From the Television without frontiers Directive to the Audiovisual Media Services Directive

- synopsis – (unofficial consolidated working document)

(Directive 89/552/EEC as amended by Directive 97/36/EC)(Di Directive 97/36/EC)	VMSD irective 89/552/EEC as amended by
200	rective 97/36/EC and by Directive 07/65/EC)
on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the pursuit of television broadcasting activities (89/552/EEC)	rective 89/552/EEC of 3 October 1989 of the ropean Parliament and of the Council on the ordination of certain provisions laid down by law, gulation or administrative action in Member States neerning the provision of audiovisual media services udiovisual Media Services Directive)
DefinitionsDefArticle 1ArtFor the purpose of this Directive:Art	IAPTER I finitions ticle 1 r the purpose of this Directive:
- a Tree mec whi info elec mea an broa on-c poir - au (b) or v a s serv com broa feat doc drar feat doc drar grog chrc broa au	"audiovisual media service" means: - service as defined by Articles 49 and 50 of the eaty which is under the editorial responsibility of a dia service provider and the principal purpose of ich is the provision of programmes in order to orm, entertain or educate, to the general public by ctronic communications networks within the aning of Article 2(a) of Directive 2002/21/EC. Such audiovisual media service is either a television padcast as defined in point(e) of this Article or an -demand audiovisual media service as defined in nt (g) of this Article; and/or udiovisual commercial communication; "programme" means a set of moving images with without sound constituting an individual item within schedule or a catalogue established by a media vice provider and whose form and content is mparable to the form and content of television padcasting. Examples of programmes include ture-length films, sports events, situation comedies, cumentaries, children's programmes and original ma; "editorial responsibility" means the exercise of ective control both over the selection of the ogrammes and over their organisation either in a onological schedule, in the case of on-demand diovisual media services. Editorial responsibility es not necessarily imply any legal liability under

 (b) 'broadcaster' means the natural or legal person who has editorial responsibility for the composition of schedules of television programmes within the meaning of (a) and who transmits them or has them transmitted by third parties; (a) 'television broadcasting' means the initial transmission by wire or over the air, including that by satellite, in unencoded or encoded form, of television programmes intended for reception by the public. It includes the communication of programmes between undertakings with a view to their being relayed to the public. It does not include communication services providing items of information or other messages on individual demand such as telecopying, electronic data banks and other similar services; 	 (d) "media service provider" means the natural or legal person who has editorial responsibility for the choice of the audiovisual content of the audiovisual media service and determines the manner in which it is organised; (e) "television broadcasting" or "television broadcast" (i.e. a linear audiovisual media service) means an audiovisual media service provided by a media service provider for simultaneous viewing of programmes on the basis of a programme schedule;
	 (f) "broadcaster" means a media service provider of television broadcasts; (g) "on-demand audiovisual media service" (i.e. a nonlinear audiovisual media service) means an audiovisual media service provided by a media service provider for the viewing of programmes at the moment chosen by the user and at his individual request on the basis of a catalogue of programmes selected by the media service provider; (h) "audiovisual commercial communication" means
(c) 'television advertising' means any form of announcement broadcast whether in return for payment or for similar consideration or broadcast for self-	 (n) audiovisual commercial communication means images with or without sound which are designed to promote, directly or indirectly, the goods, services or image of a natural or legal entity pursuing an economic activity. Such images accompany or are included in a programme in return for payment or for similar consideration or for self-promotional purposes. Forms of audiovisual commercial communication include, <i>inter alia</i>, television advertising, sponsorship, teleshopping and product placement; (i) "television advertising" means any form of announcement broadcast whether in return for payment or for self-
 promotional purposes by a public or private undertaking in connection with a trade, business, craft or profession in order to promote the supply of goods or services, including immovable property, rights and obligations, in return for payment; (d) 'surreptitious advertising' means the representation in words or pictures of goods, services, the name, the 	promotional purposes by a public or private undertaking or natural person in connection with a trade, business, craft or profession in order to promote the supply of goods or services, including immovable property, rights and obligations, in return for payment; (j) "surreptitious audiovisual commercial communication " means the representation in words or
trade mark or the activities of a producer of goods or a provider of services in programmes when such representation is intended by the broadcaster to serve advertising and might mislead the public as to its nature. Such representation is considered to be intentional in particular if it is done in return for payment or for similar consideration;	pictures of goods, services, the name, the trade mark or the activities of a producer of goods or a provider of services in programmes when such representation is intended by the media service provider to serve as advertising and might mislead the public as to its nature. Such representation shall, in particular, be considered as intentional if it is done in return for payment or for similar consideration;
(e) 'sponsorship' means any contribution made by a public or private undertaking not engaged in television broadcasting activities or in the production of audio- visual works, to the financing of television programmes with a view to promoting its name, its trade mark, its image, its activities or its products;	(k) "sponsorship" means any contribution made by a public or private undertaking or natural person not engaged in providing audiovisual media services or in the production of audio- visual works, to the financing of audiovisual media services or programmes with a view to promoting its name, its trade mark, its image, its activities or its products;

(f) 'teleshopping' means direct offers broadcast to the public with a view to the supply of goods or services, including immovable property, rights and obligations, in return for payment.	(l) "teleshopping" means direct offers broadcast to the public with a view to the supply of goods or services, including immovable property, rights and obligations, in return for payment;
	(m) "product placement" means any form of audiovisual commercial communication consisting of the inclusion of or reference to a product, a service or the trade mark thereof so that it is featured within a programme, in return for payment or for similar consideration.
[CHAPTER III Promotion and distribution of television programmes]	
 Article 6 1. Within the meaning of this chapter, 'European works' means the following: (a) works originating from Member States; (b) works originating from European third States party to the European Convention on Transfrontier Television of the Council of Europe and fulfilling the conditions of paragraph 2; 	 (n) (i) "European works" means the following: works originating in Member States, works originating in European third States- party to the European Convention on Transfrontier Television of the Council of Europe and fulfilling the conditions of point (ii);
 (c) works originating from other European third countries and fulfilling the conditions of paragraph 3. [] 3. The works referred to in paragraph 1 (c) are works made exclusively or in co-production with producers established in one or more Member States by producers established in one or more European third countries with which the Community has concluded agreements relating to the audiovisual sector, if those works are mainly made with authors and workers residing in one or more European States. 	- works co-produced within the framework of agreements related to the audiovisual sector concluded between the European Community and third countries and fulfilling the conditions defined in each of these agreements.
[1 st Paragraph 2 nd sentence:] Application of the provisions of [1.] (b) and (c) shall be conditional on works originating from Member States not being the subject of discriminatory measures in the third countries concerned.	Application of the provisions of the second and third indents shall be conditional on works originating in Member States not being the subject of discriminatory measures in the third country concerned;
 2. The works referred to in paragraph 1 (a) and (b) are works mainly made with authors and workers residing in one or more States referred to in paragraph 1 (a) and (b) provided that they comply with one of the following three conditions: (a) they are made by one or more producers established in one or more of those States; or (b) production of the works is supervised and actually controlled by one or more producers established in one or more of those States; or (c) the contribution of co-producers of those States to the total coproduction costs is preponderant and the co-production is not controlled by one or more producers established outside those States. 	 (ii) The works referred to in the first and second indents of point (i) are works mainly made with authors and workers residing in one or more of the States referred to in the first and second indents of point (i) provided that they comply with one of the following three conditions: they are made by one or more producers established in one or more of those States; or production of the works is supervised and actually controlled by one or more producers established in one or more of those States; or the contribution of co-producers of those States to the total co-production costs is preponderant and the co-production is not controlled by one or more producers established.
4. Works that are not European works within the meaning of paragraph 1 but that are produced within the framework of bilateral coproduction treaties concluded between Member States and third countries	(iii) Works that are not European works within the meaning of point (i) but that are produced within the framework of bilateral co-production treaties concluded between Member States and third countries

