

Daily News 10 / 07 / 2019

COLLEGE MEETING: European Commission announces winner of 'Loi 130' architectural competition

Today the Commission announced the results of an architectural competition launched in the spring of 2018 to identify the best solution to replace part of its ageing offices in the European quarter. The winner is a consortium of five companies specialised in the provision of architectural and engineering services: RAFAEL DE LA-HOZ ARQUITECTOS, Spain (Team leader); Perkins+Will UK Limited, UK; Latz + Partner Landscape Architecture Urban Planning, Germany; TECNICA Y PROYECTOS S.A., Spain; and, MC2 ESTUDIO DE INGENIERIA S.L.U., Spain. Commissioner Günther H. **Oettinger** in charge of budget and human resources said: *"Congratulations to the winners of our first international architectural competition in Brussels. The winning design proposes solid, innovative, efficient and forward-looking solutions to replace our old buildings on the Loi 130 site."* Rudi Vervoort, Minister-President of the Brussels-Capital region, said: *"We are very pleased with the outcome of the competition. Thanks to very constructive cooperation between the European Commission and the Brussels-Capital Region, this emblematic competition resulted in a project that represents a significant milestone in the implementation of our own Projet Urbain Loi that aims at finding sustainable, energy efficient solutions for the redevelopment of the European quarter of Brussels"*. The winning project was chosen based on a decision of the competition jury composed of internationally renowned architects and engineers, as well as representatives of the Commission and the Brussels-Capital Region. With the Loi 130 project, the Commission is playing its part in the efforts of the Brussels authorities to make the European quarter a more attractive place to live, work and visit. More information is available in the [press release](#) and [MEMO](#). Visual material is available on the [website of the competition](#) and on [EbS](#). (For more information: Mina Andreeva – Tel.: +32 229 91382; Andreana Stankova – Tel.: +32 2 29 57857)

Summer 2019 Economic Forecast: Growth clouded by external factors

The European economy is set for its seventh consecutive year of growth in 2019, with all Member States' economies due to expand. The near-term outlook for the European economy, however, is clouded by external factors including global trade tensions and significant policy uncertainty. As a result, the forecast for euro area GDP growth in 2019 remains unchanged at 1.2%, while the forecast for 2020 has been lowered slightly to 1.4% following the more moderate pace expected in the rest of this year (spring forecast: 1.5%). The GDP forecast for the EU remains unchanged at 1.4% in 2019 and 1.6% in 2020. Valdis **Dombrovskis**, Vice-President for the Euro and Social Dialogue, also in charge of Financial Stability, Financial Services and Capital Markets Union, said: *"All EU economies are still set to grow this year and next, even if the robust growth in Central and Eastern Europe contrasts with the slowdown in Germany and Italy. The resilience of our economies is being*

tested by persisting manufacturing weakness stemming from trade tensions and policy uncertainty. On the domestic side, a “no deal” Brexit remains a major source of risk.” Pierre **Moscovici**, Commissioner for Economic and Financial Affairs, Taxation and Customs, said: “The European economy continues to expand against a difficult global backdrop. All EU countries are set to grow again in both 2019 and 2020, with the strong labour market supporting demand. Given the numerous risks to the outlook, we must intensify efforts to further strengthen the resilience of our economies and of the euro area as a whole.” The full press release is available in all languages [here](#). The full Summer 2019 Economic Forecast is available [here](#). (For more information: Annika Breidthardt – Tel.: +32 229 56153; Annikky Lamp – Tel.: +32 229 56151; Enda McNamara – Tel.: +32 229 58615)

