14946/1/12 |
| 6 | 27.11.2012 | ASTV - 2431. Tagung - Coreper Part 2 | Report on progress achieved under the Cyprus Presidency 16525/12: The Committee discussed the Presidency's progress report, which was well received by many delegations. Regarding the issue of the risk-based approach, the Chair agreed to remove a possible ambiguity in the wording of the third indent of paragraph 25. Concerning the question of the flexibility for the public sector, several delegations wanted to highlight the issue of the choice of legal instrument more, whereas others, including the Commission, thought this issue should no longer be mentioned. The Chair decided not to change the fourth indent of paragraph 25, but to remove a possible contradiction by changing the last sentence of paragraph 24. The thus amended Progress report would be submitted to the JHA Council of 6-7 December 2012. |
| 7 | 26.02.2013 | ASTV - 2442. Tagung - Coreper Part 2 | Implementation of risk-based approach - Flexibility for the Public Sector - Orientation debate 6607/13 The Committee briefly discussed the Presidency note, which was broadly welcomed by delegations. The risk-based approach as outlined by the Presidency was widely supported. The Chair clarified at the outset of the debate that the Council was not going to discuss the question whether the draft Regulation could provide sufficient flexibility for the public sector. This was welcomed by several delegations and at their request the Chair indicated that the revised document for the Council would contain further clarification in this regard. |
| 8 | 02.05.2013 | ASTV - 2450. Tagung - Coreper Part 2 | Specific issues 8825/13 The Committee engaged in a detailed discussion of questions 1-3 set out in the Presidency note. As the opinions of Member States on how to deal with these questions were divided, the Chair announced that the Presidency would reflect on how to deal with these questions in view of the June JHA Council meeting. |
| 9 | 07.05.2013 | ASTV - 2451. Tagung - Coreper Part 2 | Specific issues 8825/13 The Committee discussed questions 4 to 7 set out in the Presidency note. On question 4 there was a majority in favour of replacing the word "explicit" with "unambiguous" in Article 4 and in favour of deletion of paragraph 4 of Article 7. On question 5, many delegations indicated further scrutiny was |

| Nr. | Datum | Akteur | Thema |
|-----|------------|--------------------------------------|--|
| | | | required, especially in view of the links between this article and other parts of the draft Regulation. On question 6, while many delegations could agree to the text, others needed further scrutiny of the proposed text of Article 80. On question 7, most delegations could support the alternative proposal for Article 80a by the Swedish delegation, set out in DS 1376/13. The Chair concluded that the Presidency would further reflect on how to present this file to the JHA Council in June, in preparation of which the Committee would revert to the file. |
| 10 | 23.05.2013 | ASTV - 2453. Tagung - Coreper Part 2 | Agreement on key issues 9398/13 The Committee discussed the conclusions proposed by the Presidency in document 9398/13, as amended in DS 1452/13. The Committee also engaged in a brief discussion on the possible inclusion of EU institutions and bodies in the scope of the draft Regulation. The Chair indicated the item would be reverted to at the next meeting of the Committee. |
| 11 | 28.05.2013 | ASTV - 2454. Tagung - Coreper Part 3 | Key issues 9398/1/13 The Committee engaged in a discussion on the Presidency note, which was focused on the type of support Member States were willing to lend to key principles underlying the revised text of Chapters I-IV of the draft General Data Protection Regulation. A few other issues were raised as well. The Chair acknowledged that there were still a number of outstanding issues and indicated that the Presidency would further reflect as to the exact wording of the Presidency note that would be submitted to the Council. |
| 12 | 25.09.2013 | ASTV - 2467. Tagung - Coreper Part 4 | The one-stop-shop mechanism 13643/13 Following a presentation by the Presidency of its discussion note, the Committee engaged in lengthy discussions of the issues raised in the paper. The vast majority of delegations intervening indicated that the need of 'proximity' of the supervisory authority was crucial element to be taken into account. Whilst many could lend support to the philosophy underlying the so-called one-stop-shop mechanism, only few Member states could accept the full implications referred to in question 1 of the Presidency note. Delegations gave varying answers regarding the alternatives in question 2. |
| 13 | 02.10.2013 | ASTV - 2468. Tagung - Coreper Part 5 | The one-stop-shop mechanism 14074/1/13 The Presidency presented its revised note. Following a lengthy debate, the Presidency indicated that it endeavour to further simplify the questions submitted to the Council, while at the same time ensuring that the Ministers were invited to make clear choices regarding the one-stop-shop mechanism. |
| 14 | 27.11.2013 | ASTV - 2476. Tagung - Coreper Part 6 | The one-stop-shop mechanism: partial general approach on essential elements 16626/1/13 The Chair announced that the Presidency would not be seeking a partial general approach on a legal text on this issue at the Council. This was welcomed by a large number of delegations, which stated that, notwithstanding the progress achieved on this topic, they were not in a position to agree to a partial general approach. Regarding the question whether the supervisory authority responsible for the main establishment of a controller could in some cases be entrusted with corrective powers, delegations were divided and some delegations were still undecided. The CLS intervened to make a number of points regarding the relationship between the one stop shop mechanism and judicial redress and judicial review for individuals affected by data protection violations. The Chair asked the CLS for written opinion on this. |

