## Pericles: trilogue 29 January 2021

## **PERICLES IV PROGRAMME**

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV (2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
|-----|--|--|--|--|
| 1   | Proposal for a   |  | Proposal for a   | Proposal for a   |
|     | REGULATION OF THE EUROPEAN<br>PARLIAMENT AND OF THE COUNCIL<br>establishing an exchange, assistance<br>and training programme for the<br>protection of the euro against<br>counterfeiting for the period<br>2021-2027 (the "Pericles IV<br>programme") |  | REGULATION OF THE EUROPEAN<br>PARLIAMENT AND OF THE COUNCIL<br>establishing an exchange, assistance<br>and training programme for the<br>protection of the euro against<br>counterfeiting for the period<br>2021-2027 (the "Pericles IV<br>programme") | REGULATION OF THE EUROPEAN<br>PARLIAMENT AND OF THE COUNCIL<br>establishing an exchange, assistance<br>and training programme for the<br>protection of the euro against<br>counterfeiting for the period<br>2021-2027 (the "Pericles IV<br>programme") |
| 2   | THE EUROPEAN PARLIAMENT AND<br>THE COUNCIL OF THE EUROPEAN<br>UNION,   |  | THE EUROPEAN PARLIAMENT AND<br>THE COUNCIL OF THE EUROPEAN<br>UNION,   | THE EUROPEAN PARLIAMENT AND<br>THE COUNCIL OF THE EUROPEAN<br>UNION,   |
| 3   | Having regard to the Treaty on the<br>Functioning of the European Union, and<br>in particular Article 133 thereof,   |  | Having regard to the Treaty on the<br>Functioning of the European Union, and<br>in particular Article 133 thereof,   | Having regard to the Treaty on the<br>Functioning of the European Union, and<br>in particular Article 133 thereof,   |
| 4   | Having regard to the proposal from the European Commission,  |  | Having regard to the proposal from the European Commission,  | Having regard to the proposal from the European Commission,  |
| 5   | After transmission of the draft legislative act to the national parliaments,   |  | After transmission of the draft legislative act to the national parliaments,   | After transmission of the draft legislative act to the national parliaments,   |
| 6   | Having regard to the opinion of the European Central Bank <sup>1</sup>   |  | Having regard to the opinion of the European Central Bank <sup>2</sup>   | Having regard to the opinion of the European Central Bank <sup>3</sup>   |
| 7   | Acting in accordance with the ordinary legislative procedure <sup>4</sup>  |  | Acting in accordance with the ordinary legislative procedure <sup>5</sup>  | Acting in accordance with the ordinary legislative procedure <sup>6</sup>  |
| 8   | Whereas:   |  | Whereas:   | Whereas:   |
| 9   |  | <u>AMD 1</u> :                                   |  |  |

<sup>OJ C 137, 12.5.2012, p. 7.
OJ C 378, 19.10.2018, p. 2.
OJ C 378, 19.10.2018, p. 2.
OJ C 378, 19.10.2018, p. 2.
Position of the European Parliament of 11 December 2013 (not yet published in the Official Journal) and decision of the Council of 11 March 2014.
Position of the European Parliament of ... and decision of the Council of ....
Position of the European Parliament of ... and decision of the Council of ....</sup> 

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal  |
|-----|---|---|---|--|
|     | (1) The Union and the Member States<br>have set themselves the objective of<br>laying dow n the measures necessary<br>for the use of the euro as a single<br>currency. Those measures include<br>protecting the euro against<br>counterfeiting and related fraud, thus<br>empow ering the effectiveness of the<br>Union's economy and securing the<br>sustainability of public finances.  | (1) The Union and the Member States<br>have set themselves the objective of<br>laying dow n the measures necessary<br>for the use of the euro as a single<br>currency. Those measures include<br>protecting the euro against<br>counterfeiting and related fraud, thus<br>ompoworing to ensure the<br>effectiveness of the Union's economy<br>and securinge the sustainability of<br>public finances. | (1) The Union and the Member States<br>have set themselves the objective of<br>laying down the measures necessary<br>for the use of the euro as a single<br>currency. Those measures include<br>protecting the euro against<br>counterfeiting and related fraud, thus<br>empow ering the effectiveness of the<br>Union's economy and securing the<br>sustainability of public finances.   | (1) The Union and the Member States<br>have set themselves the objective of<br>laying dow n the measures necessary<br>for the use of the euro as a single<br>currency. Those measures include<br>protecting the euro against<br>counterfeiting and related fraud, thus<br>ompowering to ensure the<br>effectiveness of the Union's economy<br>and securinge the sustainability of<br>public finances.  |
| 10  | <ul> <li>(2) Council Regulation (EC)<br/>No 1338/2001<sup>7</sup> provides for<br/>exchanges of information,<br/>cooperation and mutual assistance,<br/>thereby establishing a harmonised<br/>framew ork for the protection of the<br/>euro. The effects of that Regulation<br/>w ere extended by Council Regulation<br/>(EC) No 1339/2001<sup>8</sup> to those<br/>Member States w hich have not<br/>adopted the euro as their single<br/>currency, so as to provide an<br/>equivalent level of protection for the<br/>euro throughout the Union.</li> </ul> |   | (2) Council Regulation (EC)<br>No 1338/2001 <sup>9</sup> provides for<br>exchanges of information,<br>cooperation and mutual assistance,<br>thereby establishing a harmonised<br>framew ork for the protection of the<br>euro. The effects of that Regulation<br>w ere extended by Council Regulation<br>(EC) No 1339/2001 <sup>10</sup> to those<br>Member States w hich have not<br>adopted the euro as their single<br>currency, so as to provide an<br>equivalent level of protection for the<br>euro throughout the Union. | (2) Council Regulation (EC)<br>No 1338/2001 <sup>11</sup> provides for<br>exchanges of information,<br>cooperation and mutual assistance,<br>thereby establishing a harmonised<br>framew ork for the protection of the<br>euro. The effects of that Regulation<br>w ere extended by Council Regulation<br>(EC) No 1339/2001 <sup>12</sup> to those<br>Member States w hich have not<br>adopted the euro as their single<br>currency, so as to provide an<br>equivalent level of protection for the<br>euro throughout the Union. |
| 11  | (3) Actions with the aim of promoting<br>exchanges of information and staff,<br>technical and scientific assistance<br>and specialised training help<br>significantly to protect the Union's  | <ul> <li>AMD 2:</li> <li>(3) Actions with the aim of promoting<br/>exchanges of information and staff,<br/>technical and scientific assistance<br/>and specialised training help<br/>significantly to protect the Union's</li> </ul>  | (3) Actions with the aim of promoting<br>exchanges of information and staff,<br>technical and scientific assistance<br>and specialised training help<br>significantly to protect the Union's  | (3) Actions with the aim of promoting<br>exchanges of information and staff,<br>technical and scientific assistance<br>and specialised training help<br>significantly to protect the Union's   |

<sup>&</sup>lt;sup>7</sup> Council Regulation (EC) No 1338/2001 of 28 June 2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 181, 4.7.2001, p. 6).

<sup>&</sup>lt;sup>8</sup> Council Regulation (EC) No 1339/2001 of 28 June 2001 extending the effects of Regulation (EC) No 1338/2001 laying down measures necessary for the protection of the euro against counterfeiting to those Member States which have not adopted the euro as their single currency (OJ L 181, 4.7.2001, p. 11).

<sup>&</sup>lt;sup>9</sup> Council Regulation (EC) No 1338/2001 of 28 June 2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 181, 4.7.2001, p. 6).

<sup>&</sup>lt;sup>10</sup> Council Regulation (EC) No 1339/2001 of 28 June 2001 extending the effects of Regulation (EC) No 1338/2001 laying down measures necessary for the protection of the euro against counterfeiting to those Member States which have not adopted the euro as their single currency (OJ L 181, 4.7.2001, p. 11).

<sup>&</sup>lt;sup>11</sup> Council Regulation (EC) No 1338/2001 of 28 June 2001 laying dow n measures necessary for the protection of the euro against counterfeiting (OJ L 181, 4.7.2001, p. 6).

<sup>&</sup>lt;sup>12</sup> Council Regulation (EC) No 1339/2001 of 28 June 2001 extending the effects of Regulation (EC) No 1338/2001 laying down measures necessary for the protection of the euro against counterfeiting to those Member States which have not adopted the euro as their single currency (OJ L 181, 4.7.2001, p. 11).

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|------|--|---|--|---|
|      | single currency against counterfeiting<br>and related fraud and therefore to<br>attain a high and equivalent level of<br>protection across the Union, w hilst<br>demonstrating the Union's ability to<br>tackle serious organised crime.   | single currency against counterfeiting<br>and related fraud and therefore to<br>attain a high and equivalent level of<br>protection across the Union, w hilst<br>demonstrating the Union's ability to<br>tackle serious organised crime. Such<br>actions also help addressing the<br>common challenges and links with<br>money laundering and organised<br>crime. | single currency against counterfeiting<br>and related fraud and therefore to<br>attain a high and equivalent level of<br>protection across the Union, w hilst<br>demonstrating the Union's ability to<br>tackle serious organised crime.   | single currency against counterfeiting<br>and related fraud and therefore to<br>attain a high and equivalent level of<br>protection across the Union, w hilst<br>demonstrating the Union's ability to<br>tackle serious organised crime. Such<br>actions could also help addressing<br>the common challenges to combat<br>organised crime, including money<br>laundering. |
| 12   | (4) A programme for the protection of the<br>euro against counterfeiting<br>contributes to raising the aw areness<br>of Union citizens, improving the<br>protection of the euro, especially<br>through the constant dissemination of<br>results of actions supported by that<br>programme. | <ul> <li><u>AMD 3</u>:</li> <li>(4) A programme for the protection of the euro against counterfeiting contributes to raising the aw areness of Union citizens, increasing their confidence in that currency and improving the protection of the euro, especially through the constant dissemination of results of actions supported by that programme.</li> </ul> | (4) A programme for the protection of the<br>euro against counterfeiting<br>contributes to raising the aw areness<br>of Union citizens, improving the<br>protection of the euro, especially<br>through the constant dissemination of<br>results of actions supported by that<br>programme. | (4) A programme for the protection of the<br>euro against counterfeiting<br>contributes to raising the aw areness<br>of Union citizens, increasing their<br>confidence in that currency and<br>improving the protection of the euro,<br>especially through the constant<br>dissemination of results of actions<br>supported by that programme.                            |
| 12.1 |  | AMD 4:<br>(4a) Sound protection of the euro<br>against counterfeiting is a key<br>component of a secure and<br>competitive EU economy, and<br>directly linked to the EU objective<br>of improving the efficient<br>functioning of the Economic and<br>Monetary Union.   |  | (4a) Sound protection of the euro<br>against counterfeiting is a key<br>component of a secure and<br>competitive EU economy, and<br>directly linked to the EU objective<br>of improving the efficient<br>functioning of the Economic and<br>Monetary Union.   |
| 13   | (5) Past support for such actions,<br>through Council Decisions<br>2001/923/EC <sup>13</sup> and   |   | (5) Past support for such actions,<br>through Council Decisions<br>2001/923/EC <sup>21</sup> and 2001/924/EC <sup>22</sup> ,<br>which were subsequently amended<br>and extended by Council Decisions   | (5) Past support for such actions,<br>through Council Decisions   |

<sup>&</sup>lt;sup>13</sup> Council Decision 2001/923/EC of 17 December 2001 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the

 <sup>&</sup>lt;sup>12</sup> Council Decision 2001/923/EC of 17 December 2001 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles" programme) (OJ L 339, 21.12.2001, p. 50).
 <sup>21</sup> Council Decision 2001/923/EC of 17 December 2001 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles" programme) (OJ L 339, 21.12.2001, p. 50).
 <sup>22</sup> Council Decision 2001/924/EC of 17 December 2001 extending the effects of the Decision establishing an exchange, assistance and training programme for the protection of the protectio

euro against counterfeiting ("Pericles" programme) to the Member States which have not adopted the euro as the single currency (OJ L 339, 21.12.2001, p. 55).

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|     | 2001/924/EC <sup>14</sup> , which were<br>subsequently amended and extended<br>by Council Decisions 2006/75/EC <sup>15</sup> ,<br>2006/76/EC <sup>16</sup> , 2006/849/EC <sup>17</sup> ,<br>2006/850/EC <sup>18</sup> and Regulation (EU)<br>No 331/2014 of the European |   | 2006/75/EC <sup>23</sup> , 2006/76/EC <sup>24</sup> ,<br>2006/849/EC <sup>25</sup> , 2006/850/EC <sup>26</sup> and<br>Regulation (EU) No 331/2014 of the<br>European Parliament and of the<br>Council <sup>27</sup> , has made it possible to<br>enhance the actions of the Union and<br>the Member States in the field of the | 2001/923/EC <sup>29</sup> and 2001/924/EC <sup>30</sup> ,<br>w hich w ere subsequently amended<br>and extended by Council Decisions<br>2006/75/EC <sup>31</sup> , 2006/76/EC <sup>32</sup> , |

<sup>&</sup>lt;sup>14</sup> Council Decision 2001/924/EC of 17 December 2001 extending the effects of the Decision establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting ("Pericles" programme) to the Member States which have not adopted the euro as the single currency (OJ L 339, 21.12.2001, p. 55).