Juncker Plan supports Finnish renewable energy fund

The European Investment Bank (EIB) is providing up to €60 million in financing to Taaleri’s SolarWind II fund under the European Fund for Strategic Investments (EFSI), the core element of the Investment Plan for Europe, or Juncker Plan. This contribution, together with additional financing from other sources, will be invested to create approximately 850 megawatts of renewable energy capacity which will offset over one million tonnes of CO₂ annually throughout the 25 year life of the assets. Vice-President of the European Commission Jyrki **Katainen**, responsible for Jobs, Growth, Investment and Competitiveness, and EIB Vice-President Alexander Stubb said: “Our institutions’ support for Taaleri’s renewable energy fund is logical, as the energy transition is a key part of our planet’s sustainable future, and needs strong financial backing. Following the EU’s goal to increase the share of renewable energy, the European Investment Bank has been investing heavily in renewable energy generation. The support of the Investment Plan makes it possible for the EIB to support this goal through fund structures like Taaleri SolarWind II fund.” A press release is available [here](#). As of June 2019, the Juncker Plan has mobilised nearly €410 billion of additional investment, including €8.5 billion in Finland. The Plan is currently supporting 952,000 small and medium businesses across Europe. (For more information: Annika Breidthardt – Tel.: +32 229 56153; Enda McNamara – Tel.: +32 229 64976)

200 petites et moyennes entreprises albanaises bénéficieront d’un meilleur accès au financement grâce à l’UE

[COSME](#), le programme européen pour la compétitivité des petites et moyennes entreprises, soutient un accord entre le groupe Banque européenne d’investissement (BEI) et Alpha Bank Albania, qui accordera un meilleur accès au financement à 200 petites et moyennes entreprises albanaises. Il s’agit de la première transaction en Albanie sous COSME. Alpha Bank Albania accordera un financement de 25 millions d’euros aux entreprises albanaises, à des conditions plus favorables grâce à la garantie de prêt de COSME. Elżbieta **Bieńkowska**, commissaire chargée du marché intérieur, de l’industrie, de l’entrepreneuriat et des PME, a déclaré: « Les petites et moyennes entreprises ont besoin d’un meilleur accès au financement pour créer des emplois, générer de la croissance et transformer leurs idées en projets concrets. L’Albanie est désormais le 32ème pays où les petites et moyennes

entreprises peuvent avoir accès à un financement par emprunt garanti par l'UE. Je suis très heureuse de constater que plus de 200 entreprises albanaises bénéficieront désormais d'un meilleur accès au financement grâce à l'UE. Globalement, les garanties de prêt de COSME fournissent un financement de plus de 25 milliards d'euros à plus de 450 000 PME européennes. » Vous trouverez plus d'informations sur [le site de la BEI](#). (Pour plus d'informations: Lucía Caudet – Tél: +32 229 56182; Sophie Dupin de Saint-Cyr – Tél: +32 229 56169)

European technology allows fast and secure transfer of data from space to Earth

This morning, the European External Action Service and the European Commission hosted a live demonstration of the European Data Relay System (EDRS), also known as 'Space data highway'. The system is the world's first laser-link in the sky, based on cutting-edge European laser technology. It allows transferring large volume of data, in particular images, from satellites in space to the Earth in quasi real-time. The system is a public-private partnership between the European Space Agency (ESA) and Airbus, and benefits from €90 million of EU funding from the Copernicus Earth Observation programme and through ESA in the 2015-2020 period. Thanks to the system, Copernicus images will be made available up to 7 times faster than currently the case. Copernicus, a leading provider of Earth observation data across the globe, offers high-quality environmental monitoring, helps save lives and manage emergencies, and supports border and maritime security. The EU's Copernicus Satellite system serves as the first long-term customer of the Space data highway. The new services will help Copernicus increase the data download capacities and timeliness and greatly improve its value for a host of time-critical applications. The live demo event was held simultaneously in the EEAS headquarters in Brussels, the European Maritime Safety Agency in Lisbon and the EU Delegation in Tokyo. (For more information: Maja Kocijancic – Tel.: +32 229 86570; Lucía Caudet – Tel.: +32 229 56182; Xavier Cifre Quatresols – Tel.: +32 229 73582; Sophie Dupin de Saint-Cyr – Tel.: +32 229 56169)

Agriculture: the Commission approves new geographical indication from the United Kingdom

