

AREPO AMENDMENTS PROPOSAL TO EP DRAFT REPORT ON GI REVIEW*

COM(2022) 134 final

Amendment 1

Title of the Proposal for a regulation

Text proposed by the Commission	EP draft report	AREPO amendment
Proposal for a REGULATION OF THE		Proposal for a REGULATION OF THE EUROPEAN
EUROPEAN PARLIAMENT AND OF THE		PARLIAMENT AND OF THE COUNCIL on
COUNCIL on European Union geographical		European Union quality schemes for wine, spirit
indications for wine, spirit drinks and agricultural		drinks and agricultural products, geographical
products, and quality schemes for agricultural		indications for wine, spirit drinks and agricultural
products, amending Regulations (EU) No		products, and quality schemes for agricultural
1308/2013, (EU) 2017/1001 and (EU) 2019/787		products, amending Regulations (EU) No 1308/2013,
and repealing Regulation (EU) No 1151/2012		(EU) 2017/1001 and (EU) 2019/787 and repealing
		Regulation (EU) No 1151/2012

Justification

Geographical indications are quality schemes, part of the EU Quality policy. In the framework of EU Common Agricultural Policy (CAP), EU quality policy aims to protect the names of specific products to promote their unique characteristics, linked to their geographical origin as well as traditional know-how. PDOs and PGIs have been and continue to be part of the quality schemes in a clear and explicit manner, since they are included in the Regulation (EU) No 1151/2012, currently in force, as can be seen from its title: "Regulation on quality schemes for agricultural products and foodstuffs". Therefore, it is important to emphasise this starting from the title of the new regulation, to reaffirm that geographical indications, as quality schemes, are an integral part of EU Common Agricultural Policy (CAP). As a matter of fact, even the first EU regulation governing PDOs and PGIs, which dates back to 1992, saw them as an integral part of the CAP.

Amendment 2

New recital after recital 3

Text proposed by the Commission	Ep draft report	AREPO amendment
		In its Communication of 30 June 2021 "A long-



term vision for the EU's rural areas - Towards
stronger, connected, resilient and prosperous
rural areas by 2040", the Commission gave
geographical indications a role among the
flagship initiatives promoting prosperous rural
areas, because of their contribution to the
economic diversification of rural areas

Geographical indications, through their multiple positive externalities, contribute to sustainable rural growth.

Amendment 3

New recital after recital 3

Text proposed by the Commission	EP draft report	AREPO amendment
		The changes introduced to the Union's system of
		geographical indications by Regulation (EU)
		2021/2117, as part of the reform of the Common
		Agricultural Policy (CAP)

Justification

Consistency must be ensured with the advances in the CMO Regulation and Regulation (EU) No 1151/2012 made in the recent CAP.

Amendment 4

New recital after recital 11

Text proposed by the Commission	EP draft report	AREPO amendment
		EU quality policy is a public policy associated
		with the production of public goods and its
		contribution to the transition towards a
		sustainable food system should be assessed from
		this perspective, through a holistic and



<u></u>
multidimensional approach, encompassing
environmental, economic and socio-cultural
sustainability. Geographical indications are tools
capable of contributing to the maintenance of
Local Food Systems; sustainable rural
development; diversification of the rural
economy; safeguarding employment and SMEs;
prevention of depopulation; preservation of
cultural and socio-economic diversity; protection
of the rural landscape; sustainable management
and reproduction of natural resources;
preservation of biodiversity and the Natura 2000
network; animal welfare; food safety and
traceability.
in the straight

It is important to recognise the contribution of GIs to environmental, economic and socio-cultural sustainability, because of their inseparable link with the territory.

Amendment 5

Recital 12

Text proposed by the Commission	EP draft report	AREPO amendment
(12) To contribute to the transition to a sustainable		(12) To contribute to the transition to a sustainable
food system and respond to societal demands for		food system and respond to societal demands for
sustainable, environmentally and climate friendly,		sustainable, environmentally and climate friendly,
animal welfare ensuring, resource efficient,		animal welfare ensuring, resource efficient, socially
socially and ethically responsible production		and ethically responsible production methods,
methods, producers of geographical indications		producers of geographical indications should be
should be encouraged to adhere to sustainability		encouraged to adhere to agree on sustainability
standards that are more stringent than the		standards undertakings that contribute to
mandatory ones and go beyond good practice.		achieving environmental, economic and socio-
Such specific requirements could be set out in the		cultural sustainability objectives—are more
product specification.		stringent than the mandatory ones and go beyond



good practice. Such specific requirem	rents
undertakings could be set out in the pro-	oduct
specification.	

There is no definition of "sustainability standards" to which adhere to. It is therefore important to keep the same wording as in Article 12 below, which introduces sustainability undertakings.

Amendment 6

New recital after recital 12

Text proposed by the Commission	EP draft report	AREPO amendment
		In order to make local and regional food
		production systems more sustainable and to
		contribute to diversified and balanced diets,
		geographical indications should be included in
		the mandatory minimum criteria for sustainable
		food procurement.

Justification

As recommended by a study of the Committee of the Regions¹, the inclusion of sustainable foodstuffs, including PDO and PGI products, should be encouraged.

Amendment 7

Recital 23

Text proposed by the Commission

(23) Producer groups play an essential role in the application process for the registration of geographical indications, as well as in the amendment of specifications and cancellation

EP draft report

(23) Producer groups play an essential role in the governance of their geographical indication, including the application process for the registration of geographical indications, as well as

¹ European Committee of the Regions, Soldi, R., Sustainable public procurement of food, European Committee of the Regions, 2018, https://data.europa.eu/doi/10.2863/1187



requests. They should be equipped with the means	in the amendment of specifications and
to better identify and market the specific	cancellation requests. They should be equipped
characteristics of their products. The role of the	with the means to better identify and market the
producer group should hence be clarified.	specific characteristics of their products as well as
	an adequate financial support to perform their
	powers and responsibilities similarly to the
	support to POs under Regulation (EU) No
	1308/2013. The role of the producer group should
	hence be clarified.

Producer groups play an essential role in the governance of their GI. As acknowledged in whereas 24, "producers of products bearing geographical indications are mostly small or medium size enterprises", as a consequence, it is important to provide them with adequate financial support in order to perform existing and new powers and responsibilities that demand further efforts on their side.