- <sup>30</sup> Council Decision 2001/924/EC of 17 December 2001 extending the effects of the Decision establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting ("Pericles" programme) to the Member States which have not adopted the euro as the single currency (OJ L 339, 21.12.2001, p. 55).
- <sup>31</sup> Council Decision 2006/75/EC of 30 January 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 40).
- <sup>32</sup> Council Decision 2006/76/EC of 30 January 2006 extending to the non-participating Member States the application of Decision 2006/75/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 42.).

<sup>&</sup>lt;sup>15</sup> Council Decision 2006/75/EC of 30 January 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 40).

<sup>&</sup>lt;sup>16</sup> Council Decision 2006/76/EC of 30 January 2006 extending to the non-participating Member States the application of Decision 2006/75/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 42).

<sup>&</sup>lt;sup>17</sup> Council Decision 2006/849/EC of 20 November 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 28).

<sup>&</sup>lt;sup>18</sup> Council Decision 2006/850/EC of 20 November 2006 extending to the non-participating Member States the application of Decision 2006/849/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 30).

<sup>&</sup>lt;sup>23</sup> Council Decision 2006/75/EC of 30 January 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 40).

<sup>&</sup>lt;sup>24</sup> Council Decision 2006/76/EC of 30 January 2006 extending to the non-participating Member States the application of Decision 2006/75/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 36, 8.2.2006, p. 42.).

<sup>&</sup>lt;sup>25</sup> Council Decision 2006/849/EC of 20 November 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 28).

<sup>&</sup>lt;sup>26</sup> Council Decision 2006/850/EC of 20 November 2006 extending to the non-participating Member States the application of Decision 2006/849/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 30).

<sup>&</sup>lt;sup>27</sup> Regulation (EU) No 331/2014 of the European Parliament and of the Council of 11 March 2014 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles 2020" programme) and repealing Council Decisions 2001/923/EC, 2001/924/EC, 2006/75/EC, 2006/76/EC, 2006/849/EC and 2006/850/EC (OJ L 103, 5.4.2014, p. 1).

<sup>&</sup>lt;sup>29</sup> Council Decision 2001/923/EC of 17 December 2001 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles" programme) (OJ L 339, 21.12.2001, p. 50).

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|-----|--|--|---|---|
|     | Parliament and of the Council <sup>19</sup> , has<br>made it possible to enhance the<br>actions of the Union and the Member<br>States in the field of the protection of<br>the euro against counterfeiting. The<br>objectives of the programme for the<br>protection of the euro against<br>counterfeiting ('the Pericles<br>programme') for the periods<br>20022006, 2007-2013 and 2014 until<br>2017 <sup>20</sup> have been successfully<br>achieved. |  | protection of the euro against<br>counterfeiting. The objectives of the<br>programme for the protection of the<br>euro against counterfeiting ("the<br>Pericles programme") for the periods<br>2002-2006, 2007-2013 and 2014 until<br>2017 <sup>28</sup> have been successfully<br>achieved.    | 2006/849/EC <sup>33</sup> , 2006/850/EC <sup>34</sup> and<br>Regulation (EU) No 331/2014 of the<br>European Parliament and of the<br>Council <sup>35</sup> , has made it possible to<br>enhance the actions of the Union and<br>the Member States in the field of the<br>protection of the euro against<br>counterfeiting. The objectives of the<br>programme for the protection of the<br>euro against counterfeiting ("the<br>Pericles programme") for the periods<br>2002-2006, 2007-2013 and 2014 until<br>2017 <sup>36</sup> have been successfully<br>achieved. |
| 14  | (6) In the Communication to the<br>European Parliament and to the<br>Council on the mid-term evaluation of<br>the Pericles 2020 Programme, the<br>Commission came to the conclusion<br>that the continuation of the Pericles<br>2020 programme beyond 2020<br>should be supported, given its EU  | AMD 5:(6) Contrary to standard procedure, a<br>separate impact assessment of the<br>Programme was not carried out.<br>This can be partly explained by the<br>fact that in 2017 the Commission<br>carried out a mid-term evaluation<br>of the Programme, supported by | (6) In the Communication to the<br>European Parliament and to the<br>Council on the mid-term evaluation of<br>the Pericles 2020 Programme, the<br>Commission came to the conclusion<br>that the continuation of the Pericles<br>2020 programme beyond 2020<br>should be supported, given its EU | (6) In 2017 the Commission carried<br>out a mid-term evaluation of the<br>Programme, supported by an<br>independent report <sup>38</sup> . The report was<br><del>is</del> generally positive about the<br>Programme but it expressed <del>s</del><br>concerns about the limited number of<br>competent authorities applying for the  |

<sup>19</sup> Regulation (EU) No 331/2014 of the European Parliament and of the Council of 11 March 2014 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles 2020" programme) and repealing Council Decisions 2001/923/EC, 2001/924/EC, 2006/75/EC, 2006/76/EC, 2006/849/EC and 2006/850/EC (OJ L 103, 5.4.2014, p. 1).

<sup>20</sup> Communication from the Commission to the European Parliament and to the Council on the mid-term evaluation of the Pericles 2020 Programme of 6.12.2017 (COM (2017) 741 final).

- <sup>28</sup> Communication from the Commission to the European Parliament and to the Council on the mid-term evaluation of the Pericles 2020 Programme of 6.12.2017 (COM(2017) 741 final).
- <sup>33</sup> Council Decision 2006/849/EC of 20 November 2006 amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 28).
- <sup>34</sup> Council Decision 2006/850/EC of 20 November 2006 extending to the non-participating Member States the application of Decision 2006/849/EC amending and extending Decision 2001/923/EC establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the Pericles programme) (OJ L 330, 28.11.2006, p. 30).

<sup>35</sup> Regulation (EU) No 331/2014 of the European Parliament and of the Council of 11 March 2014 establishing an exchange, assistance and training programme for the protection of the euro against counterfeiting (the "Pericles 2020" programme) and repealing Council Decisions 2001/923/EC, 2001/924/EC, 2006/75/EC, 2006/76/EC, 2006/849/EC and 2006/850/EC (OJ L 103, 5.4.2014, p. 1).

<sup>36</sup> Communication from the Commission to the European Parliament and to the Council on the mid-term evaluation of the Pericles 2020 Programme of 6.12.2017 (COM(2017) 741 final).

<sup>38</sup> SWD(2017) 444 final and Ares(2917)3289297 of 30/06/2017.

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|     | added value, its long-term impact and the sustainability of its actions.   | an independent report <sup>37</sup> . Although<br>the report is generally positive<br>about the Programme, it expresses<br>concerns about the limited number<br>of competent authorities<br>participating in the activities of the<br>Programme and the quality of the<br>key performance indicators used<br>for measuring the results of the<br>Programme. In the its<br>Communication to the European<br>Parliament and to the Council on the<br>mid-term evaluation of the Pericles<br>2020 Programme of the Pericles<br>2020 Programme and its ex-ante<br>evaluation in the form of a Staff<br>Working Document accompanying<br>its proposal (COM(2018) 0369), the<br>Commission came to the conclusion<br>that the continuation of the <del>Pericles</del><br>2020 Programme beyond 2020<br>should be supported, given its <del>EU</del><br>Union added value, its long-term<br>impact and the sustainability of its<br>actions and contribution to<br>com bating organised crime. | added value, its long-term impact and the sustainability of its actions.   | implementation of actions under the<br>Programme and the quality of the key<br>performance indicators used for<br>measuring the results of the<br>Programme. In its Communication to the<br>European Parliament and to the Council<br>on the mid-term evaluation of the<br>Pericles 2020 Programme and its ex<br>ante evaluation in the form of a Staff<br>Working Document accompanying its<br>proposal (COM(2018) 0369), the<br>Commission came to the conclusion,<br>taking into consideration the<br>conclusions and recommendations of<br>the mid-term evaluation, that the<br>continuation of the Pericles 2020<br>Programme beyond 2020 should be<br>supported, given its EU Union added<br>value, its long-term impact and the<br>sustainability of its actions as well as its<br>contribution to combating organised<br>crime. |
| 15  | (7) The advice contained in the mid-term<br>evaluation w as that actions financed<br>under the Pericles 2020 Programme<br>should be continued, taking into<br>account possibilities to simplify the<br>submitting of applications, to<br>encourage differentiation of<br>beneficiaries, to continue focusing on<br>emerging and recurrent counterfeiting<br>threats and to streamline the key<br>performance indicators. | <ul> <li><u>AMD 6</u>:</li> <li>(7) The advice contained in the mid-term evaluation w as that actions financed under the Pericles 2020 Programme should be continued, taking into account possibilities while addressing the need to simplify the submitting of applications, to encourage differentiation of beneficiaries and the participation of a maximum of competent authorities from various countries in the activities of the Programme, to continue focusing on emerging and</li> </ul>  | (7) The advice contained in the mid-term<br>evaluation w as that actions financed<br>under the Pericles 2020 Programme<br>should be continued, taking into<br>account possibilities to simplify the<br>submitting of applications, to<br>encourage differentiation of<br>beneficiaries, to continue focusing on<br>emerging and recurrent counterfeiting<br>threats and to streamline the key<br>performance indicators. | (7) The advice contained in the mid-term<br>evaluation w as that actions financed<br>under the Pericles 2020 Programme<br>should be continued, taking into<br>account possibilities while<br>addressing the need to simplify the<br>submitting of applications, to<br>encourage differentiation of<br>beneficiaries and the participation<br>of a maximum of competent<br>authorities from various countries<br>in the activities of the Programme,<br>to continue focusing on emerging and   |

<sup>37</sup> SWD(2017) 444 final and Ares(2917)3289297 of 30/06/2017.