Today, the Commission has approved the addition of '[Ayrshire New Potatoes](#)'/'[Ayrshire Earlies](#)' in the register of Protected Geographical Indication (PGI). The newly protected product is planted, grown and harvested in the county of Ayrshire in the South West of Scotland. Ayrshire has been at the heart of the British potato industry since the cultivation of the crop was first reported in Scotland on a commercial basis in 1793. Due to light sandy soil and early warming by the Gulf Stream, farms in Ayrshire, particularly those along the Ayrshire coast have always been able to plant their potato crop a few weeks earlier than in other parts of Scotland which associates them with the start of the new season. The 'Ayrshire New Potatoes/Ayrshire Earlies' are particularly good for boiling and salads. The new denomination will be added to the list of 1,450 products [already protected](#). More information is online on webpages on [quality products](#) and the [DOOR database](#) of protected products. (For more information: Daniel Rosario –

Tel: +32 229 56 185; Clémence Robin – Tel: +32 229)

Mergers: Commission clears acquisition of joint control over Sensia by Rockwell and Schlumberger

The European Commission has approved, under the EU Merger Regulation, the acquisition of joint control over Sensia, a newly-created company constituting a joint venture, by Rockwell Automation, Inc. ('Rockwell') and Schlumberger Limited, all of the U.S. Sensia will be active in the provision of fully integrated and digitally enabled surface automation and control solutions to customers in the global oil and gas industry. Rockwell is a global company dedicated to industrial automation and control solutions. Schlumberger is a global supplier of technology, integrated project management and information solutions to customers in the oil and gas industry. The Commission concluded that the proposed acquisition would raise no competition concerns given the companies' negligible combined market shares resulting from the proposed transaction. The transaction was examined under the simplified merger review procedure. More information is available on the Commission's [competition](#) website, in the public [case register](#) under the case number [M.9227](#). (For more information: Ricardo Cardoso – Tel.: +32 229 80100; Maria Tsoni – Tel.: +32 229 90526)

Eurostat: La population de l'UE en hausse à plus de 513 millions d'habitants au 1er janvier 2019

Au 1er janvier 2019, la population de l'Union européenne était estimée à près de 513,5 millions, contre 512,4 millions au 1er janvier 2018. Au cours de l'année 2018, plus de décès que de naissances ont été enregistrés dans l'UE (5,3 millions de décès et 5,0 millions de naissances), ce qui signifie que la variation naturelle de la population de l'UE a été négative pour une deuxième année consécutive. La variation démographique (positive, avec 1,1 million d'habitants supplémentaires) est donc due à la migration nette. Avec 83,0 millions de résidents (soit 16,2% de la population totale de l'UE au 1er janvier 2019), l'Allemagne est l'État membre de l'UE le plus peuplé, devant la France (67,0 millions, soit 13,1%), le Royaume-Uni (66,6 millions, soit 13,0%), l'Italie (60,4 millions, soit 11,8%), l'Espagne (46,9 millions, soit 9,1%) et la Pologne (38,0 millions, soit 7,4%). S'agissant des autres États membres, quatorze d'entre eux ont une part dans la population totale de l'UE comprise entre 1% et 4%, et huit autres une part inférieure à 1%. Un communiqué de presse est disponible [ici](#). (Pour plus d'informations: Christian Wigand – Tél.: +32 229 62253; Mélanie Voin – Tél.: +32 229 58659)

Eurostat: Le prix des logements en hausse de 4,0% dans la zone euro ainsi que dans l'UE

Le prix des logements, tel que mesuré par l'indice des prix des logements, a augmenté de 4,0% tant dans la zone euro que dans l'UE au premier trimestre 2019 par rapport au même trimestre de l'année précédente. Ces données proviennent d'Eurostat, l'office statistique de l'Union européenne. Par rapport au quatrième trimestre 2018, les prix des logements ont progressé au premier trimestre 2019 de 0,3% tant dans la zone euro que dans l'UE. Un communiqué de presse est disponible [ici](#). (Pour plus d'informations: Christian