| Nr. | Datum | Akteur | Thema |
|-----|------------|---------------------------------------|---|
| 15 | 03.12.2013 | ASTV - 2477. Tagung - Coreper Part 7 | Essential elements of the one-stop-shop mechanism 16626/3/13 The Chair outlined the Presidency note, with which the Commission disagreed. A few delegations intervened, expressing regret that it had not been possible to achieve further progress on the important question of the one-stop shop mechanism. The Chair concluded that the Presidency note would be submitted to the Council. |
| 16 | 26.02.2014 | ASTV - 2487. Tagung - Coreper Part 8 | Orientation debate on certain issues 6762/14 Following a lengthy debate during which many delegations pleaded for a rewording of the questions and indicated that they were not willing to ask the Council for a partial general approach on any part of the legal text, the Presidency emphasised that it was seeking a political orientation debate at the Council. It also announced that it would endeavour to address the concerns expressed by delegations and that technical work would have to continue after the Council meeting. The Chair also indicated that the Presidency would provide, as soon as possible after the Council, information on how it intends to proceed further in relation to this file. |
| 17 | 20.05.2014 | ASTV - 2498. Tagung - Coreper Part 9 | Partial general approach 1 on Chapter V - Orientation debate on one-stop-shop mechanism 9865/14 An important number of delegations indicated that they would be able to support a partial general approach on Chapter V on the understanding that the caveats referred to in the Presidency note applied. Regarding the three questions set out in the Presidency note, it was concluded that JHA Counsellors would try to further fine-tune the proposed solutions and that the Committee would revert to the issue at its session of 28 May 2014. |
| 18 | 28.05.2014 | ASTV - 2499. Tagung - Coreper Part 10 | Partial general approach 1 on Chapter V – Orientation debate on one-stop-shop mechanism 9865/2/14 10139/14 The Committee discussed the Presidency proposal for a partial general approach on Chapter V, which received wide support from delegations. Austria and Slovenia made the following statement: 'Austria and Slovenia are prepared to support the partial general approach under the conditions stated in paragraph 10 points i-iii of the document 9865/2/14 REV 2. The support is granted for the basic concept of Chapter V under the understanding that important issues were not sufficiently resolved and thus Member States are not precluded from discussing and making further proposals for improvement of Chapter V and articles linked with the rules stipulated therein. In this regard Austria underlines the importance of improvements and clarifications in particular regarding Art. 42 with a view to undoubtedly ensure that only legally binding and enforceable instruments may be considered as appropriate safeguards under this Article. Furthermore, Austria and Slovenia recall their conviction that the current wording of Art. 44 para 1 subpara h poses a high risk of circumvention of the overall concept of legal barriers and guarantees as set out in Chapter V and which would therefore undermine the objective of the latter. Finally, Austria and Slovenia underline the importance of the proposal for Art. 42a 'Disclosures not authorised by Union law' by the German Delegation (doc. 12884/13) and the corresponding amendments voted by the European Parliament to Art. 43a which should be discussed in detail at the technical level.' Four delegations indicated their intention to submit statements at the Council meeting. The Presidency presented its discussion paper on the one-stop-shop mechanism. The Council Legal Service repeated its concerns regarding this mechanism, which had not been allayed by the amendments proposed by the Presidency. Some delegations took the same view, whereas others and the Commission disagreed. |
| 19 | 24.09.2014 | ASTV - 2511. Tagung - Coreper Part 11 | Partial general approach 1 on Chapter IV 12312/2/14 The Committee discussed the questions in the Presidency note. A large num- |