Amendment 8

Recital 39

Text proposed by the Commission	EP draft report	AREPO amendment
(39) The procedures for registration, amendment		(39) The procedures for registration, amendment
and cancellation of geographical indications,		and cancellation of geographical indications,
including the scrutiny and the opposition		including the scrutiny and the opposition procedure,
procedure, should be carried out in the most		should be free of charges and carried out in the
efficient way. This can be achieved by using the		most efficient way, without further delays or
assistance for the scrutiny of the applications		unnecessary administrative burden. This can be
provided by the European Union Intellectual		achieved by using the assistance for the scrutiny
Property Office (EUIPO). While a partial		of the applications provided by the European
outsourcing to EUIPO has been considered, the		Union Intellectual Property Office (EUIPO).
Commission would remain responsible for		While a partial outsourcing to EUIPO has been
registration, amendment and cancellation, due to a		considered, The Commission would will remain
strong relation with the Common Agricultural		responsible for registration, amendment and
Policy and to the expertise needed to ensure that		cancellation, due to a strong relation with the



specificities of wine, spirit drinks and agricultural	Common Agricultural Policy and to the expertise
products are adequately assessed.	needed to ensure that specificities of wine, spirit
	drinks and agricultural products are adequately
	assessed.

GIs are more than intellectual property rights. Given their close link to rural development policy, GIs should not be managed as trademarks. Furthermore, according to the Court of Auditors' report², the intervention of the EUIPO has not reduced the duration of the procedure.

Amendment 9

New recital after recital 39

Text proposed by the Commission	EP draft report	AREPO amendment
		Clear deadlines and faster procedures for
		amending specifications, by dividing them into
		EU-wide and standard amendments, will help to
		improve the efficiency of the system.

Justification

The simplification of the procedures for amending product specifications adopted in December 2021 will help to overcome red tape. This is important because the amendment of product specifications has a major influence on the adoption of production process adjustments.

Amendment 10

New recital after recital 39

Text proposed by the Commission	EP draft report	AREPO amendment
		(39b) The EUIPO will participate in the
		functioning of the Union's Geographical Indications system by offering its expertise in the
		intellectual property domain.
		Namely, the EUIPO carry out tasks related to the

² Special report 06/2022: EU intellectual property rights - Protection not fully waterproof

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protection of geographical indications, including
on the Internet, in the mutual recognition
provided for by bilateral agreements with third
countries and in international disputes. The
EUIPO should update the list of international
agreement protecting third-country geographical
indications.
Similarly to its role in protecting domain names in
trade marks, the EUIPO should establish and
manage an alert system that provides information
about the availability of a geographical indication
as a domain name.
Finally, the EUIPO and the competent authorities
of the Member States should cooperate with each
other to promote tools and convergence of IPR
practices and tools in the field of geographical
indications.

The technical IPR expertise and resources of the EUIPO could provide invaluable support to strengthening GI protection. For example, the EUIPO could complement DG AGRI's competences in agriculture and rural development with IPR expertise.

Amendment 11 Recital 56

Text proposed by the Commission	EP draft report	AREPO amendment
(56) In order to supplement or amend certain non-		(56) In order to supplement or amend certain non-
essential elements of this Regulation, the power to		essential elements of this Regulation, the power to
adopt acts in accordance with Article 290 of the		adopt acts in accordance with Article 290 of the
Treaty on the Functioning of the European Union		Treaty on the Functioning of the European Union
should be delegated to the Commission in respect		should be delegated to the Commission in respect
of defining sustainability standards and laying		of defining sustainability standards and laying
down criteria for the recognition of existing		down criteria for the recognition of existing
sustainability standards; clarifying or adding items		sustainability standards; clarifying or adding items
to be supplied as part of accompanying		to be supplied as part of accompanying



information; entrusting the EUIPO with the tasks related to scrutiny for opposition and the opposition procedure, operation of the register, publication of standard amendments to a product specification, consultation in the context of cancellation procedure, establishment management of an alert system informing applicants about the availability of their geographical indication as a domain name, scrutiny of third country geographical indications other than geographical indications under the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications, proposed for protection pursuant to international negotiations or international agreements; establishing appropriate criteria for monitoring performance of the EUIPO in the execution of the tasks entrusted to it; laying down additional rules on the use of geographical indications to identify ingredients in processed products; laying down additional rules for determining the generic status of terms; establishing the restrictions and derogations with regard to the sourcing of feed in the case of a designation of origin; establishing restrictions and derogations with regard to the slaughtering of live animals or with regard to the sourcing of raw materials; laying down rules for determining the use of the denomination of a plant variety or of an animal breed; laying down rules which limit the information contained in the product specification for geographical indications and traditional specialities guaranteed; laying down further details

information; entrusting the EUIPO with the-tasks related to scrutiny for opposition and the opposition procedure, operation of the register, publication of standard amendments to a product specification, consultation in the context of *cancellation procedure*, establishment management of an alert system informing applicants about the availability of their geographical indication as a domain name, serutiny of third country geographical indications other than geographical indications under the Geneva Act of the Lisbon Agreement on Appellations of Origin and Geographical Indications, proposed for protection pursuant to international negotiations or international agreements; establishing appropriate criteria for monitoring performance of the EUIPO in the execution of the tasks entrusted to it; laying down additional rules on the use of geographical indications to identify ingredients in processed products; laying down additional rules for determining the generic status of terms; establishing the restrictions and derogations with regard to the sourcing of feed in the case of a designation of origin; establishing restrictions and derogations with regard to the slaughtering of live animals or with regard to the sourcing of raw materials; laying down rules for determining the use of the denomination of a plant variety or of an animal breed; laying down rules which limit the information contained in the product specification for geographical indications and traditional specialities guaranteed; laying down



of the eligibility criteria for traditional specialities guaranteed; laying down additional rules to provide for appropriate certification and accreditation procedures to apply in respect of product certification bodies; laying down additional rules to further detail protection of traditional specialities guaranteed; laying down for traditional specialities guaranteed additional rules for determining the generic status of terms, conditions for use of plant variety and animal breed denominations, and relation to intellectual property rights; defining additional rules for joint applications concerning more than one national territory and complementing the rules of the application process for traditional specialities guaranteed guaranteed; complementing the rules for the opposition procedure for traditional specialities guaranteed to establish detailed procedures and deadlines; supplementing the rules regarding the amendment application process for traditional specialities guaranteed; supplementing the rules regarding the cancellation process for traditional specialities guaranteed; laying down detailed rules relating to the criteria for optional quality terms; reserving an additional optional quality term, laying down its conditions of use; laying down derogations to the use of the term 'mountain product' and establishing the methods of production, and other criteria relevant for the application of that optional quality term, in particular, laying down the conditions under which raw materials or feedstuffs are permitted to come