Wigand – Tél.: +32 229 62253; Mélanie Voin – Tél.: +32 229 58659)

[Upcoming events](#) of the European Commission (ex-Top News)

[Serbia – Early warning system profile](#)

EMCDDA , Ministry of Health of Republic of Serbia, Lisbon, July 2019

Summary

The profile presents the structure, objectives and working methods of the Serbian national early warning system. It describes functions of the institutions participating in the early warning system and mentions data collection tools. It was prepared within the EMCDDA-IPA6 project 'Stepwise integration of the IPA beneficiaries in the activities of the EMCDDA and the Reitox Network' funded by the European Commission.

Download as PDF

Table of contents

- Introduction: definitions and objectives
- Working modalities
- Core functions and information flows
- The key laboratories
- Data collection tools
- Setting-up a national risk assessment procedure
- A case study

Main subject:

[partners and cooperation](#)

[Nationals from Colombia and Peru apply for asylum in the EU+ in record](#)

numbers

The monthly total of applications for international protection remains relatively stable.

In May 2019, the monthly number of applications for international protection lodged in the 30 EU+ countries (European Union Member States plus Norway and Switzerland) remained stable at around 57 000. However since the start of the year, some 287 500 applications have been lodged, which is 14 % more than in the same period last year.

The ten main citizenships of origin of applicants in May were Syria, Afghanistan, Venezuela, Iraq, Colombia, Nigeria, Pakistan, Iran, Turkey and Georgia. The most notable rising trend was for Colombian nationals, with 2 800 applications reaching the highest values in the past few years. Be it with smaller absolute numbers, a record level was also reached for Peruvian applications.

After a dip in April, in May there was again a 7 % increase in the number of first-instance decisions issued in the EU+, reaching 47 275. The recognition rate dropped slightly to 32 % in May, or 35 % when combining decision-data for the six-month period ending in May. The highest six-month recognition rates were for citizens from Yemen (89 %), Syria (87 %) and Eritrea (80 %) and the lowest for nationals from Moldova (0.4 %), North Macedonia (1 %), Georgia and India (each 3 %).

At the end of May, the number of cases awaiting a first-instance decision was stable with some 445 000 cases. Compared to the same month of last year, the stock went up by 16 300.

For more information and an interactive data-visualisation, please visit the [Latest Asylum Trends](#) page.

Photo: © iStock/beyhanyazar

[Keynote Speech by European Commissioner Jourová at the University of Chile: “EU-Chile: Challenges and Opportunities in the Digital Era.](#)

Shared values and common responses;

Ladies and gentlemen,

Thank you for inviting me to this great University – the oldest higher education institution in Chile.

It's also my honour and a great pleasure to come on my first official visit to this region and visit this country first. I think both Chile and Europe have a lot in common and I was very glad to see Chile as a first country from this region to join the OECD.

I would also like to welcome very much your constitutional amendment of your Constitution last year that made data protection a fundamental right. This is a recognition that the citizens, we need strong privacy rights and cannot be just looked at as potential consumers.

When this University was founded in 1842, students could only dream of the digital technologies we have today. Now they are an important part of our daily lives.

More than that. They are revolutionising everything we do – the way we work and travel, how we stay in touch, and the way we learn.

The digital world is a world of opportunities. No doubt it has improved our lives. And it makes it easier to trade and it offers many opportunities for economic innovation.

Autonomous cars, smart cities, progress in medicine, education or security ... But on the other hand, it raises plenty of legal and ethical questions about fundamental rights, trust, and the role of humans in an economy driven by tech.

We have become acutely aware that the internet can also influence our lives in ways unknown to us. We have more difficulties to distinguish real from unreal, true from fake.

For instance, the internet has made it much easier for people to join the political debate. But the recent Facebook/Cambridge Analytica scandal was a wake-up call that raised serious concerns about our collective freedom as voters and politicians. Personal data of millions of users were stolen and then used by political consultants to discover people's fears and target them with political propaganda.