| Nr. | Datum | Akteur | Thema |
|-----|------------|---------------------------------------|--|
| | | | ber of delegations indicated that they would be able to support a partial general approach on Chapter IV on the understanding that the caveats referred to in the Presidency note applied. Regarding the four questions set out in the Presidency note, it was concluded that JHA Counsellors would try to further fine-tune the proposed solutions and that the Committee would revert to the issue at its session of 1 October 2014. |
| 20 | 30.09.2014 | ASTV - 2512. Tagung - Coreper Part 12 | The right to be forgotten and the Google judgment - Orientation debate 13619/14 Partial general approach on Chapter IV 12312/4/14 The Chair briefly presented the Presidency note to the Council regarding 'the right to be forgotten'. The Committee discussed extensively the revised Presidency note on Chapter IV, which was widely welcomed. Some delegations nevertheless referred to a few outstanding issues. Following this discussion, the Chair indicated that the only issue on which further discussions would be held prior to the Council was the scope of the obligation for non-EU controllers to appoint representatives (Article 25). Germany made the below statement: "Statement by Germany on Chapter IV of the proposal for a General Data Protection Regulation as set out in Council document 12312/4/14 REV 4: Germany supports the partial general approach under the conditions listed in paragraph 8(i) to (iii) of the document. Germany reserves the right to return to the requirement for the mandatory appointment of a data protection officer for specific processing situations, due to its central importance in concluding discussions on the text." |
| 21 | 19.11.2014 | ASTV - 2519. Tagung - Coreper Part 13 | Public sector = Partial general approach (1) 15389/14 The Committee discussed extensively the Presidency note. Following this debate the Chair concluded that the document would be revised by JHA Counsellors and that a new document on the public sector, together with Chapter IX would be submitted to the next Committee meeting. |
| 22 | 26.11.2014 | ASTV - 2520. Tagung - Coreper Part 14 | Public sector and Chapter IX = Partial general approach - The one-stop-shop mechanism = Orientation debate 15655/14 15656/14 The Committee discussed extensively the Presidency note on the public sector and Chapter IX. Following this debate the Chair concluded that on the question of the inclusion of the public sector the right compromise had been found, but that on some other issues the document would be revised by JHA Counsellors with a view to submitting a revised document for a partial general approach to the Council. The Committee also discussed the Presidency note on the one-stop-shop mechanism. It was agreed that this question was not ripe for a partial general approach. The Chair concluded that the Presidency would endeavour to revise the document for the Council in order to take account of some of the most important comments made. |
| 23 | 25.02.2015 | ASTV - 2531. Tagung - Coreper Part 15 | Partial general approach I: One-stop-shop mechanism 6286/15 The Committee discussed the three questions set out in the Presidency's note. Following a lengthy debate, the Chair concluded that the draft text of the General Data Protection Regulation would be amended according to the following points: 1) no quantitative threshold would be set for submitting cases to the European Data Protection Board; 2) a system of judicial review of legally binding EDPB decisions would be designed in such a way that the time period for launching an action for the annulment of EDPB decisions will be triggered by the publication of that decision; and 3) the autonomy |