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|------|--|--|--|---|
|      |  | recurrent counterfeiting threats and to streamline the key performance indicators.   |  | recurrent counterfeiting threats and to streamline the key performance indicators.  |
| 15.1 |  | AMD 7:<br>(7a) Counterfeiting hotspots have<br>been detected in third countries<br>and the counterfeiting of the euro<br>is acquiring a growing<br>international dimension; therefore,<br>capacity building and training<br>activities involving the competent<br>authorities of third countries<br>should be considered essential to<br>achieve the effective protection of<br>the Union's single currency and<br>should be further encouraged in<br>the context of the Programme.  |  | (7a) Counterfeiting hotspots have<br>been detected in third countries<br>and the counterfeiting of the euro<br>is acquiring a growing<br>international dimension; therefore,<br>capacity building and training<br>activities involving the competent<br>authorities of third countries<br>should be considered essential to<br>achieve the effective protection of<br>the Union's single currency and<br>should be further encouraged in<br>the context of the Programme.   |
| 16   | (8) Therefore a new Programme for the period 2021-2027 (the "Pericles IV programme") should be adopted. It should be ensured that the Pericles IV programme is consistent with, and complementary to, other relevant programmes and actions. The Commission should therefore carry out all the necessary consultations with regard to evaluating needs for the protection of the euro with the principal parties involved, in particular the competent national authorities designated by the Member States, the European Central Bank and Europol, within the committee referred to in Regulation (EC) No 1338/2001, particularly as regards exchanges, assistance and training, for the purpose of the application of the Pericles IV programme. | AMD 8:<br>(8) Therefore a new Programme for the period 2021-2027 (the "Pericles IV programme") should be adopted. It should be ensured that the Pericles IV programme is consistent with, and complementary to, other relevant programmes and actions. The Commission should therefore carry out all the necessary consultations with regard to evaluating needs for the protection of the euro with the principal parties involved, in particular the competent national authorities designated by the Member States, the European Central Bank and Europol, within the committee referred to in Regulation (EC) No 1338/2001, particularly as regards exchanges, assistance and training, for the purpose of the application of the Pericles IV programme. Moreover, the Commission should draw on the | (8) Therefore a new Programme for the period 2021-2027 (the "Pericles IV programme") should be adopted. It should be ensured that the Pericles IV programme is consistent with, and complementary to, other relevant programmes and actions. The Commission should therefore carry out all the necessary consultations with regard to evaluating needs for the protection of the euro with the principal parties involved, in particular the competent national authorities designated by the Member States, the European Central Bank and Europol, within the committee referred to in Regulation (EC) No 1338/2001, particularly as regards exchanges, assistance and training, for the purpose of the application of the Pericles IV programme. | (8) Therefore a new Programme for the period 2021-2027 (the "Pericles IV programme") should be adopted. It should be ensured that the Pericles IV programme is consistent with, and complementary to, other relevant programmes and actions. The Commission should therefore carry out all the necessary consultations with regard to evaluating needs for the protection of the euro with the principal parties involved, in particular the competent national authorities designated by the Member States, the European Central Bank and Europol, within the committee referred to in Regulation (EC) No 1338/2001,particularly as regards exchanges, assistance and training, for the purpose of the application of the Pericles IV programme. Moreover, the Commission should draw on the |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal   |
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|     |  | vast experience of the European<br>Central Bank in relation to the<br>conduct of training and the<br>provision of information on<br>counterfeit euro banknotes when<br>implementing the programme. |  | vast experience of the European<br>Central Bank in relation to the<br>conduct of training and the<br>provision of information on<br>counterfeit euro banknotes when<br>implementing the programme.  |
| 17  | (9) Horizontal financial rules adopted by<br>the European Parliament and the<br>Council on the basis of Article 322 of<br>the Treaty on the Functioning of the<br>European Union apply to this<br>Regulation. These rules are laid<br>dow n in the Financial Regulation and<br>determine in particular the procedure<br>for establishing and implementing the<br>budget through grants, procurement,<br>prizes, indirect implementation, and<br>provide for checks on the<br>responsibility of financial actors.<br>Rules adopted on the basis of Article<br>322 TFEU also concern the<br>protection of the Union's budget in<br>case of generalised deficiencies as<br>regards the rule of law in the Member<br>States, as the respect for the rule of<br>law is an essential precondition for<br>sound financial management and<br>effective EU funding. |  | (9) Horizontal financial rules adopted by<br>the European Parliament and the<br>Council on the basis of Article 322 of<br>the Treaty on the Functioning of the<br>European Union apply to this<br>Regulation. These rules are laid<br>dow n in the Financial Regulation (EU,<br>Euratom) No 2018/1046 of the<br>European Parliament and of the<br>Council <sup>39</sup> (the "Financial<br>Regulation") and determine in<br>particular the procedure for<br>establishing and implementing the<br>budget through grants, procurement,<br>prizes, indirect implementation, and<br>provide for checks on the<br>responsibility of financial actors.<br>[Rules adopted on the basis of Article<br>322 TFEU also concern the<br>protection of the Union's budget in<br>case of generalised deficiencies as<br>regards the rule of law in the Member<br>States, as the respect for the rule of<br>law is an essential precondition for<br>sound financial management and<br>effective EU funding.] | (9) Horizontal financial rules adopted by<br>the European Parliament and the<br>Council on the basis of Article 322 of<br>the Treaty on the Functioning of the<br>European Union apply to this<br>Regulation. These rules are laid<br>dow n in Regulation (EU, Euratom)<br>No 2018/1046 of the European<br>Parliament and of the Council <sup>40</sup><br>(the "Financial Regulation") and<br>determine in particular the procedure<br>for establishing and implementing the<br>budget through grants, procurement,<br>prizes, indirect implementation, and<br>provide for checks on the<br>responsibility of financial actors.<br>Rules adopted on the basis of<br>Article 322 of the Treaty on the<br>Functioning of the European Union<br>also concern include a general<br>regime of conditionality for the<br>protection of the Union's budget in<br>case of generalised deficiencies as<br>regards the rule of law in the Momber<br>States, as the respect for the rule of<br>law is an essential precondition for<br>sound financial management and<br>effective EU funding. |
| 18  | (10) This Regulation complies with the<br>principles of added value and<br>proportionality. The Pericles IV<br>programme should facilitate   | AMD 9:<br>(10) This Regulation complies with the<br>principles of added value and<br>proportionality. The Pericles IV<br>programme should facilitate   | (10) This Regulation complies with the<br>principles of added value and<br>proportionality. The Pericles IV<br>programme should facilitate   | (10) This Regulation complies with the<br>principles of added value and<br>proportionality. The Pericles IV<br>programme should facilitate  |

<sup>39</sup> OJ L 193, 30.7.2018, p. 1.
<sup>40</sup> OJ L 193, 30.7.2018, p. 1.

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Com prom is e proposal  |
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|     | cooperation among the Member<br>States and betw een the Commission<br>and the Member States in order to<br>protect the euro against<br>counterfeiting, without impinging on<br>Member States' responsibilities, and<br>using resources more efficiently than<br>could be done at national level.<br>Action at Union level is necessary<br>and justified as it clearly assists<br>Member States in collectively<br>protecting the euro and encourages<br>the use of common Union structures<br>to increase cooperation and<br>information exchange betw een<br>competent authorities.   | cooperation among the Member<br>States and betw een the Commission<br>and the Member States in order to<br>protect the euro against<br>counterfeiting, without impinging on<br>Member States' responsibilities, and<br>using resources more efficiently than<br>could be done at national level.<br>Action at Union level is necessary<br>and justified as it clearly assists<br>Member States in collectively<br>protecting the euro and encourages<br>the use of common Union structures<br>to increase cooperation and <b>timely<br/>and com prehensive</b> information<br>exchange betw een competent<br>authorities.   | cooperation among the Member<br>States and betw een the Commission<br>and the Member States in order to<br>protect the euro against<br>counterfeiting, without impinging on<br>Member States' responsibilities, and<br>using resources more efficiently than<br>could be done at national level.<br>Action at Union level is necessary<br>and justified as it clearly assists<br>Member States in collectively<br>protecting the euro and encourages<br>the use of common Union structures<br>to increase cooperation and<br>information exchange betw een<br>competent authorities.  | cooperation among the Member<br>States and betw een the Commission<br>and the Member States in order to<br>protect the euro against<br>counterfeiting, without impinging on<br>Member States' responsibilities, and<br>using resources more efficiently than<br>could be done at national level.<br>Action at Union level is necessary<br>and justified as it clearly assists<br>Member States in collectively<br>protecting the euro and encourages<br>the use of common Union structures<br>to increase cooperation and <b>timely<br/>and comprehensive</b> information<br>exchange betw een competent<br>authorities.  |
| 19  | (11) The Pericles IV programme should<br>be implemented in accordance with<br>the multiannual financial framew ork<br>laid dow n in [reference to the post<br>2020 MFF Regulation Council<br>Regulation (EU, Euratom)/2018].   |   | (11) The Pericles IV programme should<br>be implemented in accordance with<br>the multiannual financial framew ork<br>laid dow n in [reference to the post<br>2020 MFF Regulation Council<br>Regulation (EU, Euratom)/2018].  | (11) The Pericles IV programme should<br>be implemented in accordance with<br>the multiannual financial framew ork<br>laid dow n in [reference to the post<br>2020 MFF Regulation Council<br>Regulation (EU, Euratom)/2018].  |
| 20  | (12) In order to ensure uniform<br>conditions for the implementation of<br>the Pericles IV programme,<br>implementing pow ers should be<br>conferred on the Commission. The<br>Commission should adopt annual<br>w ork programmes setting out the<br>priorities, the budget breakdow n and<br>the evaluation criteria for the grants<br>for actions. The exceptional and duly<br>justified cases, in w hich an increase<br>in co-financing is necessary in order<br>to give the Member States greater<br>economic flexibility, thus enabling<br>them to carry out and complete<br>projects to protect and safeguard the<br>euro in a satisfactory manner, should | AMD 10:<br>(12) In order to onsure uniform<br>conditions for the implementation of<br>the Pericles IV programme,<br>implementing supplement and<br>amend non-essential elements of<br>this Regulation, the powere to<br>adopt acts in accordance with<br>Article 290 of the Treaty on the<br>Functioning of the European Union<br>should be conforred on delegated to<br>the Commission in respect of work<br>programmes as provided for in<br>Article 10 and indicators as<br>provided for in Article 12 and the<br>Annex. The Commission should<br>adopt annual work programmes<br>setting out the priorities, the budget | (12) In order to ensure uniform<br>conditions for the implementation of<br>the Pericles IV programme,<br>implementing powers should be<br>conferred on the Commission. The<br>Commission should adopt annual<br>w ork programmes setting out the<br>priorities, the budget breakdow n and<br>the evaluation criteria for the grants<br>for actions. The exceptional and duly<br>justified cases, in w hich an increase<br>in co-financing is necessary in order<br>to give the Member States greater<br>economic flexibility, thus enabling<br>them to carry out and complete<br>projects to protect and safeguard the<br>euro in a satisfactory manner, should | (12) In order to ensure uniform<br>conditions for the implementation of<br>the Pericles IV programme,<br>implementing powers should be<br>conferred on the Commission. The<br>Commission should adopt annual<br>w ork programmes setting out the<br>priorities, the budget breakdow n and<br>the evaluation criteria for the grants<br>for actions. The exceptional and duly<br>justified cases, in w hich an increase<br>in co-financing is necessary in order<br>to give the Member States greater<br>economic flexibility, thus enabling<br>them to carry out and complete<br>projects to protect and safeguard the<br>euro in a satisfactory manner, should |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal  |
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|     | be part of the annual work<br>programmes.   | breakdow n and the evaluation criteria<br>for the grants for actions. The<br>exceptional and duly justified cases,<br>in w hich an increase in co-financing<br>is necessary in order to give the<br>Member States greater economic<br>flexibility, thus enabling them to carry<br>out and complete projects to protect<br>and safeguard the euro in a<br>satisfactory manner, should be part of<br>the annual w ork programmes. It is of<br>particular importance that the<br>Commission carry out appropriate<br>consultations during its<br>preparatory work, including at<br>expert level, and that those<br>consultations be conducted in<br>accordance with the principles laid<br>down in the Interinstitutional<br>Agreement of 13 April 2016 on<br>Better Law-Making <sup>41</sup> . In particular,<br>to ensure equal participation in the<br>preparation of delegated acts, the<br>European Parliament and the<br>Council receive all documents at<br>the same time as Member States'<br>experts, and their experts<br>system atically have access to<br>meetings of Commission expert<br>groups dealing with the<br>preparation of delegated acts. | be part of the annual work<br>programmes.   | be part of the annual work<br>programmes.  |
| 21  | (13) This Regulation lays down a<br>financial envelope for the Pericles IV<br>programme which is to constitute the<br>prime reference amount, within the<br>meaning of [reference to be updated<br>as appropriate according to the new<br>inter-institutional agreement: point 17<br>of the Interinstitutional Agreement of |   | (13) This Regulation lays dow n a<br>financial envelope for the Pericles IV<br>programme which is to constitute the<br>prime reference amount, within the<br>meaning of [reference to be updated<br>as appropriate according to the new<br>interinstitutional agreement: Point 17<br>of the Interinstitutional Agreement of | (13) This Regulation lays down a<br>financial envelope for the Pericles IV<br>programme which is to constitute the<br>prime reference amount, within the<br>meaning of [reference to be updated<br>as appropriate according to the new<br>interinstitutional agreement: Point 17<br>of the Interinstitutional Agreement of |

<sup>&</sup>lt;sup>41</sup> Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law -Making of 13 April 2016 (OJ L 123, 12.5.2016, p. 1).

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
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|     | 2 December 2013 between the<br>European Parliament, the Council<br>and the Commission on budgetary<br>discipline, on cooperation in<br>budgetary matters and on sound<br>financial management], for the<br>European Parliament and the Council<br>during the annual budgetary<br>procedure.  |   | 2 December 2013 between the<br>European Parliament, the Council<br>and the Commission on budgetary<br>discipline, on cooperation in<br>budgetary matters and on sound<br>financial management], for the<br>European Parliament and the Council<br>during the annual budgetary<br>procedure.   | 2 December 2013 between the<br>European Parliament, the Council<br>and the Commission on budgetary<br>discipline, on cooperation in<br>budgetary matters and on sound<br>financial management], for the<br>European Parliament and the Council<br>during the annual budgetary<br>procedure.   |
| 22  | <ul> <li>(14) In accordance with the Financial<br/>Regulation, Regulation (EU,<br/>Euratom) No 883/2013<sup>42</sup> of the<br/>European Parliament and of the<br/>Council, Council Regulation<br/>(Euratom, EC) No 2185/96<sup>43</sup> and<br/>Council Regulation (EU)<br/>2017/1939<sup>44</sup>, the financial interests of<br/>the Union are to be protected through<br/>proportionate measures, including the<br/>prevention, detection, correction and</li> </ul> |   | [(14) In accordance w ith <b>Regulations</b><br>(EU, Euratom) 2018/1046 <sup>45</sup> (the<br>"Financial Regulation") and<br><del>Regulation</del> (EU, Euratom)<br>No 883/2013 of the European<br>Parliament and of the Council <sup>46</sup> , and<br>Council Regulations (Euratom, EC)<br>No 2988/95 <sup>47</sup> , (Euratom, EC)<br>No 2185/96 <sup>48</sup> and <del>Council Regulation</del> | <ul> <li>(14) In accordance with Regulations</li> <li>(EU, Euratom) 2018/1046<sup>51</sup> (the<br/>"Financial Regulation"), Regulation<br/>and (EU, Euratom) No 883/2013 of<br/>the European Parliament and of the<br/>Council<sup>52</sup>, and Council Regulations<br/>(Euratom, EC) No 2988/95<sup>53</sup>,<br/>Council Regulation (Euratom, EC)<br/>No 2185/96<sup>54</sup> and Council Regulation</li> </ul> |

<sup>42</sup> OJL 248, 18.9.2013, p.1.
<sup>43</sup> OJL 292, 15.11.1996, p.2.