shall be deemed to be European and the second of the	shall be deemed to be Francisco and a second state of
shall be deemed to be European works provided that the Community co-producers supply a majority share of the total cost of the production and that the production is not controlled by one or more producers established outside the territory of the Member States.	shall be deemed to be European works provided that the co-producers from the Community supply a majority share of the total cost of production and that the production is not controlled by one or more producers established outside the territory of the Member States.
5. Works which are not European works within the meaning of_paragraphs 1 and 4, but made mainly with authors and workers residing in one or more Member States, shall be considered to be European works to an extent corresponding to the proportion of the contribution of Community co-producers to the total production costs.	
CHAPTER II	CHAPTER II
General provisions	General provisions
Article 2	Article 2
1. Each Member State shall ensure that all television	1. Each Member State shall ensure that all audiovisual
broadcasts transmitted by broadcasters under its jurisdiction comply with the rules of the system of law	media services transmitted by media service providers under its jurisdiction comply with the rules of the
applicable to broadcasts intended for the public in that	system of law applicable to audiovisual media services
Member State.	intended for the public in that Member State.
2. For the purposes of this Directive the broadcasters	2. For the purposes of this Directive, the media service
under the jurisdiction of a Member State are: - those established in that Member State in accordance	providers under the jurisdiction of a Member State are those:
with paragraph 3;	(a) established in that Member State in accordance
- those to whom paragraph 4 applies.	with paragraph 3; or
3. For the purposes of this Directive, a broadcaster	(b) to whom paragraph 4 applies.3. For the purposes of this Directive, a media service
shall be deemed to be established in a Member State in	provider shall be deemed to be established in a
the following cases:	Member State in the following cases:
(a) the broadcaster has its head office in that Member	(a) the media service provider has its head office in
State and the editorial decisions about programme schedules are taken in that Member State;	that Member State and the editorial decisions about the audiovisual media service are taken in that Member
	State;
(b) if a broadcaster has its head office in one Member	(b) if a media service provider has its head office in
State but editorial decisions on programme schedules are taken in another Member State, it shall be deemed	one Member State but editorial decisions on the audiovisual media service are taken in another Member
to be established in the Member State, it shall be deemed	State, it shall be deemed to be established in the
significant part of the workforce involved in the	Member State where a significant part of the
pursuit of the television broadcasting activity operates;	workforce involved in the pursuit of the audiovisual
if a significant part of the workforce involved in the pursuit of the television broadcasting activity operates	media service activity operates. If a significant part of the workforce involved in the pursuit of the
in each of those Member States, the broadcaster shall	audiovisual media service activity operates in each of
be deemed to be established in the Member State	those Member States, the media service provider shall
where it has its head office; if a significant part of the	be deemed to be established in the Member State
workforce involved in the pursuit of the television broadcasting activity operates in neither of those	where it has its head office. If a significant part of the workforce involved in the pursuit of the audiovisual
Member States, the broadcaster shall be deemed to be	media service activity operates in neither of those
established in the Member State where it first began	Member States, the media service provider shall be
broadcasting in accordance with the system of law of	deemed to be established in the Member State where it
that Member State, provided that it maintains a stable and effective link with the economy of that Member	first began its activity in accordance with the law of that Member State, provided that it maintains a stable
State;	and effective link with the economy of that Member
	State;
(c) if a broadcaster has its head office in a Member State but decisions on programme schedules are taken	(c) if a media service provider has its head office in a Member State but decisions on the audiovisual media
State but decisions on programme schedules are taken in a third country, or vice-versa, it shall be deemed to	service are taken in a third country, or vice-versa, it
be established in the Member State concerned,	shall be deemed to be established in the Member State
provided that a significant part of the workforce	concerned, provided that a significant part of the

workforce involved in the pursuit of the audiovisual media service activity operates in that Member State.
4. Media service providers to whom the provisions of paragraph 3 are not applicable shall be deemed to be under the jurisdiction of a Member State in the following cases:
 (a) they use a satellite up-link situated in that Member State; (b) although they do not use a satellite up-link situated in that Member State, they use satellite capacity appertaining to that Member State.
5. If the question as to which Member State has jurisdiction cannot be determined in accordance with paragraphs 3 and 4, the competent Member State shall be that in which the media service provider is established within the meaning of Article 43 to 48 of the Treaty.
6. This Directive does not apply to audiovisual media services intended exclusively for reception in third countries and which are not received with standard consumer equipment directly or indirectly by the
public in one or more Member States.
Article 2a 1. Member States shall ensure freedom of reception and shall not restrict retransmissions on their territory of audiovisual media services from other Member States for reasons which fall within the fields coordinated by this Directive.
2. In respect of television broadcasting, Member States may, provisionally, derogate from paragraph 1 if the following conditions are fulfilled:
(a) a television broadcast coming from another Member State manifestly, seriously and gravely infringes Article 22 (1) or (2) and/or Article 3(b);
(b) during the previous 12 months, the broadcaster has infringed the provision(s) referred to in (a) on at least two prior occasions;
(c) the Member State concerned has notified the broadcaster and the Commission in writing of the alleged infringements and of the measures it intends to take should any such infringement occur again;
(d) consultations with the transmitting Member State and the Commission have not produced an amicable settlement within 15 days of the notification provided for in (c), and the alleged infringement persists. The Commission shall, within two months following notification of the measures taken by the Member State, take a decision on whether the measures are compatible with Community law. If it decides that they are not, the Member State will be required to put an end to the measures in question as a matter of urgency.

