## 2020/0349 (COD)

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EU) 2016/794, as regards Europol's cooperation with private parties, the processing of personal data by Europol in support of criminal investigations, and Europol's role on research and innovation

Colour codes

Technical provisions or identical text not requiring further attentionProvisional agreement between co-legislatorsText under discussion at technical levelOutstanding issues for political discussion pertaining to data protection and governance (to be dealt with as a package)Other outstanding issues for political discussion

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
1.	2020/0349 (COD)		2020/0349 (COD)	
2.	Proposal for a <b>REGULATION OF THE</b> <b>EUROPEAN</b> <b>PARLIAMENT AND OF</b> <b>THE COUNCIL</b> <b>amending Regulation (EU)</b> <b>2016/794, as regards</b> <b>Europol's cooperation with</b> <b>private parties, the</b> <b>processing of personal data</b> <b>by Europol in support of</b> <b>criminal investigations, and</b> <b>Europol's role on research</b> <b>and innovation</b>		Proposal for a <b>REGULATION OF THE</b> <b>EUROPEAN PARLIAMENT</b> <b>AND OF THE COUNCIL</b> amending Regulation (EU) 2016/794, as regards Europol's cooperation with private parties, the processing of personal data by Europol in support of criminal investigations, and Europol's role on research and innovation	
3.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
4.	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 88 thereof,		Having regard to the Treaty on the Functioning of the European Union, and in particular Article 88 thereof,	
5.	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
6.	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	
7.	Acting in accordance with the ordinary legislative procedure,		Acting in accordance with the ordinary legislative procedure,	
8.	Whereas:		Whereas:	
9.	(1) The European Union Agency for Law Enforcement Cooperation (Europol) was established by Regulation (EU) 2016/794 of the European Parliament and of the Council <sup>1</sup> to support and strengthen action by the competent authorities of the Member States and their mutual cooperation in preventing and combating serious crime affecting two or more Member States, terrorism and forms of crime which affect a common interest covered by a Union policy.		<ul> <li>(1) The European Union Agency for Law Enforcement Cooperation (Europol) was established by Regulation (EU) 2016/794 of the European Parliament and of the Council<sup>1</sup> to support and strengthen action by the competent authorities of the Member States and their mutual cooperation in preventing and combating serious crime affecting two or more Member States, terrorism and forms of crime which affect a common interest covered by a Union policy.</li> </ul>	
10.	<ul> <li>Regulation (EU)</li> <li>2016/794 of the European</li> <li>Parliament and of the Council</li> <li>of 11 May 2016 on the</li> <li>European Union Agency for</li> </ul>		<sup>1</sup> Regulation (EU) 2016/794 of the European Parliament and of the Council of 11 May 2016 on the European Union Agency for Law Enforcement Cooperation (Europol)	

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	Law Enforcement Cooperation (Europol) and replacing and repealing Council Decisions 2009/371/JHA, 2009/934/JHA, 2009/935/JHA, 2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53).		and replacing and repealing Council Decisions 2009/371/JHA, 2009/934/JHA, 2009/935/JHA, 2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53).	
11.	(2) Europe faces a security landscape in flux, with evolving and increasingly complex security threats. Criminals and terrorists exploit the advantages that the digital transformation and new technologies bring about, including the inter- connectivity and blurring of the boundaries between the physical and digital world. The COVID-19 crisis has added to this, as criminals have quickly seized opportunities to exploit the crisis by adapting their modes of operation or developing new criminal activities. Terrorism remains a significant threat to the freedom and way of life of the Union and its citizens.	AM 1 (2) Europe faces a security landscape in flux, with evolving and increasingly complex security threats. Criminals and terrorists exploit the <i>capabilities</i> that the digital transformation and new technologies bring about, including the inter-connectivity and blurring of the boundaries between the physical and digital world <i>and the</i> <i>possibility to conceal their</i> <i>crimes or identities through</i> <i>the use of increasingly</i> <i>sophisticated techniques</i> . Criminals have <i>proven their</i> <i>ability to adapt</i> their modes of operation or <i>develop</i> new criminal activities <i>in times of</i> <i>crisis, including by leveraging</i> <i>technology-enabled tools for</i> <i>multiplying and expanding the</i>	(2) Europe faces a security landscape in flux, with evolving and increasingly complex security threats. Criminals and terrorists exploit the advantages that the digital transformation and new technologies bring about, including the inter-connectivity and blurring of the boundaries between the physical and digital world. The COVID-19 crisis has added to this, as criminals have quickly seized opportunities to exploit the crisis by adapting their modes of operation or developing new criminal activities. Terrorism remains a significant threat to the freedom and way of life of the Union and its citizens.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		<i>range and scale of the</i> <i>criminal activities they engage</i> <i>in</i> . Terrorism remains a significant threat to the freedom and way of life of the Union and its citizens.		
12.	(3) These threats spread across borders, cutting across a variety of crimes that they facilitate, and manifest themselves in poly-criminal organised crime groups that engage in a wide range of criminal activities. As action at national level alone does not suffice to address these transnational security challenges, Member States' law enforcement authorities have increasingly made use of the support and expertise that Europol offers to counter serious crime and terrorism. Since Regulation (EU) 2016/794 became applicable, the operational importance of Europol's tasks has changed substantially. The new threat environment also changes the support Member States need and expect from Europol to keep citizens safe.	AM 2 (3) These threats spread across borders, cutting across a variety of crimes that they facilitate, and manifest themselves in poly-criminal organised crime groups that engage in a wide range of criminal activities. As action at national level <i>and cross-border</i> <i>cooperation do</i> not suffice to address these transnational security challenges, Member States' law enforcement authorities have increasingly made use of the support and expertise that Europol offers to <i>prevent and</i> counter serious crime and terrorism. Since Regulation (EU) 2016/794 became applicable, the operational importance of Europol's tasks has <i>increased</i> substantially. The new threat environment also changes the <i>scope and type of</i> support	(3) These threats spread across borders, cutting across a variety of crimes that they facilitate, and manifest themselves in poly- criminal organised crime groups that engage in a wide range of criminal activities. As action at national level alone does not suffice to address these transnational security challenges, Member States' law enforcement authorities have increasingly made use of the support and expertise that Europol offers to counter serious crime and terrorism. Since Regulation (EU) 2016/794 became applicable, the operational importance of Europol's tasks has changed substantially. The new threat environment also changes the support Member States need and expect from Europol to keep citizens safe.	

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	Member States need and expect from Europol to keep citizens safe.		
13.	AM 3		
	Recital 3 a (new) (3a) The additional tasks conferred upon Europol by this Regulation should allow Europol to better support national law enforcement authorities while fully preserving the responsibilities of the Member States in the area of national security laid down in Article 4(2) of the Treaty on the European Union. The reinforced mandate of Europol should be balanced with strengthened safeguards with regard to fundamental rights and increased accountability, liability and oversight, including parliamentary oversight. To allow Europol to fulfil its mandate, its additional competences and tasks should be matched with adequate human and financial resources.		
14. (4) As Europe faces	AM 4	(4) As Europe faces increasing	
increasing threats from	(4) As Europe faces	threats from organised crime groups	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	<b>COM (13908/20 + COR 1)</b> organised crime groups and terrorist attacks, an effective law enforcement response must include the availability of well-trained interoperable special intervention units specialised in the control of crisis situations. In the Union, the law enforcement units of the Member State cooperate on the basis of Council Decision 2008/617. <sup>2</sup> Europol should be able to provide support to these special intervention units, including by providing operational, technical and financial support.	EP (A9-9999/2021) increasing threats from organised crime groups and terrorist attacks, an effective law enforcement response must include the availability of well- trained interoperable special intervention units specialised in the control of <i>man-made</i> crisis situations <i>presenting a serious</i> <i>direct physical threat to</i> <i>persons, property,</i> <i>infrastructure or institutions,</i> <i>in particular hostage taking,</i> <i>hijacking and similar events.</i> In the Union, <i>those</i> law enforcement units of the Member State cooperate on the basis of Council Decision 2008/617 <sup>53</sup> . Europol should be able to provide support to these special intervention units, including by providing operational, technical and financial support. Such support <i>is always to be complementary</i> <i>to the efforts undertaken by</i> <i>Member States to ensure the</i> <i>security of their citizens</i>	<b>Council</b> and terrorist attacks, an effective law enforcement response must include the availability of well- trained interoperable special intervention units specialised in the control of crisis situations. In the Union, the law enforcement units of the Member State cooperate on the basis of Council Decision 2008/617. <sup>2</sup> Europol should be able to provide support to these special intervention units <del>, including</del> by providing <del>operational</del> , technical and financial support.	Provisional agreement
15.	<ul> <li><sup>2</sup> Council Decision</li> <li>2008/617/JHA of 23 June</li> <li>2008 on the improvement of</li> <li>cooperation between the</li> </ul>	<sup>53</sup> Council Decision 2008/617/JHA of 23 June 2008 on the improvement of cooperation between the	<sup>2</sup> Council Decision 2008/617/JHA of 23 June 2008 on the improvement of cooperation between the special intervention	

	COM (13908/20 + COR 1) special intervention units of the Member States of the European Union in crisis situations (OJ L 210, 6.8.2008).	EP (A9-9999/2021) special intervention units of the Member States of the European Union in crisis situations (OJ L 210, 6.8.2008, <i>p.</i> 73).	Council units of the Member States of the European Union in crisis situations (OJ L 210, 6.8.2008).	Provisional agreement
16.	(5) In recent years large scale cyber attacks targeted public and private entities alike across many jurisdictions in the Union and beyond, affecting various sectors including transport, health and financial services. Cybercrime and cybersecurity cannot be separated in an interconnected environment. The prevention, investigation and prosecution of such activities is supported by coordination and cooperation between relevant actors, including the European Union Agency for Cybersecurity ('ENISA'), competent authorities for the security of network and information systems ('NIS authorities') as defined by Directive (EU) 2016/1148 <sup>3</sup> , law enforcement authorities and private parties. In order to ensure the effective cooperation between all	(5) In recent years, <i>large-scale cyber-attacks, including</i> attacks <i>originating in third countries,</i> targeted public and private entities alike across many jurisdictions in the Union and beyond, affecting various sectors including transport, health and financial services. The prevention, <i>detection</i> , investigation and prosecution of such activities is supported by coordination and cooperation between relevant actors, including the European Union Agency for Cybersecurity (ENISA), competent authorities for the security of network and information systems (NIS authorities) as defined by Directive (EU) 2016/1148 <sup>54</sup> , law enforcement authorities. In order to ensure the effective cooperation between all	(5) In recent years large scale cyber attacks targeted public and private entities alike across many jurisdictions in the Union and beyond, affecting various sectors including transport, health and financial services. Cybercrime and cybersecurity cannot be separated in an interconnected environment. The prevention, investigation and prosecution of such activities is supported by coordination and cooperation between relevant actors, including the European Union Agency for Cybersecurity ('ENISA'), competent authorities for the security of network and information systems ('NIS authorities') as defined by Directive (EU) 2016/1148 <sup>3</sup> , law enforcement authorities and private parties. In order to ensure the effective cooperation between all relevant actors at Union and national level on cyber attacks and security threats, Europol should cooperate with the ENISA through the	

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	relevant actors at Union and national level on cyber attacks and security threats, Europol should cooperate with the ENISA through the exchange of information and by providing analytical support.	relevant actors at Union and national level on <i>cyber-attacks</i> <i>and cybersecurity</i> threats, Europol should cooperate with the ENISA <i>within their</i> <i>respective mandates</i> through the exchange of information and by providing analytical support.	exchange of information and by providing analytical support.	
17.	<sup>3</sup> Directive (EU) 2016/1148 of the European Parliament and of the Council of 6 July 2016 concerning measures for a high common level of security of network and information systems across the Union (OJ L 194, 19.7.2016, p. 1–30).	<sup>54</sup> Directive (EU) 2016/1148 of the European Parliament and of the Council of 6 July 2016 concerning measures for a high common level of security of network and information systems across the Union (OJ L 194, 19.7.2016, p. 1).	<sup>3</sup> Directive (EU) 2016/1148 of the European Parliament and of the Council of 6 July 2016 concerning measures for a high common level of security of network and information systems across the Union (OJ L 194, 19.7.2016, p. 1–30).	
18.	(6) High-risk criminals play a leading role in criminal networks and pose a high risk of serious crime to the Union's internal security. To combat high-risk organised crime groups and their leading members, Europol should be able to support Member States in focusing their investigative response on identifying these persons, their criminal	AM 6 (6) High-risk criminals play a leading role in criminal networks and pose a high risk of serious crime to the Union's internal security. To combat high-risk organised crime groups and their leading members, Europol should be able to support Member States in focusing their investigative response on identifying these persons, their criminal activities and <i>financial assets</i> ,	(6) High-risk criminals play a leading role in criminal networks and pose a high risk of serious crime to the Union's internal security. To combat high-risk organised crime groups and their leading members, Europol should be able to support Member States in focusing their investigative response on identifying these persons, their criminal activities and the members of their criminal networks.	

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	activities and the members of their criminal networks.	and the members of their criminal networks, as well as persons belonging to the national, political and financial institutions who are involved in crimes via corruption schemes.		
19.	(7) The threats posed by serious crime require a coordinated, coherent, multi- disciplinary and multi-agency response. Europol should be able to facilitate and support such intelligence-led security initiatives driven by Member States to identify, prioritize and address serious crime threats, such as the European Multidisciplinary Platform Against Criminal Threats. Europol should be able to provide administrative, logistical, financial and operational support to such activities, supporting the identification of cross-cutting priorities and the implementation of horizontal strategic goals in countering serious crime.	AM 7 (7) The threats posed by serious crime require a coordinated, coherent, multi- disciplinary and multi-agency response. Europol should be able to facilitate and support such <i>operational and strategic</i> <i>activities</i> driven by Member States to identify, <i>prioritise</i> and address serious crime threats, such as the European Multidisciplinary Platform Against Criminal Threats. Europol should be able to provide administrative, logistical, financial and operational support to such activities, supporting the identification of cross-cutting priorities and the implementation of horizontal strategic goals in countering serious crime.	(7) The threats posed by serious crime require a coordinated, coherent, multi-disciplinary and multi-agency response. Europol should be able to facilitate and support such intelligence-led security initiatives driven by Member States to identify, prioritize and address serious crime threats, such as the European Multidisciplinary Platform Against Criminal Threats. Europol should be able to provide administrative, logistical, financial and operational support to such activities, supporting the identifi <u>ed eation of</u> eross-cutting priorities and the implementation of horizontal strategic goals in countering serious crime.	

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20.	(8) The Schengen Information System (SIS), established in the field of police cooperation and judicial cooperation in criminal matters by Regulation (EU) 2018/1862 of the European Parliament and of the Council <sup>4</sup> <sup>5</sup> , is an essential tool for maintaining a high level of security within the area of freedom, security and justice. Europol, as a hub for information exchange in the Union, receives and holds valuable information from third countries and international organisations on persons suspected to be involved in crimes falling within the scope of Europol's mandate. Following consultation with the Member States, Europol should be able to enter data on these persons in the SIS in order to make it available directly and in real- time to SIS end-users.	AM 8 (8) Schengen Information System (SIS), established in the field of police cooperation and judicial cooperation in criminal matters by Regulation (EU) 2018/1862 of the European Parliament and of the Council <sup>55</sup> , is an essential tool for maintaining a high level of security within the area of freedom, security and justice. Europol, as a hub for information exchange in the Union, receives and holds valuable information from third countries and international organisations on persons suspected of being involved in or convicted for a criminal offence in respect of which Europol is competent. Following consultation with the Member States, Europol should be able to enter alerts on these persons in SIS pursuant to Regulation (EU) 2018/1862, provided that they are third- country nationals and that the information is received from a third country that is the subject of a Commission decision finding that it ensures	(8) The Schengen Information System (SIS), established in the field of police cooperation and judicial cooperation in criminal matters by Regulation (EU) 2018/1862 of the European Parliament and of the Council <sup>45</sup> , is an essential tool for maintaining a high level of security within the area of freedom, security and justice. Europol, as a hub for information exchange in the Union, receives and holds valuable information from third countries and international organisations on persons suspected to be involved in crimes falling within the scope of Europol's mandate. Following consultation with the Member States, Europol should be able to enter data on these persons in the SIS in order to make it available directly and in real-time to SIS end- users In the framework of its mandate and its task of supporting the Member States in preventing and combating serious crime and terrorism, Europol should support the Member States in processing third-country data and data from international organisations by proposing the possible entry by Member States	PRES suggestion (20/01/2022): use CSL text The Schengen Information System (SIS), established in the field of police cooperation and judicial cooperation in criminal matters by Regulation (EU) 2018/1862 of the European Parliament and of the Council <sup>45</sup> , is an essential tool for maintaining a high level of security within the area of freedom, security and justice. Europol, as a hub for information exchange in the Union, receives and holds valuable information from third countries and international organisations on persons suspected to be involved in crimes falling within the scope of Europol's mandate. Following consultation with the Member States, Europol should be able to enter data on these persons in the SIS in order to make it available directly and in real-time to SIS end- users In the framework of its mandate and its task of supporting the Member States in preventing and combating serious crime and terrorism, Europol should support the Member

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	an adequate level of data	of a new category of information	organisations by proposing the
	protection ('adequacy	alerts in the interest of the Union	possible entry by Member States
	decision'), from a third	into the SIS, in order to make it	of a new category of information
	country with which the Union	available to the end-users of the	alerts in the interest of the Union
	has concluded an	SIS. To that end, a periodic	into the SIS, in order to make it
	international agreement	reporting mechanism should be	available to the end-users of the
	pursuant to Article 218 of the	put in place in order to ensure	SIS. To that end, a periodic
	Treaty on the Functioning of	that Member States and Europol	reporting mechanism should be
	the European Union (TFEU)	are informed on the data inserted	put in place in order to ensure
	that includes the transfer of	in the SIS. The modalities for	that Member States and Europol
	personal data for law	Member States' cooperation for	are informed on the data inserted
	enforcement purposes, or from	the processing of data and the	in the SIS. The modalities for
	a third country with which	insertion of alerts into the SIS,	Member States' cooperation for
	Europol has concluded a	notably as concerns the fight	the processing of data and the
	cooperation agreement	against terrorism, should be	insertion of alerts into the SIS,
	allowing for the exchange of	subject to continuous	notably as concerns the fight
	personal data prior to the	coordination amongst the	against terrorism, should be
	entry into force of Regulation	Member States. Criteria on the	subject to continuous
	(EU) 2016/794. Where	basis of which Europol would	coordination amongst the
	information is received from	issue proposals for the entry of	Member States. Criteria on the
	another third country, Europol	alerts into the Schengen	basis of which Europol would
	should be allowed to enter	Information System should be	issue proposals for the entry of
	alerts into SIS where such a	further specified by the	alerts into the Schengen
	third country, has confirmed	Management Board.	Information System should be
	the information or where the		further specified by the
	information provided concerns		Management Board.
	a terrorist offence or		
	organised crime. Europol		
	should be able to enter alerts		
	in SIS in order to make them		
	available directly and in real-		
	time to SIS end-users at the		
	frontline, such as border		