| Nr. | Datum | Akteur | Thema |
|-----|------------|---------------------------------------|---|
| | | | of staff from the European Data Protection Board working for the European Data Protection Board would be increased. |
| 24 | 04.03.2015 | ASTV - 2532. Tagung - Coreper Part 16 | Partial General approach1 – Chapter II – One-stop-shop mechanism (Chapter VI and VII) 6286/2/15 The Presidency presented the draft texts of Chapters II, VI and VII to the Committee with the request whether they could be supported with a view to reaching a partial general approach at the Council meeting on 12-13 March 2015. Following the discussion, the Chair concluded that the JHA Counsellors would be convened to attempt some further fine-tuning of the text of Chapter II. The current version of Chapters VI and VII would be submitted to the Council, subject to a possible modification of one provision. |
| 25 | 29.04.2015 | ASTV - 2539. Tagung - Coreper Part 17 | Preparation for a general approach: Chapter III 1 7978/1/15 On the basis of the Presidency compromise text annexed to document 7978/1/15 REV 1, the Committee identified the main issues regarding Chapter III of the Regulation that will need further work with a view to reaching a General Approach in the Council on 15/16 June 2015. |
| 26 | 20.05.2015 | ASTV - 2542. Tagung - Coreper Part 18 | Chapter VIII – Preparation of a general approach 8383/15 On the basis of the Presidency compromise text annexed to document 8383/15 the Committee discussed two questions on liability (Article 77) and confirmed the figures of administrative fines set out in the text (Article 79a). It was agreed that the JHA Counsellors would further elaborate the text of Article 77 with a view to reaching a General approach in the Council on 15/16 June 2015, as well as Article 76 on representation of the data subject. |
| 27 | 27.05.2015 | ASTV - 2543. Tagung - Coreper Part 19 | Article 6 and recital 40 in Chapter II and Chapter III = Preparation for a general approach 1 9082/15 On the basis of the Presidency compromise text annexed to document 9082/15, the Committee identified the main issues that will need further work with a view to reaching a General approach in the Council on 15/16 June 2015. |
| 28 | 03.06.2015 | ASTV - 2544. Tagung - Coreper Part 20 | Preparation for a general approach 9281/15 The Committee examined the Presidency compromise text for the General Data Protection Regulation in its entirety (doc. 9281/15) and the compromise text for the draft Data Protection Directive on scope (doc. 8745/2/15 REV 2). As a result of this examination, the Presidency instructed the Justice and Home Affairs Counsellors to prepare new compromise texts on the scope of the draft Regulation and Directive, the right to liability and compensation and other issues with a view to further discussion in the Committee on 9 June 2015. |
| 29 | 09.06.2015 | ASTV - 2545. Tagung - Coreper Part 21 | Preparation for a general approach 9657/15 On the basis of the Presidency compromise text annexed to document 9657/15, the Committee referred two issues to the JHA Counsellors in order to attempt to accommodate concerns voiced by some delegations. The outcome of the discussion is set out in documents 9788/15 and 8745/3/15 REV 3. |
| 30 | 19.11.2015 | ASTV - 2564. Tagung - Coreper Part 22 | Préparation du trilogue - Chapitres II, III, IV et V 13914/15 14076/15 With a view to preparing the next trilogue, the Committee examined Presidency compromise suggestions on the Chapters II, III, IV and V of the General Data Protection Regulation. The Presidency presented its suggestions on |

| Nr. | Datum | Akteur | Thema |
|-----|------------|---------------------------------------|--|
| | | | the main issues in document 13914/15. In addition, the Presidency submitted document 14076/15 which contains a comparative table reflecting in its fourth column the provisions on which either tentative agreements have been reached in the trilogues or on which the Presidency makes new compromise suggestions. |
| 31 | 25.11.2015 | ASTV - 2565. Tagung - Coreper Part 23 | Mündliche Informationen des Vorsitzes über die Ergebnisse des Trilogos = Vorbereitung des Trilogos – Kapitel I, VI, VII, VIII, IX, X und XI 14318/15 14319/15 |
| 32 | 02.12.2015 | ASTV - 2566. Tagung - Coreper Part 24 | Vorbereitung des Trilogos 14481/15 14605/15 14824/15 |
| 33 | 09.12.2015 | ASTV - 2567. Tagung - Coreper Part 25 | Vorbereitung des Trilogos 14901/15 14902/15 14936/15 |
| 34 | 16.12.2015 | ASTV - 2568. Tagung - Coreper Part 26 | Analyse des endgültigen Kompromisstextes im Hinblick auf eine Einigung 15039/15 |
| 35 | 03.02.2016 | ASTV - 2572. Tagung - Coreper Part 27 | Politische Einigung 5455/16 Statement by Austria |