3. Paragraph 2 shall be without prejudice to the application of any procedure, remedy or sanction to the infringements in question in the Member State which has jurisdiction over the broadcaster concerned.	3. Paragraph 2 shall be without prejudice to the application of any procedure, remedy or sanction to the infringements in question in the Member State which has jurisdiction over the broadcaster concerned.
	4. In respect of on-demand audiovisual media services, Member States may take measures to derogate from paragraph 1 in respect of a given service if the following conditions are fulfilled:
	 (a) the measures are: (i) necessary for one of the following reasons: public policy, in particular the prevention, investigation, detection and prosecution of criminal offences, including the protection of minors and the fight against any incitement to hatred on grounds of race, sex, religion or nationality, and violations of human dignity concerning individual persons, the protection of public health, public security, including the safeguarding of national security and defence, the protection of consumers, including investors; (ii) taken against an on-demand audiovisual media service which prejudices the objectives referred to in point (i) or which presents a serious and grave risk of prejudice to those objectives; (b) before taking the measures in question and without prejudice to court proceedings, including preliminary proceedings and acts carried out in the framework of a criminal investigation, the Member State has: asked the Member State under whose jurisdiction the service provider falls to take measures and the latter did not take such measures, or they were inadequate, notified the Commission and the Member State under whose jurisdiction the media service provider falls to take measures.
	5. Member States may, in the case of urgency, derogate from the conditions stipulated in paragraph 4 (b). Where this is the case, the measures shall be notified in the shortest possible time to the Commission and to the Member State under whose jurisdiction the media service provider falls, indicating the reasons for which the Member State considers that there is urgency.
	 there is urgency. 6. Without prejudice to the Member State's possibility of proceeding with the measures referred to in paragraphs 4 and 5, the Commission shall examine the compatibility of the notified measures with Community law in the shortest possible time. Where it comes to the conclusion that the measures are incompatible with Community law, the Commission shall ask the Member State in question to refrain from taking any proposed measures or urgently to put an end to the measures in question.

Article 3	Article 3
1. Member States shall remain free to require television broadcasters under their jurisdiction to comply with more detailed or stricter rules in the areas covered by this Directive.	1. Member States shall remain free to require media service providers under their jurisdiction to comply with more detailed or stricter rules in the fields coordinated by this Directive provided that such rules are in compliance with Community law.
	 2. In cases where a Member State: (a) has exercised its freedom under paragraph 1 to adopt more detailed or stricter rules of general public interest; and (b) assesses that a broadcaster under the jurisdiction of another Member State provides a television broadcast which is wholly or mostly directed towards its territory; it may contact the Member State having jurisdiction with a view to achieving a mutually satisfactory solution to any problems posed. On receipt of a substantiated request by the first Member State, the Member State having jurisdiction shall request the broadcaster to comply with the rules of general public interest in question. The Member State of the results obtained following this request within two months. Either Member State may invite the contact committee established under Article 23a to examine the case.
	 3. Where the first Member State assesses: (a) that the results achieved through the application of paragraph 2 are not satisfactory; and (b) that the broadcaster in question has established itself in the Member State having jurisdiction in order to circumvent the stricter rules, in the fields coordinated by this Directive, which would be applicable to it if it were established within the first Member State,
	it may adopt appropriate measures against the broadcaster concerned.
	Such measures shall be objectively necessary, applied in a non-discriminatory manner and be proportionate to the objectives which they pursue.
	 4. A Member State may take measures pursuant to paragraph 3 only if the following conditions are met: (a) it has notified the Commission and the Member State in which the broadcaster is established of its intention to take such measures while substantiating the grounds on which it bases its assessment and (b) the Commission has decided that the measures are compatible with Community law, and in particular that assessments made by the Member State taking these measures under paragraphs 2 and 3 are correctly founded. 5. The Commission shall decide within three months following the particular for in paragraph 4
	following the notification provided for in paragraph 4 (a). If the Commission decides that the measures are incompatible with Community law, the Member State

	in question shall refrain from taking the proposed measures.
2. Member States shall, by appropriate means, ensure, within the framework of their legislation, that television broadcasters under their jurisdiction effectively comply with the provisions of this Directive.	6. Member States shall, by appropriate means, ensure, within the framework of their legislation, that media service providers under their jurisdiction effectively comply with the provisions of this Directive.
	7. Member States shall encourage co- and/or self- regulatory regimes at national level in the fields coordinated by this Directive to the extent permitted by their legal systems. These regimes shall be such that they are broadly accepted by the main stakeholders in the Member States concerned and provide for effective enforcement.
3. The measures shall include the appropriate procedures for third parties directly affected, including nationals of other Member States, to apply to the competent judicial or other authorities to seek effective compliance according to national provisions.	
	8. Directive 2000/31/EC shall apply unless otherwise provided for in this Directive. In the event of a conflict between a provision of Directive 2000/31/EC and a provision of this Directive, the provisions of this Directive shall prevail, unless otherwise provided for in this Directive.
	CHAPTER IIa Provisions applicable to all audiovisual media services
	Article 3a Member States shall ensure that audiovisual media service providers under their jurisdiction shall make easily, directly and permanently accessible to the recipients of a service at least the following information: (a) the name of the media service provider;
	(a) the name of the media service provider,(b) the geographic address at which the media service provider is established;(c) the details of the media service provider, including his electronic mail address or website, which allow him to be contacted rapidly in a direct and effective
	manner; (d) where applicable, the competent regulatory or supervisory bodies.
Article 22a Member States shall ensure that broadcasts do not contain any incitement to hatred on grounds of race, sex, religion or nationality.	Article 3b Member States shall ensure by appropriate means that audiovisual media services provided by media service providers under their jurisdiction do not contain any incitement to hatred based on race, sex, religion or nationality.
	Article 3c Member States shall encourage media service providers under their jurisdiction to ensure that their services are gradually made accessible to people with a visual or hearing disability.
Article 7 Member States shall ensure that broadcasters under their jurisdiction do not broadcast cinematographic works outside periods agreed with the rights holders.	Article 3d Member States shall ensure that media service providers under their jurisdiction do not transmit cinematographic works outside periods agreed with the rights holders.