<sup>44</sup> OJ L 283, 31.10.2017, p. 1.

- <sup>45</sup> Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council of 18 July 2018 on the financial rules applicable to the general budget of the Union, amending Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 283/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012 (OJ L 193, 30.7.2018, p. 1).
- <sup>46</sup> Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999, (OJ L 248, 18.9.2013, p. 1).
- <sup>47</sup> Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ L 312, 23.12.95, p.1).
- Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the 48 European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).
- <sup>51</sup> Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council of 18 July 2018 on the financial rules applicable to the general budget of the Union, amending Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 283/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012 (OJ L 193, 30.7.2018, p. 1).
- <sup>52</sup> Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999, (OJ L 248, 18.9.2013, p. 1)
- <sup>53</sup> Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ L 312, 23.12.95, p.1).
- <sup>54</sup> Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).

|   | ommissionproposal<br>COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
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| fraud,<br>w rong<br>w here<br>adminis<br>in acco<br>Eurato<br>Regula<br>2185/9<br>Office<br>investi<br>checks<br>to esta<br>been f<br>illegal<br>interes<br>w ith Co<br>2017/1<br>Prosec<br>and pr<br>activitie<br>interes<br>in Dire<br>Europe<br>Counci<br>Financ<br>entity f | gation of irregularities and<br>the recovery of funds lost,<br>y paid or incorrectly used and,<br>appropriate, the imposition of<br>strative sanctions. In particular,<br>ordance with Regulation (EU,<br>n) No 883/2013 and<br>tion (Euratom, EC) No<br>6 the European Anti-Fraud<br>(OLAF) may carry out<br>gations, including on-the-spot<br>and inspections, with a view<br>blishing w hether there has<br>raud, corruption or any other<br>activity affecting the financial<br>ts of the Union. In accordance<br>buncil Regulation (EU)<br>939, the European Public<br>utor's Office may investigate<br>besecute fraud and other illegal<br>as affecting the financial<br>ts of the Union as provided for<br>ctive (EU) 2017/1371 of the<br>an Parliament and of the<br>I. In accordance with the<br>al Regulation, any person or<br>eceiving Union funds is to fully<br>ate in the protection of the<br>financial interests and grant<br>cessary rights and access to<br>mmission, OLAF, the EPPO,<br>a European Court of Auditors |   | (EU) 2017/1939 <sup>49</sup> , the financial<br>interests of the Union are to be<br>protected through proportionate<br>measures, including the prevention,<br>detection, correction and<br>investigation of irregularities and,<br>including fraud, the recovery of<br>funds lost, w rongly paid or incorrectly<br>used, and, w here appropriate, the<br>imposition of administrative sanctions<br>penalties. In particular, in<br>accordance w ith Regulations<br>(Euratom, EC) No 2185/96 and (EU,<br>Euratom) No 883/2013 and<br>Regulation (Euratom, EC) No<br>2185/96, the European Anti-Fraud<br>Office (OLAF) may carry out<br>administrative investigations,<br>including on-the-spot checks and<br>inspections, w ith a view to<br>establishing w hether there has been<br>fraud, corruption or any other illegal<br>activity affecting the financial<br>interests of the Union. In accordance<br>w ith Council Regulation (EU)<br>2017/1939, the European Public<br>Prosecutor's Office (the "EPPO")<br>may investigate and prosecute fraud<br>and other illegal activities affecting<br>offences against the financial<br>interests of the Union, as provided for<br>in Directive (EU) 2017/1371 of the<br>European Parliament and of the<br>Council <sup>50</sup> . In accordance with the<br>Financial Regulation, any person or | (EU) 2017/1939 <sup>55</sup> , the financial<br>interests of the Union are to be<br>protected through proportionate<br>measures, including the prevention,<br>detection, correction and<br>investigation of irregularities and,<br>including fraud, the recovery of<br>funds lost, wrongly paid or incorrectly<br>used, and, where appropriate, the<br>imposition of administrative cantions<br>penalties. In particular, in<br>accordance with Regulations<br>(Euratom, EC) No 2185/96 and (EU,<br>Euratom) No 883/2013 and<br>Regulation (Euratom, EC) No<br>2185/96, the European Anti-Fraud<br>Office (OLAF) may carry out<br>administrative investigations,<br>including on-the-spot checks and<br>inspections, with a view to<br>establishing whether there has been<br>fraud, corruption or any other illegal<br>activity affecting the financial<br>interests of the Union. In accordance<br>with Council Regulation (EU)<br>2017/1939, the European Public<br>Prosecutor's Office (the "EPPO")<br>may investigate and prosecute fraud<br>and other illegal activities affecting<br>offences against the financial<br>interests of the Union, as provided for<br>in Directive (EU) 2017/1371 of the<br>European Parliament and of the |

<sup>&</sup>lt;sup>49</sup> Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ("the EPPO")

 <sup>(</sup>OJ L 283, 31.10.2017, p. 1).
 <sup>50</sup> Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).
 <sup>55</sup> Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ("the EPPO")

<sup>(</sup>OJ L 283, 31.10.2017, p. 1).

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
|-----|--|---|---|---|
|     |  |   | entity receiving Union funds is to fully<br>cooperate in the protection of the<br>Union, and grant the necessary<br>rights and access to the Commission,<br>OLAF, the EPPO in respect of<br>those Member States participating<br>in enhanced cooperation pursuant<br>to Regulation (EU) 2017/1939, and<br>the European Court of Auditors<br>(ECA), and ensure that any third<br>parties involved in the<br>implementation of Union funds<br>grant equivalent rights.] | Council <sup>56</sup> . In accordance with the<br>Financial Regulation, any person or<br>entity receiving Union funds is to fully<br>cooperate in the protection of the<br>Union's financial interests of the<br>Union, and grant the necessary<br>rights and access to the Commission,<br>OLAF, the EPPO in respect of<br>those Member States participating<br>in enhanced cooperation pursuant<br>to Regulation (EU) 2017/1939, and<br>the European Court of Auditors, and<br>ensure that any third parties<br>involved in the implementation of<br>Union funds grant equivalent<br>rights. |
| 23  | (15) The Commission should present to<br>the European Parliament and to the<br>Council an mid-term evaluation report<br>on the implementation of the Pericles<br>IV programme and a final evaluation<br>report on the achievement of its<br>objectives.  |   | (15) The Commission should present to<br>the European Parliament and to the<br>Council a mid-term evaluation report<br>on the implementation of the Pericles<br>IV programme and a final evaluation<br>report on the achievement of its<br>objectives.  | (15) The Commission should present to<br>the European Parliament and to the<br>Council a mid-term evaluation report<br>on the implementation of the Pericles<br>IV programme and a final evaluation<br>report on the achievement of its<br>objectives.  |
| 24  | (16) Regulation (EU) No 331/2014<br>should therefore be repealed.  |   | (16) Regulation (EU) No 331/2014<br>should therefore be repealed.   | (16) Regulation (EU) No 331/2014<br>should therefore be repealed.   |
| 25  | <ul> <li>(17) It is appropriate to ensure a smooth transition without interruption betw een the Pericles 2020 programme and the Pericles IV programme and it is appropriate to align the duration of the Pericles IV programme with [reference to the post 2020 MFF Regulation] Regulation (EU, Euratom)/2018<sup>57</sup>]. Therefore, the Pericles IV</li> </ul> |   | <ul> <li>(17) It is appropriate to ensure a smooth transition without interruption betw een the Pericles 2020 programme and the Pericles IV programme and it is appropriate to align the duration of the Pericles IV programme with [reference to the post 2020 MFF Regulation] Regulation (EU, Euratom)/2018<sup>58</sup>]. Therefore, the Pericles IV</li> </ul>  | <ul> <li>(17) It is appropriate to ensure a smooth transition without interruption betw een the Pericles 2020 programme and the Pericles IV programme and it is appropriate to align the duration of the Pericles IV programme with [reference to the post 2020 MFF Regulation] Regulation (EU, Euratom)/2018<sup>59</sup>]. Therefore, the Pericles IV</li> </ul>  |

<sup>&</sup>lt;sup>56</sup> Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).
<sup>57</sup> OJ C [...], [...], p. [...].
<sup>58</sup> OJ C [...], [...], p. [...].
<sup>59</sup> OJ C [...], [...], p. [...].

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
|-----|--|--|---|---|
|     | programme should apply from 1 January 2021,  |  | programme should apply from 1 January 2021,   | programme should apply from 1 January 2021,   |
| 26  | HAVE ADOPTED THIS REGULATION:  |  | HAVE ADOPTED THIS REGULATION:   | HAVE ADOPTED THIS REGULATION:   |
| 27  | CHAPTER I<br>GENERAL PROVISIONS  |  | CHAPTER I<br>GENERAL PROVISIONS   | CHAPTER I<br>GENERAL PROVISIONS   |
| 28  | Article 1<br><b>Subject matter</b>   |  | Article 1<br><b>Subject matter</b>  | Article 1<br><b>Subject matter</b>  |
| 29  | This Regulation establishes the Pericles IV Programme, an exchange, assistance and training programme for the protection of the euro against counterfeiting ('the Programme').                       |  | This Regulation establishes the Pericles<br>IV Programme, an exchange, assistance<br>and training programme for the<br>protection of the euro against<br>counterfeiting ("the Programme").            | This Regulation establishes the Pericles<br>N Programme, an exchange, assistance<br>and training programme for the<br>protection of the euro against<br>counterfeiting ("the Programme"), for the<br>period from 1 January 2021 to 31<br>December 2027.   |
| 30  | It lays down the objectives of the<br>Programme, the budget for the period<br>from 1 January 2021 to<br>31 December 2027, the forms of Union<br>funding and the rules for providing such<br>funding. |  | It lays dow n the objectives of the<br>Programme, the budget for the period<br>from 1 January 2021 to<br>31 December 2027, the forms of Union<br>funding and the rules for providing such<br>funding. | It lays down the objectives of the<br>Programme, the budget for the period<br>from 1 January 2021- to<br>31 December 2027, the forms of Union<br>funding and the rules for providing such<br>funding.   |
| 31  | Article 2<br><b>Programme objectives</b>   |  | Article 2<br><b>Programme objectives</b>  | Article 2<br><b>Programme objectives</b>  |
| 32  | <ol> <li>The Programme has the following<br/>general objective:</li> </ol>   |  | 1. The Programme has the following general objective:   | 1. The Programme has the following general objective:   |
| 33  | To prevent and combat counterfeiting<br>and related fraud, thus enhancing the<br>competitiveness of the Union's<br>economy and securing the<br>sustainability of public finances.                    | AMD 11:<br>To prevent and combat counterfeiting<br>and related fraud, thus preserving<br>the integrity of the euro banknotes<br>and coins, which strengthens the<br>trust of citizens and business in<br>the genuineness of these baknotes<br>and coins therefore enhancinges<br>the trust in the competitiveness of<br>the Union's economy, while and<br>securing the sustainability of public<br>finances. | To prevent and combat counterfeiting<br>and related fraud, thus enhancing the<br>competitiveness of the Union's<br>economy and securing the<br>sustainability of public finances.                     | To prevent and combat counterfeiting<br>and related fraud, preserve the<br>integrity of the euro banknotes and<br>coins, thus strengthening the trust<br>of citizens and business in the<br>genuineness of these banknotes<br>and coins and therefore enhancing<br>the trust in the competitiveness of<br>the Union's economy, while securing<br>the sustainability of public finances. |
| 34  | <ol> <li>The Programme has the following<br/>specific objective:</li> </ol>  |  | 2. The Programme has the following specific objective:  | 2. The Programme has the following specific objective:  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal   |
|-----|--|--|--|---|
| 35  | To protect euro banknotes and coins<br>against counterfeiting and related<br>fraud, by supporting and<br>supplementing the measures<br>undertaken by the Member States<br>and assisting the competent national<br>and Union authorities in their efforts<br>to develop among themselves and<br>with the Commission a close and<br>regular cooperation and an exchange<br>of best practice, w here appropriate<br>including third countries and<br>international organisations. |  | To protect euro banknotes and coins<br>against counterfeiting and related<br>fraud, by supporting and<br>supplementing the measures<br>undertaken by the Member States<br>and assisting the competent national<br>and Union authorities in their efforts<br>to develop among themselves and<br>with the Commission a close and<br>regular cooperation and an exchange<br>of best practice, w here appropriate<br>including third countries and<br>international organisations. | To protect euro banknotes and coins<br>against counterfeiting and related<br>fraud, by supporting and<br>supplementing the measures<br>undertaken by the Member States<br>and assisting the competent national<br>and Union authorities in their efforts<br>to develop among themselves and<br>with the Commission a close and<br>regular cooperation and an exchange<br>of best practice, where appropriate<br>including third countries and<br>international organisations. |
| 36  | Article 3<br><b>Budget</b>   |  | Article 3<br><b>Budget</b>   | Article 3<br><b>Budget</b>  |
| 37  | <ol> <li>The financial envelope for the<br/>implementation of the Programme for<br/>the period from 1 January 2021 to<br/>31 December 2027 shall be<br/>EUR 7 700 000 (in current prices).</li> </ol>  | <ul> <li>AMD 12:</li> <li>1. The financial envelope for the implementation of the Programme for the period from 1 January 2021 to 31 December 2027 shall be EUR 7 700 000<sup>60</sup> (in current prices).</li> </ul> | <ol> <li>The financial envelope for the<br/>implementation of the Programme for<br/>the period from 1 January 2021 to<br/>31 December 2027 shall be EUR<br/>[7 700 000 (in current prices)].</li> </ol>  | <ol> <li>The financial envelope for the<br/>implementation of the Programme for<br/>the period from 1 January 2021 to<br/>31 December 2027 shall be EUR<br/><del>7 700 000</del> 6 000 000 (in current<br/>prices).</li> </ol>  |
| 38  | <ol> <li>The annual appropriations shall be<br/>authorised by the European<br/>Parliament and the Council within the<br/>limits of the multiannual financial<br/>framew ork.</li> </ol>  |  | <ol> <li>The annual appropriations shall be<br/>authorised by the European<br/>Parliament and the Council within the<br/>limits of the multiannual financial<br/>framew ork.</li> </ol>  | 2. The annual appropriations shall be<br>authorised by the European<br>Parliament and the Council within the<br>limits of the multiannual financial<br>framew ork.  |
| 39  | <ol> <li>The amount referred to in paragraph<br/>1 may be used for technical and<br/>administrative assistance for the<br/>implementation of the Programme,<br/>such as preparatory, monitoring,<br/>control, audit and evaluation activities<br/>including corporate information<br/>technology systems.</li> </ol>   |  | <ol> <li>The amount referred to in paragraph<br/>1 may be used for technical and<br/>administrative assistance for the<br/>implementation of the Programme,<br/>such as preparatory, monitoring,<br/>control, audit and evaluation activities<br/>including corporate information<br/>technology systems.</li> </ol>   | 3. The amount referred to in paragraph<br>1 may be used for technical and<br>administrative assistance for the<br>implementation of the Programme,<br>such as preparatory, monitoring,<br>control, audit and evaluation activities<br>including corporate information<br>technology systems.  |