Tabelle Anhang 7: Liste aller mit der DSGVO befassten ASTV-Sitzungen (eigene Zusammenstellung auf Grundlage der Sitzungsprotokolle und Tagesordnungen)

| Nr. | Datum | Akteur | Thema |
|-----|------------|-------------------------------|--|
| 1 | 23.02.2012 | DAPIX Meeting | Discussion of Art. 1-4 |
| 2 | 14.03.2012 | DAPIX Meeting | Discussions of Art. 5-21_mit Hustinx und Kohnstamm |
| 3 | 23.05.2012 | DAPIX Meeting | Articles 9 and following |
| 4 | 27.06.2012 | DAPIX Meeting | Brief Presentation of Presidency revision regarding Articles 1-9, Letter from the Chair of Working Party on Statistics, Article-by- article discussion of Articles 9 and following |
| 5 | 11.07.2012 | DAPIX Meeting | Articles 14(2) and following |
| 6 | 03.09.2012 | DAPIX Meeting | Articles 19 and following |
| 7 | 25.09.2012 | DAPIX Meeting | Discussion of Art. 28 and following |
| 8 | 22.10.2012 | DAPIX Meeting | Discussion of Replies to questionnaire on delegated/implementing Acts + Article-by-article discussion Art 34 and following |
| 9 | 14.11.2012 | DAPIX Meeting | Discussion of Replies to questionnaire on administrative burdens + Article-by-article discussion Art 39 and following |
| 10 | 08.01.2013 | DAPIX Meeting | Article-by-article discussion: Chapter VI and Section 3 of Chapter VII, followed by Sections 1 and 2 of Chapter VII |
| 11 | 21.01.2013 | DAPIX Meeting | Article-by-article discussion: Sections 2 of Chapter VII (Articles 61-63) and Chapter V (Articles 41-45) |
| 12 | 29.01.2013 | DAPIX Meeting | Article-by-article discussion: Chapters VIII, IX, X and XI |
| 13 | 31.01.2013 | DAPIX Meeting | Delegations were informed that DAPIX completed the first reading of the proposal on a GDPR and were briefed about the informal JHA ministers' meeting in Dublin on 17/18 January |
| 14 | 12.02.2013 | DAPIX Meeting | Implementation of risk-based approach in the GDPR |
| 15 | 13.03.2013 | DAPIX Mixed Committee Meeting | The right to be forgotten, the right to data portability and profiling + second examination of Chapters I and II |
| 16 | 27.03.2013 | DAPIX Mixed Committee Meeting | Main Establishment rule and consistency mechanism 7565/13 |
| 17 | 09.04.2013 | DAPIX Mixed Committee Meeting | 2. Lesung Kapitel I bis IV 8004/13 |
| 18 | 13.05.2013 | DAPIX Mixed Committee Meeting | 3. Lesung Kapitel I-V und Anwendbarkeit DSGVO auf Archive |
| 19 | 14.06.2013 | DAPIX Mixed Committee Meeting | 2. Lesung von Kapitel 5 (Datentransfers) |
| 20 | 03.07.2013 | DAPIX Mixed Committee Meeting | Kapitel V ab Art 44, VI and Sektion 2 von Kap. VII - data transfers, supervisory authorities, co-operation and consistency |
| 21 | 22.07.2013 | DAPIX Mixed Committee Meeting | 2. Lesung von Kapitel VI und VII (Supervisory Authorities, co-operation and consistency) |
| 22 | 09.09.2013 | DAPIX Mixed Committee Meeting | 3. Lesung von Kapitel VI und VII (Supervisory Authorities, co-operation and consistency) |

