Regulation (EC) No 80/2009 of the European Parliament and of the Council of 14 January 2009 on a Code of Conduct for computerised reservation systems and repealing Council Regulation (EEC) No 2299/89 (Text with EEA relevance)

SECTION 2

RULES OF CONDUCT FOR SYSTEM VENDORS

Article 7

Marketing Information Data Tapes ('MIDT')

- Any marketing, booking and sales data may be made available by system vendors provided that such data are offered with equal timeliness and on a non-discriminatory basis to all participating carriers, including parent carriers. Data may and, on request, shall cover all participating carriers and/or subscribers.
- 2 Participating carriers shall not use such data in order to influence the choice of the subscriber.
- Where such data result from the use of the distribution facilities of a CRS by a subscriber established in the Community, they shall include no identification either directly or indirectly of that subscriber unless the subscriber and the system vendor agree on the conditions for the appropriate use of such data. This applies equally to the supply of such data by the system vendors to any other party for use by this party other than for billing settlement.
- 4 Agreements between subscriber(s) and system vendor(s) on the MIDT shall be made available to the public.

Changes to legislation:

There are outstanding changes not yet made to Regulation (EC) No 80/2009 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. View outstanding changes

Changes and effects yet to be applied to:

Art. 7(3) words substituted by S.I. 2018/1080 reg. 6

Changes and effects yet to be applied to the whole legislation item and associated provisions

Signature words omitted by virtue of S.I. 2018/1080, reg. 15 (as inserted) by S.I. 2019/687 reg. 4(4)