	 Article 3e 1. Member States shall ensure that audiovisual commercial communications provided by media service providers under their jurisdiction comply with the following requirements: (a) audiovisual commercial communications shall be readily recognisable as such.
<i>Article 10</i> 4. Surreptitious advertising and teleshopping shall be prohibited	Surreptitious audiovisual commercial communication shall be prohibited;
3. Advertising and teleshopping shall not use subliminal techniques.	(b) audiovisual commercial communications shall not use subliminal techniques;
 Article 12 Television advertising and teleshopping shall not: (a) prejudice respect for human dignity: (b) include any discrimination on grounds of race, sex or nationality; (c) be offensive to religious or political beliefs; (d) encourage behaviour prejudicial to health or to safety; (e) encourage behaviour prejudicial to the protection of the environment. 	 (c) audiovisual commercial communications shall not: (i) prejudice respect for human dignity (ii) include or promote any discrimination based on sex, racial or ethnic origin, nationality, religion or belief, disability, age or sexual orientation; (iii) encourage behaviour prejudicial to health or to safety; (iv) encourage behaviour grossly prejudicial to the protection of the environment;
<i>Article 13</i> All forms of television advertising and teleshopping for cigarettes and other tobacco products shall be prohibited.	(d) all forms of audiovisual commercial communications for cigarettes and other tobacco products shall be prohibited;
[only in respect of television advertising and teleshopping: Art. 15 Television advertising and teleshopping for alcoholic beverages shall comply with the following criteria: (a) it may not be aimed specifically at minors or, in particular, depict minors consuming these beverages;]	(e) audiovisual commercial communications for alcoholic beverages shall not be aimed specifically at minors and shall not encourage immoderate consumption of such beverages;
Article 141. Television advertising for medicinal products and medical treatment available only on prescription in the Member State within whose jurisdiction the broadcaster falls shall be prohibited.Article 16	(f) audiovisual commercial communication for medicinal products and medical treatment available only on prescription in the Member State within whose jurisdiction the media service provider falls shall be prohibited;
1. Television advertising shall not cause moral or physical detriment to minors, and shall therefore comply with the following criteria for their protection:	(g) audiovisual commercial communications shall not cause physical or moral detriment to minors.
 (a) it shall not directly exhort minors to buy a product or a service by exploiting their inexperience or credulity; (b) it shall not directly encourage minors to persuade their parents or others to purchase the goods or services being advertised; (c) it shall not exploit the special trust minors place in parents, teachers or other persons; (d) it shall not unreasonably show minors in dangerous situations. 	Therefore they shall not directly exhort minors to buy or hire a product or service by exploiting their inexperience or credulity, directly encourage them to persuade their parents or others to purchase the goods or services being advertised, exploit the special trust minors place in parents, teachers or other persons, or unreasonably show minors in dangerous situations.
2. Teleshopping shall comply with the requirements	

referred to in paragraph 1 and, in addition, shall not exhort minors to contract for the sale or rental of goods and services.	
	2. Member States and the Commission shall encourage media service providers to develop codes of conduct regarding inappropriate audiovisual commercial communication, accompanying or included in children's programmes, of foods and beverages containing nutrients and substances with a nutritional or physiological effect, in particular those such as fat, trans-fatty acids, salt/sodium and sugars, excessive intakes of which in the overall diet are not recommended.
Article 17	Article 3f
1. Sponsored television programmes shall meet the following requirements:	 Audiovisual media services or programmes that are sponsored shall meet the following requirements: (a) their content and, in the case of television
(a) the content and scheduling of sponsored programmes may in no circumstances be influenced by the sponsor in such a way as to affect the responsibility and editorial independence of the broadcaster in respect of programmes;	broadcasting, their scheduling shall in no circumstances be influenced in such a way as to affect the responsibility and editorial independence of the media service provider;
(c) they must not encourage the purchase or rental of the products or services of the sponsor or a third party, in particular by making special promotional references to those products or services.	(b) they shall not directly encourage the purchase or rental of goods or services, in particular by making special promotional references to those goods or services;
(b) they must be clearly identified as such by the name and/or logo of the sponsor at the beginning and/or the end of the programmes;	(c) viewers shall be clearly informed of the existence of a sponsorship agreement. Sponsored programmes shall be clearly identified as such by the name, logo and/or any other symbol of the sponsor such as a reference to its product(s) or service(s) or a distinctive sign thereof in a appropriate way for programmes at the beginning, during and/or the end of the programmes.
2. Television programmes may not be sponsored by undertakings whose principal activity is the manufacture or sale of cigarettes and other tobacco products.	2. Audiovisual media services or programmes shall not be sponsored by undertakings whose principal activity is the manufacture or sale of cigarettes and other tobacco products.
3. Sponsorship of television programmes by undertakings whose activities include the manufacture or sale of medicinal products and medical treatment may promote the name or the image of the undertaking but may not promote specific medicinal products or medical treatments available only on prescription in the Member State within whose jurisdiction the broadcaster falls.	3. The sponsorship of audiovisual media services or programmes by undertakings whose activities include the manufacture or sale of medicinal products and medical treatment may promote the name or the image of the undertaking, but shall not promote specific medicinal products or medical treatments available only on prescription in the Member State within whose jurisdiction the media service provider falls.
4. News and current affairs programmes may not be sponsored.	4. News and current affairs programmes shall not be sponsored. Member States may choose to prohibit the showing of a sponsorship logo during children's programmes, documentaries and religious programmes.
	 Article 3g 1. Product placement shall be prohibited. 2. By way of derogation from paragraph 1, product placement shall be admissible, unless a Member State decides otherwise: - in cinematographic works, films and series made for

 audiovisual media services, sports programmes and light entertainment programmes; or where there is no payment but only the provision of certain goods or services free of charge, such as production props and prizes, with a view to their inclusion in a programme. The derogation provided for in the first indent shall not apply to children's programmes. Programmes that contain product placement shall meet at least all of the following requirements: (a) their content and, in the case of television broadcasting, their scheduling shall in no circumstances be influenced in such a way as to affect the responsibility and editorial independence of the media service provider; (b) they shall not directly encourage the purchase or rental of goods or services, in particular by making special promotional references to those goods or services; (c) they shall not give undue prominence to the product in question; (d) viewers shall be clearly informed of the existence of product placement. Programmes containing product placement shall be appropriately identified at the start and the end of the programme, and when a programme
resumes after an advertising break, in order to avoid any confusion on the part of the viewer. By way of exception, Member States may choose to
waive the requirements set out in point (d) provided that the programme in question has neither been produced nor commissioned by the media service provider itself or a company affiliated to the media service provider.
 3. In any event programmes shall not contain product placement of: tobacco products or cigarettes or product placement from undertakings whose principal activity is the manufacture or sale of cigarettes and other tobacco products; or, specific medicinal products or medical treatments available only on prescription in the Member State within whose jurisdiction the media service provider falls.
4. The provisions of paragraphs 1, 2 and 3 shall apply only to programmes produced after 19 December 2009.
CHAPTER IIb Provisions applicable only to audiovisual media on- demand services Article 3h Member States shall take appropriate measures to ensure that on-demand audiovisual media services provided by media service providers under their jurisdiction which might seriously impair the physical, mental or moral development of minors are only made available in such a way that ensures that minors will