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		guards or police officers, who do not have access to the Europol information system and the ETIAS watch-list, through which such information is also shared. Alerts should be entered in SIS by Europol in full respect of fundamental rights and data protection rules.		
21.	<sup>4</sup> Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and use of the Schengen Information System (SIS) in the field of police cooperation and judicial cooperation in criminal matters, amending and repealing Council Decision 2007/533/JHA, and repealing Regulation (EC) No 1986/2006 of the European Parliament and of the Council and Commission Decision 2010/261/EU (OJ L 312, 7.12.2018, p. 56–106).	<sup>55</sup> Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and use of the Schengen Information System (SIS) in the field of police cooperation and judicial cooperation in criminal matters, amending and repealing Council Decision 2007/533/JHA, and repealing Regulation (EC) No 1986/2006 of the European Parliament and of the Council and Commission Decision 2010/261/EU (OJ L 312, 7.12.2018, p. 56).	<sup>4</sup> Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and use of the Schengen Information System (SIS) in the field of police cooperation and judicial cooperation in criminal matters, amending and repealing Council Decision 2007/533/JHA, and repealing Regulation (EC) No 1986/2006 of the European Parliament and of the Council and Commission Decision 2010/261/EU (OJ L 312, 7.12.2018, p. 56–106).	
22	<ul> <li><sup>5</sup> Regulation (EU)</li> <li>2018/1862 of the European</li> <li>Parliament and of the Council of 28 November 2018 on the</li> </ul>		<sup>5</sup> Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and	

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	establishment, operation and		use of the Schengen Information	
	use of the Schengen		System (SIS) in the field of police	
	Information System (SIS) in the field of police cooperation		cooperation and judicial cooperation in criminal matters,	
	and judicial cooperation in		amending and repealing Council	
	criminal matters, amending		Decision 2007/533/JHA, and	
	and repealing Council		repealing Regulation (EC) No	
	Decision 2007/533/JHA, and		1986/2006 of the European	
	repealing Regulation (EC) No		Parliament and of the Council and	
	1986/2006 of the European		Commission Decision 2010/261/EU	
	Parliament and of the Council		(OJ L 312, 7.12.2018, p. 56–106).	
	and Commission Decision			
	2010/261/EU (OJ L 312, 7.12.2018, p. 56–106).			
	7.12.2018, p. 30–100).			
23.		AM 9		
		Recital 8 a (new)		
		(8a) Europol has an		
		important role to play in		
		supporting Member States to		
		fight serious crime and terrorism through its expertise		
		and analysis capabilities. To		
		ensure better cooperation		
		between Member States and		
		Interpol in accordance with		
		Union and international law,		
		Europol should actively		
		monitor, analyse and appraise		
		red alerts which Interpol		
		publishes at the request of		
		third countries and notify		

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		Member States, the European External Action Service and the Commission when there is reasonable suspicion that an alert was issued in violation of Article 3 of the Interpol constitution.		
24.	(9) Europol has an important role to play in support of the evaluation and monitoring mechanism to verify the application of the Schengen <i>acquis</i> as established by Council Regulation (EU) No 1053/2013. Given the need to reinforce the Union's internal security, Europol should contribute with its expertise, analysis, reports and other relevant information to the entire evaluation and monitoring process, from programming to on-site visits and the follow-up. Europol should also assist in developing and updating the evaluation and monitoring tools.	<i>AM 10</i> (9) Europol has an important role to play in support of the evaluation and monitoring mechanism to verify the application of the Schengen acquis as established by Council Regulation (EU) No 1053/2013. Europol should <i>therefore, upon request,</i> contribute with its expertise, <i>analyses</i> , reports and other relevant information to the entire <i>Schengen</i> Evaluation <i>Mechanism</i> , from programming to on-site visits and the follow-up. Europol should also assist in developing and updating the evaluation and monitoring tools.	(9) Europol has an important role to play in support of the evaluation and monitoring mechanism to verify the application of the Schengen <i>acquis</i> as established by Council Regulation (EU) No 1053/2013. Given the need to reinforce the Union's internal security, Europol should contribute with its expertise, analysis, reports and other relevant information to the entire evaluation and monitoring mechanismprocess, from programming to on-site visits and the follow-up. Europol should also assist in developing and updating the evaluation and monitoring tools.	
25.	(10) Risk assessments are an essential element of foresight to anticipate new	<ul> <li><i>AM 11</i></li> <li>(10) Risk assessments</li> <li><i>contribute</i> to anticipate new</li> </ul>	(10) Risk assessments are an essential element of foresight to anticipate new trends and to address	

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	trends and to address new	trends and threats in serious	new threats in serious crime and	
	threats in serious crime and	crime and terrorism. Europol	terrorism. To support the	
	terrorism. To support the	should provide threats	Commission and the Member States	
	Commission and the Member	assessment analyses to the	in carrying out effective risk	
	States in carrying out effective	Member States based on the	assessments, Europol should	
	risk assessments, Europol	information it holds on criminal	provide threats assessment analysis	
	should provide threats	phenomena and trends, without	based on the information it holds on	
	assessment analysis based on	prejudice to <i>Union</i> law	criminal phenomena and trends,	
	the information it holds on	provisions on customs risk	without prejudice to the EU law	
	criminal phenomena and	management.	provisions on customs risk	
	trends, without prejudice to the		management.	
	EU law provisions on customs			
	risk management.			
26.	(11) In order to help EU	AM 12	(11) In order to help EU funding	
20.	funding for security research	(11) In order to help EU	for security research to develop its	
	to develop its full potential and	funding for security research to	full potential and address the needs	
	address the needs of law	develop its full potential and	of law enforcement, Europol should	
	enforcement, Europol should	address the needs of law	assist the Commission in	
	assist the Commission in	enforcement, Europol should	identifying key research themes,	
	identifying key research	assist the Commission in	drawing up and implementing the	
	themes, drawing up and	identifying key research	Union framework programmes for	
	implementing the Union	themes, drawing up and	research and innovation that are	
	framework programmes for	implementing the Union	relevant to Europol's objectives.	
	research and innovation that	framework programmes for	When Europol assists the	
	are relevant to Europol's	research and innovation that are	Commission in identifying key	
	objectives. When Europol	relevant to Europol's	research themes, drawing up and	
	assists the Commission in	objectives. <i>In order to avoid</i>	implementing a Union framework	
	identifying key research	any conflicts of interest,	programme, it should not receive	
	themes, drawing up and	Europol should not receive	funding from that programme in	
	implementing a Union	funding from <i>Union</i>	accordance with the conflict of	
	framework programme, it	framework programmes in	interest principle. <b>It is therefore</b>	
	should not receive funding	whose design or	necessary to provide for adequate	

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	from that programme in	implementation it plays a role.	and reliable funding of the	
	accordance with the conflict of		research and innovation efforts at	
	interest principle.		Europol so that it can assist the	
			Member States and the	
			Commission in that area.	
27.	(12) It is possible for the	AM 13	(12) It is possible for the Union	
27.	Union and the Members States	(12) It is possible for the	and the Members States to adopt	
	to adopt restrictive measures	Union and the Members States	restrictive measures relating to	
	relating to foreign direct	to adopt restrictive measures	foreign direct investment on the	
	investment on the grounds of	relating to foreign direct	grounds of security or public order.	
	security or public order. To	investment on the grounds of	To that end, Regulation (EU)	
	that end, Regulation (EU)	security or public order. To that	2019/452 of the European	
	2019/452 of the European	end, Regulation (EU) 2019/452	Parliament and of the Council <sup>6</sup>	
	Parliament and of the Council <sup>6</sup>	of the European Parliament and	establishes a framework for the	
	establishes a framework for	of the Council <sup>57</sup> establishes a	screening of foreign direct	
	the screening of foreign direct	framework for the screening of	investments into the Union that	
	investments into the Union	foreign direct investments into	provides Member States and the	
	that provides Member States	the Union that provides	Commission with the means to	
	and the Commission with the	Member States and the	address risks to security or public	
	means to address risks to	Commission with the means to	order in a comprehensive manner.	
	security or public order in a	address risks to security or	As part of the assessment of	
	comprehensive manner. As	public order in a	expected implications for security	
	part of the assessment of	comprehensive manner.	or public order, Europol should	
	expected implications for	Foreign direct investments in	support the screening of specific	
	security or public order,	emerging technologies deserve	cases of foreign direct investments	
	Europol should support the	particular attention as they	into the Union that concern	
	screening of specific cases of	can have far-reaching	undertakings providing	
	foreign direct investments into	implications for security <i>and</i>	technologies used or being	
	the Union that concern	public order, <i>in particular</i>	developed by Europol or by	
	undertakings providing	when such technologies are	Member States for the prevention	
	technologies used or being	deployed by law enforcement	and investigation of crimes.	
	developed by Europol or by	authorities. Given its role in		

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Member States for the	monitoring emerging		
prevention and investigation of	technologies and its active		
crimes.	involvement in developing new		
	ways of using those		
	technologies for law		
	enforcement purposes, notably		
	through its Innovation Lab		
	and Innovation Hub, Europol		
	has extensive knowledge		
	regarding the opportunities		
	offered by such technologies		
	as well as the risks associated		
	to their use. Europol should		
	therefore support Member		
	States and the Commission in		
	the screening of foreign direct		
	investments into the Union that		
	concern undertakings providing		
	technologies, including		
	software used by Europol or by		
	Member States for the		
	prevention and investigation of		
	crimes covered by Europol's		
	objectives or critical		
	technologies that could be		
	used to facilitate terrorism. In		
	this context, Europol's		
	expertise should support the		
	screening of the foreign direct		
	investments and the related		
	risks to security. Particular		
	account should be taken of		
	whether the foreign investor		

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		has already been involved in activities affecting security in a Member State, whether there is a serious risk that the foreign investor engages in illegal or criminal activities, or whether the foreign investor is controlled directly or indirectly by the government of a third country, including through subsidies.		
28.	<sup>6</sup> Regulation (EU) 2019/452 of the European Parliament and of the Council of 19 March 2019 establishing a framework for the screening of foreign direct investments into the Union (OJ L 79I, 21.3.2019, p. 1–14).	<sup>57</sup> Regulation (EU) 2019/452 of the European Parliament and of the Council of 19 March 2019 establishing a framework for the screening of foreign direct investments into the Union (OJ L 79I, 21.3.2019, p. <i>1</i> ).	<sup>6</sup> Regulation (EU) 2019/452 of the European Parliament and of the Council of 19 March 2019 establishing a framework for the screening of foreign direct investments into the Union (OJ L 79I, 21.3.2019, p. 1–14).	
29.	(13) Europol provides specialised expertise for countering serious crime and terrorism. Upon request by a Member State, Europol staff should be able to provide operational support to that Member State's law enforcement authorities on the ground in operations and investigations, in particular by facilitating cross-border information exchange and		(13) Europol provides specialised expertise for countering serious crime and terrorism. Upon request by a Member State, Europol staff should be able to provide operational support to that Member State's law enforcement authorities on the ground in operations and investigations, in particular by facilitating cross-border information exchange and providing forensic and technical support in operations and investigations, including in the	

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	providing forensic and		context of joint investigation teams.	
	technical support in operations		Upon request by a Member State,	
	and investigations, including		Europol staff should be entitled to	
	in the context of joint		be present when investigative	
	investigation teams. Upon		measures are taken in that Member	
	request by a Member State,		State and assist in the taking of	
	Europol staff should be		these investigative measures.	
	entitled to be present when		Europol staff should not have the	
	investigative measures are		power to execute investigative	
	taken in that Member State		measures.	
	and assist in the taking of			
	these investigative measures.			
	Europol staff should not have			
	the power to execute			
	investigative measures.			
30.	(14) One of Europol's	AM 14	(14) One of Europol's objectives	
50.	objectives is to support and	(14) One of Europol's	is to support and strengthen action	
	strengthen action by the	objectives is to support and	by the competent authorities of the	
	competent authorities of the	strengthen action by the	Member States and their mutual	
	Member States and their	competent authorities of the	cooperation in preventing and	
	mutual cooperation in	Member States and their	combatting forms of crime which	
	preventing and combatting	mutual cooperation in	affect a common interest covered	
	forms of crime which affect a	preventing and combatting	by a Union policy. To strengthen	
	common interest covered by a	forms of crime which affect a	that support, Europol should be able	
	Union policy. To strengthen	common interest covered by a	to request the competent authorities	
	that support, Europol should	Union policy. To strengthen	of a Member State to initiate,	
	be able to request the	that support, Europol should be	conduct or coordinate a criminal	
	competent authorities of a	able to request the competent	investigation of a crime, which	
	Member State to initiate,	authorities of a Member State	affects a common interest covered	
	conduct or coordinate a	to initiate, conduct or	by a Union policy, even where the	
	criminal investigation of a	coordinate a criminal	crime concerned is not of a cross-	
	crime, which affects a	investigation of a crime, which		

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	common interest covered by a Union policy, even where the crime concerned is not of a cross-border nature. Europol should inform Eurojust of such requests.	affects a common interest covered by a Union policy, even where the crime concerned is not of a cross- border nature. Europol should inform Eurojust <i>and</i> , <i>where</i> <i>relevant</i> , <i>the European Public</i> <i>Prosecutor's Office</i> ( <i>'the</i> <i>EPPO'</i> ), of such requests.	border nature. Europol should inform Eurojust of such requests.	
31.	(15) Publishing the identity and certain personal data of suspects or convicted individuals, who are wanted based on a Member State's judicial decision, increases the chances of locating and arresting such individuals. To support Member States in this task, Europol should be able to publish on its website information on Europe's most wanted fugitives for criminal offences in respect of which Europol is competent, and facilitate the provision of information by the public on these individuals.	AM 15 (15) Publishing the identity and certain personal data of suspects or convicted individuals, who are wanted based on a Member State's judicial decision, increases the chances of locating and arresting such individuals. To support Member States in this task, Europol should be able to publish on its website information on Europe's most wanted fugitives for criminal offences in respect of which Europol is competent, and facilitate the provision of information by the public on these individuals to Europol or the competent national authorities.	(15) Publishing the identity and certain personal data of suspects or convicted individuals, who are wanted based on a Member State's judicial decision, increases the chances of locating and arresting such individuals. To support Member States in this task, Europol should be able to publish on its website information on Europe's most wanted fugitives for criminal offences in respect of which Europol is competent, and facilitate the provision of information by the public <u>to the Member States</u> on these individuals.	

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32.			(15a) When receiving personal	Written procedure 20/1/2022:
			data, Europol may be faced with	PRES compromise suggestion
			three situations. First, Europol	
			may receive personal data that	
			falls into the categories of data	(15a) When receiving personal
			subjects set out in Annex II of this	data, and after having ascertained
			<b>Regulation. Second, Europol may</b>	that this data falls under its tasks,
			receive investigative data that	Europol may be faced with three
			national authorities are	situations. First, Europol may
			authorised to process in a	receive personal data that falls into
			criminal investigation in	the categories of data subjects set
			accordance with procedural	out in Annex II of this Regulation.
			requirements and safeguards	Second, Europol may receive for
			applicable under their national	research and innovation projects
			law, for which they request	as well as for investigative data that
			Europol's support for a specific	national authorities are authorised to
			criminal investigation, and that	process in a criminal investigation
			does not fall into the categories of	in accordance with procedural
			data subjects set out in Annex II	requirements and safeguards
			of this Regulation. In that case,	applicable under their national law,
			Europol should be able to process	for which they request Europol's
			that investigative data for as long	support for a specific criminal
			as it supports the specific	investigation, and that does not fall
			criminal investigation. Third, and	into the categories of data subjects
			without the request for support	set out in Annex II of this
			for a specific criminal	Regulation. In that case, Europol
			investigation, Europol may	should be able to process that
			receive personal data that might	investigative data for as long as it
			not fall into the categories of data	supports the specific criminal
			subjects set out in Annex II of this	investigation. Once confirmed that
			<b>Regulation. In that case, Europol</b>	personal data falls within one of
			should be able to verify if that	the data categories set out in
			personal data corresponds to one	Annex II or that data may be

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		of those categories of data	processed by Europol in one of
		subjects. In all three situations,	other the situations specified
		<b>Europol may process the personal</b>	above, Europol should, where
		data to support Member States in	applicable and as far as possible,
		countering serious crime and	make a clear distinction between
		terrorism. Where applicable and	the personal data of different
		as far as possible, Europol should	categories of data subjects. Third,
		make a clear distinction between	and without the request for support
		the operational personal data of	for a specific criminal investigation,
		different categories of data	Europol may receive personal data,
		subjects.	without the request for support for
			a specific criminal investigation,
			that might not fall into the
			categories of data subjects set out in
			Annex II of this Regulation. In that
			case, Europol should be able to
			verify if that personal data
			corresponds to one of those
			categories of data subjects. In all
			three Fourth, Europol may receive
			personal data that is submitted
			for research and innovation
			projects, and that does not fall
			into the categories of data
			subjects set out in Annex II of this
			<b>Regulation.</b> In all <b>four</b> situations,
			Europol may process the personal
			data to support Member States in
			countering serious crime and
			terrorism. Where applicable and as
			far as possible, Europol should
			make a clear distinction between the

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				operational personal data of different categories of data subjects.
				<b><u>15/11/2021:</u></b> COM suggestion linked to Art. 18(5) to use CSL text with a modified explanation regarding the distinction between the personal data of different categories of data subjects
32a				Written procedure 20/1/2022: PRES suggestion linked to line 165 (Art. 18(5bis))
				(15b) In accordance with Article 73 of Regulation (EU) 2018/1725, Europol should, where applicable and as far as possible, make a clear distinction between the operational personal data of these different categories of data subjects."
32b				Written procedure 20/1/2022: PRES suggestion linked to line 272 (Art. 26(6b))
				(15c) In cases where Member States use Europol's infrastructure for exchanges of personal data on crimes falling