I must stress that if we want to continue to enjoy the benefits the digital transformation offers, we must ensure that it fully respects our core values and fundamental principles.

In Europe we cherish our freedom, our democracy, equality, and the rule of law. They are the foundations for a strong Europe.

We share these values with you in Chile. We also have great trade relations. Indeed, my visit to Chile almost coincides with the 5th round of negotiations for a modernised Association Agreement with the EU.

In Chile, in Europe and in many other places in the world, we are facing difficult questions: are the tech giants too big to handle; should they be broken up; are our competition rules up to speed with today's reality; do we have tools to protect our privacy; how do we maintain trust in the digital economy; how do we shield us against modern cyber-threats?

We have reached a moment where it has become clear that the dialogue between politics and technology is not only unavoidable, it is necessary.

And countries that cherish common values, that recognise data protection as a fundamental right, like Chile and the EU, need to work together to shape the global rules of the game or others will do it for us.

In Europe I have been working on many of these questions as the EU Justice Commissioner for the last 5 years. Our approach was a careful one.

We didn't want to overregulate the Internet or put heavy obligations on platforms. On the contrary, we wanted to support the digital innovation. One of our key flagship initiatives is the creation of a Digital Single Market in the EU.

But we knew that trust in this project would only work if we offered citizens the control in their digital life, and end the digital Wild West where 'everything goes'.

Let me first tell you a little bit about our European approach on this, before I share with you some thoughts on how we should handle these challenges in the future.

So, in my work I have used two simple principles:

First – there are important differences in illegal and harmful content based on the level of threats to the society. One principle should always apply though: what is illegal offline, must be illegal online.

Second – we have to be careful about regulation because legislation is not always the best way to solve all the problems. I am a fan of a more light-touch approach and of effective solutions.

Values and ethics

Despite all the transformational changes we witness, I think we must not forget who we are. We must cherish our basic foundations which are democracy, freedom, fairness and the rule of law.

And we must aim to become competitive in the digital economy while preserving those values.

The European Union is an area with a high protection of safety and fundamental rights, which ensures that technology is both ethical and trustworthy.

In Europe we have decided that technology should be human-centred and value-based.

Yet, many of the tech champions were labelled as disruptors. They wanted to 'move fast and break things' often regardless of those core values. We saw that these were not always guarantors of a happy future for all and that more responsibility was needed.

Some of those companies started to change, but the only long-term solution I see is for a democratic society to take control of this process and put people at the centre of the technological revolution. And the politicians and indeed the tech companies have their roles to play to make that happen.

New type of social dumping

It is estimated that hundreds of millions of jobs will disappear by 2030. I read for example that Microsoft imagines that by 2038 personal digital assistants will be trained to anticipate our needs, prepare us for meetings and drive cars. This means a lot of job losses, including among some among my team.

In exchange new jobs will be created, I am sure, but it is clear that all these things mean huge societal change and social challenges, not only for the labour market but to our lives in general.

We have to watch out on the effects on society, whether a new type of digital poverty and social exclusion will be created by all this.

Especially, that I think the trust to those that lead this revolution today has eroded and created anxiety rather than enthusiasm.

It is important to address those fears. The adaptation of skills for jobholders and for the next generation to get ready for this next important technological step will be key.

Data protection and privacy

On the regulatory side in Europe, we decided to adopt a set of modern rules on data protection known as the GDPR. The new regulation aims to reconcile two key things: give people more control to restore trust to digitalisation whilst opening channels for modern innovation following the principle of privacy by design.

We must not ignore the lost confidence in the tech revolution. Two-thirds of Europeans (67%) are concerned about not having complete control over the information they provide online. I see the same is true in this region of the world. According to a recent survey; probably due to the recent scandals and massive data breaches, a majority of people around the world are more concerned about their online privacy than they were a year ago.

This mistrust could have an impact not only on the future of digital technology, but also on the development of Artificial Intelligence or on any type of big data research. That's why I see modern privacy rules as a competitive differentiator and as an economic advantage.