further details of the eligibility criteria for traditional specialities guaranteed; laying down additional rules to provide for appropriate certification and accreditation procedures to apply in respect of product certification bodies; laying down additional rules to further detail protection of traditional specialities guaranteed; laying down for traditional specialities guaranteed additional rules for determining the generic status of terms, conditions for use of plant variety and animal breed denominations, and relation to intellectual property rights; defining additional rules for joint applications concerning more than one national territory and complementing the rules of the application process for traditional specialities guaranteed guaranteed; complementing the rules for the opposition procedure for traditional specialities guaranteed to establish detailed procedures and deadlines; supplementing the rules regarding the amendment application process for traditional specialities guaranteed; supplementing the rules regarding the cancellation process for traditional specialities guaranteed; laying down detailed rules relating to the criteria for optional quality terms; reserving an additional optional quality term, laying down its conditions of use; laying down derogations to the use of the term 'mountain product' and establishing the methods of production, and other criteria relevant for the application of that optional quality term, in particular, laying down the conditions under which raw materials or feedstuffs are permitted to come



importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.

from outside the mountain areas. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.

Justification

Some essential elements of the system must be defined in the Regulation and not by delegated acts.

Amendment 12

Article 2 - New paragraph

Text proposed by the Commission	EP draft report	AREPO amendment
	Amendment 3	h) Sustainability undertakings: 'Sustainability
	Proposal for a regulation	undertaking' means an undertaking which aims to contribute to one or more
	Article 2 – paragraph 1 – point i a (new)	of the following economic,
	(ia) 'sustainability undertaking' means an undertaking promoting sustainable	objectives.
	production in its three dimensions, by contributing to one or more social,	, ,
	environmental and economic objectives.	• to secure viable GI producers' income



and resilience;
• to improve the economic value of GI products and redistribution of added value;
• to contribute to the diversification of the rural economy;
• to contribute preserving the rural fabric and local development, including agricultural employment;
2. Environmental objectives, including among others:
climate change mitigation and adaptation, including energy efficiency and decrease water consumption;
• preservation and sustainable use of soil, landscapes, natural resources and the Natura 2000 network;
preservation of biocultural diversity and conservation of rare seeds, local breeds and plants varieties;
• management and valorisation of animal health and animal welfare;
• transition to a green and circular economy
3. Sociocultural objectives, including among others:
to attract and sustain young GI producers and new GI producers and facilitate inter- generational transmission of know-how and culture;
• to contribute to the valorisation of rural identity as well as cultural and



gastronomic heritage;
 to promote education on themes concerning the quality system, food safety and balanced and diversified diets; to improve coordination between producers through improved efficiency of
the governance instruments.

In Article 2 on Definitions, it would be important to introduce a definition of sustainability undertakings, recalling that sustainability englobes three pillars: economic, social and environmental.

Amendment 13

Text proposed by the Commission	EP draft report	AREPO amendment
1. A producer group may agree on sustainability	Amendment 17	1. A producer group may agree on <i>economic</i> ,
undertakings to be adhered to in the production of	Proposal for a regulation	environmental or social sustainability undertakings
the product designated by a geographical	Article 12 – paragraph 1	to be adhered to in the production of the product
indication. Such undertakings shall aim to apply a	1. A producer group may agree on sustainability	designated by a geographical indication. Such
sustainability standard higher than mandated by	undertakings to be adhered to in the production of the	undertakings shall aim to apply a sustainability
Union or national law and go beyond good practice	product designated by a geographical indication.	standard higher than mandated by Union or
in significant respects in terms of social,	Such undertakings shall aim to apply a sustainability	national law and go beyond good practice in
environmental or economic undertakings. Such	standard higher than mandated by Union or national	significant respects in terms of social,
undertakings shall be specific, shall take account of	law in terms of social, environmental, economic	<i>environmental or economic undertakings.</i> Such
existing sustainable practices employed for	or animal health and welfare undertakings. Such	undertakings shall be specific, shall take account of
products designated by geographical indications,	undertakings shall be specific, shall take account of	existing sustainable practices employed for products
and may refer to existing sustainability schemes.	existing sustainable practices employed for products	designated by geographical indications, and may refer
	designated by geographical indications, and may refer	to existing sustainability schemes.
	to existing sustainability schemes.	
2. The sustainability undertakings referred to in	Amendment 18	2. The sustainability undertakings referred to in
paragraph (1) shall be included in the product	Proposal for a regulation	paragraph (1) shall may be included in the product
specification.	Article 12 – paragraph 2	specification and/or developed in separate
	2. The sustainability undertakings	initiatives.



	referred to in paragraph (1) of this Article	
	shall be included in the product	
	specification, unless those undertakings	
	are included elsewhere, for instance in the	
	sustainability report referred to in Article	
	12a.	
3. The sustainability undertakings referred to in		3. The sustainability undertakings referred to in
paragraph 1 shall be without prejudice to		paragraph 1 shall be without prejudice to
requirements for compliance with hygiene, safety		requirements for compliance with hygiene, safety
standards and competition rules.		standards and competition rules.
5. The Commission may adopt implementing acts		5. The Commission may adopt implementing acts
defining a harmonised presentation of		defining a harmonised presentation of sustainability
sustainability undertakings. Those implementing		undertakings. Those implementing acts shall be
acts shall be adopted in accordance with the		adopted in accordance with the examination
examination procedure referred to in Article 53(2).		procedure referred to in Article 53(2).

The definition of sustainability criteria cannot be done through delegated acts. It must be specified in the regulation, leaving it to the producer groups to choose whether to include agreed sustainability undertakings in the specifications or by other means.