	not normally hear or see such on-demand audiovisual media services.
[Only in respect of television, Art. 4, 5]	Article 3i 1. Member States shall ensure that on-demand audiovisual services provided by media service providers under their jurisdiction promote, where practicable and by appropriate means, production of and access to European works . Such promotion could relate, <i>inter alia</i> , to the financial contribution made by such services to the production and rights acquisition of European works or to the share and/or prominence of European works in the catalogue of programmes offered by the on-demand audiovisual media service.
	2. Member States shall report to the Commission, no later than 19 December 2011 and every four years thereafter on the implementation of the measure set out in paragraph 1.
	3. The Commission shall, on the basis of the information provided by Member States and of an independent study, report to the European Parliament and the Council on the application of paragraph 1, taking into account the market and technological developments and the objective of cultural diversity.
	Chapter IIc
	Provisions concerning exclusive rights and short
A	news reports in television broadcasting
Article 3a 1. Each Member State may take measures in accordance with Community law to ensure that broadcasters under its jurisdiction do not broadcast on an exclusive basis events which are regarded by that Member State as being of major importance for society in such a way as to deprive a substantial proportion of the public in that Member State of the possibility of following such events via live coverage or deferred coverage on free television. If it does so, the Member State concerned shall draw up a list of designated events, national or non-national, which it considers to be of major importance for society. It shall do so in a clear and transparent manner in due and effective time. In so doing the Member State concerned shall also determine whether these events should be available via whole or partial live coverage, or where necessary or appropriate for objective reasons in the public interest, whole or partial deferred coverage.	Article 3j 1. Each Member State may take measures in accordance with Community law to ensure that broadcasters under its jurisdiction do not broadcast on an exclusive basis events which are regarded by that Member State as being of major importance for society in such a way as to deprive a substantial proportion of the public in that Member State of the possibility of following such events by live coverage or deferred coverage on free television. If it does so, the Member State concerned shall draw up a list of designated events, national or non-national, which it considers to be of major importance for society. It shall do so in a clear and transparent manner in due time. In so doing the Member State concerned shall also determine whether these events should be available by whole or partial live coverage, or where necessary or appropriate for objective reasons in the public interest, whole or partial deferred coverage.
2. Member States shall immediately notify to the Commission any measures taken or to be taken pursuant to paragraph 1. Within a period of three months from the notification, the Commission shall verify that such measures are compatible with Community law and communicate them to the other Member States. It shall seek the opinion of the Committee established pursuant to Article 23a. It shall forthwith publish the measures taken in the Official Journal of the European Communities and at least once a year the consolidated list of the measures taken by Member States.	2. Member States shall immediately notify to the Commission any measures taken or to be taken pursuant to paragraph 1. Within a period of three months from the notification, the Commission shall verify that such measures are compatible with Community law and communicate them to the other Member States. It shall seek the opinion of the contact committee established pursuant to Article 23a. It shall forthwith publish the measures taken in the Official Journal of the European Union and at least once a year the consolidated list of the measures taken by Member States.

Promotion	of	distribution	and	production	of	Promotion	of	distribution	and	production	of
television programmes			television programmes								
Article 4						Article 4					

1. Member States shall ensure where practicable and by appropriate means, that broadcasters reserve for European works, within the meaning of Article 6, a majority proportion of their transmission time, excluding the time appointed to news, sports events, games, advertising teletext services and teleshopping. This proportion, having regard to the broadcaster's informational, educational, cultural and entertainment responsibilities to its viewing public, should be achieved progressively, on the basis of suitable criteria. 2. Where the proportion laid down in paragraph 1 cannot be attained, it must not be lower than the average for 1988 in the Member State concerned.

However, in respect of the Hellenic Republic and the Portuguese Republic, the year 1988 shall be replaced by the year 1990.

3. From 3 October 1991, the Member States shall provide the Commission every two years with a report on the application of this Article and Article 5.

That report shall in particular include a statistical statement on the achievement of the proportion referred to in this Article and Article 5 for each of the television programmes falling within the jurisdiction of the Member State concerned, the reasons, in each case, for the failure to attain that proportion and the measures adopted or envisaged in order to achieve it.

The Commission shall inform the other Member States and the European Parliament of the reports, which shall be accompanied, where appropriate, by an opinion. The Commission shall ensure the application of this Article and Article 5 in accordance with the provisions of the Treaty. The Commission may take account in its opinion, in particular, of progress achieved in relation to previous years, the share of first broadcast works in the programming, the particular circumstances of new television broadcasters and the specific situation of countries with a low audiovisual production capacity or restricted language area.

4. The Council shall review the implementation of this Article on the basis of a report from the Commission accompanied by any proposals for revision that it may deem appropriate no later than the end of the fifth year from the adoption of the Directive.

To that end, the Commission report shall, on the basis of the information provided by Member States under paragraph 3, take account in particular of developments in the Community market and of the international context.

1. Member States shall ensure where practicable and by appropriate means, that broadcasters reserve for European works a majority proportion of their transmission time, excluding the time appointed to news, sports events, games, advertising, teletext services and teleshopping. This proportion, having regard to the broadcaster's informational, educational, cultural and entertainment responsibilities to its viewing public, should be achieved progressively, on the basis of suitable criteria.

2. Where the proportion laid down in paragraph 1 cannot be attained, it must not be lower than the average for 1988 in the Member State concerned.

However, in respect of the Hellenic Republic and the Portuguese Republic, the year 1988 shall be replaced by the year 1990.

3. From 3 October 1991, the Member States shall provide the Commission every two years with a report on the application of this Article and Article 5.

That report shall in particular include a statistical statement on the achievement of the proportion referred to in this Article and Article 5 for each of the television programmes falling within the jurisdiction of the Member State concerned, the reasons, in each case, for the failure to attain that proportion and the measures adopted or envisaged in order to achieve it.

The Commission shall inform the other Member States and the European Parliament of the reports, which shall be accompanied, where appropriate, by an opinion. The Commission shall ensure the application of this Article and Article 5 in accordance with the provisions of the Treaty. The Commission may take account in its opinion, in particular, of progress achieved in relation to previous years, the share of first broadcast works in the programming, the particular circumstances of new television broadcasters and the specific situation of countries with a low audiovisual production capacity or restricted language area.

4. The Council shall review the implementation of this Article on the basis of a report from the Commission accompanied by any proposals for revision that it may deem appropriate no later than the end of the fifth year from the adoption of the Directive. To that end, the Commission report shall, on the basis of the information provided by Member States under paragraph 3, take account in particular of developments in the Community market and of the international context.