| Nr. | Datum | Akteur | Thema |
|-----|------------|-------------------------------|--|
| 23 | 23.09.2013 | DAPIX Mixed Committee Meeting | 3. Lesung von Kapitel VII und VIII (co-operation and consistency, remedies, liability and sanctions) |
| 24 | 28.10.2013 | DAPIX Mixed Committee Meeting | 4. Lesung von Kapitel VIII (Remedies, Liability and Sanctions) |
| 25 | 20.11.2013 | DAPIX Mixed Committee Meeting | One-Stop-Shop Mechanism |
| 26 | 08.01.2014 | DAPIX Mixed Committee Meeting | Kapitel IX und Profiling und Pseudonymisierung |
| 27 | 20.01.2014 | DAPIX Mixed Committee Meeting | Kapitel IX Art. 83a-83c, Pseudonymisierung, Profiling, Controller and Processor |
| 28 | 05.02.2014 | DAPIX Mixed Committee Meeting | Datenportabilität (Revision von Art. 18), Data Protection Impact Assessment and prior Checks, Controller and Processor (Revision of Art. 26), One-stop-shop-mechanism) |
| 29 | 18.02.2014 | DAPIX Mixed Committee Meeting | Provisions concerning Profiling, Provisions concerning processing for archiving, historical and research purposes, one-stop-shop mechanism |
| 30 | 12.03.2014 | DAPIX Mixed Committee Meeting | One-Stop-Shop Mechanism |
| 31 | 31.03.2014 | DAPIX Mixed Committee Meeting | Kapitel V Internationale Datentransfers, Datenportabilität |
| 32 | 10.04.2014 | DAPIX Mixed Committee Meeting | Provisions concerning Profiling, Data Protection Impact Assessment and prior Checks, Controller and Processor - Revision of Article 26 |
| 33 | 07.05.2014 | DAPIX Mixed Committee Meeting | Internationale Datentransfers (Kapitel V), One-stop-shop Mechanism |
| 34 | 15.05.2014 | DAPIX Mixed Committee Meeting | Internationale Datentransfers (Kapitel V), One-stop-shop Mechanism |
| 35 | 12.06.2014 | DAPIX Mixed Committee Meeting | Datenportabilität (Revision von Art. 18), Processor (Revision of Art. 26), Data Protection Impact Assessment and Prior Checks, Presidency's Note concerning Profiling |
| 36 | 10.07.2014 | DAPIX Mixed Committee Meeting | Risk based approach, The right to be forgotten |
| 37 | 11.09.2014 | DAPIX Mixed Committee Meeting | Kapitel V, the right to be forgotten |
| 38 | 30.09.2014 | DAPIX Mixed Committee Meeting | Public Sector and Kap. IX |
| 39 | 21.10.2014 | DAPIX Mixed Committee Meeting | Kapitel II, Art. 21 und Kapitel IX |
| 40 | 28.10.2014 | DAPIX Mixed Committee Meeting | Kapitel II, Art. 21 und Kapitel IX |
| 41 | 06.11.2014 | DAPIX Mixed Committee Meeting | One-Stop-Shop Mechanism, Kapitel IX |
| 42 | 20.11.2014 | DAPIX Mixed Committee Meeting | One-Stop-Shop Mechanism |

| Nr. | Datum | Akteur | Thema |
|-----|------------|-------------------------------|--|
| 43 | 15.01.2015 | DAPIX Mixed Committee Meeting | Kapitel II |
| 44 | 26.01.2015 | DAPIX Mixed Committee Meeting | The one-stop-shop mechanism, Kapitel III sections I and II |
| 45 | 05.02.2015 | DAPIX Mixed Committee Meeting | The one-stop-shop mechanism, Kapitel II |
| 46 | 23.03.2015 | DAPIX Mixed Committee Meeting | Kapitel III und VIII |
| 47 | 30.03.2015 | DAPIX Mixed Committee Meeting | Acceptability of the GDPR to the activities of the International Committee of the Red Cross (ICRC), Kapitel III und VIII, Article 76 |
| 48 | 21.04.2015 | DAPIX Mixed Committee Meeting | Kapitel VIII |
| 49 | 06.05.2015 | DAPIX Mixed Committee Meeting | Relationship Chapters II and IX, Chapters I and XI |
| 50 | 18.05.2015 | DAPIX Mixed Committee Meeting | Delegated and implementing acts, Chapters I and XI, Chapter III and horizontal issues, including Chapter II Art. 6, International Committee of the Red Cross |
| 51 | 01.07.2015 | DAPIX Mixed Committee Meeting | Articles 3(2), 4(14) and 25 and Chapter V - Preparation of the trilogue on 14 July 2015 9985/1/15 REV 1 |
| 52 | 02.09.2015 | DAPIX Mixed Committee Meeting | Chapter III, preparation of trilogue 11082/15 |

Tabelle Anhang 8: Liste aller mit der DSGVO befassten DAPIX-Ratsarbeitsgruppensitzungen (eigene Zusammenstellung auf Grundlage der Sitzungsprotokolle und Tagesordnungen)