Amendment 14

Text proposed by the Commission	EP draft report	AREPO amendment
	Amendment 20	We do not agree with this proposal and we ask to
	New Article 12.a Sustainability report	reject it.
	1. By 1 January 2026, producer groups shall	
	prepare a sustainability report comprising a	
	description of the impacts of the method of	
	obtaining the product on sustainability, in	
	terms of social, environmental, economic or	
	animal health and welfare commitments,	
	and information necessary to understand	
	how sustainability affects the development,	
	performance and position of the product.	
	The Commission may adopt implementing acts	
	setting out the format and the online presentation of	



the report provided for in paragraph 1 of this
Article. Those implementing acts shall be adopted in
accordance with the examination procedure
referred to in Article 53(2).

The introduction of an obligation for producer groups to prepare a sustainability report risk on one hand to impose a burocratic burden and excessive red tape on the groups, expecially for small GIs.

Amendment 15

Article 25 – paragraph 1 a (new)

Text proposed by the Commission	EP draft report	AREPO amendment
	Ia. Where a recognised producer group does not exist, a producer group having a legitimate interest may apply for the approval of an amendment to the product specification of a registered geographical indication.	Ia. Where a recognised producer group does not exist, a producer group having a legitimate interest may apply for the approval of an amendment to the product specification of a registered geographical indication. In this case, the amendment of product specification shall be subject to a prior agreement concluded between a minimum number of members covering a minimum volume or value of marketable production, to be laid down by the Member State concerned.

Justification

It would be important to assure the representativeness of the producer groups applying for the amendment to the product specifications, in order to avoid excluding some categories as a consequence of power imbalances inside the group.

Amendment 16

Article 27, paragraph 1, letter b

Text proposed by the Commission	EP draft report	AREPO amendment
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(b) any misuse, imitation or evocation, even if the **Amendment 42** true origin of the products or services is indicated or if the protected name is translated or accompanied by an expression such as 'style', 'type', 'method', 'as produced in', 'imitation', if the protected name is translated, transcribed, 'flavour', 'like' or similar.

Proposal for a regulation Article 27 – paragraph 1 – point b

(b) any misuse, imitation or evocation, even if the true origin of the products or services is indicated or as 'style', 'type', 'method', 'as produced in', 'imitation', 'flavour', 'like' or similar, including where those products are used as ingredients;

(b) any misuse, imitation or evocation, even where Member States or public authorities are involved, and even if the true origin of the products or services is indicated or if the protected name is translated, transcribed or transliterated or accompanied by an expression such as 'style', 'type', 'method', 'as transliterated or accompanied by an expression such produced in', 'imitation', 'flavour', 'like' or similar, including when these products are used as ingredients.

Justification

Protection should also be strengthened against any action carried out by other MS and public authorities formally kept within the bounds of legality but aimed at exploiting the popularity of a GI.

Amendment 17

Article 27, paragraph 2

Text proposed by the Commission	EP draft report	AREPO amendment
2. For the purposes of paragraph (1), point (b), the evocation of a geographical indication shall arise, in particular, where a term, sign, or other labelling or packaging device presents a direct and clear link with the product covered by the registered geographical indication in the mind of the reasonably circumspect consumer, thereby exploiting, weakening, diluting or being detrimental to the reputation of the registered name.	Amendment 44 Proposal for a regulation Article 27 – paragraph 2 2. For the purposes of paragraph (1), point (b), the evocation of a geographical indication shall arise, in particular, where a clear link <i>is present</i> with the product covered by the registered geographical indication in the mind of the reasonably circumspect consumer, thereby exploiting, weakening, diluting or being detrimental to the reputation of the registered name.	2. For the purposes of paragraph (1), point (b), the evocation of a geographical indication shall arise, in particular, where a term, sign, or other labelling or packaging device presents a direct and clear link with the product covered by the registered geographical indication in the mind of the reasonably circumspect consumer, thereby exploiting, weakening, diluting or being detrimental to the reputation of the registered name.



There is no definition of evocation in the current EU GI regulations. It is the EU Court of Justice that has given an extensive interpretation of evocation which is not reflected in the proposed article, missing several elements compared to the rulings of the CJEU. The definition proposed by the rapporteur is not exhaustive. It is best to leave it to the EU Court of Justice to continue to assess the issue of evocation on a case-by-case basis.

Amendment 18

Article 28, paragraph 2

Text proposed by the Commission	EP draft report	AREPO amendment
cases of an agreement with a producer group	Proposal for a regulation Article 28 – paragraph 2 The geographical indication designating a product	cases of an agreement in writing with a the

Justification

It should be indicated that producer groups can define minimum criteria for the use of their GI as an ingredient, as well as request a financial contribution or reimbursement, in order to address the increase in operating and management costs of their ordinary activities. Furthermore, new rules on GIs used as ingredients should be defined in this Regulation.

Amendment 19

Article 32, paragraph 1

•	Text proposed by the Commission	EP draft report	AREPO amendment
	1. A producer group shall be set up on the initiative		1. A producer group shall be set up on the initiative
	of interested stakeholders, including farmers, farm		of interested stakeholders and may be made up of
	suppliers, intermediate processors and final	Article 32 – paragraph 1	producers and/or processors, including farmers,



processors, as specified by the national authorities and according to the nature of the product concerned. Member States shall verify that the producer group operates in a transparent and democratic manner and that all producers of the product designated by the geographical indication enjoy right of membership in the group. Member States may provide that public officials, and other stakeholders such as consumer groups, retailers and suppliers, also participate in the works of the producer group.

1. A producer group shall be set up on the initiative of interested stakeholders, including farmers, farm suppliers, intermediate processors and final processors, as specified by the *competent* national authorities and according to the nature of the product concerned.

Member States may provide that public officials, and other stakeholders such as consumer groups, retailers and suppliers, also participate in the works of the producer group.

A producer group may also be set up on the initiative of a Member State.

Member States shall verify that the producer group operates in a transparent and democratic manner and that all producers of the product designated by the geographical indication enjoy right of membership in the group.

farm suppliers, intermediate processors and final processors, as specified by the competent national authorities and according to the nature of the product concerned. Member States shall verify that the producer group operates in a transparent and democratic manner and that all producers of the product designated by the geographical indication enjoy right of membership in the group.

Member States may provide that public officials, and other stakeholders such as consumer groups, retailers and suppliers, also participate in the works of the producer group.

Justification

The categories of members of the producer group can differ according to the type of value chain and between Member States, so it is best to limit the specification to producers and processors. Furthermore, it is difficult to understand the added value of including actors who are not involved in the production process among the members of a producer group.