Article 5 Member States shall ensure, where practicable and by appropriate means, that broadcasters reserve at least 10 % of their transmission time, excluding the time appointed to news, sports events, games, advertising teletext services and teleshopping, or alternately, at the discretion of the Member State, at least 10 % of their programming budget, for European works created by producers who are independent of broadcasters. This proportion, having regard to broadcasters' informational, educational, cultural and entertainment responsibilities to its viewing public, should be achieved progressively, on the basis of suitable criteria; it must be achieved by earmarking an adequate proportion for recent works, that is to say works	Article 5 Member States shall ensure, where practicable and by appropriate means, that broadcasters reserve at least 10 % of their transmission time, excluding the time appointed to news, sports events, games, advertising, teletext services and teleshopping or alternately, at the discretion of the Member State, at least 10 % of their programming budget, for European works created by producers who are independent of broadcasters. This proportion, having regard to broadcasters' informational, educational, cultural and entertainment responsibilities to its viewing public, should be achieved progressively, on the basis of suitable criteria; it must be achieved by earmarking an adequate proportion for recent works, that is to say works
transmitted within five years of their production.	transmitted within five years of their production.
[Art. 6 moved to Art $l(n)$]	[Art. 6 deleted]
[Art. 7 moved to Art 3d]	[Art. 7 deleted]
[Article 8 deleted by Directive 97/36/EC]	[Art. 8 deleted by Directive 97/36/EC]
<i>Article 9</i> This Chapter shall not apply to television broadcasts that are intended for local audiences and do not form part of a national network.	Article 9 This Chapter shall not apply to television broadcasts that are intended for local audiences and do not form part of a national network.
 CHAPTER IV Television advertising, sponsorship and teleshopping Article 10 1. Television advertising and teleshopping shall be readily recognizable as such and kept quite separate from other parts of the programme service by optical and/or acoustic means. 2. Isolated advertising and teleshopping spots shall 	CHAPTER IV Television advertising and teleshopping Article 10 1. Television advertising and teleshopping shall be readily recognisable and distinguishable from editorial content. Without prejudice to the use of new advertising techniques, television advertising and teleshopping shall be kept quite distinct from other parts of the programme by optical and/or acoustic and/or spatial means.
remain the exception.	2. Isolated advertising and teleshopping spots, other than in transmissions of sports events, shall remain the exception.
[Paragraph 3 and 4 moved to Art 3 e (a), (b)]	
Article 11	Article 11
1. Advertising and teleshopping spots shall be inserted between programmes. Provided the conditions set out in paragraphs 2 to 5 are fulfilled, advertising and teleshopping spots may also be inserted during programmes in such a way that the integrity and value of the programme, taking into account natural breaks in and the duration and nature of the programme, and the rights of the rights holders are not prejudiced.	1. Member States shall ensure, where television advertising or teleshopping is inserted during programmes, that the integrity of the programmes, taking into account natural breaks in and the duration and the nature of the programme, and the rights of the right holders are not prejudiced.
2. In programmes consisting of autonomous parts, or in sports programmes and similarly structured events and performances containing intervals, advertising and teleshopping spots shall only be inserted between the parts or in the intervals	

 3. The transmission of audiovisual works such as feature films and films made for television (excluding series, serials, light entertainment programmes and documentaries), provided their scheduled duration is more than 45 minutes, may be interrupted once for each period of 45 minutes. A further interruption shall be allowed if their scheduled duration is at least 20 minutes longer than two or more complete periods of 45 minutes. 4. Where programmes, other than those covered by paragraph 2, are interrupted by advertising or teleshopping spots, a period of at least 20 minutes should elapse between each successive advertising break within the programme. 5. [2nd sentence] News and current affairs programmes, documentaries, religious programmes and children's programmes, when their scheduled duration is less than 30 minutes or longer, the provisions of the previous paragraphs shall apply. 	2. The transmission of films made for television (excluding series, serials and documentaries), cinematographic works and news programmes may be interrupted by television advertising and/or teleshopping once for each scheduled period of at least thirty minutes. The transmission of children's programmes may be interrupted by television advertising and/or teleshopping once for each scheduled period of at least thirty minutes , provided that the scheduled duration of the programme is greater than thirty minutes.
5. [1 st sentence] Advertising and teleshopping shall not	No television advertising or teleshopping shall be
be inserted in any broadcast of a religious service.	inserted during religious services.
[Article 12 moved to Art 3e(c)]	[Art. 12 deleted]
[Article 13 moved to Art. 3e (d)] Article 14	[Art. 13 deleted]
	Article 14
[1. moved to Art 3e (f)] 2. Teleshopping for medicinal products which are subject to a marketing authorization within the meaning of Council Directive 65/65/EEC of 26 January 1965 on the approximation of provisions laid down by law, regulation or administrative action relating to medicinal products*, as well as teleshopping for medical treatment, shall be prohibited.	[1. deleted] 2. Teleshopping for medicinal products which are subject to a marketing authorization within the meaning of Council Directive 65/65/EEC of 26 January 1965 on the approximation of provisions laid down by law, regulation or administrative action relating to medicinal products*, as well as teleshopping for medical treatment, shall be prohibited.
* OJ No 22, 9. 2. 1965, p. 369. Directive as last amended by Directive 93/39/EEC (OJ No L 214, 24. 8. 1993, p. 22). <i>Article 15</i>	* OJ No 22, 9. 2. 1965, p. 369. Directive as last amended by Directive 93/39/EEC (OJ No L 214, 24. 8. 1993, p. 22). Article 15
Television advertising and teleshopping for alcoholic beverages shall comply with the following criteria: (a) it may not be aimed specifically at minors or, in particular, depict minors consuming these beverages; (b) it shall not link the consumption of alcohol to enhanced physical performance or to driving; (c) it shall not create the impression that the consumption of alcohol contributes towards social or sexual success; (d) it shall not claim that alcohol has therapeutic qualities or that it is a stimulant, a sedative or a means of resolving personal conflicts; (e) it shall not encourage immoderate consumption of alcohol or present abstinence or moderation in a negative light; (f) it shall not place emphasis on high alcoholic content as being a positive quality of the beverages.	Television advertising and teleshopping for alcoholic beverages shall comply with the following criteria: (a) it may not be aimed specifically at minors or, in particular, depict minors consuming these beverages;(b) it shall not link the consumption of alcohol to enhanced physical performance or to driving; (c) it shall not create the impression that the consumption of alcohol contributes towards social or sexual success; (d) it shall not claim that alcohol has therapeutic qualities or that it is a stimulant, a sedative or a means of resolving personal conflicts; (e) it shall not encourage immoderate consumption of alcohol or present abstinence or moderation in a negative light; (f) it shall not place emphasis on high alcoholic content