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				outside the scope of the objectives of Europol, Europol should not have access to that data and should be considered to be a 'processor' within the meaning of Article 87 of Regulation (EU) 2018/1725. In these cases, the requirements linked to the categories of data subjects set out in Annex II of this Regulation should not apply. In cases where Member States use Europol's infrastructure for exchanges of personal data on crimes within the scope of the objectives of Europol and where they grant access to Europol to that data, the requirements linked to the categories of data subjects set out in Annex II of this Regulation should apply to any other processing of that data by Europol.
33.	(16) To ensure that processing of personal data by Europol is limited to the categories of data subjects whose data may be processed under this Regulation, Europol should be able to verify if personal data received in the context of preventing and	AM 16 (16) To ensure that processing of personal data by Europol is limited to the categories of data subjects whose data may be processed under this Regulation, Europol should be able to verify if personal data received in the	(16) <u>While respecting the</u> <u>principle of data minimisation</u> <del>To</del> <u>ensure that processing of personal</u> <u>data by Europol is limited to the</u> <u>categories of data subjects whose</u> <u>data may be processed under this</u> <u>Regulation</u> , Europol should be able to verify if personal data received in the context of preventing and	Written procedure 20/1/2022: PRES compromise suggestion to combine CSL/EP texts(16) While respecting the principle of data minimisation minimisation To ensure that processing of personal data by Europol is limited to the categories

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countering crimes falling	context of preventing and	countering crimes falling within the	of data subjects whose data may be
within the scope of Europol's	countering crimes falling	scope of Europol's objectives	processed under this Regulation,
objectives corresponds to one	within the scope of Europol's	corresponds to one of th <u>e</u> ose	Europol should be able to verify if
of those categories of data	objectives corresponds to one	categories of data subjects set out	personal data received in the
subjects. To that end, Europol	of those categories of data	in Annex II of this Regulation. To	context of preventing and
should be able to carry out a	subjects. To that end, Europol	that end, Europol should be able to	countering crimes falling within the
pre-analysis of personal data	should be able to carry out a	carry out a pre-analysis of personal	scope of Europol's objectives
received with the sole purpose	pre-analysis of personal data	data received with the sole purpose	corresponds to one of theese
of determining whether such	received with the sole purpose	of determining whether such data	categories of data subjects set out
data falls into those categories	of determining whether such	falls into those categories of data	in Annex II of this Regulation. To
of data subjects. To this end,	data falls into those categories	subjects. To this end, Europol	that end, Europol should be able to
Europol should be able to filter	of data subjects by checking	should be able to filter the data by	carry out a pre-analysis of personal
the data by checking it against	<i>the data</i> against data <i>it</i> already	checking it against data already	data received with the sole purpose
data already held by Europol.	holds, without further	held by Europol. Such pre-analysis	of determining whether such data
Such pre-analysis should take	analysing the data for	should take place prior to Europol's	falls into those categories of data
place prior to Europol's data	additional leads at this stage.	data processing for cross-checking,	subjects by checking the data
processing for cross-checking,	Such pre-analysis should take	strategic analysis, operational	against data <i>it</i> already holds,
strategic analysis, operational	place prior to, and separate	analysis or exchange of	without further analysing the data
analysis or exchange of	<i>from</i> , Europol's data	information. If the pre-analysis	for additional leads at this stage.
information. If the pre-analysis	processing for cross-checking,	indicates that personal data does not	Such pre-analysis should take place
indicates that personal data	strategic analysis, operational	fall into the categories of data	prior to, and separate from,
does not fall into the	analysis or exchange of	subjects whose data may be	Europol's data processing for cross-
categories of data subjects	information and after Europol	processed under this Regulation,	checking, strategic analysis,
whose data may be processed	has established that the data	Europol should delete that data.	operational analysis or exchange of
under this Regulation, Europol	are relevant and necessary for		information and after Europol has
should delete that data.	the performance of its tasks.		established that the data are
			relevant and necessary for the
			performance of its tasks. <u>Once</u>
			confirmed that personal data falls
			into the categories of data subjects
			set out in Annex II, Europol
			should be able to process that
			personal data for cross-checking,

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			strategic analysis, operational
			analysis or exchange of
			information. If Europol concludes
			that personal data does not fall into
			the categories of data subjects set
			out in Annex II, Europol should
			delete that data.
34.	AM 17		
	Recital 16a (new)		
	(16a) As a result of new		
	available information in the		
	context of investigations, for		
	example regarding additional		
	suspects, the categorisation of		
	personal data in a given		
	dataset may change over time.		
	For this reason, Europol		
	should exceptionally be		
	allowed to process personal		
	data for the purpose of		
	determining the categories of		
	data subjects for a maximum		
	period of one year. Europol		
	should be able to extend the		
	maximum processing period		
	by up to six months in duly		
	justified cases and provided		
	that such an extension is		
	necessary and proportionate.		
	The European Data Protection		
	Supervisor (EDPS) should be		
	informed of the extension.		

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		Where the processing of personal data for the purpose of determining the categories of data subjects is no longer necessary and justified, and in any case after the end of the maximum processing period, Europol should delete the relevant data.		
35.	(17) Data collected in criminal investigations have been increasing in size and have become more complex. Member States submit large and complex datasets to Europol, requesting Europol's operational analysis to detect links to other crimes and criminals in other Member States and outside the Union. Member States cannot detect such cross-border links through their own analysis of the data. Europol should be able to support Member States' criminal investigations by processing large and complex datasets to detect such cross-border links where the strict requirements set out in this Regulation are fulfilled.	AM 18 (17) Data collected in criminal investigations have been increasing in size and have become more complex. Member States submit large and complex datasets to Europol, requesting Europol's operational analysis to detect links to other crimes and criminals in other Member States and outside the Union. Member States <i>can</i> detect such cross-border links <i>less</i> <i>effectively</i> through their own analysis of the data. Europol should <i>therefore</i> be able to support Member States' criminal investigations by processing large and complex datasets to detect such cross- border links where the strict	(17) Data collected in criminal investigations have been increasing in size and have become more complex. Member States submit large and complex datasets to Europol, requesting Europol's operational analysis to detect links to other crimes and criminals in other Member States and outside the Union. Member States cannot detect such cross-border links through their own analysis of the data. Europol should be able to support Member States' criminal investigations by processing large and complex datasets to detect such cross-border links where the strict requirements set out in this Regulation are fulfilled. Where necessary to support effectively a specific criminal investigation in a Member State, Europol should be	

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Where necessary to support	requirements and safeguards	able to process <del>those</del> <u>such</u>	
effectively a specific criminal	set out in this Regulation are	investigative data sets that national	
investigation in a Member	fulfilled. Where necessary to	authorities <del>have acquired</del> <u>are</u>	
State, Europol should be able	support effectively a specific	authorised to process in the	
to process those data sets that	criminal investigation in a	<del>context of</del> that criminal	
national authorities have	Member State or where a	investigation in accordance with	
acquired in the context of that	Member State or Union body	procedural requirements and	
criminal investigation in	requests a strategic analysis	safeguards applicable under their	
accordance with procedural	within the mandate of	national <del>criminal</del> law and	
requirements and safeguards	<i>Europol</i> , Europol should be	subsequently submitted to Europol.	
applicable under their national	able to process those data sets	This should include personal data	
criminal law and subsequently	that national authorities have	where a Member State has not	
submitted to Europol. Where a	acquired in the context of that	been able to ascertain whether	
Member State provides	criminal investigation in	that data falls into the categories	
Europol with an investigative	accordance with procedural	of data subjects set out in Annex	
case file requesting Europol's	requirements and safeguards	II of this Regulation. Where a	
support for a specific criminal	applicable under their national	Member State provides Europol	
investigation, Europol should	criminal law and subsequently	with <del>an</del> -investigative <u>data</u> <del>case file</del>	
be able to process all data	submitted to Europol. Where a	requesting Europol's support for a	
contained in that file for as	Member State, the EPPO or	specific criminal investigation,	
long as it supports that specific	<i>Eurojust provide</i> Europol with	Europol should be able to process	
criminal investigation. Europol	an investigative case file	all that data contained in that file	
should also be able to process	requesting <i>Europol to</i> support a	for as long as it supports that	
personal data that is necessary	specific criminal investigation	specific criminal	
for its support to a specific	within the mandate of Europol	investigationEuropol should also be	
criminal investigation in a	by providing operational	able to process personal data that is	
Member State if that data	analysis, Europol should be	necessary for its support to a	
originates from a third	able to process all data	specific criminal investigation in a	
country, provided that the third	contained in that file for as long	Member State if that data originates	
country is subject to a	as it supports that specific	from a third country, provided that	
Commission decision finding	criminal investigation.	the third country is subject to a	
that the country ensures an		Commission decision finding that	
adequate level of data		the country ensures an adequate	

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protection ('adequad decision'), or, in the of an adequacy deci international agreem concluded by the Un pursuant to Article 2 or a cooperation agr allowing for the exc personal data conclu between Europol an country prior to the force of Regulation 2016/794, and provi the third county acq data in the context of criminal investigation accordance with pro requirements and sa applicable under its criminal law.	Ey absence sion, an nent hion 218 TFEU, eement hange of ided d the third entry into (EU) ded that uired the f a on in cedural feguards	level of data protection ('ad decision'), or, in the absend adequacy decision, an inter agreement concluded by th pursuant to Article 218 TFL cooperation agreement allo the exchange of personal d concluded between Europo third country prior to the en force of Regulation (EU) 2 and provided that the third acquired the data in the cor criminal investigation in ac with procedural requirement safeguards applicable unden national criminal law.	dequacy ce of an rnational ne Union EU, or a owing for ata ol and the ntry into 2016/794, county ntext of a ccordance nts and
36.		(17a) Europol should als able to process investigati that the European Public Prosecutor's Office ('EPF authorised to process in a criminal investigation in accordance with procedu requirements and safegua applicable under Union la national law and which w submitted by EPPO with	ive data PO') is <u>P</u> <u>ral</u> ards aw and 7as

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			<u>competences to Europol for</u> <u>support.</u>	
37.	(18) To ensure that any data processing is necessary and proportionate, Member States should ensure compliance with national and Union law when they submit an investigative case file to Europol. Europol should verify whether, in order to support a specific criminal investigation, it is necessary and proportionate to process personal data that may not fall into the categories of data subjects whose data may generally be processed under Annex II of Regulation (EU) 2016/794. Europol should document that assessment. Europol should store such data with functional separation from other data and should only process it where necessary for its support to the specific criminal investigation, such as in case of a new lead.	AM 19 (18) To ensure that any <i>personal</i> data <i>to be processed</i> <i>by Europol</i> is necessary and proportionate, Member States should ensure compliance with national and Union law when they submit an investigative case file <i>containing personal</i> <i>data</i> to Europol, <i>including</i> , <i>where applicable, prior</i> <i>judicial authorisation</i> . <i>Bearing</i> <i>in mind that the Court of</i> <i>Justice of the European Union</i> ( <i>the 'Court of Justice'</i> ) <i>considers that access to</i> <i>personal data with a view to its</i> <i>retention or use affects the</i> <i>fundamental right to respect</i> <i>for private life guaranteed by</i> <i>Article 7 of the Charter of</i> <i>Fundamental Rights of the</i> <i>European Union</i> ( <i>'the</i> <i>Charter'</i> ), Europol should verify whether, in order to support a specific criminal investigation, it is necessary and proportionate to process <i>personal data that may not fall</i> <i>into the categories of data</i>	(18) To ensure that any data processing is necessary and proportionate, Member States should ensure compliance with national and Union law when they submit <b>an</b> investigative <b>case file</b> <b>data</b> to Europol. Member States should inform Europol when their authorisation to process data in the specific criminal investigation in accordance with procedural requirements and safeguards under the applicable national law has ceased to exist. Europol should verify whether, in order to support a specific criminal investigation, it is necessary and proportionate to process personal data that may not fall into the categories of data subjects whose data may generally be processed under Annex II of Regulation (EU) 2016/794. Europol should document that assessment. Europol should store such data with functional separation from other data and should only process it where necessary for its support to the specific criminal investigation, such as in case of a new lead.	Written procedure 20/1/2022: PRES compromise suggestion to further amend the COM compromise suggestion below (linked to line 191) Commission compromise proposal (6/12/2021): "(18) To ensure that any data processing is necessary and proportionate, Member States should ensure compliance with national and Union law when they submit <del>an</del> investigative <del>case file</del> data to Europol. When submitting investigative data to Europol to request Europol's support for a specific criminal investigation, Member States should <i>take</i> <i>account of consider</i> the scale and complexity of the processing and the type and importance of the investigation. Member States should inform Europol when their authorisation to process data in the specific criminal investigation in accordance with procedural requirements and safeguards under the applicable national law

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	subjects whose data may be processed under Annex II of Regulation (EU) 2016/794. Europol should document that assessment. Europol should store such data with functional separation from other data and should only process it where necessary for its support to the specific criminal investigation, such as in case of a new lead.		<b>has ceased to exist.</b> Europol should verify whether, in order to support a specific criminal investigation, it is necessary and proportionate to process personal data that may not fall into the categories of data subjects whose data may generally be processed under Annex II of Regulation (EU) 2016/794. Europol should document that assessment. Europol should store such data with functional separation from other data and should only process it where necessary for its support to the specific criminal investigation, such as in case of a new lead."
38.	AM 20 Recital 18 a (new) (18a) Europol should also be able to process personal data that is necessary for its support to a specific criminal investigation in one or more Member States if that data originates from a third country, provided that the third country is the subject of an adequacy decision, an international agreement concluded by the Union pursuant to Article 218 TFEU		

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	that includes the transfer of		
	personal data for law		
	enforcement purposes, or a		
	cooperation agreement		
	allowing for the exchange of		
	personal data concluded		
	between Europol and the third		
	country prior to the entry into		
	force of Regulation (EU)		
	2016/794, and provided that		
	the third county acquired the		
	data in the context of a		
	criminal investigation in		
	accordance with procedural		
	requirements and safeguards		
	applicable under its national		
	criminal law. Where an		
	investigative case file is		
	provided to Europol by a third		
	country, Europol should verify		
	that the amount of personal		
	data is not disproportionate in		
	relation to the specific		
	investigation in a Member		
	State that Europol supports,		
	and that there are no objective		
	elements indicating that the		
	case file has been obtained by		
	the third country in manifest		
	violation of fundamental		
	rights. Where Europol reaches		
	the conclusion that those		
	conditions are not met, it		

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		should not process the data. The EDPS should be informed of the processing and should be provided the investigative case file, the justification for the necessity of the processing by Europol, and a general description of the categories of data.		
39.	(19) To ensure that a Member State can use Europol's analytical reports as part of judicial proceedings following a criminal investigation, Europol should be able to store the related investigative case file upon request of that Member State for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process. Europol should store such data separately and only for as long as the judicial proceedings related to that criminal investigation are on-going in the Member State. There is a need to ensure access of competent judicial authorities as well as the rights of	AM 21 (19) To ensure that a Member State can use Europol's analytical reports as part of judicial proceedings following a criminal investigation, Europol should be able to store the related investigative case file upon request of that Member State, <i>the EPPO or Eurojust until</i> <i>the judicial proceeding is</i> <i>concluded</i> for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process. Europol should store such data separately and only for as long as the judicial proceedings related to that criminal investigation are on-going in the Member State. There is a	(19) To ensure that a Member State can use Europol's analytical reports as part of judicial proceedings following a criminal investigation, Europol should be able to store the related investigative <b>case file data</b> upon request of that Member State for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process. Europol should store such data separately and only for as long as the judicial proceedings related to that criminal investigation are on- going in the Member State. There is a need to ensure access of competent judicial authorities as well as the rights of defence, in particular the right of suspects or accused persons or their lawyers of access to the materials of the case.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	defence, in particular the right of suspects or accused persons or their lawyers of access to the materials of the case.	need to ensure access of competent judicial authorities as well as the rights of defence, in particular the right of suspects or accused persons or their lawyers of access to the materials of the case. To this end, Europol should log all evidence and the methods by which it has been produced or acquired by Europol to allow for effective scrutiny of evidence by the defence.		
40.	(20) Cross-border cases of serious crime or terrorism require close collaboration between the law enforcement authorities of the Member States concerned. Europol provides tools to support such cooperation in investigations, notably through the exchange of information. To further enhance such cooperation in specific investigations by way of joint operational analysis, Member States should be able to allow other Member States to access directly the information they provided to Europol, without prejudice to	AM 22 (20) Cross-border cases of serious crime or terrorism require close <i>cooperation</i> between the law enforcement authorities of the Member States concerned. Europol provides tools to support such cooperation in investigations, notably through the exchange of information. To further enhance such cooperation in specific investigations by way of joint operational analysis, Member States should be able to allow other Member States to directly <i>access</i> the information they provided to	(20) Cross-border cases of serious crime or terrorism require close collaboration between the law enforcement authorities of the Member States concerned. Europol provides tools to support such cooperation in investigations, notably through the exchange of information. To further enhance such cooperation in specific investigations by way of joint operational analysis, Member States should be able to allow other Member States to access directly the information they provided to Europol, without prejudice to any restrictions they put on access to that information. Any processing of	

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	any restrictions they put on	Europol, without prejudice to	personal data by Member States in	
	access to that information.	any <b>general or specific</b>	joint operational analysis should	
	Any processing of personal	restrictions they put on access	take place in accordance with the	
	data by Member States in joint	to that information. Any	rules and safeguards set out in this	
	operational analysis should	processing of personal data by	Regulation.	
	take place in accordance with	Member States in joint		
	the rules and safeguards set	operational analysis should		
	out in this Regulation.	take place in <i>compliance with</i>		
		personal data rules in		
		accordance with <i>Directive</i>		
		(EU) 2016/680 of the		
		European Parliament and of		
		the Council <sup>1a</sup> as well as the		
		safeguards set out in this		
		Regulation.		
		<sup>1a</sup> Directive (EU) 2016/680 of		
		the European Parliament and		
		of the Council of 27 April		
		2016 on the protection of natural persons with regard to		
		the processing of personal data by competent authorities		
		for the purposes of the		
		prevention, investigation,		
		detection or prosecution of		
		criminal offences or the		
		execution of criminal		
		penalties, and on the free		
		movement of such data, and		
		repealing Council Framework		
		Decision 2008/977/JHA (OJ L		
L		DUUSION 2000/7///JIIA (OJ L		

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41.	(21) Europol provides operational support to the criminal investigations of the competent authorities of the Member States, especially by providing operational and forensic analysis. Member	EP (A9-9999/2021) 119, 4.5.2016, p. 89). AM 23 (21) Europol provides operational support to the criminal investigations of the competent authorities of the Member States, <i>including</i> by providing operational and	(21) Europol provides operational support to the criminal investigations of the competent authorities of the Member States, especially by providing operational and forensic analysis. Member States should be able to make the	Provisional agreement
	States should be able to make the results of these activities available to their relevant other authorities, including prosecutors and criminal courts, throughout the whole lifecycle of criminal proceedings]. To that end, Europol staff should be enabled to give evidence, which came to their knowledge in the performance of their duties or the exercise of their activities, in criminal proceedings, without prejudice to the applicable use restrictions and national criminal procedural law.	providing operational and forensic analysis. Member States should be able to make the results of these activities available to their relevant other authorities, including prosecutors and criminal courts, <i>as well as defence</i> <i>lawyers</i> , throughout the whole lifecycle of criminal proceedings. To that end, Europol staff <i>authorised by the</i> <i>Executive Director</i> should be enabled to give evidence, which came to their knowledge in the performance of their duties or the exercise of their activities, in criminal proceedings, without prejudice to the applicable use restrictions and national procedural law.	results of these activities available to their relevant other authorities, including prosecutors and criminal courts, throughout the whole lifecycle of criminal proceedings]. To that end, Europol staff should be enabled to give evidence, which came to their knowledge in the performance of their duties or the exercise of their activities, in criminal proceedings, without prejudice to the applicable use restrictions and national criminal procedural law.	