GDPR is a wide-reaching and technologically neutral regulation. When we started this process in 2012 many people thought we were "foolish" because in the age of social media privacy is obsolete.

Now, the GDPR is one year old and the first conclusions are that it is working well.

First of all, now we finally have one set of rules for the entire Europe. One continent – one law. This harmonised and simplified regulatory environment is particularly beneficial for smaller players and foreign operators, as it means a significant reduction in compliance costs and red tape. Instead of having to deal with 28 different data protection laws and 28 different regulators, since May of last year one set of rules applies to their operations in Europe and is interpreted in a uniform way throughout the continent.

We are starting to see positive trends when it comes to innovation and data security or when it comes to citizens making a more active use of their rights. As one senior corporate official from a tech company put it: "people are finally asking the right questions about where their data is stored and what companies are doing with that data". This is about being data subject rather than data object; this is about being a citizen, rather than just consumer.

Many people, including tech CEOs themselves, admit that the hands-off approach to privacy doesn't work any longer. We hear from the social media platforms that they would welcome a GDPR standard globally, and that they want even more regulation and we see that many countries in the world are discussing horizontal privacy rules.

My main reason to come to Chile was to discuss exactly that – global convergence. If we have similar solution to the problems, it will be easier for us to ensure free flow of data that is becoming indispensable for trade, but also for the innovation dominated by AI and big databases. And if we join forces, it will be easier to influence the global debate and international fora, at a time when there is an increasing demand around the world for common standards.

That's why I am observing with great interest the debate in Chile about your new privacy law. It's not my place to tell you what to do. You will take the

decision in a sovereign and democratic way.

What I can offer is my experience in introducing such a law in Europe and the impact it has already had.

Studies indicate that companies benefit from their privacy investments. These benefits include fewer losses from data breaches, quicker sales and innovation through the offer on the market of new products and services with novel privacy and data security solutions. We see these products often developed by smaller and medium-sized companies.

In short, the Europe's data protection law, the GDPR, is an opportunity for business and a means for individuals to build trust.

But even the best rules need strong, effective and independent enforcement.

Let's go back to the Cambridge Analytica scandal as an example. The data of 87 million Facebook users were exploited. Our colleagues from the British Data Protection Authority dealt with this case and they ruled that Facebook was clearly liable since "A company of its size and expertise should have known better and it should have done better," and fined the tech giant half a million pounds for the data breach.

While it was the biggest fine available to the British authority at that time, let's be honest, it is peanuts for a company like Facebook. That's why the fines must be appropriate and dissuasive. I hope they will never be used, but the threat has to be real.

On the international stage, we can see the reflection of this type of thinking. Chile's President was recently in Osaka at the G20 leader's summit. I was very pleased to read the final leader's statement that recognised the importance of data protection as a trade enabler. The leaders agreed that we do need data flows with trust, because otherwise people, the citizens, will not embrace the digital revolution.

This is particularly relevant in the context of modernising Chile's and Europe's Association and trade agreement.

I trust that through these negotiations we will be able to build further on our common values and standards and bring tangible mutual benefits to our citizens and businesses alike. I hope that our dialogue on data protection will support the modernised deal and bring Chile and Europe even closer together.

Online content and responsibility of platforms

But legislation is not the only thing we do in Europe to shape the digital age. As I said, I don't think that regulation is the best way to solve all the problems. Regulation is one of the possibilities, but we first have to explore all the options available on the menu.

When it comes for example to online content, we wanted to preserve the freedom of expression and the possibility for platforms to offer an open space for exchange, but we also wanted them to start fixing the problems they themselves helped create.

We adapted our response to different types of content. The bigger the potential online harm for the people, the faster and stronger the reaction should be. Terrorist content and child sexual abuse images are the biggest threats. That's why we proposed legislation to remove terrorist content within one hour from when the content is flagged. And if these obligations are not met there will be fines.

Then, for illegal hate speech such as racism and xenophobia that is banned in all Member States by European law, I worked with platforms on the voluntary Code of Conduct to ensure that the rules that apply offline are also respected online.