<sup>&</sup>lt;sup>60</sup> Indicative amount only, depending on overall MFF.

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
|-----|--|---|--|--|
| 49  | Article 4<br>Implementation and forms of EU<br>funding   |   | Article 4<br>Implementation and formsof EU<br>funding  | Article 4<br>Implementation and formsof EU<br>funding  |
| 50  | 1. The Programme shall be<br>implemented in direct management in<br>accordance with [latest version of the<br>Financial Regulation, Regulation (EU,<br>Euratom) No 966/2012.]  |   | <ol> <li>The Programme shall be<br/>implemented in direct management in<br/>accordance with <del>[latest version of the<br/>Financial Regulation,</del> Regulation (EU,<br/>Euratom) No <del>966/2012]</del> 2018/1046.</li> </ol>   | <ol> <li>The Programme shall be<br/>implemented in direct management in<br/>accordance with <del>[latest version of the<br/>Financial Regulation,</del> Regulation (EU,<br/>Euratom) No <del>966/2012]</del> 2018/1046.</li> </ol>   |
| 51  | 2. The Programme shall be<br>implemented by the Commission in<br>cooperation with the Member States,<br>through regular consultations at<br>different stages of the implementation<br>of the Programme, taking into<br>account relevant measures<br>undertaken by other competent<br>entities, in particular the European<br>Central Bank and Europol. | <ul> <li><u>AMD 13:</u></li> <li>The Programme shall be<br/>implemented by the Commission in<br/>cooperation with the Member States,<br/>through regular consultations at<br/>different stages of the implementation<br/>of the Programme, taking into<br/>account whilst ensuring<br/>consistency and avoiding<br/>unnecessary duplication with<br/>relevant measures undertaken by<br/>other competent entities, in particular<br/>the European Central Bank and<br/>Europol. To this effect, when<br/>preparing the work programmes<br/>pursuant to Article 10, the<br/>Commission shall take into<br/>account existing and planned ECB<br/>and Europol activities against euro<br/>counterfeiting and fraud.</li> </ul> | 2. The Programme shall be<br>implemented by the Commission in<br>cooperation with the Member States,<br>through regular consultations at<br>different stages of the implementation<br>of the Programme, taking into<br>account relevant measures<br>undertaken by other competent<br>entities, in particular the European<br>Central Bank and Europol. | 2. The Programme shall be<br>implemented by the Commission in<br>cooperation with the Member States,<br>through regular consultations at<br>different stages of the implementation<br>of the Programme, taking into<br>account whilst ensuring<br>consistency and avoiding<br>unnecessary duplication with<br>relevant measures undertaken by<br>other competent entities, in particular<br>the European Central Bank and<br>Europol. To this effect, when<br>preparing the work programmes<br>pursuant to Article 10, the<br>Commission shall take into<br>account existing and planned ECB<br>and Europol activities against euro<br>counterfeiting and fraud. |
| 52  | <ol> <li>Financial support under the<br/>Programme for eligible actions listed<br/>in Article 6 shall take the form of<br/>either:</li> </ol>  |   | <ol> <li>Financial support under the<br/>Programme for eligible actions listed<br/>in Article 6 shall take the form of<br/>either:</li> </ol>  | <ol> <li>Financial support under the<br/>Programme for eligible actions listed<br/>in Article 6 shall take the form of<br/>either:</li> </ol>  |
| 53  | - grants; or   |   | - grants; or   | - grants; or   |
| 54  | - public procurement.  |   | - public procurement.  | - public procurement.  |
| 55  | Article 5<br>Joint actions   |   | Article 5<br>Joint actions   | Article 5<br>Joint actions   |
| 56  | 1. Actions under the Programme may<br>be organised jointly by the  |   | 1. Actions under the Programme may<br>be organised jointly by the  | 1. Actions under the Programme may<br>be organised jointly by the  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal   |
|-----|---|---|--|---|
|     | Commission and other partners<br>having relevant expertise, such as:  |   | Commission and other partners having relevant expertise, such as:  | Commission and other partners<br>having relevant expertise, such as:  |
| 57  | (a) the national central banks and the<br>European Central Bank (ECB);  |   | (a) the national central banks and the European Central Bank (ECB);  | (a) the national central banks and the<br>European Central Bank (ECB);  |
| 58  | (b) the National Analysis Centres<br>(NACs) and the Coin National<br>Analysis Centres (CNACs);  |   | (b) the National Analysis Centres<br>(NACs) and the Coin National<br>Analysis Centres (CNACs);   | (b) the National Analysis Centres<br>(NACs) and the Coin National<br>Analysis Centres (CNACs);  |
| 59  | (c) the European Technical and<br>Scientific Centre (ETSC) and the<br>mints;  |   | (c) the European Technical and<br>Scientific Centre (ETSC) and the<br>mints;   | (c) the European Technical and<br>Scientific Centre (ETSC) and the<br>mints;  |
| 60  | (d) Europol, Eurojust and Interpol;   |   | (d) Europol, Eurojust and Interpol;  | (d) Europol, Eurojust and Interpol;   |
| 61  | <ul> <li>(e) the national central<br/>anti-counterfeiting offices<br/>provided for in Article 12 of the<br/>International Convention for the<br/>Suppression of Counterfeiting<br/>Currency signed at Geneva on 20<br/>April 1929<sup>61</sup> and other agencies<br/>specialising in prevention,<br/>detection and law-enforcement in<br/>connection with counterfeiting;</li> </ul> |   | <ul> <li>(e) the national central<br/>anti-counterfeiting offices<br/>provided for in Article 12 of the<br/>International Convention for the<br/>Suppression of Counterfeiting<br/>Currency signed at Geneva on 20<br/>April 1929<sup>62</sup> and other agencies<br/>specialising in prevention,<br/>detection and law -enforcement in<br/>connection with counterfeiting;</li> </ul> | <ul> <li>(e) the national central<br/>anti-counterfeiting offices<br/>provided for in Article 12 of the<br/>International Convention for the<br/>Suppression of Counterfeiting<br/>Currency signed at Geneva on 20<br/>April 1929<sup>63</sup> and other agencies<br/>specialising in prevention,<br/>detection and law-enforcement in<br/>connection with counterfeiting;</li> </ul> |
| 62  | <ul> <li>(f) specialist bodies concerned in the<br/>field of duplication and<br/>certification technologies, printers<br/>and engravers;</li> </ul>   |   | <ul> <li>(f) specialist bodies concerned in the<br/>field of duplication and<br/>certification technologies, printers<br/>and engravers;</li> </ul>  | <ul> <li>(f) specialist bodies concerned in the<br/>field of duplication and<br/>certification technologies, printers<br/>and engravers;</li> </ul>   |
| 63  | <ul> <li>(g) bodies other than those referred<br/>to in points (a) to (f) offering<br/>specific expertise, including,<br/>w here appropriate, such bodies<br/>from third countries and in<br/>particular from acceding States<br/>and candidate countries; and</li> </ul>   |   | <ul> <li>(g) bodies other than those referred<br/>to in points (a) to (f) offering<br/>specific expertise, including,<br/>w here appropriate, such bodies<br/>from third countries and in<br/>particular from acceding States<br/>and candidate countries; and</li> </ul>  | <ul> <li>(g) bodies other than those referred<br/>to in points (a) to (f) offering<br/>specific expertise, including,<br/>w here appropriate, such bodies<br/>from third countries and in<br/>particular from acceding States<br/>and candidate countries; and</li> </ul>   |
| 64  | <ul> <li>(h) private entities that have<br/>developed and provided evidence<br/>of technical know ledge and teams</li> </ul>  |   | <ul> <li>(h) private entities that have<br/>developed and provided evidence<br/>of technical know ledge and teams</li> </ul>   | <ul> <li>(h) private entities that have<br/>developed and provided evidence<br/>of technical know ledge and teams</li> </ul>  |

 <sup>&</sup>lt;sup>61</sup> League of Nations Treaty Series No 2623 (1931), p. 372.
 <sup>62</sup> League of Nations Treaty Series No 2623 (1931), p. 372.
 <sup>63</sup> League of Nations Treaty Series No 2623 (1931), p. 372.