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42.	(22) Europol and the European Public Prosecutor's Office ('EPPO') established by Council Regulation (EU) 2017/1939 <sup>7</sup> , should put necessary arrangements in place to optimise their operational cooperation, taking due account of their respective tasks and mandates. Europol should work closely with the EPPO and actively support the investigations and prosecutions of the EPPO upon its request, including by providing analytical support and exchanging relevant information, as well as cooperate with it, from the moment a suspected offence is reported to the EPPO until the moment it determines whether to prosecute or otherwise dispose of the case. Europol should, without undue delay, report to the EPPO any criminal conduct in respect of which the EPPO could exercise its competence. To enhance operational cooperation between Europol and the EPPO, Europol should enable the EPPO to have	AM 24 (22) Europol and the <i>EPPO</i> established by Council Regulation (EU) 2017/1939 <sup>58</sup> , should <i>conclude working</i> arrangements <i>setting out the</i> <i>process for</i> their cooperation <i>and</i> , taking due account of their respective tasks and mandates. Europol should work closely with the EPPO and actively support the investigations of the EPPO upon its request, including by providing analytical support and exchanging relevant information, as well as cooperate with it, from the moment a suspected offence is reported to the EPPO until the moment it determines whether to prosecute or otherwise dispose of the case. Europol should, without undue delay, report to the EPPO any criminal conduct in respect of which the EPPO could exercise its competence. To enhance operational cooperation between Europol and the EPPO, Europol should enable the EPPO to have access, on	<ul> <li>(22) Europol and the European Public Prosecutor's Office</li> <li>('EPPO') established by Council Regulation (EU) 2017/1939<sup>7</sup>, should put necessary arrangements in place to optimise their operational cooperation, taking due account of their respective tasks and mandates. Europol should work closely with the EPPO and actively support the investigations and prosecutions of the EPPO upon its request, including by providing analytical support and exchanging relevant information, as well as cooperate with it, from the moment a suspected offence is reported to the EPPO until the moment it determines whether to prosecute or otherwise dispose of the case. Europol should, without undue delay, report to the EPPO any criminal conduct in respect of which the EPPO could exercise its competence. To enhance operational cooperation between Europol and the EPPO to have access<del>; on the basis of a hit/no hit system,</del> to data available at Europol, in accordance with the safeguards and data protection guarantees provided for in this Regulation,</li> </ul>	

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	access, on the basis of a hit/no hit system, to data available at Europol, in accordance with the safeguards and data protection guarantees provided for in this Regulation. The rules on the transmission to Union bodies set out in this Regulation should apply to Europol's cooperation with the EPPO. Europol should also be able to support criminal investigations by the EPPO by way of analysis of large and complex datasets.	the basis of a hit/no hit system, to data <i>provided to</i> Europol <i>for</i> <i>strategic or operational</i> <i>analysis or cross-checking</i> , in accordance with the safeguards and data protection guarantees provided for in this Regulation. The rules on the transmission to Union bodies set out in this Regulation should apply to Europol's cooperation with the EPPO. Europol should also be able to support criminal investigations by the EPPO by way of analysis of large and complex datasets in <i>accordance with the</i> <i>safeguards and data protection</i> <i>guarantees provided for in this</i> <i>Regulation</i> .	including any restrictions indicated by the entity which provided the information to Europol. The rules on the transmission to Union bodies set out in this Regulation should apply to Europol's cooperation with the EPPO. Europol should also be able to support criminal investigations by the EPPO by way of analysis of large and complex datasets.	
43.	<ul> <li><sup>7</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') (OJ L 283, 31.10.2017, p. 1–71).</li> </ul>	<sup>58</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') (OJ L 283, 31.10.2017, p. 1).	<ul> <li><sup>7</sup> Council Regulation (EU) 2017/1939 of 12 October 2017</li> <li>implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ('the EPPO') (OJ L 283, 31.10.2017, p. 1–71).</li> </ul>	
44.	(23) Europol should cooperate closely with the		(23) Europol should cooperate closely with the European Anti-	

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	European Anti-Fraud Office (OLAF) to detect fraud, corruption and any other illegal activity affecting the financial interests of the Union. To that end, Europol should transmit to OLAF without delay any information in respect of which OLAF could exercise its competence. The rules on the transmission to Union bodies set out in this Regulation should apply to Europol's cooperation with OLAF.		Fraud Office (OLAF) to detect fraud, corruption and any other illegal activity affecting the financial interests of the Union. To that end, Europol should transmit to OLAF without delay any information in respect of which OLAF could exercise its competence. The rules on the transmission to Union bodies set out in this Regulation should apply to Europol's cooperation with OLAF.	
45.	(24) Serious crime and terrorism often have links beyond the territory of the Union. Europol can exchange personal data with third countries while safeguarding the protection of privacy and fundamental rights and freedoms of the data subjects. To reinforce cooperation with third countries in preventing and countering crimes falling within the scope of Europol's objectives, the Executive Director of Europol should be allowed to authorise categories of transfers of personal data to	AM 25 (24) Serious crime and terrorism often have links beyond the territory of the Union. Europol can exchange personal data with third countries while safeguarding the protection of privacy and fundamental rights and freedoms of the data subjects. <i>In circumstances where it is</i> <i>essential to the investigation of</i> crimes falling within the scope of Europol's objectives, the Executive Director of Europol should be allowed to authorise <i>a category</i> of transfers of	(24) Serious crime and terrorism often have links beyond the territory of the Union. Europol can exchange personal data with third countries while safeguarding the protection of privacy and fundamental rights and freedoms of the data subjects. To reinforce cooperation with third countries in preventing and countering crimes falling within the scope of Europol's objectives, the Executive Director of Europol should be allowed to authorise <u>a</u> categor <u>yies</u> of transfers of personal data to third countries <del>in specific situations and</del> on a case-by-case basis, where such	<ul> <li>Written procedure 20/1/2022: PRES compromise suggestion to further amend the wording</li> <li>TM 26/11/2021: CSL positive scrutiny; to check internally</li> <li>EP compromise proposal (25/11/2021):</li> <li>Serious crime and terrorism often have links beyond the territory of the Union. Europol can exchange personal data with third countries while safeguarding the protection of privacy and fundamental rights and</li> </ul>

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third countries in specific	personal data to third countries	<del>a group of</del> transfers relate <del>d</del> to <del>a <u>the</u></del>	freedoms of the data subjects. In
situations and on a case-by-	in specific situations and on a	same specific situation, consist of	circumstances where it is essential
case basis, where such a group	case-by-case basis, where such	the same categories of personal	to the investigation of crimes falling
of transfers related to a	<i>category</i> of transfers related to	data and the same categories of	within the scope of Europol's
specific situation are necessary	a specific situation <i>is</i> necessary	data subjects and are necessary	objectives, the Executive Director of
and meet all the requirements	and <i>proportionate for the</i>	and meet all the requirements of	Europol should be allowed to
of this Regulation.	investigation of the specific	this Regulation. This should cover	authorise <i>a category of</i> transfers of
	crime and meets all the	situations where the transfer of	personal data to third countries in
	requirements of this	<u>personal data is necessary in</u>	specific situations and on a case-by-
	Regulation.	order to protect the vital interests	case basis, where such <del>a group of</del> <i>a</i>
		of the data subject or of another	<i>category of</i> transfers relates to <b>a-<u>the</u></b>
		person; necessary to safeguard	same specific situation, consists of
		legitimate interests of the data	the same categories of personal
		subject; essential for the	data and the same categories of
		prevention of an immediate and	data subjects, is necessary and
		serious threat to the public	proportionate for the investigation
		security of a Member State or a	of the specific crime and meets all
		third country; necessary in	the requirements of this Regulation.
		individual cases for the purposes	Individual transfers covered by a
		of the prevention, investigation,	category of transfers may include
		detection or prosecution of	only some of these categories of
		criminal offences or the execution	personal data and categories of data
		of criminal sanctions; or	subjects. A category of transfers of
		necessary in individual cases for	personal data to third countries
		the establishment, exercise or	should be possible in specific
		defence of legal claims relating to	situations This should cover
		the prevention, investigation,	<mark>{address] [specifically] situations</mark>
		detection or prosecution of a	where the transfer of personal
		specific criminal offence or the	data is necessary either in order to
		execution of a specific criminal	protect the vital interests of the
		sanction.	data subject or of another person
			or essential for the prevention of
			an immediate and serious threat to

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				the public security of a Member
				State or a third country, or <del>;</del>
				necessary to safeguard legitimate
				interests of the data subject, or ;
				necessary in individual cases for
				the purposes of the prevention,
				investigation, detection or
				prosecution of criminal offences or
				the execution of criminal
				sanctions, or <mark>; necessary</mark> in
				individual cases for the
				establishment, exercise or defence
				of legal claims relating to the
				prevention, investigation, detection or prosecution of a
				specific criminal offence or the
				execution of a specific criminal
				sanction.
				<u>sancton.</u>
46.			(24a) Transfers not based on the	
			abovementioned authorisation by	
			the Executive Director, an	
			adequacy decision, an	
			international agreement or a	
			cooperation agreement should be	
			allowed only where appropriate	
			safeguards have been provided in	
			<u>a legally binding instrument</u>	
			which ensures the protection of	
			personal data or where Europol	
			has assessed all the circumstances	
			surrounding the data transfer	
			and, on the basis of that	

assessment, considers that appropriate safeguards with	
appropriate safeguards with	
regard to the protection of	
personal data exist. Such legally	
binding instruments could, for	
example, be legally binding	
bilateral agreements which have	
been concluded by the Member	
States and implemented in their	
legal order and which could be	
enforced by their data subjects,	
ensuring compliance with data	
protection requirements and the	
rights of the data subjects,	
including the right to obtain	
effective administrative or	
judicial redress. Europol should	
be able to take into account	
bilateral agreements concluded	
between Member States and third	
<u>countries which allow for the</u>	
exchange of personal data when	
carrying out the assessment of all	
the circumstances surrounding	
the data transfer. Europol should	
be able to also take into account	
the fact that the transfer of	
personal data will be subject to	
confidentiality obligations and the	
principle of specificity, ensuring	
that the data will not be processed	
for other purposes than for the	
purposes of the transfer. In	

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			addition, Europol should take into account that the personal data will not be used to request, hand down or execute a death penalty or any form of cruel and inhuman treatment. While those conditions could be considered to be appropriate safeguards allowing the transfer of data, Europol should be able to require additional safeguards.	
47	(25) To support Member States in cooperating with private parties providing cross- border services where those private parties hold information relevant for preventing and combatting crime, Europol should be able to receive, and in specific circumstances, exchange personal data with private parties.	AM 26 (25) To support Member States in cooperating with private parties where those private parties hold information relevant for preventing and combatting <i>serious</i> crime <i>and</i> <i>terrorism</i> , Europol should be able to receive, and in <i>exceptional</i> circumstances, exchange personal data with private parties.	(25) To support Member States in cooperating with private parties providing cross-border services where those private parties hold information relevant for preventing and combatting crime, Europol should be able to receive, and in specific circumstances, exchange personal data with private parties.	
48	<ul> <li>(26) Criminals increasingly use cross-border services of private parties to communicate and carry out illegal activities.</li> <li>Sex offenders abuse children and share pictures and videos world-wide using online</li> </ul>	AM 27 (26) Criminals increasingly use <i>the</i> services <i>offered by</i> private parties to communicate and carry out illegal activities. Sex offenders <i>exploit</i> children	(26) Criminals increasingly use cross-border services of private parties to communicate and carry out illegal activities. Sex offenders abuse children and share pictures and videos world-wide using online platforms on the internet. Terrorists	

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	platforms on the internet. Terrorists abuse cross-border services by online service providers to recruit volunteers, plan and coordinate attacks, and disseminate propaganda. Cyber criminals profit from the digitalisation of our societies using phishing and social engineering to commit other types of cybercrime such as online scams, ransomware attacks or payment fraud. As a result from the increased use of online services by criminals, private parties hold increasing amounts of personal data that may be relevant for criminal investigations.	and share pictures and videos constituting child sexual abuse material world-wide on online platforms or with peers via number-independent interpersonal communications services. Terrorists utilise the services offered by online service providers to recruit volunteers, plan and coordinate attacks, and disseminate propaganda. Cyber criminals profit from the digitalisation of our societies and from the lack of digital literacy and skills of the general population using phishing and social engineering to commit other types of cybercrime such as online scams, ransomware attacks or payment fraud. As a result of the increased use of online services by criminals, private parties hold increasing amounts of personal data, including subscriber, traffic and content data, that may be relevant for criminal investigations.	abuse cross-border services by online service providers to recruit volunteers, plan and coordinate attacks, and disseminate propaganda. Cyber criminals profit from the digitalisation of our societies using phishing and social engineering to commit other types of cybercrime such as online scams, ransomware attacks or payment fraud. As a result from the increased use of online services by criminals, private parties hold increasing amounts of personal data that may be relevant for criminal investigations.	
49	(27) Given the borderless nature of the internet, these services can often be provided	AM 28 (27) Given the borderless nature of the internet, victims,	(27) Given the borderless nature of the internet, these services can often be provided from anywhere in	

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from anywhere in the world.	perpetrators, the online service	the world. As a result, victims,	
As a result, victims,	<i>provider</i> and the digital	perpetrators, and the digital	
perpetrators, and the digital	infrastructure in which the	infrastructure in which the personal	
infrastructure in which the	personal data is stored may all	data is stored and the service	
personal data is stored and the	be subject to different national	provider providing the service may	
service provider providing the	jurisdictions, within the Union	all be subject to different national	
service may all be subject to	and beyond. Private parties	jurisdictions, within the Union and	
different national jurisdictions,	may therefore hold <i>datasets</i>	beyond. Private parties may	
within the Union and beyond.	relevant for law enforcement	therefore hold data sets relevant for	
Private parties may therefore	which contain personal data	law enforcement which contain	
hold data sets relevant for law	with links to multiple	personal data with links to multiple	
enforcement which contain	jurisdictions as well as personal	jurisdictions as well as personal	
personal data with links to	data which cannot easily be	data which cannot easily be	
multiple jurisdictions as well	attributed to any specific	attributed to any specific	
as personal data which cannot	jurisdiction. National	jurisdiction. National authorities	
easily be attributed to any	authorities find it difficult to	find it difficult to effectively	
specific jurisdiction. National	effectively analyse such multi-	analyse such multi-jurisdictional or	
authorities find it difficult to	jurisdictional or non-	non-attributable data sets through	
effectively analyse such multi-	attributable <i>datasets</i> through	national solutions. When private	
jurisdictional or non-	national solutions. <i>Europol</i>	parties decide to lawfully and	
attributable data sets through	should have measures in place	voluntarily share the data with law	
national solutions. When	to facilitate the cooperation	enforcement authorities, they do	
private parties decide to	with private parties, including	currently not have a single point of	
lawfully and voluntarily share	with respect to the sharing of	contact with which they can share	
the data with law enforcement	<i>information</i> . When private	such data sets at Union-level.	
authorities, they do currently	parties decide to lawfully and	Moreover, private parties face	
not have a single point of	voluntarily share the data with	difficulties when receiving multiple	
contact with which they can	law enforcement authorities,	requests from law enforcement	
share such data sets at Union-	they do <i>not</i> currently have a	authorities of different countries.	
level. Moreover, private	single point of contact with		
parties face difficulties when	which they can share such		
receiving multiple requests	datasets at Union level.		
from law enforcement			

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	authorities of different countries.			
50.	(28) To ensure that private parties have a point of contact at Union level to lawfully share multi-jurisdictional data sets or data sets that could not be easily attributed so far to one or several specific jurisdictions, Europol should be able to receive personal data directly from private parties.	AM 29 (28) To ensure that private parties have a point of contact at Union level to lawfully and voluntarily provide multi- jurisdictional datasets or datasets that cannot be easily attributed so far to one or several specific jurisdictions, Europol should be able to receive personal data directly from private parties for the sole purpose of establishing jurisdiction, in accordance with the safeguards and data protection guarantees provided for in this Regulation, including reports relating to moderated content that can reasonably be assumed to be linked to the criminal activities within the remit of Europol.	(28) To ensure that private parties have a point of contact at Union level to lawfully share multi- jurisdictional data sets or data sets that could not be easily attributed so far to one or several specific jurisdictions, Europol should be able to receive personal data directly from private parties.	
51	(29) To ensure that Member States receive quickly the relevant information necessary to initiate investigations to prevent and combat serious crime and terrorism, Europol	AM 30 (29) To ensure that Member States receive <i>without undue</i> <i>delay</i> the information necessary to initiate investigations to	(29) To ensure that Member States receive quickly the relevant information necessary to initiate investigations to prevent and combat serious crime and terrorism, Europol should be able to process	