| Datum | # der Sitzung | Themen |
|----------------|-------------------------------|--|
| 24.06.2015 | 1. Trilog-Sitzung | <ul style="list-style-type: none"> • Package approach: Objective of Luxembourg Presidency for the proposed directive • Agreement on the overall roadmap for Trilogue negotiations • General method and approach for delegated and implementing acts |
| 14.07.2015 | 2. Trilog-Sitzung | <ul style="list-style-type: none"> • Territorial scope (Article 3), Representative (Article 25) • International transfers (Chapter V), related definitions |
| 16./17.09.2015 | 3. Trilog-Sitzung | <ul style="list-style-type: none"> • Data protection principles (Chapter II) • Data subject rights (Chapter III) • Controller and Processor (Chapter IV) |
| 29./30.09.2015 | 4. Trilog-Sitzung | <ul style="list-style-type: none"> • Data protection principles (Chapter II) • Data subjects rights (Chapter III) • Controller and Processor (Chapter IV) |
| 15.10.2015 | 5. Trilog-Sitzung | <ul style="list-style-type: none"> • Independent Supervisory Authorities (Chapter VI) • Cooperation and consistency (Chapter VII) • Remedies, liability and sanctions (Chapter VIII) |
| 28.10.2015 | 6. Trilog-Sitzung | <ul style="list-style-type: none"> • Independent Supervisory Authorities (Chapter VI) • Cooperation and consistency (Chapter VII) • Remedies, liability and sanctions (Chapter VIII) |
| 11./12.11.2015 | 7. Trilog-Sitzung | <ul style="list-style-type: none"> • Objectives and material scope (Chapter I) • Specific regimes (Chapter IX) |
| 24.11.2015 | 8. Trilog-Sitzung | <ul style="list-style-type: none"> • All open issues from Chapter I to IX |
| 10.12.2015 | 9. Trilog-Teilsitzung 1 von 2 | <ul style="list-style-type: none"> • Delegated and Implementing Acts (Chapter X) • Final provisions (Chapter XI) • Remaining issues |
| 15.12.2015 | 9. Trilog-Teilsitzung 2 von 2 | <ul style="list-style-type: none"> • Delegated and Implementing Acts (Chapter X) • Final provisions (Chapter XI) • Remaining issues |

Tabelle Anhang 9: Überblick aller Trilog-Sitzungen und der Themen (EPP 2015)

1.6 Vollständige Akteurslisten der Datenschutz-NGOs

| # | Akteur |
|----|--|
| 1 | Advocacy for Principled Action in Government |
| 2 | Center for Digital Democracy |
| 3 | Center for Media and Democracy |
| 4 | Consumer Action |
| 5 | Consumer Federation of America |
| 6 | Consumer Watchdog |
| 7 | Consumers Union |
| 8 | Cyber Privacy Project |
| 9 | Electronic Privacy Information Center |
| 10 | Essential Information |
| 11 | The FoolProof Initiative |
| 12 | Friends of Privacy USA |
| 13 | Liberty Coalition |
| 14 | National Association of Consumer Advocates |
| 15 | National Consumers League |
| 16 | Patient Privacy Rights |
| 17 | Privacy Journal |
| 18 | Privacy Rights Clearinghouse |
| 19 | Privacy Rights Now |
| 20 | Privacy Times |
| 21 | Public Citizen |
| 22 | U.S. PIRG |

Tabelle Anhang 10: Unterzeichner-Organisationen des TACD-Briefes an die Rapportureure Albrecht und Comi vom 5. September 2012 (US-Consumer Organizations 2012)

| # | Akteur |
|----|--|
| 1 | Access (International) |
| 2 | Article 19 (International) |
| 3 | Bits of Freedom (The Netherlands) |
| 4 | Digitalcourage (Germany) |
| 5 | Digitale Gesellschaft e.V. (Germany) |
| 6 | Electronic Frontier Finland (Finland) |
| 7 | European Digital Rights (Europe) |
| 8 | Europe-v-facebook.org (Austria) |
| 9 | Initiative für Netzfreiheit (Austria) |
| 10 | IT-Political Association of Denmark (Denmark) |
| 11 | La Quadrature du Net (France) |
| 12 | Net Users' Rights Protection Association (NURPA) (Belgium) |
| 13 | Open Rights Group (ORG) (United Kingdom) |
| 14 | Panoptykon Foundation (Poland) |
| 15 | Privacy International (International) |
| 16 | Statewatch (United Kingdom) |
| 17 | VIBE (Austria) |
| 18 | Vrijschrift (The Netherlands) |