Amendment 20

Article 32, paragraph 2

Text proposed by the European Commission	EP draft report	AREPO amendment
2. A producer group may exercise in particular the following powers and responsibilities:	Amendment 57 Proposal for a regulation Article 32 – paragraph 2 – introductory part 2. Where a recognised producer group does not exist, a producer group may exercise in particular	We support amendement 57
	the following powers and responsibilities:	
(a) develop the product specification and manage	Amendment 58	We support amendement 58



internal controls that ensure compliance of production steps of the product designated by the geographical indication with the said specification; (b) take legal action to ensure protection of the geographical indication and of the intellectual property rights that are directly connected with it;	Proposal for a regulation Article 32 – paragraph 2 – point a (a) develop the product specification and manage activities relating to ensuring compliance of production steps of the product designated by the geographical indication with the said specification; Amendment 59 Proposal for a regulation Article 32 – paragraph 2 – point b (b) take legal action to ensure protection of the geographical indication and of the intellectual property rights that are directly connected with it,	We support amendement 59
(c) agree sustainability undertakings, whether or not included in the product specification or as a separate initiative, including arrangements for verification of compliance with those undertakings and assuring adequate publicity for them notably in an information system provided by the Commission;	and claim damages; Amendment 60 Proposal for a regulation Article 32 – paragraph 2 – point c (c) agree sustainability undertakings, whether included in the product specification or elsewhere, assuring adequate publicity for them notably in the sustainability report referred to in Article 12a or in an information system provided by the Commission;	AREPO asks to reject the amendment proposed by De Castro and maintain the text of EC proposal.
	Amendment 65 Proposal for a regulation Article 32 – paragraph 2 – point e b (new) (eb) take measures to disseminate best practices and raise awareness among producers and consumers of the sustainability undertakings provided for in Article 12;	(d) disseminate best practices and raise awareness among producers on sustainability undertakings as defined in Article 12. This may take the form of but not limited to providing information on available financial support, developing tools and action plans.
 (d) take action to improve the performance of the geographical indication, including: (i) development, organisation and conduct of collective marketing and advertising campaigns; (ii) dissemination of information and promotion activities aiming at communicating the attributes of the product designated by a geographical indication to consumers; (iii) carrying out analyses into the economic performance, sustainability of production, 		



nutritional profile, and organoleptic profile, of the product designated by the geographical indication; (iv) dissemination of information on the geographical indication and the relevant Union symbol; and (v) providing advice and training to current and future producers, including on gender mainstreaming and equality.		
(e) combat counterfeiting and suspected fraudulent uses on the internal market of a geographical indication designating products that are not in compliance with the product specification, by monitoring the use of the geographical indication across the internal market and on third countries markets where the geographical indications are protected, including on the internet, and, as necessary, inform enforcement authorities using confidential systems available.	Amendment 63 Proposal for a regulation Article 32 – paragraph 2 – point e (e) combat counterfeiting and suspected fraudulent uses on the internal market including the Union digital market of a geographical indication designating products that are not in compliance with the product specification, by monitoring the use of the geographical indication across the internal market and on third countries markets where the geographical indications are protected, including on the internet, and, as necessary, inform enforcement	We support amendement 63
	authorities using confidential systems available. Amendment 64 Proposal for a regulation Article 32 – paragraph 2 – point e a (new) (ea) take measures to enhance the value of products and, where necessary, take steps to prevent or counter any measures or commercial practices which are, or risk being, detrimental to the image and value of their products, including devaluating marketing practices and prices;	We support amendement 64
	Amendment 66 Proposal for a regulation Article 32 – paragraph 2 – point e c (new) (ec) lay down rules concerning the use of the product designated by a geographical indication as an ingredient, in particular by: (i) establishing minimum conditions for the use of	We propose to give this power only to recognised producer groups. Delete amendment 66



the name of the product designated by a	
geographical indication;	
and	
(ii) requesting a financial contribution from the	
processor using the name of the product	
designated by a geographical indication as an	
ingredient.	

Amendment 21

Text proposed by the Commission	EP draft report	AREPO amendment
1. Upon a request of producer groups fulfilling the conditions of paragraph 3, Member States shall designate, in accordance with their national law, one producer group as recognised producer group for each geographical indication originating in their territory that is registered or is subject to an application for registration or for product names that are a potential subject for application for registration.	Amendment 67 Proposal for a regulation Article 33 – paragraph 1 1. Upon a request of a producer group, Member States or, in accordance with an international agreement to which the Union is a contracting party, third countries shall designate, in accordance with their national law, one producer group as recognised producer group for a specific geographical indication or for two or more geographical indications originating in their territory, that are registered or are subject to an application for registration or for product names that are a potential subject for application for registration.	We support amendement 67
A producer group may be designated as recognised producer group subject to a prior	Amendment 68 Proposal for a regulation Article 33 – paragraph 1 a (new) 1a. A recognised producer group shall be the sole group to act on behalf of all producers with regard to competences referred to in this Article and in Articles 25 to 28 and Article 32. Amendment 69 Proposal for a regulation	2. A producer group may be designated as recognised producer group <i>if:</i> subject to a prior
agreement concluded between at least two-thirds of	Article 33 – paragraph 2	agreement concluded between at least two thirds of



the producers of the product bearing a geographical indication, accounting for at least two-thirds of the production of that product in the geographical area referred to in the product specification. As an exception, an authority, as referred to in Article 8(2), and a single producer, as referred to in Article 8(3), shall be deemed to be a recognised producer group.

2. A producer group may be designated as recognised producer group subject to a prior agreement concluded between *a minimum number* of the producers of the product bearing a geographical indication, accounting for *a minimum volume or value of marketable* production, *to be laid down by the Member State*, of that product in the geographical area referred to in the product specification. As an exception, an authority, as referred to in Article 8(2), and a single producer, as referred to in Article 8(3), shall be deemed to be a recognised producer group.

the producers of the product bearing a geographical indication, accounting for at least two thirds of the production of that product in the geographical area referred to in the product specification. As an exception, an authority, as referred to in Article 8(2), and a single producer, as referred to in Article 8(3), shall be deemed to be a recognised producer group.