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should be able to process and	prevent and combat serious	and analyse such data sets in order	
analyse such data sets in order	crime and terrorism, Europol	to identify the relevant Member	
to identify the relevant	should be able to process and	States and forward to the national	
Member States and forward to	analyse such <i>datasets</i> in order	law enforcement authorities	
the national law enforcement	to identify the relevant Member	concerned the information and	
authorities concerned the	States' national units	analysis necessary to investigate	
information and analysis	<i>concerned</i> and forward <i>those</i>	these crimes under their respective	
necessary to investigate these	national <i>units the personal</i>	jurisdictions.	
crimes under their respective	data and any results relevant		
jurisdictions.	to establish jurisdiction.		
	Europol should also be able to		
	forward the personal data and		
	results relevant to establish		
	jurisdiction to contact points		
	and third countries concerned		
	with which Europol has		
	concluded a cooperation		
	agreement allowing for the		
	exchange of personal data, or		
	with which the Union has		
	concluded an international		
	agreement pursuant to Article		
	218 TFEU providing for		
	appropriate safeguards, or		
	which is the subject of an		
	adequacy decision. Where the		
	third country concerned is not		
	subject to such an agreement		
	or decision, Europol should be		
	able to transfer the result of its		
	analysis and verification of		
	such data to the third country		
	concerned where the		

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		conditions laid down in this		
		Regulation are fulfilled.		
50		AM 31		
52		Recital 29 a (new)		
		(29a) In certain cases and		
		subject to clear conditions,		
		both of which are set out in		
		this Regulation, it may be		
		necessary and proportionate		
		for Europol to transfer		
		personal data to private parties		
		which are not established		
		within the Union or in a		
		country with which Europol has a cooperation agreement		
		allowing for the exchange of		
		personal data, or with which		
		the Union has concluded an		
		international agreement		
		pursuant to Article 218 TFEU		
		providing for appropriate		
		safeguards, or which is the		
		subject of an adequacy		
		decision by the Commission.		
		In such cases, the transfer		
		should be subject to prior		
		authorisation by the Executive		
		Director and the EDPS should		
		<i>be informed about the transfer.</i>		
		nunsjer.		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
53	(30) To ensure that it can identify all relevant national law enforcement authorities concerned, Europol should be able to inform private parties when the information received from them is insufficient to enable Europol to identify the law enforcement authorities concerned. This would enable private parties which have shared information with Europol to decide whether it is in their interest to share additional information with Europol and whether they can lawfully do so. To this end, Europol can inform private parties of missing information, as far as this is strictly necessary for the identification of the relevant law enforcement authorities. Special safeguards should apply to such transfers in particular when the private party concerned is not established within the Union or in a third country with which Europol has a cooperation agreement allowing for the exchange of personal data, or with which	AM 32 (30) To ensure that <i>Europol</i> can identify all relevant national <i>units</i> concerned, <i>it</i> should be able to inform private parties when the information received from them is insufficient to enable Europol to identify the <i>national</i> <i>units</i> concerned. To this end, Europol <i>should be able to</i> inform private parties of missing information, as far as this is strictly necessary for the <i>sole purpose of identifying the</i> <i>national units concerned</i> . Special safeguards should apply to such transfers <i>where</i> the private party concerned is not established within the Union or in a third country with which Europol has a cooperation agreement allowing for the exchange of personal data, or with which the Union has concluded an international agreement pursuant to Article 218 TFEU providing for appropriate safeguards, or which is the subject of an adequacy decision by the Commission, finding	(30) To ensure that it can identify all relevant national law enforcement authorities concerned, Europol should be able to inform private parties when the information received from them is insufficient to enable Europol to identify the law enforcement authorities concerned. This would enable private parties which have shared information with Europol to decide whether it is in their interest to share additional information with Europol and whether they can lawfully do so. To this end, Europol can inform private parties of missing information, as far as this is strictly necessary for the identification of the relevant law enforcement authorities. Special safeguards should apply to such transfers in particular when the private party concerned is not established within the Union or in a third country with which Europol has a cooperation agreement allowing for the exchange of personal data, or with which the Union has concluded an international agreement pursuant to Article 218 TFEU providing for appropriate safeguards, or which is the subject of an adequacy decision	

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	the Union has concluded an international agreement pursuant to Article 218 TFEU providing for appropriate safeguards, or which is the subject of an adequacy decision by the Commission, finding that the third country in question ensures an adequate level of data protection.	that the third country in question ensures an adequate level of data protection <i>compared to the level of</i> <i>protection provided under</i> <i>Directive (EU) 2016/680.</i>	by the Commission, finding that the third country in question ensures an adequate level of data protection.	
54	(31) Member States, third countries, international organisation, including the International Criminal Police Organisation (Interpol), or private parties may share multi-jurisdictional data sets or data sets that cannot be attributed to one or several specific jurisdictions with Europol, where those data sets contain links to personal data held by private parties. Where it is necessary to obtain additional information from such private parties to identify all relevant Member States concerned, Europol should be able to ask Member States, via their national units, to request private parties which are	AM 33 (31) Member States, third countries, international <i>organisations</i> or private parties may share multi-jurisdictional data sets or data sets that cannot be attributed to one or several specific jurisdictions with Europol, where those data sets contain links to personal data held by private parties. Where it is necessary to obtain additional information from such private parties to identify all relevant Member States concerned, Europol should be able to <i>send a reasoned</i> <i>request to</i> Member States, via their national units, to <i>provide</i> <i>it with the necessary personal</i> <i>data from</i> private parties which	(31) Member States, third countries, international organisation <u>s</u> , including the International Criminal Police Organisation (Interpol), or private parties may share multi- jurisdictional data sets or data sets that cannot be attributed to one or several specific jurisdictions with Europol, where those data sets contain links to personal data held by private parties. Where it is necessary to obtain additional information from such private parties to identify all relevant Member States concerned, Europol should be able to ask Member States, via their national units, to request private parties which are established or have a legal representative in their territory to	

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
established or have a legal	are established or have a legal	share personal data with Europol in	
representative in their territory	representative in their territory	accordance with those Member	
to share personal data with	to <i>identify the national units</i>	States' applicable laws. Member	
Europol in accordance with	concerned. The request should	States should assess Europol's	
those Member States'	be as targeted as possible and	request and decide in accordance	
applicable laws. In many	strictly limited to what is	with their national laws whether	
cases, these Member States	necessary and proportionate	or not to accede to it. Data	
may not be able to establish a	for Europol to identify the	processing by private parties	
link to their jurisdiction other	national units concerned. The	should remain subject to their	
than the fact that the private	relevant personal data, which	obligations under the applicable	
party holding the relevant data	should be the least sensitive	rules, notably with regard to data	
is established under their	possible, should be provided to	protection, when processing such	
jurisdiction. Irrespective of	Europol in accordance with	requests from competent law	
their jurisdiction with regard	those Member States'	enforcement authorities. Private	
the specific criminal activity	applicable laws. Under the	parties should provide the data to	
subject to the request, Member	case law of the Court of	the competent law enforcement	
States should therefore ensure	Justice, prior authorisation	authorities which have issued the	
that their competent national	from a court or an	request for further transmission	
authorities can obtain personal	independent administrative	to Europol. In many cases, these	
data from private parties for	authority is generally required	Member States may not be able to	
the purpose of supplying	for private parties to disclose	establish a link to their jurisdiction	
Europol with the information	personal data to Member	other than the fact that the private	
necessary for it to fulfil its	States' competent authorities,	party holding the relevant data is	
objectives, in full compliance	except in duly justified	established under their jurisdiction.	
with procedural guarantees	emergency situations. In many	Irrespective of their jurisdiction	
under their national laws.	cases, these Member States	with regard the specific criminal	
	may not be able to establish a	activity subject to the request,	
	link to their jurisdiction other	Member States should therefore	
	than the fact that the private	ensure that their competent national	
	party holding the relevant data	authorities can obtain personal data	
	is established under or legally	from private parties for the purpose	
	represented in their	of supplying Europol with the	
	jurisdiction. Irrespective of	information necessary for it to fulfil	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		their jurisdiction with regard <i>to</i> the specific criminal activity subject to the request, Member States should therefore ensure that their competent national authorities can obtain personal data from private parties for the purpose of supplying Europol with the information necessary for it to fulfil its objectives, in full compliance with procedural guarantees under their national laws.	its objectives, in full compliance with procedural guarantees under their national laws.	
55	(32) To ensure that Europol does not keep the data longer than necessary to identify the Member States concerned, time limits for the storage of personal data by Europol should apply. Once Europol has exhausted all means at its disposal to identify all Member States concerned, and cannot reasonably expect to identify further Member States concerned, the storage of this personal data is no longer necessary and proportionate for identifying the Member States concerned. Europol should erase the personal data	AM 34 (32) To ensure that Europol does not keep the <i>personal</i> data longer than necessary to identify the Member States concerned, time limits for the storage of personal data by Europol should apply. Once Europol has exhausted all means at its disposal to identify all <i>national units</i> concerned, and cannot reasonably expect to identify further <i>national</i> <i>units</i> concerned, the storage of this personal data is no longer necessary and proportionate for identifying the Member States concerned. Europol should	(32) To ensure that Europol does not keep the data <u>received directly</u> <u>from private parties</u> longer than necessary to identify the Member States concerned, time limits for the storage of personal data by Europol should apply. Once Europol has exhausted all means at its disposal to identify all Member States concerned, and cannot reasonably expect to identify further Member States concerned, the storage of this personal data is no longer necessary and proportionate for identifying the Member States concerned. Europol should erase the personal data within four months after the last transmission <u>to a national unit</u>	

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	within four months after the last transmission has taken place, unless a national unit, contact point or authority concerned resubmits the personal data as their data to Europol within this period. If the resubmitted personal data has been part of a larger set of personal data, Europol should only keep the personal data if and in so far as it has been resubmitted by a national unit, contact point or authority concerned.	erase the personal data within four months after the last transmission <i>or transfer</i> has taken place, unless a national unit, contact point or authority concerned resubmits <i>on duly</i> <i>justified grounds and in</i> <i>compliance with Union and</i> <i>national law,</i> the personal data as their data to Europol within this period. If the resubmitted personal data has been part of a larger set of personal data, Europol should only keep <i>those</i> personal data <i>which have</i> been resubmitted by a national unit, contact point or authority concerned.	or transfer to a contact point of a third country or an authority of a third country has taken place, unless a national unit, contact point or authority concerned resubmits the personal data as their data to Europol within this period. If the resubmitted personal data has been part of a larger set of personal data, Europol should only keep the personal data if and in so far as it has been resubmitted by a national unit, contact point or authority concerned. Transmissions should relate to Europol disclosing personal data to national units, private parties or other recipients established in the Union, while transfers should relate to Europol disclosing personal data to private parties, public authorities or bodies established in third countries or to international organisations, in accordance with the applicable rules.	
56	(33) Any cooperation of Europol with private parties should neither duplicate nor interfere with the activities of the Financial Intelligence Units ('FIUs'), and should only concern information that	AM 35 (33) Any cooperation of Europol with private parties should neither duplicate nor interfere with the activities of the Financial Intelligence Units ( <i>FIUs</i> ), and should only	(33) Any cooperation of Europol with private parties should neither duplicate nor interfere with the activities of the Financial Intelligence Units ('FIUs'), and should only concern information that is not already to be provided to	

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	is not already to be provided to FIUs in accordance with Directive 2015/849 of the European Parliament and of the Council <sup>8</sup> . Europol should continue to cooperate with FIUs in particular via the national units.	concern information that is not already to be provided to FIUs in accordance with Directive 2015/849 of the European Parliament and of the Council <sup>59</sup> . Europol should continue to cooperate with FIUs in particular via the national units.	FIUs in accordance with Directive 2015/849 of the European Parliament and of the Council <sup>8</sup> . Europol should continue to cooperate with FIUs in particular via the national units.	
57	<sup>8</sup> Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	<sup>59</sup> Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	<sup>8</sup> Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	
58	(34) Europol should be able to provide the necessary support for national law enforcement authorities to	AM 36 (34) Europol should be able to provide the necessary support for national law	(34) Europol should be able to provide the necessary support for national law enforcement authorities to interact with private	

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interact with private parties, in	enforcement authorities to	parties, in particular by providing	
particular by providing the	interact with private parties, in	the necessary infrastructure for such	
necessary infrastructure for	particular by providing the	interaction, for example, when	
such interaction, for example,	necessary infrastructure for	national authorities refer terrorist	
when national authorities refer	such interaction, for example,	content online to online service	
terrorist content online to	when national authorities refer	providers or exchange information	
online service providers or	terrorist content online or send	with private parties in the context of	
exchange information with	removal orders concerning	cyber attacks. Europol should	
private parties in the context of	such content on the basis of	ensure by technical means that	
cyber attacks. Where Member	Regulation (EU) 2021/784 of	any such infrastructure is strictly	
States use the Europol	the European Parliament and	limited to providing a channel for	
infrastructure for exchanges of	of the Council <sup>1a</sup> to online	such interactions between the law	
personal data on crimes falling	service providers or when they	enforcement authorities and a	
outside the scope of the	exchange information with	private party, and that it provides	
objectives of Europol, Europol	private parties in the context of	for all necessary safeguards	
should not have access to that	cyberattacks. Where Member	against access by a private party	
data.	States use the Europol	to any other information in	
	infrastructure for exchanges of	Europol's systems, which is not	
	personal data on crimes falling	related to the exchange with that	
	outside the scope of the	private party. Where Member	
	objectives of Europol, Europol	<b>States use the Europol</b>	
	should not have access to that	infrastructure for exchanges of	
	data.	personal data with private parties	
		on crimes falling within the scope	
		of the objectives of Europol, they	
	<sup>1a</sup> Regulation (EU) 2021/784	may grant Europol access to such	
	of the European Parliament	exchanges. Member States may	
	and of the Council of 29 April	also use the Europol	
	2021 on addressing the	infrastructure for exchanges of	
	dissemination of terrorist	personal data falling outside the	
	content online (OJ L 172,	scope of the objectives of Europol.	
	17.5.2021, p. 79).	In that case Europol should not	
		have access to such exchanges.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
59	(35) Terrorist attacks trigger the large scale dissemination of terrorist content via online platforms depicting harm to life or physical integrity, or calling for imminent harm to life or physical integrity. To ensure that Member States can effectively prevent the dissemination of such content in the context of such crisis situations stemming from ongoing or recent real-world events, Europol should be able to exchange personal data with private parties, including hashes, IP addresses or URLs related to such content, necessary in order to support Member States in preventing the dissemination of such content, in particular where this content aims at or has the effect of seriously intimidating a population, and where there is an anticipated potential for exponential multiplication and virality across multiple online service providers.	AM 37 (35) Terrorist attacks trigger the <i>large-scale</i> dissemination of terrorist content via online platforms depicting harm to life or physical integrity, or calling for imminent harm to life or physical integrity, <i>thereby</i> <i>allowing for the glorification</i> <i>and provision of training for</i> <i>terrorism, and eventually the</i> <i>radicalisation and recruitment</i> <i>of others. Moreover, the</i> <i>increased use of the internet to</i> <i>record or share child sexual</i> <i>abuse material perpetuates the</i> <i>harm for the victims, as the</i> <i>material can easily be</i> <i>multiplied and circulated.</i> To ensure that Member States can effectively prevent the dissemination of <i>terrorist</i> content in the context of crisis situations stemming from ongoing or recent real-world events, <i>and of child sexual</i> <i>abuse material, and to support</i> <i>the actions of online service</i> <i>providers in line with their</i> <i>obligations under Union law</i> <i>as well as in their voluntary</i> <i>actions,</i> Europol should be able	(35) Terrorist attacks trigger the large scale dissemination of terrorist content via online platforms depicting harm to life or physical integrity, or calling for imminent harm to life or physical integrity. To ensure that Member States can effectively prevent the dissemination of such content in the context of such crisis situations stemming from ongoing or recent real-world events, Europol should be able to exchange personal data with private parties, including hashes, IP addresses or URLs related to such content, necessary in order to support Member States in preventing the dissemination of such content, in particular where this content aims at or has the effect of seriously intimidating a population, and where there is an anticipated potential for exponential multiplication and virality across multiple online service providers. <u>Nothing in this Regulation should</u> <u>be understood as precluding the Member States from using</u> <u>removal orders as laid down in Regulation 2021/ on addressing</u> <u>the dissemination of terrorist</u> <u>content online as an instrument to</u> <u>address terrorist content online</u> ,	Written procedure 20/1/2022: PRES compromise suggestion to combine CSL/EP texts (linked to line 108/Art. 4(1)(u)) (35) Terrorist attacks trigger the <i>large-scale</i> dissemination of terrorist content via online platforms depicting harm to life or physical integrity, or calling for imminent harm to life or physical integrity, thereby allowing for the glorification and provision of training for terrorism, and eventually the radicalisation and recruitment of others. Moreover, the increased use of the internet to record or share child sexual abuse material perpetuates the harm for the victims, as the material can easily be multiplied and circulated. In order to prevent and counter the crimes falling within the scope of Europol's objectives, Europol should be able to support <del>To</del> ensure that the Member States' actions ean in effectively prevent addressing the dissemination of terrorist content in the context of crisis situations stemming from ongoing or recent real-world events, and of child sexual abuse material,