[Art. 16 moved to Art 3e (g)]	[Art. 16 deleted]	
[Art. 17 moved to Art. 3f]	[Art. 17 deleted]	
 Article 18 1. The proportion of transmission time devoted to teleshopping spots, advertising spots and other forms of advertising, with the exception of teleshopping windows within the meaning of Article 18a, shall not exceed 20 % of the daily transmission time. The transmission time for advertising spots shall not exceed 15 % of the daily transmission time. 2. The proportion of advertising spots and teleshopping spots within a given clock hour shall not exceed 20 %. 	Article 18 1. The proportion of television advertising spots and teleshopping spots within a given clock hour shall not exceed 20 %.	
 3. For the purposes of this Article, advertising does not include: announcements made by the broadcaster in connection with its own programmes and ancillary products directly derived from those programmes; public service announcements and charity appeals broadcast free of charge. 	2. Paragraph 1 shall not apply to announcements made by the broadcaster in connection with its own programmes and ancillary products directly derived from those programmes, sponsorship announcements and product placements .	
Article 18a	Article 18a	
1. Windows devoted to teleshopping broadcast by a channel not exclusively devoted to teleshopping shall be of a minimum uninterrupted duration of 15 minutes. The maximum number of windows per day shall be eight. Their overall duration shall not exceed three hours per day. They must be clearly identified as teleshopping windows by optical and acoustic means. <i>Article 19</i>	Teleshopping windows shall be clearly identified as such by optical and acoustic means and shall be of a minimum uninterrupted duration of 15 minutes.	
Chapters I, II, IV, V, VI, VIa and VII shall apply mutatis mutandis to channels exclusively devoted to teleshopping. Advertising on such channels shall be allowed within the daily limits established by Article 18 (1). Article 18 (2) shall not apply.	Article 19 The provisions of this Directive shall apply <i>mutati</i> <i>mutandis</i> to television channels exclusively devoted t	
Article 19a Chapters I, II, IV, V, VI, VIa and VII shall apply mutatis mutandis to channels exclusively devoted to self-promotion. Other forms of advertising on such channels shall be allowed within the limits established by Article 18 (1) and (2). This provision in particular shall be subject to review in accordance with Article 26.	advertising and teleshopping as well as to televisi channels exclusively devoted to self-promotion Chapter III as well as Article 11 and Article 18 sh not apply to these channels.	
	[Art. 19 a deleted]	
Article 20 Without prejudice to Article 3, Member States may, with due regard for Community law, lay down conditions other than those laid down in Article 11 (2) to (5) and Articles 18 and 18a in respect of broadcasts intended solely for the national territory which cannot be received, directly or indirectly by the public, in one or more other Member States.	Article 20 Without prejudice to Article 3, Member States may, with due regard for Community law, lay down conditions other than those laid down in Article 11 (2) and Articles 18 in respect of television broadcasts intended solely for the national territory which cannot be received, directly or indirectly by the public, in one or more other Member States.	
[Article 21 deleted by Directive 97/36/EC]	[Article 21 deleted by Directive 97/36/EC]	
CHAPTER V	CHAPTER V	

Protection of minors and public order	Protection of minors in television broadcasting
Article 22	Article 22
1. Member States shall take appropriate measures to ensure that television broadcasts by broadcasters under their jurisdiction do not include any programmes which might seriously impair the physical, mental or moral development of minors, in particular programmes that involve pornography or gratuitous violence.	1. Member States shall take appropriate measures to ensure that television broadcasts by broadcasters under their jurisdiction do not include any programmes which might seriously impair the physical, mental or moral development of minors, in particular programmes that involve pornography or gratuitous violence.
2. The measures provided for in paragraph 1 shall also extend to other programmes which are likely to impair the physical, mental or moral development of minors, except where it is ensured, by selecting the time of the broadcast or by any technical measure, that minors in the area of transmission will not normally hear or see such broadcasts.	2. The measures provided for in paragraph 1 shall also extend to other programmes which are likely to impair the physical, mental or moral development of minors, except where it is ensured, by selecting the time of the broadcast or by any technical measure, that minors in the area of transmission will not normally hear or see such broadcasts.
3. Furthermore, when such programmes are broadcast in unencoded form Member States shall ensure that they are preceded by an acoustic warning or are identified by the presence of a visual symbol throughout their duration.	3. Furthermore, when such programmes are broadcast in unencoded form Member States shall ensure that they are preceded by an acoustic warning or are identified by the presence of a visual symbol throughout their duration.
[Art. 22 a moved to Art 3b]	[Art. 22a deleted]
[Art. 22b moved to Art. 26]	[Art. 22b deleted]
CHAPTER VI Right of reply	CHAPTER VI Right of reply in television broadcasting
Article 23	Article 23
1. Without prejudice to other provisions adopted by the	1. Without prejudice to other provisions adopted by the
Member States under civil, administrative or criminal law, any natural or legal person, regardless of nationality, whose legitimate interests, in particular reputation and good name, have been damaged by an assertion of incorrect facts in a television programme must have a right of reply or equivalent remedies. Member States shall ensure that the actual exercise of the right of reply or equivalent remedies is not hindered by the imposition of unreasonable terms or conditions. The reply shall be transmitted within a reasonable time subsequent to the request being substantiated and at a time and in a manner appropriate to the broadcast to which the request refers.	Member States under civil, administrative or criminal law, any natural or legal person, regardless of nationality, whose legitimate interests, in particular reputation and good name, have been damaged by an assertion of incorrect facts in a television programme must have a right of reply or equivalent remedies. Member States shall ensure that the actual exercise of the right of reply or equivalent remedies is not hindered by the imposition of unreasonable terms or conditions. The reply shall be transmitted within a reasonable time subsequent to the request being substantiated and at a time and in a manner appropriate to the broadcast to which the request refers.
2. A right of reply or equivalent remedies shall exist in relation to all broadcasters under the jurisdiction of a Member State.	2. A right of reply or equivalent remedies shall exist in relation to all broadcasters under the jurisdiction of a Member State.
3. Member States shall adopt the measures needed to establish the right of reply or the equivalent remedies and shall determine the procedure to be followed for the exercise thereof. In particular, they shall ensure that a sufficient time span is allowed and that the procedures are such that the right or equivalent remedies can be exercised appropriately by natural or legal persons resident or established in other Member States.	3. Member States shall adopt the measures needed to establish the right of reply or the equivalent remedies and shall determine the procedure to be followed for the exercise thereof. In particular, they shall ensure that a sufficient time span is allowed and that the procedures are such that the right or equivalent remedies can be exercised appropriately by natural or legal persons resident or established in other Member States.
4. An application for exercise of the right of reply or	4. An application for exercise of the right of reply or

