

## DA.600 Ban on sharing

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### Art. 5 (2) Data Act - Trialogue Agreement

Any undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper, pursuant to Article [...] of [Regulation XXX on contestable and fair markets in the digital sector (Digital Markets Act)], shall not be an eligible third party under this Article and therefore shall not:

- (a) solicit or commercially incentivise a user in any manner, including by providing monetary or any other compensation, to make data available to one of its services that the user has obtained pursuant to a request under Article 4(1);
- (b) solicit or commercially incentivise a user to request the data holder to make data available to one of its services pursuant to paragraph 1 of this Article;
- (c) receive data from a user that the user has obtained pursuant to a request under Article 4(1).

### Art. 6 (2) (d) Data Act - Trialogue Agreement

The third party shall not:

[...]

- (d) make the data available it receives to an undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper pursuant to Article [...] of [Regulation on contestable and fair markets in the digital sector (Digital Markets Act)];

[...]