COM (13908/20 + 0	<b>COR 1</b> ) <b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	to exchange <i>relevant</i> personal	or making use of the coordinative	and to support the actions of online
	data, including hashes, IP	and cooperative role of Europol	service providers in line with their
	addresses or URLs related to	<u>in ac-cordance with Art. 14 of</u>	obligations under Union law as
	such content, with private	that Regulation when member	well as in their voluntary actions.
	parties established in the	states issue such a removal order.	To that end, Europol should be able
	Union or in a third country		to exchange <i>relevant</i> personal data,
	that is subject to an adequacy		including hashes, IP addresses or
	decision, or, in the absence		URLs related to such content, with
	thereof, an international		private parties established in the
	agreement pursuant to Article		Union or in a third country that is
	218 TFEU, or an operational		subject to an adequacy decision,
	cooperation agreement		or, in the absence thereof, an
	concluded between Europol		international agreement pursuant
	and the third country prior to		to Article 218 TFEU, or an
	the entry into force of		operational cooperation agreement
	<i>Regulation (EU) 2016/794.</i>		concluded between Europol and
	Those exchanges should only		the third country prior to the entry
	take place when necessary to		into force of Regulation (EU)
	support Member States in		2016/794. Those exchanges should
	preventing the dissemination of		only take place when necessary to
	such content or to allow its		support Member States in
	removal, in particular where		preventing the dissemination of
	there is an anticipated potential		such content or to allow its
	for exponential multiplication		<i>removal</i> , in particular where there is
	and virality across multiple		an anticipated potential for
	online service providers.		exponential multiplication and
			virality across multiple online
			service providers. <u>Nothing in this</u>
			<b><u>Regulation should be understood</u></b>
			as precluding the Member States
			<u>from using removal orders as laid</u>
			down in Regulation (EU)
			2021/784 on addressing the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				dissemination of terrorist content online as an instrument to address terrorist content online, or making use of the coordinative and cooperative role of Europol in accordance with Article 14 of that Regulation when member states issue such a removal order.
60			(35a) In order to avoid duplication of effort and possible interferences with investigations and to minimise the burden to the hosting service providers affected, Europol should assist, exchange information-and cooperate with the competent authorities with regard to transmissions and transfers of personal data to private parties to prevent the dissemination of online content related to terrorism or violent extremism.	
61	<ul> <li>(36) Regulation (EU)</li> <li>2018/1725 of the European</li> <li>Parliament and of the Council<sup>9</sup></li> <li><sup>10</sup> sets out rules on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and</li> </ul>	AM 38 (36) Regulation (EU) 2018/1725 of the European Parliament and of the Council <sup>60</sup> sets out rules on the protection of natural persons with regard to the processing of personal data by the Union institutions,	(36) Regulation (EU) 2018/1725 of the European Parliament and of the Council <sup>910</sup> sets out rules on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies but it did not apply to Europol. To ensure	Written procedure 7/1/2022: provisionally agreed on the basis of a small addition to the COM proposal below ("chapter IX of") "(36) Regulation (EU) 2018/1725 of the European Parliament and of the

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
agencies but it did not apply to	bodies, offices and agencies.	uniform and consistent protection of	Council <sup>60</sup> sets out rules on the
Europol. To ensure uniform	While Regulation (EU)	natural persons with regard to the	protection of natural persons with
and consistent protection of	2018/1725 has been applicable	processing of personal data,	regard to the processing of personal
natural persons with regard to	to the processing of	Regulation (EU) 2018/1725 should	data by the Union institutions,
the processing of personal	administrative personal data	be made applicable le to Europol in	bodies, offices and agencies. While
data, Regulation (EU)	by Europol that are unrelated	accordance with Article 2(2) of that	Regulation (EU) 2018/1725 has
2018/1725 should be made	to criminal investigations,	Regulation, and should be	been applicable to the processing
applicable le to Europol in	such as staff data, Article 3(2)	complemented by specific	of administrative personal data by
accordance with Article 2(2)	and Chapter IX of that	provisions for the specific	Europol that are unrelated to
of that Regulation, and should	Regulation, which regulate the	processing operations that Europol	criminal investigations, such as
be complemented by specific	processing of operational	should perform to accomplish its	staff data, Article 3(2) and Chapter
provisions for the specific	personal data, have so far not	tasks.	IX of that Regulation, which
processing operations that	applied to Europol. To ensure		regulate the processing of
Europol should perform to	uniform and consistent		operational personal data, have so
accomplish its tasks.	protection of natural persons		far not applied to Europol. To
	with regard to the processing of		ensure uniform and consistent
	personal data, Regulation(EU)		protection of natural persons with
	2018/1725 should be made		regard to the processing of personal
	applicable to Europol in		data, Chapter IX of Regulation(EU)
	accordance with Article2(2) of		2018/1725 should be made
	that Regulation, and should be		applicable to Europol in accordance
	complemented by specific		with Article2(2) of that Regulation,
	provisions for the specific		and should be complemented by
	processing operations that		specific provisions for the specific
	Europol should perform to		processing operations that Europol
	accomplish its tasks.		should perform to accomplish its
			tasks. <u>The increased data</u>
			processing by Europol should be
			combined with strong data
			protection supervision and
			safeguards. The same tasks and
			powers as provided to the EDPS
			under Regulation (EU) 2018/1725

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				should apply consistently to all processing of personal data by Europol. However, some of those powers are not relevant in the context of the processing of operational data by Europol."
62	<sup>9</sup> Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	<sup>60</sup> Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	<sup>9</sup> Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	
63	<sup>10</sup> Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No		<sup>10</sup> Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	1247/2002/EC (OJ L 295,		Decision No 1247/2002/EC (OJ L	
	21.11.2018, p. 39).		295, 21.11.2018, p. 39).	
64			(36a) The processing of photographs should not be systematically considered as processing of special categories of personal data, since photographs are covered by the definition of biometric data only when processed through a specific technical means allowing the unique identification or authentication of a natural person.	
65			(36b) The prior consultation mechanism is an important safeguard for new types of processing operations. This should not apply to specific individual operational activities, such as operational analysis projects, but to the use of new IT systems for the processing of personal data and any substantial changes thereto that would involve a high risk to the rights and freedoms of data subjects. The time-period for provididng the written advice by the EDPS on such consultations should not be subject to suspensions. In case of processing activities of	COM compromise proposal (06/12/2021): "(36b) The prior consultation mechanism is an important safeguard for new types of processing operations. This should not apply to specific individual operational activities, such as operational analysis projects, but to the use of new IT systems for the processing of personal data and any substantial changes thereto that would involve a high risk to the rights and freedoms of data subjects. The time-period for providing the written advice by the EDPS on such consultations should

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		substantial significance for	not be subject to suspensions. In
		Europol's performance of tasks,	case of processing activities of
		which are particularly urgent,	substantial significance for
		Europol may initiate processing	Europol's performance of tasks,
		<u>already after the prior</u>	which are particularly urgent,
		consultation has been launched,	Europol may <u>exceptionally</u> initiate
		even if the time limit for	processing already after the prior
		providing written advice by the	consultation has been launched,
		EDPS has not yet expired.	even if the time limit for providing
		Substantial significance for	written advice by the EDPS has not
		<b>Europol's performance of tasks</b>	yet expired. Substantial significance
		leading to such urgency may	for Europol's performance of tasks
		arise, among others, when	leading to such urgency may arise,
		processing is necessary to prevent	among others, when processing is
		an immediate and serious threat	necessary to prevent an immediate
		to the public security of a	and serious threat to the public
		Member State or third country,	security of a Member State or third
		to prevent an imminent danger of	country, to prevent, upon request
		perpetration of a crime, including	by a Member State, an imminent
		terrorism, or to protect vital	danger of perpetration of a specific
		interests of a person. The Data	case of serious crime, including
		<b>Protection officer of Europol</b>	terrorism, or to protect vital
		should be involved in assessing	interests of a person. The Data
		the urgency and necessity of such	Protection Officer of Europol
		processing before the time limit	should be involved in assessing the
		for the EDPS to respond to prior	urgency and necessity of such
		consultation expires. The Data	processing before the time limit for
		<b>Protection Officer should oversee</b>	the EDPS to respond to prior
		the processing in question.	consultation expires. The Data
			Protection Officer should oversee
			the processing in question. <u>The</u>
			EDPS may exercise all of its

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				powers with respect to such processing."
66	(37) Given the challenges that the use of new technologies by criminals pose to the Union's security, law enforcement authorities are required to strengthen their technological capacities. To that end, Europol should support Member States in the use of emerging technologies in preventing and countering crimes falling within the scope of Europol's objectives. To explore new approaches and develop common technological solutions for Member States to prevent and counter crimes falling within the scope of Europol's objectives, Europol should be able to conduct research and innovation activities regarding matters covered by this Regulation, including with the processing of personal data where necessary and whilst ensuring full respect for fundamental rights. The provisions on the development of new tools by Europol	AM 39 (37) Given the challenges posed to the Union's security by the rapid technological development and the exploitation of new technologies by criminals, law enforcement authorities are required to strengthen their technological capacities to identify, secure and analyse the data needed to investigate crimes. Europol should be able to support Member States in the use of emerging technologies and in exploring new approaches and developing common technological solutions for Member States to better prevent and counter terrorism and crimes falling within the scope of Europol's objectives, while ensuring that the development, use and deployment of new technologies is guided by the principles of transparency, explainability, fairness, accountability and does not	(37) Given the challenges that the use of new technologies by criminals pose to the Union's security, law enforcement authorities are required to strengthen their technological capacities. To that end, Europol should support Member States in the use of emerging technologies in preventing and countering crimes falling within the scope of Europol's objectives, <u>also in</u> <u>cooperation with relevant</u> <u>networks of Member States'</u> <u>practitioners. Europol should also</u> <u>work with other EU agencies in</u> <u>the area of justice and home</u> <u>affairs to drive innovation and</u> <u>foster synergies within their</u> <u>respective mandates, and support</u> <u>related forms of cooperation such</u> <u>as secretarial support to the 'EU</u> <u>Innovation Hub for Internal</u> <u>Security' as a collaborative</u> <u>network of innovation labs.</u> To explore new approaches and develop common technological solutions for Member States to prevent and counter crimes falling within the scope of Europol's	

COM	I (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
should	d not constitute a legal	undermine fundamental rights	objectives, Europol should be able	
basis f	for their deployment at	and freedoms and is in	to conduct research and innovation	
Union	n or national level.	compliance with Union law.	activities regarding matters covered	
		To that end, Europol should be	by this Regulation, including with	
		able to conduct research and	the processing of personal data	
		innovation <i>projects</i> regarding	where necessary and whilst	
		matters covered by this	ensuring full respect for	
		Regulation within the binding	fundamental rights. The provisions	
		general scope of research and	on the development of new tools by	
		innovation activities defined	Europol should not constitute a	
		by the Management Board,	legal basis for their deployment at	
		which should be updated	Union or national level.	
		where appropriate and made		
		available to the EDPS. Those		
		projects are allowed to include		
		the processing of personal data		
		only where the processing of		
		personal data is strictly		
		required, where the objective		
		of the relevant project cannot		
		be attained through the use of		
		non-personal or anonymous		
		data, and whilst ensuring full		
		respect for fundamental rights,		
		notably non-discrimination.		
		The processing of special		
		categories of personal data for		
		research purposes should only		
		be allowed where it is strictly		
		necessary. Given the sensitivity		
		of such processing,		
		appropriate additional		
		safeguards, including		

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	pseudonymisation, should be		
	applied. To prevent bias in		
	algorithmic decision-making it		
	is crucial to train the		
	technology with representative		
	datasets. In exceptional and		
	duly justified cases and where		
	strictly required to prevent		
	bias, Europol should therefore		
	be allowed to process personal		
	data outside the categories of		
	data subjects listed in Annex		
	II of Regulation (EU)		
	2016/794. Europol should		
	keep logs of all personal data		
	processing in the context of its		
	research projects to allow the		
	EDPS to carry out audits and		
	conduct supervision, with a		
	view to ensure that		
	technological solutions based		
	on artificial intelligence do not		
	undermine fundamental rights		
	and freedoms and are not		
	discriminatory. It should		
	furthermore ensure that audits		
	are carried out by independent		
	experts before the deployment		
	of any technological solution		
	resulting from Europol's		
	research and innovation		
	projects involving the		
	processing of personal data		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		with a view to ensuring that the technological solution does not undermine the fundamental rights and freedoms enshrined in the Charter. The provisions on the development of new tools by Europol should not constitute a legal basis for their deployment at Union or national level. To reinforce synergies in research and innovation, Europol should step up its cooperation with other Union agencies within their respective competences in this area.		
67	(38) Europol should play a key role in assisting Member States to develop new technological solutions based on artificial intelligence, which would benefit national law enforcement authorities throughout the Union. Europol should play a key role in promoting ethical, trustworthy and human centric artificial intelligence subject to robust safeguards in terms of security, safety and fundamental rights.	AM 40 (38) Europol should play a key role in assisting Member States to develop new technological solutions based on artificial intelligence <i>relevant to achieve Europol's</i> <i>objectives</i> , which benefit national law enforcement authorities throughout the Union <i>in full respect for</i> <i>fundamental rights and</i> <i>freedoms, including non-</i> <i>discrimination</i> . Europol should play a key role in promoting	(38) Europol should play a key role in assisting Member States to develop new technological solutions based on artificial intelligence, which would benefit national law enforcement authorities throughout the Union. Europol should play a key role in promoting ethical, trustworthy and human centric artificial intelligence subject to robust safeguards in terms of security, safety and fundamental rights.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		<i>the development and deployment of</i> ethical, trustworthy and human centric artificial intelligence subject to robust safeguards in terms of security, safety, <i>transparency, explainability</i> and fundamental rights.		
68	(39) Europol should inform the European Data Protection Supervisor prior to the launch of its research and innovation projects that involve the processing of personal data. For each project, Europol should carry out, prior to the processing, an assessment of the impact of the envisaged processing operations on the protection of personal data and all other fundamental rights, including of any bias in the outcome. This should include an assessment of the appropriateness of the personal data to be processed for the specific purpose of the project. Such an assessment would facilitate the supervisory role of the European Data Protection Supervisor,	AM 41 (39) Europol should inform the European Data Protection Supervisor prior to the launch of its research and innovation projects that involve the processing of personal data. For each project, Europol should carry out, prior to the processing, <i>a data protection</i> <i>impact</i> assessment <i>to ensure</i> <i>full respect with data</i> protection and all other fundamental rights <i>and</i> <i>freedoms of the data subjects</i> . This should include an assessment of <i>any potential</i> <i>bias in the outcome and in</i> the personal data to be processed for the specific purpose of the project <i>as well as the measures</i> <i>envisaged to address those</i> <i>risks</i> . Such an assessment	(39) Europol should inform the European Data Protection Supervisor prior to the launch of its research and innovation projects that involve the processing of personal data. It should inform or consult its Management Board, depending on specific criteria that should be set out in relevant guidelines. Europol should not process data for research and innovation without the consent of the Member State, Union body, third country or international organisation that submitted the data to Europol, unless that Member State, Union body, third country or international organisation has granted its prior authorisation to such processing for the purpose of research and innovation. For each project, Europol should carry out, prior to	Written procedure 20/1/2022: PRES compromise suggestion to amend COM compromise below; inconsistency issue regarding 'consent' raised by the EP is addressed in line 349 (Art. 33a(5)) COM compromise suggestion (15/11/2021): Europol should inform the European Data Protection Supervisor prior to the launch of its research and innovation projects that involve the processing of personal data. <u>It should inform or consult its Management Board, depending on specific criteria that should be set out in relevant guidelines. Europol should not process data for research and innovation without the consent of the Member State, Union body,</u>

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
including the exercise of its	would facilitate the supervisory	the processing, an assessment of the	third country or international
corrective powers under this	role of the European Data	impact of the envisaged processing	organisation that submitted the
Regulation which might also	Protection Supervisor, which	operations on the protection of	data to Europol, unless that
lead to a ban on processing.	<i>may include</i> the exercise of its	personal data and all other	Member State, Union body, third
The development of new tools	corrective powers and may	fundamental rights, including of	country or international
by Europol should be without	lead to a ban on processing or	any bias in the outcome. This	organisation has granted its prior
prejudice to the legal basis,	the prohibition of the launch	should include an assessment of the	authorisation to such processing
including grounds for	of a specific research and	appropriateness, necessity and	for the purpose of research and
processing the personal data	innovation project. Moreover,	proportionality of the personal	innovation. For each project,
concerned, that would	Europol should take the	data to be processed for the specific	Europol should carry out, prior to
subsequently be required for	mandatory initial assessment	purpose of the project, including	the processing, <i>a data protection</i>
their deployment at Union or	of the Fundamental Rights	the requirement of data	<i>impact</i> assessment <i>to ensure full</i>
national level.	Officer, including, where	minimisation. Such an assessment	<i>respect with data</i> protection and all
	applicable, the	would facilitate the supervisory role	other fundamental rights and
	recommendations included	of the European Data Protection	freedoms of data subjects. This
	therein, into account before	Supervisor, including the exercise	should include an assessment of the
	launching the project. The	of its corrective powers under this	appropriateness, necessity and
	development of new tools by	Regulation which might also lead to	<b>proportionality</b> of the personal
	Europol should be without	a ban on processing. Preference	data to be processed for the specific
	prejudice to the legal basis,	should be given to using synthetic,	purpose of the project, including
	including grounds for	pseudonymized and/or	the requirement of data
	processing the personal data	anonymized personal data. The	minimisation and an assessment of
	concerned, that would	development of new tools by	any potential bias in the outcome
	subsequently be required for	Europol should be without	and in the personal data to be
	their deployment at Union or	prejudice to the legal basis,	processed for the specific purpose
	national level.	including grounds for processing	of the project as well as the
		the personal data concerned, that	measures envisaged to address
		would subsequently be required for	those risks. Such an assessment
		their deployment at Union or	would facilitate the supervisory role
		national level.	of the European Data Protection
			Supervisor, which may include the
			exercise of its corrective powers
			and may lead to a ban on processing

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				or the prohibition of the launch of a
				specific research and innovation
				project. [Moreover, Europol should]
				take the mandatory initial
				assessment of the Fundamental
				Rights Officer, including, where
				applicable, the recommendations
				included therein, into account
				before launching the project].
				Preference should be given to
				using synthetic, pseudonymised
				and/or anonymised personal data.
				The development of new tools by Europol should be without prejudice
				to the legal basis, including grounds
				for processing the personal data
				concerned, that would subsequently
				be required for their deployment at
				Union or national level.
				TM 17/11/2021: EP raised concerns
				regarding inconsistency between
				this recital and the operative part
				(Art. 33a(5) only obliges Europol to
				'seek' consent but leaves open what
				happens if MS do not give consent)
				happene it this do not give consent)
69		AM 42		
		Recital 39 a (new)		
		(39a) Expanding the		
		mandate of Europol and the		
		scope of its data processing		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		activities will require the EDPS to dedicate additional financial and human resources to exercise its supervisory role as regards Europol. The financial allocation to the EDPS as well as its provision with human resources at skill levels commensurate to the complexity of data processing undertaken by Europol should be adjusted in accordance with the increased responsibilities of the EDPS towards Europol so as to deliver its feedback to consultations more quickly and not impede the proper functioning of Europol.		
70	(40) Providing Europol with additional tools and capabilities requires reinforcing the democratic oversight and accountability of Europol. Joint parliamentary scrutiny constitutes an important element of political monitoring of Europol's activities. To enable effective political monitoring of the way Europol applies additional tools and capabilities, Europol	AM 43 (40) Providing Europol with additional tools and capabilities requires reinforcing the democratic oversight and accountability of Europol. Joint parliamentary scrutiny constitutes an important element of political monitoring of Europol's activities. To enable effective political monitoring of the way Europol applies additional tools and	(40) Providing Europol with additional tools and capabilities requires reinforcing the democratic oversight and accountability of Europol. Joint parliamentary scrutiny constitutes an important element of political monitoring of Europol's activities. To enable effective political monitoring of the way Europol applies additional tools and capabilities, Europol should provide the Joint Parliamentary Scrutiny Group <u>and</u>	