Tabelle Anhang 11: Unterzeichner-Organisationen des NGO-Briefes an die griechische Ratspräsidentschaft vom 28. Januar 2014 (Civil Rights Organisations 2014)

| # | Akteur |
|----|---|
| 1 | EDRI (Europe) |
| 2 | Access (International) |
| 3 | Association for Progressive Communications – APC (International) |
| 4 | Privacy International (International) |
| 5 | World Wide Web Foundation (International) |
| 6 | ALES - Alumni of European Studies (Croatia) |
| 7 | Aktion Freiheit statt Angst e.V. (Germany) |
| 8 | AKVorrat.at - Arbeitskreis Vorratsdaten Österreich (Austria) |
| 9 | Arbeitskreis Vorratsdatenspeicherung (Germany) |
| 10 | Asociatia pentru Tehnologie si Internet - ApTI (Romania) |
| 11 | BEUC - The European Consumer Organisation (Europe) |
| 12 | Bits of Freedom (Netherlands) |
| 13 | Consumentenbond (Netherlands) |
| 14 | Danish Consumer Council (Denmark) |
| 15 | Deutsche Vereinigung für Datenschutz e.V. (Germany) |
| 16 | DFRI (Sweden) |
| 17 | Digitalcourage (Germany) |
| 18 | Digitale Gesellschaft e.V. (Germany) |
| 19 | EU-Logos Athèna (Belgium) |
| 20 | European Information Society Institute - EISI (Slovakia) |
| 21 | FifF - Forum InformatikerInnen für Frieden und gesellschaftliche Verantwortung e.V. (Germany) |
| 22 | Forum Datenschutz (Austria) |
| 23 | Fundamental Rights European Experts Group - FREE (Europe) |
| 24 | GeneWatch UK (United Kingdom) |
| 25 | GreenNet (United Kingdom) |
| 26 | Hungarian Civil Liberties Union (HCLU) |
| 27 | Initiative für Netzfreiheit (Austria) |
| 28 | International Modern Media Institute (Iceland) |
| 29 | Iuridicum Remedium (Czech Republic) |
| 30 | IT-Pol (Denmark) |
| 31 | Liberty – NCCL (United Kingdom) |
| 32 | medConfidential (United Kingdom) |
| 33 | Norwegian Consumer Council (Norway) |
| 34 | One World Platform (Bosnia Herzegovina) |
| 35 | Open Rights Group (United Kingdom) |
| 36 | Panoptikon Foundation (Poland) |

| | |
|----|---|
| 37 | SHARE Foundation (Serbia) |
| 38 | #StopWatchingUs Cologne (Germany) |
| 39 | VZBV - Federation of German Consumer Organisations (Germany) |
| 40 | VIBE - Verein für Internet-Benutzer Österreichs (Austria) |
| 41 | JONCTION (Senegal) |
| 42 | KICTANet (Kenya) |
| 43 | Unwanted Witness Uganda (Uganda) |
| 44 | Bytes for All (Pakistan) |
| 45 | CIS India (India) |
| 46 | Digital Rights Foundation (Pakistan) |
| 47 | Foundation for Media Alternatives (Philippines) |
| 48 | Australian Privacy Foundation (Australia) |
| 49 | Asociación para una Ciudadanía Participativa - ACI-Participa (Honduras) |
| 50 | Fundación Acceso (Costa Rica) |
| 51 | IPANDETEC – Instituto Panameño de Derecho y Nuevas Tecnologías (Panama) |
| 52 | British Columbia Civil Liberties Association (Canada) |
| 53 | Center for Digital Democracy (United States) |
| 54 | Consumer Federation of America (United States) |
| 55 | Consumer Watchdog (United States) |
| 56 | Electronic Privacy Information Center – EPIC (United States) |
| 57 | Horizontal (Mexico) |
| 58 | Open Government Project (Canada) |
| 59 | Red en Defensa de los Derechos Digitales - R3D (Mexico) |
| 60 | Samuelson-Glushko Canadian Internet Policy & Public Interest Clinic - CIPPIC (Canada) |
| 61 | ADC - Asociación por los Derechos Civiles (Argentina) |
| 62 | DATA (Uruguay) |
| 63 | Fundacion Karisma (Colombia) |
| 64 | Fundación Vía Libre (Argentina) |
| 65 | Hiperderecho (Peru) |
| 66 | TEDIC (Paraguay) |

Tabelle Anhang 12: Unterzeichner-Organisationen des NGO-Briefes an den Kommissionspräsidenten Juncker vom 21. April 2015 (EDRi und Access (International) 2015)