And we achieved good results quickly and rallied all actors around the common understanding of the fact that some things are simply illegal – offline as well as in the online environment. This approach proved to be effective.

And on disinformation and fake news which can have negative effects and where we have to respect that it is not illegal “to lie”, we want to cooperate with platforms, with the media and the NGOs, fact-checkers to be able to detect, to expose and to react. In fact, with all 28 governments we have created a rapid alert system to learn from each other and warn each other.

We have worked with online platforms on a voluntary basis to create a code of practice on disinformation, meaning impose more transparency on political advertising and detect better foreign manipulative campaigns, run also by fake accounts and bots.

This helped us also to be better equipped against massive manipulation in the recent European Parliament elections. But disinformation campaigns remain a big issue of concern for society, and the discussions continue in the EU.

Artificial Intelligence

Artificial Intelligence is another important part of tech revolution.

What makes AI special is that it can improve all sectors of our economy and our everyday life, just like electricity or automation did. The main potential of AI therefore is versatility.

On the one hand, we want to embrace the fantastic opportunities and make Europe a good place for research and investment in this technology and a place that does not lag behind others, in particular the US and China.

On the other hand, we have to ensure that people trust it and we must address people's concerns. The privacy legislation, the GDPR, provides some answers, but not all.

That's why we have started thinking what else we can do, starting not by regulation, but by bringing people to the table.

We have asked a group of experts to develop AI ethics guidelines. The idea is to offer a concrete operational tool for industry for the development and use of AI.

Once we have seen how far the guidelines take us, the Commission and the Member States must, as a second step, stand ready to monitor developments, including at national level.

We are also looking into liability in the AI context. In March last year a first pedestrian was killed in Arizona by an autonomous car. Once this technology is in full swing, the consumers and citizens must know who is liable. The car owner? Manufacturer? Or one of many software providers?

Next steps

So, what's the way forward for the tech revolution? Will it lead us to a better future or rather turn our lives to an episode of Black Mirror.

In the public debate, I see some questions appear that in my view miss the real issues.

To break up Facebook or not – is not the right question. To regulate tech or not – is also not the right question. They are too narrow and won't solve the issues that that are ignited by the tech revolution.

The big question we should try to answer is what place tech should have in our society.

I believe we need to change our mind-set and apply the rules that we have for the offline world in the online environment.

But we have to consider very complex questions: what kind of policy mix do we then need and want? How much should be left to self or co-regulation versus legislation? To what extent should we rely on ex-post enforcement compared to more ex-ante forms of regulation?

We need to have a systematic approach to decide where and for which aspects we need regulation, and if we do, whether it's better to focus on self-regulation and how to agree on a system of compliance with our values.

An architect needs to respect and comply with the building code and a number of safety legislations. For the digital world we should think of a similar system, a mix of ethical, legal and societal norms that would ensure continuing trust in the greatest revolution of our lifetimes.

In the new Commission, I am sure that responses to tech challenges will be high on the agenda, and that an initiative on AI will be one of the first big items to be discussed.

Here are some ideas on what we should be focusing on in the next mandate of the European Commission.

First of all, we should continue to follow 'the people's first' approach. Technology should be predominantly for the people, not for profit or growth. I don't believe these have to be exclusive, though.

Also, we should not allow for bias, discrimination or any use of algorithms that would be contrary to individual rights.

At least for some applications, we should think of installing black boxes, like on the planes, which can record everything happening in the AI system, so we can work out what happened if things go wrong.

And beyond AI, it is clear that we need to have a debate about basic principles how digital services are governed by platforms, in particular how to ensure greater safety and trust.

Then, we should think of how to make those companies pay fairer share of the tax. For some time I had doubts myself, but now I am convinced we need some form of digital taxation. The money sourced from this tax should go to the problems created by digitalisation or to the digital literacy and education for our youth.

Also, I want to make sure that Europe is a place that embraces innovation and allows for ideas to grow.