(a) it has a minimum number of members, expressed as a percentage, and/or covers a minimum volume or value of marketable production, to be laid down by the Member State concerned, in the geographical area referred to in the product specification. Such provisions shall not prevent the recognition of producer groups which are dedicated to small-scale production; (b)it has a structured organization with headquarters, staff and financial statements, to carry out its activities in compliance with the GI legislation

(c)it exercises its powers and responsibilities respecting the criteria of fair and balanced representation of the categories of operators involved in the production process, laid down by or to be laid down by the Member State concerned, in order to avoid exclusions and allow the democratic governance of the recognised group.



The current wording of the EC proposal does not take into account the diversity of legal situations in Member States. The legislative proposal should define general principles on how GI groups can be recognised by a Member State, so that national specificities as well as differences between sectors are taken into account. Finally, it is essential that the criteria for the representativeness of the recognised group ensure a balance in decision-making between the different members of the group.

Amendment 22

Text proposed by the Commission	EP draft report	AREPO amendment
3. In addition to the powers and responsibilities		
referred to in Article 32(2), a recognised producer		
group may exercise the following powers and responsibilities:		
(a) to liaise with intellectual property enforcement		
and anti-counterfeit bodies and participate in		
intellectual property enforcement networks as the		
geographical indication right holder;		
(1) (1) (1) (1)	A 7 471	XX7 4 3 4 7 4
(b) to take enforcement actions, including filing applications for actions with custom authorities, to	Amendment 71 Proposal for a regulation	We support amendement 71
prevent or counter any measures which are, or risk	Article 33 – paragraph 3 – point b	
being, detrimental to the image of their products;	(b) to take enforcement actions, including filing	
, and a second property of the second propert	applications for actions with custom authorities, to	
	prevent or counter any measures or commerciall	
	<i>practices</i> which are, or risk being, detrimental to	
	the image and value of their products, including	
	devaluating marketing practices and prices; Amendment 72	XX/
	Proposal for a regulation	We support amendement 72
	Article 33 – paragraph 3 – point b a (new)	
	(ba) to carry out supervisory activities and prevent	
	fraud, as provided for in Article 42, when such	
	activities have been delegated to them by the	
	competent	



(c) to recommend to the national authorities binding rules to be adopted in accordance with Article 166a of Regulation (EU) No 1308/2013 for the regulation of the supply of products designated by a geographical indication; (d) with a view to protecting the geographical indication in the internet domain name systems outside the jurisdiction of the Union, to register an individual, collective or certification trade mark depending on the trade mark system concerned, containing, as one of its prominent elements, a geographical indication and restricted to product conforming to the corresponding product specification.		
	Amendment 73 Proposal for a regulation Article 33 – paragraph 3 – point c a (new) (ca) to establish standard value-sharing clauses within the meaning of Article 172a of Regulation (EU) No 1308/2013, including market bonuses and losses, determining how any evolution of market prices for the products concerned or other relevant commodities is to be allocated between members;	We support amendement 73
	Amendment 74 Proposal for a regulation Article 33 – paragraph 3 – point c b (new) (cb) to liaise with the Commission in the context of negotiations on international agreements as regards the protection of the geographical indications;	(g) to be consulted by the European Commission, in the context of international trade negotiations, with regard to the protection of their name.
		 (f) define rules concerning the use of their GI product as an ingredient, in particular: i) set minimum conditions for the use of their GI as an ingredient; ii) request a financial contribution or reimbursement to the processor using the GI as



		an ingredient; iii) carry out control and supervision activities in all EU internal market.
4. The powers and responsibilities referred to in paragraph 2 shall be subject to a prior agreement concluded between at least two-thirds of the producers of the product designated by a geographical indication, accounting for at least two-thirds of the production of that product in the geographical area referred to in the product specification.	Amendment 75 Proposal for a regulation Article 33 – paragraph 4 4. Member States may lay down rules to ensure that the contribution to costs associated with the exercise of powers and responsibilities by the recognised producer group is compulsory for all producers of that geographical indication.	We support amendement 75
5. Member States shall carry out checks in order to ensure that the conditions laid down in paragraph 2 are complied with. Where the competent national authorities find that such conditions have not been complied with, Member States shall annul the decision on the recognition of the producer group.	Amendment 76 Proposal for a regulation Article 33 – paragraph 5 5. Member States or, in accordance with an international agreement to which the Union is a contracting party, third countries shall carry out checks in order to ensure that the conditions for the recognition of the producer group are complied with. Where the competent national authorities find that such conditions have not been complied with, Member States shall annul the decision on the recognition of the producer group.	We support amendement 76

The powers and responsibilities listed in this article require a solid organisation and governance to be exercised. At the same time they should be seen as an encouragement for producer groups to be recognised by the Member State and work together, in order to maintain a solid structure and organisation that can support the management and development of the GI and does not disappear after the recognition of the product at EU level.

Amendment 23

Article 34, paragraph 1

Text proposed by the Commission	AREPO amendment	EP draft report



- 1. Country-code top-level domain name registries established in the Union may, upon the request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such country-code top-level domain to the recognised producer group of the products with the geographical indication concerned, following an appropriate alternative dispute resolution procedure or judicial procedure, if such domain name has been registered by its holder without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 27.
 - 1. The following obligations shall apply to core platform services provided or offered by registries to business users established in the Union or end users established or located in the Union, irrespective of the place of establishment or residence of the registries and irrespective of the law otherwise applicable to the provision of service, in accordance with Article 1 of Regulation (EU) 2022/xxx:
 - a) Country-code-top-level domain name registries operating established in the Union shall may, ex officio or upon the request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such country-code top-level domain to the recognised producer group of the products with the geographical indication concerned or to the Member State originating of the geographical indication in question, following an appropriate alternative dispute resolution procedure or judicial procedure, if such domain name has been registered by its holder without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 27.

Amendment 79 Proposal for a regulation Article 34 – paragraph 1

1. Country-code Top-level domain name registries operating in the Union shall, ex-officio or upon the request of a natural or legal person having a legitimate interest or rights, revoke or transfer a domain name registered under such country-code top-level domain to the recognised producer group of the products with the geographical indication concerned, or to the Member State where the geographical indication in question originates. following an appropriate alternative dispute resolution procedure or judicial procedure, if such domain name has been registered by its holder without rights or legitimate interest in the geographical indication or if it has been registered or is being used in bad faith and its use contravenes Article 27.



Article 34 only covers country code top level domains (ccTLDs) in the Union. For domain names other than ccTLDs, this provision would not be applicable. It is therefore appropriate to align the wording with that of the Digital Market Act.