| Row  | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
|------|---|--|---|---|
|      | specialising in detecting counterfeit banknotes and coins.  |  | specialising in detecting counterfeit banknotes and coins.  | specialising in detecting counterfeit banknotes and coins.  |
| 65   | 2. Where eligible actions are organised<br>jointly by the Commission and the<br>ECB, Eurojust, Europol or Interpol,<br>the ensuing expenses shall be<br>divided among them. In any event,<br>each of them shall bear the travel and<br>accommodation costs of its ow n<br>guest speakers.   |  | <ol> <li>Where eligible actions are organised<br/>jointly by the Commission and the<br/>ECB, Eurojust, Europol or Interpol,<br/>the ensuing expenses shall be<br/>divided among them. In any event,<br/>each of them shall bear the travel and<br/>accommodation costs of its ow n<br/>guest speakers.</li> </ol>                         | <ol> <li>Where eligible actions are organised<br/>jointly by the Commission and the<br/>ECB, Eurojust, Europol or Interpol,<br/>the ensuing expenses shall be<br/>divided among them. In any event,<br/>each of them shall bear the travel and<br/>accommodation costs of its ow n<br/>guest speakers.</li> </ol>                         |
| 66   | CHAPTER II<br>ELIGIBILITY   |  | CHAPTER II<br>ELIGIBILITY   | CHAPTER II<br>ELIGIBILITY   |
| 67   | Article 6<br>Eligible actions   |  | Article 6<br>Eligible actions   | Article 6<br>Eligible actions   |
| 68   | <ol> <li>The Programme shall provide, under<br/>the conditions set out in the annual<br/>w ork programmes referred to in<br/>Article 10, financial support for the<br/>follow ing actions:</li> </ol>   |  | 1. The Programme shall provide, under<br>the conditions set out in the annual<br>w ork programmes referred to in<br>Article 10, financial support for the<br>follow ing actions:  | <ol> <li>The Programme shall provide, under<br/>the conditions set out in the annual<br/>w ork programmes referred to in<br/>Article 10, financial support for the<br/>follow ing actions:</li> </ol>   |
| 69   | (a) exchange and dissemination of<br>information, in particular through<br>organising workshops, meetings<br>and seminars, including training,<br>targeted placements and<br>exchanges of staff of competent<br>national authorities and other<br>similar actions. The exchange of<br>information shall, among others,<br>be targeted at: |  | (a) exchange and dissemination of<br>information, in particular through<br>organising workshops, meetings<br>and seminars, including training,<br>targeted placements and<br>exchanges of staff of competent<br>national authorities and other<br>similar actions. The exchange of<br>information shall, among others,<br>be targeted at: | (a) exchange and dissemination of<br>information, in particular through<br>organising workshops, meetings<br>and seminars, including training,<br>targeted placements and<br>exchanges of staff of competent<br>national authorities and other<br>similar actions. The exchange of<br>information shall, among others,<br>be targeted at: |
| 69.1 |   | AMD 14:<br>- best practices in preventing<br>counterfeiting and fraud<br>relating to the euro; |   | <ul> <li>best practices in preventing<br/>counterfeiting and fraud<br/>relating to the euro;</li> </ul>   |
| 70   | <ul> <li>methodologies for monitoring<br/>and analysing the economic<br/>and financial impact of<br/>counterfeiting;</li> </ul>   |  | <ul> <li>methodologies for monitoring<br/>and analysing the economic<br/>and financial impact of<br/>counterfeiting;</li> </ul>   | <ul> <li>methodologies for monitoring<br/>and analysing the economic<br/>and financial impact of<br/>counterfeiting;</li> </ul>   |
| 71   | <ul> <li>operation of databases and<br/>early w arning systems;</li> </ul>  |  | <ul> <li>operation of databases and<br/>early w arning systems;</li> </ul>  | <ul> <li>operation of databases and<br/>early warning systems;</li> </ul>   |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
|-----|--|--|---|---|
| 72  | <ul> <li>use of detection tools with<br/>computer back-up;</li> </ul>  | AMD 15:<br>- use of detection tools <del>with</del><br>computer back-up;<br>Justification<br>To ensure all possible tools are covered. | <ul> <li>use of detection tools with<br/>computer back-up;</li> </ul>   | <ul> <li>use of detection tools,<br/>including with computer<br/>back-up;</li> </ul>  |
| 73  | <ul> <li>enquiry and investigation<br/>methods;</li> </ul>   |  | <ul> <li>enquiry and investigation<br/>methods;</li> </ul>  | <ul> <li>enquiry and investigation<br/>methods;</li> </ul>  |
| 74  | <ul> <li>scientific assistance, including<br/>monitoring of new<br/>developments;</li> </ul>   |  | <ul> <li>scientific assistance, including<br/>monitoring of new<br/>developments;</li> </ul>  | <ul> <li>scientific assistance, including<br/>monitoring of new<br/>developments;</li> </ul>  |
| 75  | <ul> <li>protection of the euro outside<br/>the Union;</li> </ul>  |  | <ul> <li>protection of the euro outside<br/>the Union;</li> </ul>   | <ul> <li>protection of the euro outside<br/>the Union;</li> </ul>   |
| 76  | - research actions;  |  | - research actions;   | - research actions;   |
| 77  | <ul> <li>provision of specific<br/>operational expertise;</li> </ul>   |  | <ul> <li>provision of specific<br/>operational expertise;</li> </ul>  | <ul> <li>provision of specific<br/>operational expertise;</li> </ul>  |
| 78  | (b) technical, scientific and<br>operational assistance, as<br>appears necessary as part of the<br>Programme including in particular:  |  | (b) technical, scientific and<br>operational assistance, as<br>appears necessary as part of the<br>Programme including in particular:   | (b) technical, scientific and<br>operational assistance, as<br>appears necessary as part of the<br>Programme including in particular:   |
| 79  | <ul> <li>any appropriate measure<br/>w hich establishes teaching<br/>resources at Union level, such<br/>as a handbook of Union<br/>legislation, information<br/>bulletins, practical manuals,<br/>glossaries and lexicons,<br/>databases, especially in the<br/>area of scientific assistance or<br/>technology w atch or computer<br/>support applications, such as<br/>softw are;</li> </ul> |  | - any appropriate measure<br>w hich establishes teaching<br>resources at Union level, such<br>as a handbook of Union<br>legislation, information<br>bulletins, practical manuals,<br>glossaries and lexicons,<br>databases, especially in the<br>area of scientific assistance or<br>technology w atch or computer<br>support applications, such as<br>softw are; | - any appropriate measure<br>w hich establishes teaching<br>resources at Union level, such<br>as a handbook of Union<br>legislation, information<br>bulletins, practical manuals,<br>glossaries and lexicons,<br>databases, especially in the<br>area of scientific assistance or<br>technology w atch or computer<br>support applications, such as<br>softw are; |
| 80  | <ul> <li>relevant studies with a<br/>multidisciplinary and<br/>transnational dimension,<br/>including research on<br/>innovative security features;</li> </ul>   |  | <ul> <li>relevant studies with a<br/>multidisciplinary and<br/>transnational dimension,<br/>including research on<br/>innovative security features;</li> </ul>  | <ul> <li>relevant studies with a<br/>multidisciplinary and<br/>transnational dimension,<br/>including research on<br/>innovative security features;</li> </ul>  |
| 81  | <ul> <li>development of technical<br/>support instruments and</li> </ul>   |  | <ul> <li>development of technical<br/>support instruments and</li> </ul>  | <ul> <li>development of technical<br/>support instruments and</li> </ul>  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
|-----|---|---|---|---|
|     | methods to facilitate detection actions at Union level;   |   | methods to facilitate detection actions at Union level;   | methods to facilitate detection actions at Union level;   |
| 82  | <ul> <li>support for cooperation in<br/>operations involving at least<br/>tw o States w hen such support<br/>is not available from other<br/>programmes of European<br/>institutions and bodies;</li> </ul>                                       | AMD 16:<br>- support for cooperation in<br>operations involving at least<br>tw o States w hen such support<br>is cannot be made available<br>from other programmes of<br>European institutions and<br>bodies; | <ul> <li>support for cooperation in<br/>operations involving at least<br/>tw o States w hen such support<br/>is not available from other<br/>programmes of European<br/>institutions and bodies;</li> </ul>                                       | <ul> <li>support for cooperation in<br/>operations involving at least<br/>tw o States w hen such support<br/>is cannot be made available<br/>from other programmes of<br/>European institutions and<br/>bodies;</li> </ul>                        |
| 83  | (c) the purchase of equipment to be<br>used by specialised<br>anti-counterfeiting authorities of<br>third countries for protecting the<br>euro against counterfeiting, in<br>compliance w ith Article 10(3).                                      |   | (c) the purchase of equipment to be<br>used by specialised<br>anti-counterfeiting authorities of<br>third countries for protecting the<br>euro against counterfeiting, in<br>compliance w ith Article 10(3)7.                                     | (c) the purchase of equipment to be<br>used by specialised<br>anti-counterfeiting authorities of<br>third countries for protecting the<br>euro against counterfeiting, in<br>compliance with Article 10(3)7.                                      |
| 84  | <ol> <li>The Programme shall take into<br/>account the transnational and<br/>multidisciplinary aspects of the fight<br/>against counterfeiting by targeting the<br/>participation of the follow ing groups:</li> </ol>                            |   | <ol> <li>The Programme shall take into<br/>account the transnational and<br/>multidisciplinary aspects of the fight<br/>against counterfeiting by targeting the<br/>participation of the following groups:</li> </ol>                             | <ol> <li>The Programme shall take into<br/>account the transnational and<br/>multidisciplinary aspects of the fight<br/>against counterfeiting by targeting the<br/>participation of the following groups:</li> </ol>                             |
| 85  | <ul> <li>(a) staff of agencies engaged in<br/>detecting and combating<br/>counterfeiting, in particular police<br/>forces, customs and financial<br/>administrations, depending on<br/>their specific functions at national<br/>level;</li> </ul> |   | <ul> <li>(a) staff of agencies engaged in<br/>detecting and combating<br/>counterfeiting, in particular police<br/>forces, customs and financial<br/>administrations, depending on<br/>their specific functions at national<br/>level;</li> </ul> | <ul> <li>(a) staff of agencies engaged in<br/>detecting and combating<br/>counterfeiting, in particular police<br/>forces, customs and financial<br/>administrations, depending on<br/>their specific functions at national<br/>level;</li> </ul> |
| 86  | (b) intelligence personnel;   |   | (b) intelligence personnel;   | (b) intelligence personnel;   |
| 87  | <ul> <li>(c) representatives of the national<br/>central banks, the mints,<br/>commercial banks and other<br/>financial intermediaries, in<br/>particular as regards the<br/>obligations of financial institutions;</li> </ul>                    |   | <ul> <li>(c) representatives of the national<br/>central banks, the mints,<br/>commercial banks and other<br/>financial intermediaries, in<br/>particular as regards the<br/>obligations of financial institutions;</li> </ul>                    | <ul> <li>(c) representatives of the national<br/>central banks, the mints,<br/>commercial banks and other<br/>financial intermediaries, in<br/>particular as regards the<br/>obligations of financial institutions;</li> </ul>                    |
| 88  | <ul> <li>(d) judicial officers, specialist law yers<br/>and members of the judiciary in<br/>this field;</li> </ul>  |   | <ul> <li>(d) judicial officers, specialist law yers<br/>and members of the judiciary in<br/>this field;</li> </ul>  | <ul> <li>(d) judicial officers, specialist law yers<br/>and members of the judiciary in<br/>this field;</li> </ul>  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
|-----|--|--|--|--|
| 89  | (e) any other group of specialists<br>concerned, such as chambers of<br>commerce and industry or<br>comparable structures capable of<br>providing access to small and<br>medium-sized enterprises,<br>retailers and cash-in-transit<br>companies.  |  | (e) any other group of specialists<br>concerned, such as chambers of<br>commerce and industry or<br>comparable structures capable of<br>providing access to small and<br>medium-sized enterprises,<br>retailers and cash-in-transit<br>companies.  | (e) any other group of specialists<br>concerned, such as chambers of<br>commerce and industry or<br>comparable structures capable of<br>providing access to small and<br>medium-sized enterprises,<br>retailers and cash-in-transit<br>companies.  |
| 90  | 3. The groups referred to in paragraph 2 of this Article may include participants from third countries if that is important for the fulfilment of the objectives provided for in Article 2.  | <ul> <li>AMD 17:</li> <li>3. The groups referred to in paragraph 2 of this Article may include participants from third countries if that is important for the fulfilment of the objectives provided for in Article 2.</li> <li>Justification</li> <li>The objectives of Article 2 (and of the whole Regulation) must be pursued anyway.</li> </ul> | 3. The groups referred to in paragraph 2 of this Article may include participants from third countries if that is important for the fulfilment of the objectives provided for in Article 2.  | 3. The groups referred to in paragraph 2 of this Article may include participants from third countries <del>if that is important for the fulfilment of the objectives provided for in Article 2</del> .  |
| 91  | CHAPTER III<br>GRANTS  |  | CHAPTER III<br>GRANTS  | CHAPTER III<br>GRANTS  |
| 92  | Article 7<br>Grants  |  | Article 7<br>Grants  | Article 7<br><b>Grants</b>   |
| 93  | Grants under the Programme shall be<br>aw arded and managed in accordance<br>with Title VIII of the Financial Regulation.  |  | Grants under the Programme shall be<br>aw arded and managed in accordance<br>with Title VIII of the Financial Regulation.  | Grants under the Programme shall be<br>aw arded and managed in accordance<br>w ith Title VIII of the Financial Regulation.   |
| 94  | For actions implemented through grants,<br>the purchase of equipment shall not be<br>the sole component of the grant<br>agreement.   |  | For actions implemented through grants,<br>the purchase of equipment shall not be<br>the sole component of the grant<br>agreement.   | For actions implemented through grants,<br>the purchase of equipment shall not be<br>the sole component of the grant<br>agreement.   |
| 95  | Article 8<br><b>Co-financing rates</b>   |  | Article 8<br><b>Co-financing rates</b>   | Article 8<br><b>Co-financing rates</b>   |
| 96  | The co-financing rate for grants aw arded<br>under the Programme shall not exceed<br>75 % of the eligible costs. In exceptional<br>and duly justified cases, defined in the<br>annual w ork programmes referred to in<br>Article 10, the co-financing rate shall not<br>exceed 90 % of the eligible costs. |  | The co-financing rate for grants aw arded<br>under the Programme shall not exceed<br>75 % of the eligible costs. In exceptional<br>and duly justified cases, defined in the<br>annual w ork programmes referred to in<br>Article 10, the co-financing rate shall not<br>exceed 90 % of the eligible costs. | The co-financing rate for grants aw arded<br>under the Programme shall not exceed<br>75 % of the eligible costs. In exceptional<br>and duly justified cases, defined in the<br>annual w ork programmes referred to in<br>Article 10, the co-financing rate shall not<br>exceed 90 % of the eligible costs. |