the equivalent remedies may be rejected if such a reply is not justified according to the conditions laid down in paragraph 1, would involve a punishable act, would render the broadcaster liable to civil law proceedings or would transgress standards of public decency.	the equivalent remedies may be rejected if such a reply is not justified according to the conditions laid down in paragraph 1, would involve a punishable act, would render the broadcaster liable to civil law proceedings or would transgress standards of public decency.
5. Provision shall be made for procedures whereby disputes as to the exercise of the right of reply or the equivalent remedies can be subject to judicial review. <i>CHAPTER Via</i>	5. Provision shall be made for procedures whereby disputes as to the exercise of the right of reply or the equivalent remedies can be subject to judicial review. CHAPTER VIa
Contact committee	Contact committee
Article 23a 1. A contact committee shall be set up under the aegis of the Commission. It shall be composed of representatives of the competent authorities of the Member States. It shall be chaired by a representative of the Commission and meet either on his initiative or at the request of the delegation of a Member State.	Article 23a 1. A contact committee shall be set up under the aegis of the Commission. It shall be composed of representatives of the competent authorities of the Member States. It shall be chaired by a representative of the Commission and meet either on his initiative or at the request of the delegation of a Member State.
2. The tasks of this committee shall be:	2. The tasks of this committee shall be:
(a) to facilitate effective implementation of this Directive through regular consultation on any practical problems arising from its application, and particularly from the application of Article 2, as well as on any other matters on which exchanges of views are deemed useful;	(a) to facilitate effective implementation of this Directive through regular consultation on any practical problems arising from its application, and particularly from the application of Article 2, as well as on any other matters on which exchanges of views are deemed useful;
 (b) to deliver own-initiative opinions or opinions requested by the Commission on the application by the Member States of the provisions of this Directive; (c) to be the forum for an exchange of views on what matters should be dealt with in the reports which Member States must submit pursuant to Article 4 (3), on the methodology of these, on the terms of reference for the independent study referred to in Article 25a, on the evaluation of tenders for this and on the study itself; 	 (b) to deliver own-initiative opinions or opinions requested by the Commission on the application by the Member States of the provisions of this Directive; (c) to be the forum for an exchange of views on what matters should be dealt with in the reports which Member States must submit pursuant to Article 4 (3), on the methodology of these, on the terms of reference for the independent study referred to in Article 25a, on the evaluation of tenders for this and on the study itself;
(d) to discuss the outcome of regular consultations which the Commission holds with representatives of broadcasting organizations, producers, consumers, manufacturers, service providers and trade unions and the creative community;	(d) to discuss the outcome of regular consultations which the Commission holds with representatives of broadcasting organizations, producers, consumers, manufacturers, service providers and trade unions and the creative community;
(e) to facilitate the exchange of information between the Member States and the Commission on the situation and the development of regulatory activities regarding television broadcasting services, taking account of the Community's audiovisual policy, as well as relevant developments in the technical field; (f) to examine any development arising in the sector on which an exchange of views appears useful.	(e) to facilitate the exchange of information between the Member States and the Commission on the situation and the development of regulatory activities regarding audiovisual media services , taking account of the Community's audiovisual policy, as well as relevant developments in the technical field; (f) to examine any development arising in the sector on which an exchange of views appears useful.
	CHAPTER VIb Cooperation between National Regulatory Bodies
	Article 23 b Member States shall take appropriate measures to provide each other and the Commission with the information necessary for the application of the provisions of this Directive, in particular Articles 2, 2a and 3 thereof, notably through their competent independent regulatory bodies.

CHAPTER VII	CHAPTER VII
Final provisions	Final provisions
Article 24	Article 24
In fields which this Directive does not coordinate, it	In fields which this Directive does not coordinate, it
shall not affect the rights and obligations of Member	shall not affect the rights and obligations of Member
States resulting from existing conventions dealing with	States resulting from existing conventions dealing with
telecommunications or broadcasting.	telecommunications or broadcasting. [Art. 25 deleted]
[Art. 25 moved to Art 3] [Art. 25a moved to Art 3]	[Art. 25 deleted] [Art. 25a deleted]
Article 26	Article 26
Not later than 31 December 2000, and every two years thereafter, the Commission shall submit to the European Parliament, the Council and the Economic and Social Committee a report on the application of this Directive as amended and, if necessary, make further proposals to adapt it to developments in the field of television broadcasting, in particular in the light of recent technological developments.	Not later than 19 December 2011, and every three years thereafter, the Commission shall submit to the European Parliament, the Council and the European Economic and Social Committee a report on the application of this Directive and, if necessary, make further proposals to adapt it to developments in the field of audiovisual media services , in particular in the light of recent technological developments, the competitiveness of the sector and levels of media literacy in all Member States.
Article 22b 1. The Commission shall attach particular importance	This Deport shall also assess the issue of talavision
 to application of this Chapter in the report provided for in Article 26. 2. The Commission shall within one year from the date of publication of this Directive, in liaison with the competent Member State authorities, carry out an investigation of the possible advantages and drawbacks of further measures with a view to facilitating the control exercised by parents or guardians over the programmes that minors may watch. This study shall consider, inter alia, the desirability of: the requirement for new television sets to be equipped with a technical device enabling parents or guardians to filter out certain programmes; the setting up of appropriate rating systems, encouraging family viewing policies and other educational and awareness measures, taking into account experience gained in this field in Europe and elsewhere as well as the views of interested parties such as broadcasters, producers, educationalists, media specialists and relevant associations. 	This Report shall also assess the issue of television advertising accompanying or included in children's programmes, and in particular whether the quantitative and qualitative rules contained in this Directive have afforded the level of protection required.
Article 27	Article 27
This Directive is addressed to the Member States.	This Directive is addressed to the Member States.
	Article 2 of the amending Directive
	Regulation (EC) No 2006/2004/of the European Parliament and of the Council of 27 October 2004 on cooperation between national authorities responsible for the enforcement of consumer protection laws* is hereby amended as follows:
	- Point 4 of Annex "Directives and Regulations covered by Article 3(a)" shall be replaced by the following:

	 "4. Directive 89/552/EEC of 3 October 1989 of the European Parliament and of the Council on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the provision of audiovisual media services (Audiovisual Media Services Directive)**: Articles 3h and 3i and Articles 10 to 20. Directive as last amended by Directive 2007/65/EC of the European Parliament and of the Council of 11 December 2007. *** OJ L 364, 9.12.2004, p. 1. Regulation as amended by Directive 2005/29/EC. **OJ L 298, 17.10.1989, p.23.
Article 25 1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive not later than 3 October 1991. They shall forthwith inform the Commission thereof.	Article 3 of the amending Directive 1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 19 December 2009 at the latest. They shall forthwith inform the Commission thereof.
2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the fields governed by this Directive.	 When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. The methods of making such references shall be laid down by Member States 2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive
Article 25a A further review as provided for in Article 4 (4) shall take place before 30 June 2002. It shall take account of an independent study on the impact of the measures in question at both Community and national level.	
	Article 4 of the amending Directive This Directive shall enter into force on the day following that of its publication in the Official Journal of the European Union.
	Article 5 of the amending Directive This Directive is addressed to the Member States. Done at Strasbourg, 11 December 2007.
	For the European ParliamentThe PresidentFor the CouncilThe President