Amendment 24

Text proposed by the Commission	EP draft report	AREPO amendment
1. The registration of a trade mark the use of which		1. The registration of a trade mark the use of which
would contravene Article 27 shall be rejected if the		would contravene Article 27 shall be rejected if the
application for registration of the trade mark is		application for registration of the trade mark is
submitted after the date of submission to the		submitted after the date of submission to the
Commission of the application for the registration		Member State or the Commission, depending on
of the geographical indication.		the stage of the procedure, of the application for
2. Trade marks registered in breach of paragraph		the registration of the geographical indication.
(1) shall be invalidated by EUIPO and, when		2. Trade marks registered in breach of paragraph
applicable, the competent national authorities.		(1) shall be invalidated by EUIPO and, when
3. A trade mark the use of which contravenes		applicable, the competent national authorities.
Article 27, which has been applied for, registered,		3. A trade mark the use of which contravenes
or established by use in good faith within the		Article 27, which has been applied for, registered,
territory of the Union, if that possibility is provided		or established by use in good faith within the
for by the legislation concerned, before the date on		territory of the Union, if that possibility is provided
		for by the legislation concerned, before the date on
which the application for registration of the		which the application for registration of the
geographical indication is submitted to the		geographical indication is submitted to the <i>Member</i>
Commission, may continue to be used and renewed		State or the Commission, may continue to be used
notwithstanding the registration of a geographical		and renewed notwithstanding the registration of a
indication, provided that no grounds for invalidity		geographical indication, provided that no grounds for invalidity or revocation of the trade mark exist
or revocation of the trade mark exist under		under Directive (EU) 2015/2436 or Regulation
		(EU) 2017/1001. In such cases, the use of the
Directive (EU) 2015/2436 or Regulation (EU)		geographical indication, if then registered, and that
2017/1001. In such cases, the use of the		of the relevant trade mark shall be permitted.
geographical indication, if then registered, and that		of the felevant trade mark shan be permitted.
of the relevant trade mark shall be permitted.		



The registration procedure for a GI consists of two steps: the first step with the request at national level and the second step at the EU level. Therefore, it is limiting to consider exclusively the "submission to the Commission" as a moment to be protected. It is necessary to provide for the extension of the protection against registrations of private trademarks as of the beginning of the process.

Amendment 25

Article 37, paragraph 6

Text proposed by the Commission	EP draft report	AREPO amendment
6. Indications, abbreviations and Union symbols	Pagrafraph deleted	6. Indications <i>and</i> abbreviations <i>Union symbols</i>
may be used in the labelling and advertising		may be used in the labelling and advertising
materials of processed products when the		materials of processed products when the
geographical indication refers to an ingredient		geographical indication refers to an ingredient
thereof. In that case, the indication, abbreviation or		thereof. In that case, the indication <i>or</i> abbreviation
Union symbol shall be placed next to the name of		<i>Union symbol</i> shall be placed next to the name of
the ingredient that is clearly identified as an		the ingredient that is clearly identified as an
ingredient. The Union symbol shall not be placed		ingredient. The Union symbol shall not be used in
in association with the name of the food within the		the labelling and advertising materials nor placed
meaning of Article 17 of Regulation (EU) No		in association with the name of the food within the
1169/2011 or in a manner that suggests to the		meaning of Article 17 of Regulation (EU) No
consumer that the processed product rather than the		1169/2011 to avoid misleading consumer. or in a
• •		manner that suggests to the consumer that the
ingredient is the object of registration.		processed product rather than the ingredient is the
		object of registration.

Justification

A geographical indication is a concept that manifests itself both through the product name and the product trademark logo registered in the product specifications. PDO and PGI Union symbol should not be used in a processed product using a GI as ingredient to avoid confusion.



Amendment 26

Article 39, paragraph 7

Text proposed by the Commission	EP draft report	AREPO amendment
7. The costs of verification of compliance with the		7. The costs of verification of compliance with the
product specification may be borne		product specification may be borne
by the operators which are subject to those		by the operators which are subject to those controls
controls. The Member States may also		or by the group of producers referred to in Article
contribute to those costs.		32 and 33. The Member States may also contribute
		to those costs.

Justification

Producer groups have various responsibilities, notably to make participation in the GI easier and fairer. Being able to bear the certification costs of its members and carry out the related administrative tasks is a great advantage especially for small producers.

Amendment 27

New article after Article 45

Text proposed by the Commission	EP draft report	AREPO amendment
	Not included	
		1. The EUIPO may participate in the EU
		Geographical Indications system by offering
		technical assistance to the European
		Commission in the cases and in the ways
		provided for in this Regulation, not
		exceeding its domain of expertise
		concerning intellectual property rights.
		2. The EUIPO may support the European
		Commission in carrying out the following
		tasks:



a) protection of geographical indications,
including on the Internet;
b) Operation of the GI Register;
c) setting up and managing an alert system
informing applicants of the availability
of their geographical indication as a
domain name.

Chapter 5 of the proposed Regulation is the appropriate place to better clarify and list in a transparent manner the types of tasks for which the EUIPO can assist the Commission. In this way, the EUIPO could complement DG AGRI's competences in agriculture and rural development with expertise in IPR.

Amendment 28

Text proposed by the Commission	EP draft report	AREPO amendment
1. Where the Commission exercises any of the	Amendment 105	1. Where the Commission <i>relies on the assistance</i>
empowerments provided for in this Regulation to	Proposal for a regulation	of the EUIPO to carry out the tasks mentioned,
entrust tasks to EUIPO, it shall also be empowered	Article 47 – paragraph 1 – introductory part	exercises any of the empowerments provided for in-
to adopt delegated acts in accordance with Article	1. Where the Commission exercises	this Regulation to entrust tasks to EUIPO, it shall
84 to supplement this Regulation by criteria for	any of the empowerments provided for in	also be empowered to adopt delegated acts in
monitoring performance in the execution of such	this Regulation to entrust tasks to EUIPO,	accordance with Article 84 to supplement this
tasks. Such criteria may include:	it shall also be empowered to adopt	Regulation by criteria for monitoring performance
(a) the extent of integration of agricultural factors	delegated acts in accordance with Article	in the execution of such tasks. Such criteria may
in the scrutiny process;	84 to supplement this Regulation by	include:
(b) quality of assessments;	criteria for monitoring performance in the	(a) the extent of integration of agricultural factors in
(c) coherence of assessments of geographical	execution of such tasks. Such criteria shall	the scrutiny process;
indications from different sources;	include, in particular:	(b) quality of assessments;
(d) efficiency of tasks; and		(c) coherence of assessments of geographical
(e) user satisfaction.		indications from different sources;
		(d) efficiency of tasks; and
		(e) user satisfaction.
		(e) user satisfaction.