| Row | Commission proposal<br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
|-----|---|---|--|--|
| 97  | Article 9<br>Eligible entities  |   | Article 9<br><b>Eligible entities</b>  | Article 9<br><b>Eligible entities</b>  |
| 98  | Entities eligible for funding under the<br>Programme shall be the competent<br>national authorities as defined in point (b)<br>of Article 2 of Regulation (EC) No<br>1338/2001.   |   | Entities eligible for funding under the<br>Programme shall be the competent<br>national authorities as defined in point (b)<br>of Article 2 of Regulation (EC) No<br>1338/2001.  | Entities eligible for funding under the<br>Programme shall be the competent<br>national authorities as defined in point (b)<br>of Article 2 of Regulation (EC) No<br>1338/2001.  |
| 99  | CHAPTER IV<br>PROGRAMMING, MONITORING,<br>EVALUATION AND CONTROL  |   | CHAPTER IV<br>PROGRAMMING, MONITORING,<br>EVALUATION AND CONTROL   | CHAPTER IV<br>PROGRAMMING, MONITORING,<br>EVALUATION AND CONTROL   |
| 100 | Article 10<br><b>Work programmes</b>  |   | Article 10<br><b>Work programmes</b>   | Article 10<br><b>Work programmes</b>   |
| 101 | <ol> <li>The Programme shall be<br/>implemented by workprogrammes as<br/>referred to in Article 110 of Financial<br/>Regulation.</li> </ol>   | AMD 18:<br>1. The Programme shall be<br>implemented by Commission is<br>empowered to adopt delegated<br>acts in accordance with Article 10<br>and to adopt work programmes as<br>referred to in Article 110 of the<br>Financial Regulation. | <ol> <li>The Programme shall be In order to<br/>implemented by the Programme, the<br/>Commission shall adopt w ork<br/>programmes as referred to in Article<br/>110 of the Financial Regulation.</li> </ol>  | <ol> <li>The Programme shall be In order to<br/>implemented by the Programme, the<br/>Commission shall adopt w ork<br/>programmes as referred to in Article<br/>110 of the Financial Regulation.</li> </ol>  |
| 102 | <ol> <li>For grants, in addition to the<br/>requirements laid down in Article 108<br/>of the Financial Regulation, the work<br/>programme shall specify the essential<br/>selection and award criteria and the<br/>maximum possible rate of co-<br/>financing.</li> </ol> |   | <ol> <li>For grants, in addition to the<br/>requirements laid down in<br/>Article 408110 of the Financial<br/>Regulation, the work programme<br/>shall specify the essential selection<br/>and aw ard criteria and the maximum<br/>possible rate of co-financing.</li> </ol> | <ol> <li>For grants, in addition to the<br/>requirements laid dow n in Article<br/>108110 of the Financial Regulation,<br/>the work programme shall specify the<br/>essential selection and aw ard criteria<br/>and the maximum possible rate of co-<br/>financing.</li> </ol> |
| 103 | Article 11<br>Exercise of delegation  |   | Article 11<br>Exercise of delegation   | Article 11<br>Exercise of delegation   |
| 104 | <ol> <li>The pow er to adopt delegated acts is<br/>conferred on the Commission subject<br/>to the conditions laid dow n in this<br/>Article.</li> </ol>   |   | <ol> <li>The pow er to adopt delegated acts is<br/>conferred on the Commission subject<br/>to the conditions laid dow n in this<br/>Article.</li> </ol>  | <ol> <li>The pow er to adopt delegated acts is<br/>conferred on the Commission subject<br/>to the conditions laid dow n in this<br/>Article.</li> </ol>  |
| 105 | <ol> <li>The delegation of pow er referred to in<br/>Article 12(2) shall be conferred on the<br/>Commission from 1 January 2021<br/>until 31 December 2027.</li> </ol>  | <ul> <li><u>AMD 19</u>:</li> <li>2. The delegation of pow er referred to in Articles 10(1) and 12(2) shall be conferred on the Commission from</li> </ul>   | <ol> <li>The delegation of pow er referred to in<br/>Article 12(2) shall be conferred on the<br/>Commission from 1 January 2021<br/>until 31 December 2027.</li> </ol>   | <ol> <li>The delegation of pow er referred to in<br/>Article 12(2) shall be conferred on the<br/>Commission from 1 January 2021<br/>until 31 December 2027.</li> </ol>   |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
|-----|--|--|--|--|
|     |  | 1 January 2021 until<br>31 December 2027.  |  |  |
| 106 | 3. The delegation of pow er referred to in<br>Article 12(2), may be revoked at any<br>time by the European Parliament or<br>the Council. A decision to revoke<br>shall put an end to the delegation of<br>the pow er specified in that decision. It<br>shall take effect the day follow ing the<br>publication of the decision in the<br><i>Official Journal of the European</i><br><i>Union</i> or at a later date specified<br>therein. It shall not affect the validity<br>of any delegated acts already in<br>force. | <ul> <li>AMD 20:</li> <li>3. The delegation of pow er referred to in Articles 10(1) and 12(2), may be revoked at any time by the European Parliament or the Council. A decision to revoke shall put an end to the delegation of the pow er specified in that decision. It shall take effect the day follow ing the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.</li> </ul> | 3. The delegation of pow er referred to in<br>Article 12(2), may be revoked at any<br>time by the European Parliament or<br>the Council. A decision to revoke<br>shall put an end to the delegation of<br>the pow er specified in that decision. It<br>shall take effect the day follow ing the<br>publication of the decision in the<br><i>Official Journal of the European</i><br><i>Union</i> or at a later date specified<br>therein. It shall not affect the validity<br>of any delegated acts already in<br>force. | 3. The delegation of pow er referred to in<br>Article 12(2), may be revoked at any<br>time by the European Parliament or<br>the Council. A decision to revoke<br>shall put an end to the delegation of<br>the pow er specified in that decision. It<br>shall take effect the day follow ing the<br>publication of the decision in the<br>Official Journal of the European<br>Union or at a later date specified<br>therein. It shall not affect the validity<br>of any delegated acts already in<br>force. |
| 107 | <ol> <li>Before adopting a delegated act, the<br/>Commission shall consult experts<br/>designated by each Member State in<br/>accordance with the principles laid<br/>dow n in the Interinstitutional<br/>Agreement on Better Law -Making of<br/>13 April 2016.</li> </ol>   | <ul> <li><u>AMD 21</u>:</li> <li>Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid dow n in the Interinstitutional Agreement on Better Law -Making of 13 April 2016, as well as representatives from the ECB and Europol.</li> </ul>  | <ol> <li>Before adopting a delegated act, the<br/>Commission shall consult experts<br/>designated by each Member State in<br/>accordance with the principles laid<br/>dow n in the Interinstitutional<br/>Agreement on Better Law -Making of<br/>13 April 2016.</li> </ol>   | <ol> <li>Before adopting a delegated act, the<br/>Commission shall consult experts<br/>designated by each Member State in<br/>accordance with the principles laid<br/>dow n in the Interinstitutional<br/>Agreement on Better Law -Making of<br/>13 April 2016.</li> </ol>   |
| 108 | 5. As soon as it adopts a delegated act,<br>the Commission shall notify it<br>simultaneously to the European<br>Parliament and the Council.  |  | <ol> <li>As soon as it adopts a delegated act,<br/>the Commission shall notify it<br/>simultaneously to the European<br/>Parliament and the Council.</li> </ol>  | <ol> <li>As soon as it adopts a delegated act,<br/>the Commission shall notify it<br/>simultaneously to the European<br/>Parliament and the Council.</li> </ol>  |
| 109 | 6. A delegated act adopted pursuant to<br>Article 12(2) shall enter into force<br>only if no objection has been<br>expressed either by the European<br>Parliament or by the Council within a<br>period of three months of notification<br>of that act to the European<br>Parliament and the Council or if,<br>before the expiry of that period, the<br>European Parliament and the Council   |  | 6. A delegated act adopted pursuant to<br>Article 12(2) shall enter into force<br>only if no objection has been<br>expressed either by the European<br>Parliament or by the Council within a<br>period of three months of notification<br>of that act to the European<br>Parliament and the Council or if,<br>before the expiry of that period, the<br>European Parliament and the Council   | 6. A delegated act adopted pursuant to<br>Article 12(2) shall enter into force<br>only if no objection has been<br>expressed either by the European<br>Parliament or by the Council w ithin a<br>period of three months of notification<br>of that act to the European<br>Parliament and the Council or if,<br>before the expiry of that period, the<br>European Parliament and the Council  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
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|     | have both informed the Commission<br>that they will not object. That period<br>shall be extended by three months at<br>the initiative of the European<br>Parliament or the Council.   |   | have both informed the Commission<br>that they will not object. That period<br>shall be extended by three months at<br>the initiative of the European<br>Parliament or the Council.   | have both informed the Commission<br>that they will not object. That period<br>shall be extended by three months at<br>the initiative of the European<br>Parliament or the Council.   |
| 110 | Article 12<br><b>M onitoring</b>  |   | Article 12<br><b>Monitoring</b>   | Article 12<br><b>M onitoring</b>  |
| 111 | 1. Indicators to report on progress of the<br>Programme tow ards the achievement<br>of the specific objective set out in<br>Article 2 are set out in the Annex to<br>this proposal.   |   | 1. Indicators to report on progress of the<br>Programme tow ards the achievement<br>of the specific objective set out in<br>Article 2 are set out in the Annex to<br>this proposal.   | 1. Indicators to report on progress of the<br>Programme tow ards the achievement<br>of the specific objective set out in<br>Article 2 are set out in the Annex to<br>this proposal.   |
| 112 | 2. To ensure effective assessment of progress of the Programme tow ards the achievement of its objectives, the Commission is empow ered to adopt delegated acts, in accordance with Article 11, to develop the provisions for a monitoring and evaluation framew ork, including through amendments to the Annex to review and complement the indicators where necessary for the purposes of evaluation. |   | 2. To ensure effective assessment of progress of the Programme tow ards the achievement of its objectives, the Commission is empow ered to adopt delegated acts, in accordance with Article 11, to develop the provisions for a monitoring and evaluation framew ork, including through amendments to the Annex to review and complement the indicators where necessary for the purposes of evaluation. | 2. To ensure effective assessment of progress of the Programme tow ards the achievement of its objectives, the Commission is empow ered to adopt delegated acts, in accordance with Article 11, to develop the provisions for a monitoring and evaluation framew ork, including through amendments to the Annex to review and complement the indicators where necessary for the purposes of evaluation. |
| 113 | 3. The Commission shall provide annual<br>information on the results of the<br>Programme to the European<br>Parliament and to the Council, taking<br>into account the quantitative and<br>qualitative indicators set out in the<br>Annex to this proposal.  | <ul> <li><u>AMD 22</u>:</li> <li>The Commission shall provide annual information on the results of the Programme to the European Parliament and, the Council, the European Central Bank, Europol, Eurojust, and the European Public Prosecutor's Office (EPPO), taking into account the quantitative and qualitative indicators set out in the Annex to this proposal.</li> </ul> | 3. The Commission shall provide annual<br>information on the results of the<br>Programme to the European<br>Parliament and, to the Council and to<br>the European Central Bank, taking<br>into account the quantitative and<br>qualitative indicators set out in the<br>Annex to this proposal.   | 3. The Commission shall provide annual information on the results of the Programme to the European Parliament and, to the Council and to the European Central Bank, taking into account the quantitative and qualitative indicators set out in the Annex to this proposal.  |
| 114 | <ol> <li>The participating countries and other<br/>beneficiaries shall provide the<br/>Commission with all the data and<br/>information necessary to permit the</li> </ol>  |   | <ol> <li>The participating countries and other<br/>beneficiaries shall provide the<br/>Commission with all the data and<br/>information necessary to permit the</li> </ol>  | <ol> <li>The participating countries and other<br/>beneficiaries shall provide the<br/>Commission with all the data and<br/>information necessary to permit the</li> </ol>  |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019  | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal   |
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|     | monitoring and evaluation of the<br>Programme.   |  | monitoring and evaluation of the<br>Programme.   | monitoring and evaluation of the<br>Programme.  |
| 115 | Article 13<br><b>Evaluation</b>  |  | Article 13<br><b>Evaluation</b>  | Article 13<br><b>Evaluation</b>   |
| 116 | <ol> <li>The interim evaluation of the<br/>Programme shall be carried out once<br/>there is sufficient information<br/>available about the implementation of<br/>the Programme, but no later than four<br/>years after the start of the<br/>programme implementation.</li> </ol> |  | <ol> <li>The interim evaluation of the<br/>Programme shall be carried out once<br/>there is sufficient information<br/>available about the implementation of<br/>the Programme, but no later than four<br/>years after the start of the<br/>programme implementation.</li> </ol> | 1. The An independent interim<br>evaluation of the Programme shall be<br>carried out once there is sufficient<br>information available about the<br>implementation of the Programme,<br>but no later than four years after the<br>start of the programme<br>implementation. |
| 117 | 2. At the end of the implementation of<br>the Programme, but no later than two<br>years after the end of the period<br>specified in Article 1, a final<br>evaluation of the Programme shall be<br>carried out by the Commission.   |  | <ol> <li>At the end of the implementation of<br/>the Programme, but no later than two<br/>years after the end of the period<br/>specified in Article 1, a final<br/>evaluation of the Programme shall be<br/>carried out by the Commission.</li> </ol>                           | 2. At the end of the implementation of<br>the Programme, but no later than two<br>years after the end of the period<br>specified in Article 1, a final<br>evaluation of the Programme shall be<br>carried out by the Commission.  |
| 118 | 3. The Commission shall communicate<br>the conclusions of the evaluations<br>accompanied by its observations, to<br>the European Parliament, the Council<br>and the European Central Bank.   | <ul> <li><u>AMD 23</u>:</li> <li>The Commission shall communicate the conclusions of the evaluations accompanied by its observations, to the European Parliament, the Council and, the European Central Bank, Europol, Eurojust, and the European Public Prosecutor's Office.</li> </ul> | 3. The Commission shall communicate<br>the conclusions of the evaluations<br>accompanied by its observations, to<br>the European Parliament, the Council<br>and the European Central Bank.   | 3. The Commission shall communicate<br>the conclusions of the evaluations<br>accompanied by its observations, to<br>the European Parliament, the Council<br>and the European Central Bank.  |
| 119 | CHAPTER V<br>FINAL PROVISIONS  |  | CHAPTER V<br>FINAL PROVISIONS  | CHAPTER V<br>FINAL PROVISIONS   |
| 120 | Article 14<br>Information, communication and<br>publicity  |  | Article 14<br>Information, communication and<br>publicity  | Article 14<br>Information, communication and<br>publicity   |
| 121 | <ol> <li>The recipients of Union funding shall<br/>acknow ledge the origin and ensure<br/>the visibility of the Union funding (in<br/>particular when promoting the actions<br/>and their results), by providing<br/>coherent, effective and proportionate</li> </ol>            | <ul> <li>AMD 24:</li> <li>The recipients of Union funding shall acknow ledge the origin and ensure the transparency and visibility of the Union funding (in particular when promoting the actions and their results), by providing coherent,</li> </ul>                                  | <ol> <li>The recipients of Union funding shall<br/>acknow ledge the origin and ensure<br/>the visibility of the Union funding (in<br/>particular when promoting the actions<br/>and their results), by providing<br/>coherent, effective and proportionate</li> </ol>            | <ol> <li>The recipients of Union funding shall<br/>acknow ledge the origin and ensure<br/>the transparency and visibility of the<br/>Union funding (in particular when<br/>promoting the actions and their<br/>results), by providing coherent,</li> </ol>                  |