We have to find a way to allow start-ups to innovate and to grow in a stricter regulatory environment in Europe. We could think of lessons we learn from the fintech industry and think of regulatory sandboxes for start-ups when it comes to privacy or data not to scare people away from Europe.

And whatever regulation we come up with, we have to get better in assessing its impact on SMEs. Or to put in differently, if we try to solve problems created by Facebook or Google, we shouldn't punish SMEs.

Talking about those two companies it becomes obvious that they start occupying almost a dominant position on the market. But because their value is based on gathering data, they do not easily fit within our classic competition rules.

The digital giants broke many barriers, yet the enforcers still look at them from their more classical point of view: data protection, consumers and competition.

Those three aspects merge more and more when it comes to activities of the platforms and enforcers should start looking also at connecting the dots.

To be clear: I am not saying, let's break them up. It's a catchy slogan, but it is really a nuclear weapon. And nuclear weapons are not there to be used; their strength lies in their dissuasive effect.

We have other tools at our disposal. We need to think about new synergies in

their use. For example, in some situations, competition and data protection rules can complement each other to lower entry barriers to highly concentrated markets for smaller competitors.

Another thing is that our data is not something these companies can own.

We should think about ways to make those companies more transparent and accessible to others. Some time ago we decided to open up telecoms monopolies by forcing them to share their infrastructure with competitors.

This does not mean necessarily making the personal data accessible, which may raise legitimate privacy issues. But maybe it's time to assess if the algorithms that are run thanks to our personal data should be made more accessible or more transparent.

Conclusion

The technological revolution will continue to have an impact on our societies for years to come. And there could be many problems along the way.

I have always advocated a common response to global challenges. And in view of our shared values of democracy, respect for human rights and fundamental freedoms, and our great trade relations, it is logic to me that the EU and Chile join efforts to find convergent solutions.

By working together, we could make our voice heard around the world and lead the way in shaping the digital age.

If we oppose, neither of us will benefit.

I am quite sure I know what outcome I prefer!

Let us look forward to upgrading our strategic partnership, including in digital matters!

Thank you.

Remarks by Vice-President Valdis Dombrovskis at the ECOFIN press conference

Thank you, Mr. Minister, for a skilful chairmanship of the first ECOFIN under Finnish presidency.

I would like to commend the Presidency on its ambitious work programme.

The Commission and I personally can subscribe to each and every priority.

Your intention to bring climate change on the regular agenda of the EU Finance Ministers is very timely.

In that regard, I would like to call once again on Member States to quickly agree on our proposal on sustainable finance, to put in place an EU 'taxonomy' or classification system for green and sustainable investments. It should happen still during the mandate of this Commission.

Similarly, I welcome the attention of the Finnish Presidency to anti-money laundering issues.

This is a European problem. We need to address it together.

Later this month, Commissioner Jourova and I intend to present the results of our post-mortem exercise, which will analyse what went previously wrong in some parts of European financial sector.

Thirdly, I share the view of the Finnish Presidency that we should renew reform efforts both at national and European levels.

Today the Council adopted the Country Specific Recommendations.

Tomorrow, the Commission will present the summer interim economic forecasts. Without disclosing numbers, I can say that all EU economies are set to grow this year and the next.

These are good news. But the growth rates rather differ from country to country. And we see that risks, especially external risks, which are on rise.

So we cannot exclude a scenario where the resilience of our economies will get tested, should these risks materialise.

This is why it is high time to do reforms while, of course, keeping the finances sound.

Finally, today ECOFIN discussed the own resources and potential new sources of revenue for the EU budget.

As you know, the Commission has proposed a "basket" of new Own Resources linked to EU environment and single market policies:

- a national contribution calculated on the amount of non-recycled plastic packaging waste in each Member State;
- 20% of the revenues from the Emission Trading System;
- a share of the new Common Consolidated Corporate Tax Base to be phased in once the necessary legislation has been adopted.

We are looking forward to working together with the Finnish Presidency and Member States on this file.

Thank you.