The EUIPO's contribution to the performance of these tasks will be limited to IPR aspects and its intervention will also have to be assessed.

Amendment 29

Article 48

Text proposed by the Commission	EP draft report	AREPO amendment
3. The following agricultural products are excluded	Amendment 107	3. The following agricultural products are
from being the subject of a protected designation of	Article 48 – paragraph 3 – point a	excluded from being the subject of a protected
origin or a protected geographical indication:	(a) products that by their nature cannot be traded	designation of origin or a protected geographical
(a) products that by their nature cannot be traded	within the internal market and can only be	indication:
within the internal market and can only be	consumed in or near their place of manufacture,	(a) products that by their nature cannot be traded
consumed in or near their place of manufacture,	such as restaurants;	within the internal market and can only be
such as restaurants;		consumed in or near their place of manufacture,
		such as restaurants;

Justification

As the type of products that could be excluded is not clearly defined, this article could constitute a discriminatory provision

Amendment 30

Text proposed by the Commission	EP draft report	AREPO amendment
3. This Regulation shall not prevent the placing on		3. If the assessment referred to in paragraph 2
the market of a product that does not conform with		proves that the conditions envisaged in paragraph
the product specification of a registered		1 are not met, and if at the same time all the other
geographical indication, the labelling of which		prerequisites envisaged in this Regulation are met,
includes the name or part of the name of that		the name shall be registered as a designation of
geographical indication, that contains or comprises		origin or geographical indication and shall
the denomination of a plant variety or animal		therefore benefit from the protection envisaged in
breed, provided that the following conditions are		Article 27.
met:		This Regulation shall not prevent the placing on the
(a) the product in question comprises or is derived		market of a product that does not conform with the
from the variety or breed indicated;		product specification of a registered geographical



- (b) consumers are not misled;
- (c) the usage of the denomination of the variety or breed name constitutes fair competition;
- (d) the usage does not exploit the reputation of the registered geographical indication; and
- (e) the production and marketing of the product in question had spread beyond its area of origin prior to the date of application for registration of the geographical indication.

indication, the labelling of which whose name is identical to the registered name or of a different name that wholly or partially includes, derives from or refers to itincludes the name or part of the name of that geographical indication, that contains or comprises the denomination of a plant variety or animal breed, provided that the following conditions are met:

- (a) the product in question comprises or is derived from the variety or breed indicated and is produced outside the area indicated in the product specification;
- b) the name is used by an operator who, during the registration procedure, has lodged an opposition to the registration, to the Member State or to the Commission, by proving that in the twenty-five years prior to the opening of the registration procedure he used the name in question to designate products with which his name/trademark was associated;
- (b) (c) consumers are not misled;
- (e) (d) the usage of the denomination of the variety or breed name constitutes fair competition;
- (d) (e) the usage does not exploit the reputation of the registered geographical indication; and
- (e) the production and marketing of the product in question had spread beyond its area of origin prior to the date of application for registration of the geographical indication.

Justification

It is necessary to give maximum clarity to the results of the registration of a GI that contains or comprises the denomination of a plant variety or animal breed, in order to apply without doubts the protections reserved for GIs in article 27 of these Regulations.

Amendment 31

Title III

Text proposed by the Commission EP draft report AREPO amendment		
	EP draft report	AREPO amendment



Quality schemes		Other quality schemes
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Traditional specialities guaranteed and Optional quality terms such as Mountain products, should be included in a title dedicated to quality schemes other than geographical indications. The link with the territory is stronger for GIs, while the other EU quality schemes aim to emphasise the traditional production process or products made in difficult natural areas such as mountains or islands.

Amendment 32 Article 60

Text proposed by the Commission	EP draft report	AREPO amendment
2. The scrutiny should not exceed a period of 6		2. The scrutiny <i>shall</i> not exceed a period of 6
months. In the event that the scrutiny period		months. In the event that the scrutiny period
exceeds or is likely to exceed 6 months the		exceeds or is likely to exceed 6 months the
Commission shall inform the applicant of the		Commission shall inform the applicant of the
reasons for the delay in writing.		reasons for the delay in writing.

Justification

The 6-month time limit provided for in the Regulation is generally not respected by the EC. It should be noted that the review should not exceed a period of 6 months.

Amendment 33

Text proposed by the Commission	EP draft report	AREPO amendment
2. The power to adopt delegated acts referred to in Article 12(4), Article 14(2), Article 15(6), Article 17(5), Article 19(10), Article 23(7), Article 25(10), Article 26(6), Article 28(3), Article 29(3), Article 34(3), Article 46(1), Article 46, Article 47(1), Article 48(6), Article 48(7), Article 49(4), Article 51(3), Article 55(5), Article 56(2), Article 73(10), Article 69(4), Article 70(2), Article 58(3), Article 62(10), Article 67(3), Article 68(6), Article 76(4),	DI urugi report	2. The power to adopt delegated acts referred to in Article 12(4), Article 14(2), Article 15(6), Article 17(5), Article 19(10), Article 23(7), Article 25(10), Article 26(6), Article 28(3), Article 29(3), Article 34(3), Article 46(1), Article 46, Article 47(1), Article 48(6), Article 48(7), Article 49(4), Article 51(3), Article 55(5), Article 56(2), Article 73(10), Article 69(4), Article 70(2), Article 58(3), Article



Article 77(1), Article 78(3), Article 78(4), shall be conferred on the Commission for a period of 7 years from [date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than 9 months before the end of the seven-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than 3 months before the end of each period.

62(10), Article 67(3), Article 68(6), Article 76(4), Article 77(1), Article 78(3), Article 78(4), shall be conferred on the Commission for a period of 7 years from [date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than 9 months before the end of the seven-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than 3 months before the end of each period.

Justification

The text would give the EC great freedom to make changes to GI policy through delegated acts. This is not acceptable as the key issues must be fixed in the text of the regulation and through the co-decision procedure.