| audiences, including the media and<br>the public.information to multiple audiences,<br>including the media and the public.audiences, including the media and the public.1222. The Commission shall implement<br>information and communication<br>actions relating to the Programme,<br>and to its actions and results.<br>Financial resources allocated to the<br>Programme shall also contribute to<br>the corporate communication of the<br>policical priorities of the Union, in so<br>far as they are related to the<br>objectives referred to in Article 2.2. The Commission shall implement<br>information and communication<br>actions relating to the Programme,<br>and to its actions and results.<br>Financial resources allocated to the<br>Programme shall also contribute to<br>the corporate communication of the<br>policical priorities of the Union, in so<br>far as they are related to the<br>objectives referred to in Article 2.2. The Commission shall implement<br>information of the<br>policical priorities of the Union, in so<br>far as they are related to the<br>objectives referred to in Article 2.3. Article 15<br><b>Repeal</b> Article 15<br><b>Repeal</b> Article 16<br><b>Transitional provisions</b> 124Regulation (EU) No 331/2014 is repeated<br>with effect/rom 1 January 2021.This Regulation shall not affect the<br>continuation or modification of the<br>actions concerned until<br>ther closure.This Regulation shall not affect the<br>continuation or modification of the<br>actions concerned until<br>ther closure.This Regulation shall not affect the<br>continuation or modification of the<br>actions concerned until<br>ther closure.This Regulation shall not affect the<br>continuation or modification of the<br>actions concerned until<br>ther closure.This Regulation shall not affect the<br>continuation or modification of the<br>actions concerned             | Row | <b>Commission proposal</b><br>(COM(2018) 369 final)  | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
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| information and communication<br>actions relating to the Pogramme,<br>and to its actions and results.<br>Financial resources allocated to the<br>Pogramme shall also contribute to<br>the corporate communication of the<br>policial priorities of the Uhion, in so<br>far as they are related to the<br>objectives referred to in Article 2.information and communication<br>actions relating to the Pogramme,<br>and to its actions and results.<br>Financial resources allocated to the<br>policial priorities of the Uhion, in so<br>far as they are related to the<br>objectives referred to in Article 2.information and communication<br>actions of the policial priorities of the Uhion, in so<br>  |     | audiences, including the media and   | information to multiple audiences,              | audiences, including the media and   |  |
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| 130This Regulation shall be binding in its<br>entirety and directly applicable in the<br>Member States in accordance with the<br>Treaties.This Regulation shall be binding in its<br>entirety and directly applicable in the<br>Member States in accordance with the<br>Treaties.This Regulation shall be binding in its<br>entirety and directly applicable in the<br>Member States in accordance with the<br>Treaties.This Regulation shall be binding in its<br>entirety and directly applicable in the<br>Member States in accordance with the<br>Treaties.   | 128 | the day follow ing that of its publication in the Official Journal of the European   |   | the day follow ing that of its publication in the Official Journal of the European   |  |
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| Row | <b>Commission proposal</b><br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)   | Compromise proposal   |
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| 132 | For the European Parliament For the Council   |   | For the European Parliament For the Council   | For the European Parliament For the<br>Council  |
|     | The PresidentThe President  |   | The President The President   | The President The President   |
| 133 | ANNEX<br>INDICATORS FOR THE EVALUATION<br>OF THE PROGRAMME  |   | ANNEX<br>INDICATORS FOR THE EVALUATION<br>OF THE PROGRAMME  | ANNEX<br>INDICATORS FOR THE EVALUATION<br>OF THE PROGRAMME  |
| 134 | The Programme will be monitored<br>closely on the basis of a set of indicators<br>intended to measure the extent to which<br>the general and specific objectives of the<br>Programme have been achieved and<br>with a view to minimising administrative<br>burdens and costs. To that end, data will<br>be collected as regards the following set<br>of key indicators: | <u>AMD 25</u> :<br>The Programme will be monitored<br>closely on the basis of a set of indicators<br>intended to measure, <b>at minimal</b><br><b>administrative burdens and costs</b> , the<br>extent to which the general and specific<br>objectives of the Programme have been<br>achieved <del>and with a view to minimising</del><br><del>administrative burdens and costs</del> . To that<br>end, data will be collected as regards the<br>following set of key indicators: | The Programme will be monitored<br>closely on the basis of a set of indicators<br>intended to measure the extent to which<br>the general and specific objectives of the<br>Programme have been achieved and<br>with a view to minimising administrative<br>burdens and costs. To that end, data will<br>be collected as regards the following set<br>of key indicators: | The Programme will be monitored<br>closely on the basis of a set of indicators<br>intended to measure, <b>at minimal</b><br><b>administrative burdens and costs</b> , the<br>extent to which the general and specific<br>objectives of the Programme have been<br>achieved <del>and with a view to minimicing</del><br><del>administrative burdens and costs</del> . To that<br>end, data will be collected as regards the<br>follow ing set of key indicators: |
| 135 | (a) Number of counterfeit euros detected;   | AMD 26:<br>(a) AThe number of <del>counterfeit euros</del><br><del>detected</del> Member States and third<br>countries, of which competent<br>national authorities have<br>participated in the activities under<br>the Programme;   | (a) Number of counterfeit euros detected;   | (a) <b>the</b> number of counterfeit euros detected;  |
| 136 | (b) Number of illegal workshops<br>dismantled; and  | <u>AMD 27</u> :<br>(b) AThe number of illegal workshops<br>dismantled participants and their<br>satisfaction rate as well as any<br>other feedback they may have<br>given concerning the usefulness<br>of the activities under the<br>Programme; and  | (b) Number of illegal workshops<br>dismantled; and  | (b) <b>the</b> number of illegal workshops<br>dismantled; <del>and</del>  |
| 137 |   |   |   | (c) the number of competent<br>authorities applying to the<br>programme;  |
| 138 |   |   |   | (d) the satisfaction rate of participants<br>in the actions financed by the<br>Programme; and   |

| Row | Commission proposal<br>(COM(2018) 369 final)   | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019   | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1)  | Compromise proposal  |
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| 139 | (c) Feedback received from participants<br>in the actions financed by the<br>Programme.  | AMD 28:<br>(c) Foodback Information received from<br>participants in the actions financed by<br>national competent authorities of<br>the number of counterfeit euros<br>detected and illegal workshops<br>dismantled as a direct<br>consequence of improved<br>co-operation through the<br>Programme. | (c) Feedback received from participants<br>in the actions financed by the<br>Programme.  | (e) the feedback of received from<br>participants that have already taken<br>part in the previous Pericles actions<br>financed by on the impact of the<br>Programme on their activities in<br>protecting the euro against<br>counterfeiting.   |
| 140 | The data and information for the key performance indicators shall be collected annually by the follow ing actors:  | AMD 29:<br>The data and information for the key<br>performance indicators shall be collected<br>annually by the following actors<br>Commission and the beneficiaries of<br>the Programme.   | The data and information for the key performance indicators shall be collected annually by the follow ing actors:  | The data and information for the key<br>performance indicators shall be collected<br>annually by the <del>following actors</del><br><b>Commission and the beneficiaries of</b><br><b>the Programme, as follows:</b>  |
| 141 | • the Commission shall collect the data for the number of counterfeit euro coins and banknotes;  |   | <ul> <li>the Commission shall collect the data<br/>for the number of counterfeit euro<br/>coins and banknotes;</li> </ul>  | <ul> <li>the Commission shall collect the data<br/>for the number of counterfeit euro<br/>coins and banknotes;</li> </ul>  |
| 142 | <ul> <li>the Commission shall collect the data<br/>for the number of counterfeit<br/>w orkshops dismantled;</li> </ul>   |   | <ul> <li>the Commission shall collect the data<br/>for the number of counterfeit<br/>w orkshops dismantled;</li> </ul>   | <ul> <li>the Commission shall collect the data<br/>for the number of <del>countorfoit</del> illegal<br/>w orkshops dismantled;</li> </ul>  |
| 143 |  |   |  | <ul> <li>the Commission shall collect the<br/>data for the number of competent<br/>authorities applying to the<br/>programme;</li> </ul>   |
| 144 |  |   |  | <ul> <li>the Commission and the<br/>beneficiaries of the Programme<br/>shall collect the data for the<br/>satisfaction rate of participants in<br/>the actions financed by the<br/>Programme<sub>+</sub>;</li> </ul>   |
| 145 | • the Commission and the beneficiaries<br>of the Programme shall collect the<br>data for the feedback received from<br>participants to the actions financed by<br>the Programme. |   | • the Commission and the beneficiaries<br>of the Programme shall collect the<br>data for the feedback received from<br>participants to the actions financed by<br>the Programme. | <ul> <li>the Commission and the beneficiaries<br/>of the Programme shall collect the<br/>data for the feedback received from<br/>of participants that have already<br/>taken part in previous Pericles to<br/>the actions financed by on the<br/>impact of the Programme on their</li> </ul> |

| Row | <b>Commission proposal</b><br>(COM(2018) 369 final) | EP AMDs<br>(P8_TA-PROV(2019)0087)<br>13/02/2019 | Coreper mandate<br>19/12/2018<br>(14985/18 ADD 1) | Compromise proposal  |
|-----|---|---|---|--|
|     |   |   |   | activities in protecting the euro<br>against counterfeiting. |