COM (13908/20	) + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
should provide th	ne Joint	capabilities <i>provided to it by</i>	the Member States with annual	
Parliamentary Sc	crutiny Group	this Regulation, Europol	information on the use of these	
with annual infor	rmation on the	should provide the Joint	tools and capabilities and the result	
use of these tools	s and	Parliamentary Scrutiny Group	thereof.	
capabilities and t	the result	(JPSG) with detailed annual		
thereof.		information on the		
		development, deployment, use		
		and effectiveness of these tools		
		and capabilities and the result		
		thereof, in particular about		
		research and innovation		
		projects as well as new		
		activities or the establishment		
		of any new specialised centres		
		within Europol. Moreover, two		
		representatives of the JPSG,		
		one for the European		
		Parliament and one for the		
		national parliaments to reflect		
		the dual constituency of the		
		JPSG, should be invited to the		
		Management Board meetings		
		to address the Board on behalf		
		of the JPSG. In line with the		
		oversight role of the JPSG, the		
		two JPSG representatives		
		should not have voting rights		
		in the Management Board. Planned research and		
		innovation activities should be		
		set out in the single programming document		
		containing Europol's		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		multiannual programming and annual work programme and transmitted to the Joint Parliamentary Scrutiny Group.		
71		AM 44 (40a) The Management Board should appoint a Fundamental Rights Officer who should be responsible to monitor that Europol safeguards the respect for fundamental rights in all its activities and tasks, notably Europol's research and innovation projects and its exchanges of personal data with private parties. Europol should provide the Fundamental Rights Officer with the resources and staff necessary to enable him or her to effectively carry out all of his or her tasks in accordance with this Regulation and access to all information concerning respect for fundamental rights in the activities of Europol. The		
		Fundamental Rights Officer should cooperate closely with		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		the Data Protection Officer within the scope of their respective competences. To this end, the Fundamental Rights Officer and the Data Protection Officer should establish, in writing, a memorandum of understanding specifying their division of tasks and cooperation. To the extent that data protection matters are concerned, full responsibility should lie with the Data Protection Officer. Europol should take into account the reports and advice of both bodies.		
72	<ul> <li>(41) Europol's services provide added value to Member States and third countries. This includes</li> <li>Member States that do not take part in measures pursuant to Title V of Part Three of the Treaty on the Functioning of the European Union. Member States and third countries may contribute to Europol's budget based on separate agreements. Europol should therefore be</li> </ul>		(41) Europol's services provide added value to Member States and third countries. This includes Member States that do not take part in measures pursuant to Title V of Part Three of the Treaty on the Functioning of the European Union. Member States and third countries may contribute to Europol's budget based on separate agreements. Europol should therefore be able to receive contributions from Member States and third countries on the	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	able to receive contributions from Member States and third countries on the basis of financial agreements within the scope of its objectives and tasks.		basis of financial agreements within the scope of its objectives and tasks.	
73	(42) Since the objective of this Regulation, namely to support and strengthen action by the Member States' law enforcement services and their mutual cooperation in preventing and combating serious crime affecting two or more Member States, terrorism and forms of crime which affect a common interest covered by a Union policy, cannot be sufficiently achieved by the Member States but can rather, due to the cross-border nature of serious crime and terrorism and the need for a coordinated response to related security threats, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In		(42) Since the objective of this Regulation, namely to support and strengthen action by the Member States' law enforcement services and their mutual cooperation in preventing and combating serious crime affecting two or more Member States, terrorism and forms of crime which affect a common interest covered by a Union policy, cannot be sufficiently achieved by the Member States but can rather, due to the cross-border nature of serious crime and terrorism and the need for a coordinated response to related security threats, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve that objective.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve that objective.			
74	(43) [In accordance with Article 3 of the Protocol (No 21) on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and the Treaty on the Functioning of the European Union, Ireland has notified its wish to take part in the adoption and application of this Regulation.] OR [In accordance with Articles 1 and 2 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, and without prejudice to Article 4 of that Protocol, Ireland is not taking part in the adoption of		(43) [In accordance with Article 3 of the Protocol (No 21) on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and the Treaty on the Functioning of the European Union, Ireland has notified its wish to take part in the adoption and application of this Regulation.] OR [In accordance with Articles 1 and 2 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, and without prejudice to Article 4 of that Protocol, Ireland is not taking part in the adoption of this Regulation and is not bound by it or subject to its application.]	

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	this Regulation and is not bound by it or subject to its application.]			
75	(44) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application.		(44) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application.	
76	(45) The European Data Protection Supervisor was consulted, in accordance with Article 41(2) of Regulation (EU) 2018/1725 of the European Parliament and the Council, and has delivered an opinion on [].	AM 45 (45) The European Data Protection Supervisor was consulted, in accordance with Article 41(2) of Regulation (EU) 2018/1725 of the European Parliament and the Council, and has delivered an opinion on 8 March 2021 <sup>1a</sup> <sup>1a</sup> OJ C 143, 23.4.2021, p. 6.	<ul> <li>(45) The European Data Protection Supervisor was consulted, in accordance with Article 41(2) of Regulation (EU) 2018/1725 of the European Parliament and the Council, and has delivered an opinion on [].</li> </ul>	
77	(46) This Regulation respects the fundamental rights and observes the principles	AM 46 (46) This Regulation <i>fully</i> respects the fundamental rights	(46) This Regulation respects the fundamental rights and observes the principles recognised in particular	

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recognised in particular by the	and safeguards, and observes	by the Charter of Fundamental	
Charter of Fundamental Rights	the principles recognised in	Rights of the European Union, in	
of the European Union, in	particular by the Charter of	particular the right to the protection	
particular the right to the	Fundamental Rights of the	of personal data and the right to	
protection of personal data and	European Union, in particular	privacy as protected by Articles 8	
the right to privacy as	the right to the protection of	and 7 of the Charter, as well as by	
protected by Articles 8 and 7	personal data and the right to	Article 16 TFEU. Given the	
of the Charter, as well as by	privacy as protected by Articles	importance of the processing of	
Article 16 TFEU. Given the	8 and 7 of the Charter, as well	personal data for the work of law	
importance of the processing	as by Article 16 TFEU. Given	enforcement in general, and for the	
of personal data for the work	the importance of the	support provided by Europol in	
of law enforcement in general,	processing of personal data for	particular, this Regulation includes	
and for the support provided	the work of law enforcement in	effective safeguards to ensure full	
by Europol in particular, this	general, and for the support	compliance with fundamental rights	
Regulation includes effective	provided by Europol in	as enshrined in the Charter of	
safeguards to ensure full	particular, this Regulation	Fundamental Rights. Any	
compliance with fundamental	includes enhanced safeguards,	processing of personal data under	
rights as enshrined in the	democratic oversight and	this Regulation is limited to what is	
Charter of Fundamental	accountability mechanisms, to	strictly necessary and proportionate,	
Rights. Any processing of	ensure that the activities and	and subject to clear conditions,	
personal data under this	tasks of Europol are carried	strict requirements and effective	
Regulation is limited to what	out in full compliance with	supervision by the EDPS.	
is strictly necessary and	fundamental rights as enshrined		
proportionate, and subject to	in the Charter, notably the		
clear conditions, strict	rights to equality before the		
requirements and effective	law, to non-discrimination,		
supervision by the EDPS.	and to an effective remedy		
	before the competent national		
	court against any of the		
	measures taken pursuant to		
	this Regulation. Any		
	processing of personal data		
	under this Regulation is limited		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		to what is strictly necessary and proportionate, and subject to clear conditions, strict requirements and effective supervision by the EDPS.		
78	<ul><li>(47) Regulation (EU)</li><li>2016/794 should therefore be amended accordingly,</li></ul>		(47) Regulation (EU) 2016/794 should therefore be amended accordingly,	
79	HAVE ADOPTED THIS REGULATION:		HAVE ADOPTED THIS REGULATION:	
80	Article 1		Article 1	
81	Regulation (EU) 2016/794 is amended as follows:		Regulation (EU) 2016/794 is amended as follows:	
82	(1) Article 2 is amended as follows:		(1) Article 2 is amended as follows:	
83	(a) points (h) to (k) and points (m), (n) and (o) are deleted;		(a) points (h) to (k) and points (m), (n) and (o) are deleted;	Written procedure 7/1/2022: provisional agreement to revert to the COM proposal, i.e. no deletion of point (d) (= definition of 'Union body') but systematic reference to 'Union bodies' throughout the text; (a) points (h) to (k) and points (m), (n) and (o) are deleted

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<i>NB: references to 'Union body' are to be updated across the text.</i>
84	(b) point (p) is replaced by the following:		(b) point (p) is replaced by the following:	
85	"(p) 'administrative personal data' means all personal data processed by Europol apart from operational data;";	AM 47 (p) administrative personal data' means all personal data processed by Europol apart from operational <i>personal</i> data;	"(p) 'administrative personal data' means all personal data processed by Europol apart from operational <u>personal</u> data;";	TM 28/10/2021: provisionally agreed - use CSL text: (p) administrative personal data' means all personal data processed by Europol apart from operational <i>personal</i> data;
86	(c) the following point (q) is added:	AM 48 (c) the following <i>points are</i> added:	(c) the following point (q) is added:	
87	"(q) 'investigative case file' means a dataset or multiple datasets that a Member State, the EPPO or a third country acquired in the context of an on-going criminal investigation, in accordance with procedural requirements and safeguards under the applicable national criminal law, and submitted to Europol	AM 49 (q) 'investigative case file' means a dataset or multiple datasets that a Member State, the European Public Prosecutor's Office ('the EPPO'), Eurojust or a third country acquires in the context of an on-going criminal investigation, in accordance with procedural requirements and safeguards to respect	"(q) 'investigative data <u>case file</u> ' <u>means data a dataset or multiple</u> <u>datasets</u> that a Member State, the <u>EPPO or a third country acquired is</u> <u>authorised to process in the</u> <u>context of</u> an on-going criminal <u>investigation related to one or</u> <u>more Member States, in</u> <u>accordance with procedural</u> <u>requirements and safeguards under</u> <u>the</u> applicable Union law or <u>national <del>criminal</del> law, <del>and-that it</del></u>	Written procedure 20/01/2022: PRES suggestion to use CSL text " <u>investigative data ease file</u> ' <u>means data a dataset or multiple</u> <u>datasets</u> that a Member State, the <u>EPPO or a third country acquired is</u> <u>authorised to process in the</u> <u>context of an on-going criminal</u> <u>investigation related to one or</u> <u>more Member States, in</u>

investigation." applicable <i>law and submits</i> to Europol in support of that criminal investigation investigation investigation investigation and that criminal investigation investigation investigation in Annex II" requirem the applicated in Annex II" <u>TM 26/1</u> that criminal investigation <u>TM 26/1</u> that investigation investigation <u>TM 26/1</u> that investigation <u>TM </u>	a a muithe mus as durus l
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in Annex II"       submittee         that crim       contains         categori       in Anne         in Annex II"       TM 26/1         that inve       misunde         MS use       might co         cases; in       between         process of check in       check in	cable Union law or
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might co cases; in between process of check in	rstood as judicial case file;
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	lata in national law; EP to
	ternally and propose a
compror	nise
88 AM 51 2 <sup>nd</sup> polit	ical trilogue (30/11/2021):
provision	nal agreement
(qb) ierrorisi content	-
	terrorist content' means content as defined in
	(7) of Regulation (EU)
	<i>4 of the European</i>
	ent and of the Council <sup>1a</sup> ;
	in and of the Council,
<sup>Ia</sup> Regulation (EU) 2021/784	
and of the Council of 29 April	ation (EU) 2021/784 of the n Parliament and of the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		2029 on addressing the dissemination of terrorist content online (OJ 172, 17.5.2021, p. 79).		addressing the dissemination of terrorist content online (OJ 172, 17.5.2021, p. 79).
89		AM 52 (qc) 'child sexual abuse material' means material constituting child pornography as defined in point (c) of Article 2 of Directive 2011/93/EU of the European Parliament and of the Council <sup>1a</sup> or pornographic performance as defined in point (e) of Article 2 of that Directive <sup>1a</sup> Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L 335, 17.12.2011, p. 1).		2 <sup>nd</sup> political trilogue (30/11/2021): provisional agreement <u>'online</u> child sexual abuse material' means material constituting child pornography as defined in point (c) of Article 2 of Directive 2011/93/EU of the European Parliament and of the Council <sup>1</sup> or pornographic performance as defined in point (e) of Article 2 of that Directive
90			<u>(c bis) the following point (r) is</u> added:	

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
91	AM 50 (qa) crisis situation' means an ongoing or recent real- world event that is linked to a terrorist crime, where online material is created depicting harm to life or to physical integrity or calls for imminent harm to life or physical integrity and aims to, or has the effect of seriously intimidating a population and where there is an anticipated potential of exponential multiplication and virality across multiple online services.	"(r) 'online crisis situation' means the dissemination of online content that is linked to or suspected as being carried out in the context of terrorism or violent extremism stemming from an ongoing or recent real-world event, which depicts harm to life or physical integrity or calls for imminent harm to life or physical integrity, and where the online content aims at or has the effect of seriously intimidating a population, and where there is an anticipated potential for exponential multiplication and virality across multiple online service providers."	2 <sup>nd</sup> political trilogue (30/11/2021): provisional agreement on the following wording (to be read in conjunction lines 108 and 279): 'online crisis situation' means the dissemination of online content stemming from an ongoing or recent real-world event which depicts harm to life or to physical integrity or calls for imminent harm to life or physical integrity and aims to, or has the effect of seriously intimidating a population, where there is a link or a reasonable suspicion of a link to terrorism or violent extremism and where there is an anticipated potential of exponential multiplication and virality across multiple online services;
92		(c ter) the following point (s) is added:	
93	AM 53 (qd) category of transfers of personal data' means a group of transfers of personal data which relates to the same real- wold event involving harm to life or to physical integrity and which consists of the same	"(s) 'category of transfers of personal data' means a group of transfers of personal data which all relate to the same specific situation, and which consist of the same categories of personal data and the same categories of data subjects."	TM 17/11/2021: provisionally agreed "(s) 'category of transfers of personal data' means a group of transfers of personal data which all relate to the same specific situation, and which consist of the same categories of personal data

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		categories of personal data and data subjects.		and the same categories of data subjects.''
94	(2) Article 4 is amended as follows:		(2) Article 4 is amended as follows:	
95	(a) paragraph 1 is amended as follows:		(a) paragraph 1 is amended as follows:	
96	(i) point (h) is replaced by the following:		(i) point (h) is replaced by the following:	
97	"(h) support Member States' cross-border information exchange activities, operations and investigations, as well as joint investigation teams, and special intervention units, including by providing operational, technical and financial support;";		"(h) support Member States' cross-border information exchange activities, operations and investigations, as well as joint investigation teams <del>, <u>and special</u> <u>intervention units</u>, including by providing operational, technical and financial support;</del>	TM (26/11/2021): provisionally agreed to use CSL text "(h) support Member States' cross-border information exchange activities, operations and investigations, as well as joint investigation teams <del>, and special</del> <u>intervention units</u> , including by providing operational, technical and financial support;"
98			(h bis) support Member States' special intervention units as referred to in Council Decision 2008/617/JHA by providing administrative and financial support.";	TM (26/11/2021): provisionally agreed to use CSL text (h bis) support Member States' special intervention units as referred to in Council Decision 2008/617/JHA by providing administrative and financial support.";

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
99	(ii) point (j) is replaced by the following:		(ii) point (j) is replaced by the following:	
100	"(j) cooperate with the Union bodies established on the basis of Title V of the TFEU and with OLAF and ENISA, in particular through exchanges of information and by providing them with analytical support in the areas that fall within their competence;";	AM 54 (j) cooperate with the Union bodies established on the basis of Title V of the TFEU, <i>as well as</i> with OLAF and ENISA, in particular through exchanges of information and by providing them with analytical support in areas <i>falling</i> within their <i>competences</i> ;	"(j) cooperate with the Union bodies established on the basis of Title V of the TFEU and with OLAF and ENISA, in particular through exchanges of information and by providing them with analytical support in the areas that fall within their competence;";	TM (26/11/2021): provisionally agreed to merge EP/CSL texts: "(j) cooperate with the Union bodies established on the basis of Title V of the TFEU and with OLAF and ENISA, in particular through exchanges of information and by providing them with analytical support in <i>the</i> areas <i>that</i> <i>fall falling</i> within their <i>competences</i> "
101	(iii) point (m) is replaced by the following:		(iii) point (m) is replaced by the following:	
102	"(m) support Member States' actions in preventing and combating forms of crime listed in Annex I which are facilitated, promoted or committed using the internet, including, in cooperation with Member States, the coordination of law enforcement authorities' response to cyberattacks, the taking down of terrorist content online, and the making	AM 55 (m) support Member States' actions in and combating forms of crime listed in Annex I which are facilitated, promoted or committed using the internet, including, in cooperation with Member States, <i>support</i> the coordination of <i>Member States</i> law enforcement authorities' response to cyberattacks, the taking down of terrorist content	"(m) support Member States' actions in preventing and combating forms of crime listed in Annex I which are facilitated, promoted or committed using the internet, including, in cooperation with Member States <b>and upon their</b> <b>request</b> , the <del>coordination of</del> <b>assistance to-law enforcement</b> <b>competent</b> authorities' response to cyberattacks <u>of suspected criminal</u> <u>origin</u> , the <del>taking down of</del> <b>coordination of removal orders</b>	Written procedure 7/1/2022: provisionally agreedEP compromise proposal (29/11/2021):support Member States' actions, while respecting the right to privacy and the protection of personal data, in preventing and combating forms of crime listed in Annex I which are facilitated,

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	of referrals of internet content, by which such forms of crime are facilitated, promoted or committed, to the online service providers concerned for their voluntary consideration of the compatibility of the referred internet content with their own terms and conditions;";	online and child sexual abuse material, and the referral of online content to the online service providers concerned for their voluntary consideration of the compatibility of the referred internet content with their own terms and conditions, while respecting the right to privacy and the protection of personal data;	for terrorist content online by Member States authorities in accordance with Art. 14 of Regulation 2021/ [the TCO- Regulation], and the making of referrals of internet content, by which such forms of crime are facilitated, promoted or committed, to the online service providers concerned for their voluntary consideration of the compatibility of the referred internet content with their own terms and conditions;";	<ul> <li>promoted or committed using the internet, including by:</li> <li>i. assisting competent authorities, upon their request, in responding to cyberattacks of suspected criminal origin,</li> <li>ii. cooperating in cooperation with Member States with regard to, coordinating removal orders for terrorist content online by Member States competent authorities in accordance with Article 14 of Regulation (EU) 2021/784, and</li> <li>iii. making referrals of online content to the online service providers concerned for their voluntary consideration of the compatibility of the referred internet that content with their own terms and conditions;.</li> </ul>
103	<ul><li>(iv) the following points (q) to</li><li>(r) are added:</li></ul>	AM 56 (iv) the following points (q) to ( <i>ub</i> ) are added:	(iv) the following points (q) to (r) are added:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
104	"(q) support Member States in identifying persons whose involvement in crimes falling within the scope of Europol's mandate, as listed in Annex I, constitute a high risk for security, and facilitate joint, coordinated and prioritised investigations;	AM 57 (q) support Member States in identifying persons <i>suspected of</i> crimes falling within the scope of Europol's mandate, as listed in Annex I, <i>and that</i> constitute a high risk for security, and facilitate joint, coordinated and prioritised investigations;	"(q) support Member States in identifying persons whose involvement in <u>serious</u> crimes falling within the scope of Europol's mandate, as listed in Annex I, constitute a high risk for security, and facilitate joint, coordinated and prioritised investigations <u>regarding those</u> <u>persons;</u>	<ul> <li>Written procedure 20/1/2022: PRES compromise suggestion based on MS remarks</li> <li>"(q) support Member States in identifying persons whose criminal activities linked to in serious crimes falling within the scope of Europol's mandate, as listed in Annex I, and constitute a high risk for security, and facilitate joint, coordinated and prioritised investigations regarding those persons;</li> <li>TM (26/11/2021): EP/CSL to check merger of EP/CSL texts:</li> <li>"(q) support Member States in identifying persons whose linked to serious crimes falling within the scope of Europol's mandate, as listed in Annex I, and constitutesing a high risk for security, and facilitate joint, coordinated and prioritised investigations regarding those persons;</li> </ul>
105	<ul> <li>(r) enter data into the</li> <li>Schengen Information System,</li> <li>in accordance with Regulation</li> <li>(EU) 2018/1862 of the</li> <li>European Parliament and of</li> </ul>	AM 58 (r) enter <i>alerts</i> into the Schengen Information System, in accordance with Regulation (EU) 2018/1862 of the	(r) <u>enter data into the Schengen</u> <u>Information System, in accordance</u> <u>with Regulation (EU) 2018/1862 of</u> <u>the European Parliament and of the</u> <u>Council, following consultation</u>	Presidency suggestion (20/01/22): use CSL text in exchange for concessions on other points Support Member States in processing data transmitted by

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
the Council*, following	European Parliament and of the	with the Member States in	third countries or international
consultation with the Member	Council <sup>1a</sup> , following	accordance with Article 7 of this	organisations to Europol on
States in accordance with	consultation with the Member	Regulation, and under authorisation	persons involved in terrorism or
Article 7 of this Regulation,	States in accordance with	by the Europol Executive Director,	in serious and organised crime
and under authorisation by the	Article 7 of this Regulation,	on the suspected involvement of a	and propose the possible entry by
Europol Executive Director,	which did not result in a	third country national in an offence	the Member States, at their
on the suspected involvement	reasoned objection by a	in respect of which Europol is	discretion and subject to their
of a third country national in	Member State or in a Member	competent and of which it is aware	verification and analysis, of
an offence in respect of which	State expressing its intention	on the basis of information received	information alerts in the interest
Europol is competent and of	to enter an alert on its own	from third countries or international	of the Union into the Schengen
which it is aware on the basis	behalf and under authorisation	organisations within the meaning of	Information System, in
of information received from	by the Europol Executive	<u>Article 17(1)(b)</u> Support Member	accordance with Regulation (EU)
third countries or international	Director, on the suspected	States in processing data	2018/1862 of the European
organisations within the	involvement of a third country	transmitted by third countries or	Parliament and the Council. A
meaning of Article 17(1)(b);	national in an offence in	international organisations to	periodic reporting mechanism
	respect of which Europol is	Europol on persons involved in	shall be put in place in order to
	competent and of which it is	terrorism or in serious and	inform other Member States and
	aware on the basis of	organised crime and propose the	Europol on the outcome of the
	information received from third	possible entry by the Member	verification and analysis and on
	countries or international	States, at their discretion and	whether or not the data has been
	organisations which fulfil one	subject to their verification and	inserted in the SIS, within a
	of the conditions listed in	<u>analysis, of information alerts in</u>	period of 12 months from the
	Article 25(1) of this	the interest of the Union into the	communication by Europol of its
	Regulation or a third country	Schengen Information System, in	information to the Member
	which does not fulfil one of	accordance with Regulation (EU)	States; The Management Board
	the conditions listed in Article	<u>2018/1862 of the European</u>	shall further specify the criteria
	25(1) of this Regulation,	Parliament and the Council. A	on the basis of which Europol
	provided that the information	periodic reporting mechanism	issues proposals for possible entry
	has been confirmed by a third	shall be put in place in order to	of alerts into the Schengen
	country which fulfils those	inform other Member States and	Information System. Member
	conditions or provided that the	Europol on the outcome of the	States shall inform Europol of
	information relates to a	verification and analysis and on	any information alert issued and
	terrorist offence or organised	whether or not the data has been	of any hit on such information

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	crime;	inserted in the SIS, within a	alerts, and may inform, through
		period of 12 months from the	Europol, the third country or
		communication by Europol of its	international organisation from
	<sup>1a</sup> Regulation (EU) 2018/1862	information to the Member	which the information leading to
	of the European Parliament	States; The Management Board	the alert originates on hits on
	and of the Council of 28	shall further specify the criteria	such alerts, in accordance with
	November 2018 on the	on the basis of which Europol	the procedure set out in
	establishment, operation and	issues proposals for possible entry	<b>Regulation (EU) 2018/1862 of the</b>
	use of the Schengen	of alerts into the Schengen	European Parliament and the
	Information System (SIS) in	<b>Information System. Member</b>	Council.;
	the field of police cooperation	States shall inform Europol of	
	and judicial cooperation in	any information alert issued and	
	criminal matters, amending	of any hit on such information	COM compromise proposal
	and repealing Council	alerts, and may inform, through	<u>(26/11/2021):</u>
	Decision 2007/533/JHA, and	<b>Europol, the third country or</b>	(r) enter <b>alerts</b> data into the
	repealing Regulation (EC) No	international organisation from	Schengen Information System, in
	1986/2006 of the European	which the information leading to	accordance with Regulation (EU)
	Parliament and of the Council	the alert originates on hits on	2018/1862 of the European
	and Commission Decision	such alerts, in accordance with	Parliament and of the Council*,
	2010/261/EU (OJ L 312,	the procedure set out in	following upon request by at least
	7.12.2018, p. 56).;	Regulation (EU) 2018/1862 of the	one Member State, following
		European Parliament and the	consultation with the Member States
		<u>Council.;</u>	in accordance with Article 7 of this
			Regulation, which did not result in
			a reasoned objection by a Member
			State or in a Member State
			expressing its intention to enter an
			alert on its own behalf, and under
			authorisation by the Europol
			Executive Director, on the suspected
			involvement of a third country
			national in an offence in respect of
			which Europol is competent and of

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			which it is aware on the basis of
			information received from third
			countries which fulfil one of the
			conditions listed in Article 25(1) of
			this Regulation or a third country
			which does not fulfil one of the
			conditions listed in Article 25(1) of
			this Regulation, provided that the
			information has been confirmed
			by a third country which fulfils
			those conditions or international
			organisations within the meaning of
			Article 17(1)(b). Europol shall
			inform all Member States on
			inserting such alerts in the SIS;
			$\frac{1}{16} \mathbf{D}_{12} = \frac{1}{16} \frac{1}{16$
			<sup>1a</sup> Regulation (EU) 2018/1862 of
			the European Parliament and of
			the Council of 28 November 2018 on the establishment, operation
			and use of the Schengen
			Information System (SIS) in the
			field of police cooperation and
			judicial cooperation in criminal
			matters, amending and repealing
			Council Decision 2007/533/JHA,
			and repealing Regulation (EC) No
			1986/2006 of the European
			Parliament and of the Council and
			Commission Decision
			2010/261/EU (OJ L 312, 7.12.2018,
			<i>p. 56</i> ).;
			<i>p. 30).</i> ,

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
106	(s) support the implementation of the evaluation and monitoring mechanism under Regulation (EU) No 1053/2013 within the scope of Europol's objectives as set out in Article 3;	AM 59 (s) support the implementation of the evaluation and monitoring mechanism under Regulation (EU) No 1053/2013 within the scope of Europol's objectives as set out in Article 3 <i>through</i> <i>the provision of expertise and</i> <i>analyses, where relevant</i> ;	(s) support the implementation of the evaluation and monitoring mechanism under Regulation (EU) No 1053/2013 within the scope of Europol's objectives as set out in Article 3;	TM 26/11/2021: provisionally agreed to use EP text (s) support the implementation of the evaluation and monitoring mechanism under Regulation (EU) No 1053/2013 within the scope of Europol's objectives as set out in Article 3 through the provision of expertise and analyses, where relevant;
107	(t) proactively monitor and contribute to research and innovation activities relevant to achieve the objectives set out in Article 3, support related activities of Member States, and implement its research and innovation activities regarding matters covered by this Regulation, including the development, training, testing and validation of algorithms for the development of tools.	AM 60 (t) proactively monitor and contribute to research and innovation activities relevant to <i>achieving</i> the objectives set out in Article 3 <i>by supporting</i> related activities of Member States <i>and implementing</i> its research and innovation activities regarding matters covered by this Regulation, including <i>projects for</i> the development, training, testing and validation of algorithms for the development of <i>specific</i> tools <i>for the use of law</i> <i>enforcement</i> .	(t) proactively monitor and contribute to research and innovation activities relevant to achieve the objectives set out in Article 3, support related activities of Member States, <b>and</b> -implement its research and innovation activities regarding matters covered by this Regulation, including <u>in</u> the development, training, testing and validation of algorithms for the development of tools, <u>and</u> <u>disseminate the results of these</u> <u>activities to the Member States in</u> <u>accordance with Article 67, and contribute to the coordination of</u> <u>activities of Union agencies</u> <u>established on the basis of Title V</u> <u>of the TFEU in the field of</u>	<ul> <li>Written procedure 20/1/2022: PRES compromise suggestion to further amend the text</li> <li>(t) proactively monitor and contribute to research and innovation activities relevant to <i>achieving</i> the objectives set out in Article 3 <i>by supporting</i> related activities of Member States and <i>implementing</i> its research and innovation activities regarding matters covered by this Regulation, including <i>projects for</i> the development, training, testing and validation of algorithms for the development of <i>specific</i> tools <i>for</i> <i>the use of law enforcement, and</i></li> </ul>

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		<u>research and innovation within</u> <u>their mandates in close</u> <u>cooperation with Member States</u> .	disseminate the results of these activities to the Member States in accordance with Article 67, and contribute to creating synergies between the research and innovation activities of Union bodies and agencies, that are relevant for Europol's objectives as set out in Article 3, including through the EU Innovation Hub for internal security, and in close cooperation with Member States."
			<u><b>TM 03/12/2021:</b></u> reference to Art. 4(1)(t) should be added in line 117; CSL to confirm that compromise proposal on line 107 is fine;
			TM 26/11/2021: new COM proposal; Positive scrutiny by CSL and EP - COM to suggest wording to clarify link between lines 107+117
			(t) proactively monitor and contribute to research and innovation activities relevant to <i>achieving</i> the objectives set out in Article 3 <i>by supporting</i> related activities of Member States and <i>implementing</i> its research and innovation activities regarding

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				matters covered by this Regulation,
				including <i>projects for</i> the
				development, training, testing and
				validation of algorithms for the
				development of <i>specific</i> tools <i>for</i>
				the use of law enforcement, and
				disseminate the results of these
				activities to the Member States in
				accordance with Article 67, and
				contribute to creating synergies
				between the research and
				innovation activities of Union
				bodies and agencies that are
				relevant for Europol's objectives as
				set out in Article 3 in close
				cooperation with Member States."
108	(u) support Member	AM 61	(u) support, <b>upon their</b>	Written procedure 7/1/2022:
100	States' actions in preventing	deleted	request, Member States' actions in	provisionally agreed;
	the dissemination of online		preventing the dissemination of	
	content related to terrorism or		online content in an online crisis	(u) support, <i>upon their request</i> , Member States' actions in
	violent extremism in crisis		situation, in particular by	
	situations, which stems from		providing private parties with the	addressing <del>preventing the</del> dissemination of online content
	an ongoing or recent		information necessary to identify	online crisis situations, <i>in</i>
	real-world event, depicts harm		relevant online contentRelated	particular by providing private
	to life or physical integrity or		<del>to terrorism or violent extremism</del>	particular by providing private parties with the information
	calls for imminent harm to life		<del>in crisis situations, which stems</del>	necessary to identify relevant
	or physical integrity, and aims		<del>from an ongoing or recent</del>	online content.
	at or has the effect of seriously		<del>real-world event, depicts harm to</del>	
	intimidating a population, and		life or physical integrity or calls	
	where there is an anticipated		for imminent harm to life or	
	potential for exponential		<del>physical integrity, and aims at or</del>	
	multiplication and virality		<del>has the effect of seriously</del>	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	across multiple online service providers.		intimidating a population, and where there is an anticipated potential for exponential multiplication and virality across multiple online service providers.	
108a				Written procedure 7/1/2022: provisionally agreed; (ua) support Member States' actions in preventing addressing the dissemination of online child sexual abuse material.
109		AM 62 (ua) cooperate with Financial Intelligence Units (FIUs), through the Europol national unit or, if allowed by the relevant Member State, by means of direct contact between the FIUs and Europol, in particular through exchanges of information and the provision of analytical support to support cross- border investigations by Member States into the money laundering activities of transnational criminal organisations and terrorism financing;		Written procedure 7/1/2022:provisionally agreed(ua) cooperate, in accordancewith Article 12 of Directive2019/1153, with FinancialIntelligence Units (FIUs), throughthe Europol national unit or, ifallowed by the relevant MemberState, by means of direct contactbetween the FIUs and Europol, inparticular through exchanges ofinformation and the provision ofanalysis to Member States tosupport cross-border investigationsinto the money launderingactivities of transnational criminalorganisations and terrorismfinancing;
110		AM 63		Written procedure 20/1/22:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		(ub) monitor, analyse and appraise red alerts, published by Interpol at the request of third countries, and notify		Council remains opposed. To be discussed at the political trilogue
		Member States, the European External Action Service, and the Commission in the case of reasonable suspicion that an alert was issued in violation of Article 3 of the Interpol		TM 12/11/2021: to be revisited at a later stageEP insists on necessity to task Europol with the monitoring of red alerts; CSL/COM oppose addition
		constitution."		TM 28/10/2021: CSL explained that MS are not in favour of including this new task; took note of EP explanations;
				COM sees the necessity to prevent politically motivated alerts; Interpol has set up an internal ex ante control system which is more useful than ex post control; serious doubts regarding compliance of this task with Europol's role as defined in the Treaty; will provide an information note
111	* Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and use of the Schengen Information System (SIS) in the field of police cooperation		* Regulation (EU) 2018/1862 of the European Parliament and of the Council of 28 November 2018 on the establishment, operation and use of the Schengen Information System (SIS) in the field of police cooperation and judicial cooperation in criminal matters,	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	and judicial cooperation in criminal matters, amending and repealing Council Decision 2007/533/JHA, and repealing Regulation (EC) No 1986/2006 of the European Parliament and of the Council and Commission Decision 2010/261/EU (OJ L 312, 7.12.2018, p. 56).";		amending and repealing Council Decision 2007/533/JHA, and repealing Regulation (EC) No 1986/2006 of the European Parliament and of the Council and Commission Decision 2010/261/EU (OJ L 312, 7.12.2018, p. 56).";	
112	(b) in paragraph 2, the second sentence is replaced by the following:		(b) in paragraph 2, the second sentence is replaced by the following:	
113	"Europol shall also assist in the operational implementation of those priorities, notably in the European Multidisciplinary Platform Against Criminal Threats, including by facilitating and providing administrative, logistical, financial and operational support to Member States-led operational and strategic activities.";		"Europol shall also assist in the operational implementation of those priorities, notably in the European Multidisciplinary Platform Against Criminal Threats, including by facilitating and providing administrative, logistical, financial and operational support to Member States-led operational and strategic activities.";	
114	(c) in paragraph 3, the following sentence is added:		(c) in paragraph 3, the following sentence is added:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
115	"Europol shall also provide threats assessment analysis supporting the Commission and the Member States in carrying out risk assessments.";		"Europol shall also provide threats assessment analysis <u>based on the</u> <u>information it holds on criminal</u> <u>phenomena and trends to</u> support <del>ing</del> supporting the Commission and the Member States in carrying out risk assessments.";	<ul> <li>2<sup>nd</sup> political trilogue 30/11/21: provisional agreement on CSL wording:</li> <li>Europol shall also provide threats assessment analysis <u>based on the</u> information it holds on criminal phenomena and trends to support<del>ing supporting</del> the Commission and the Member States in carrying out risk assessments.</li> </ul>
116	(d) the following paragraphs 4a and 4b are inserted:		(d) the following paragraphs 4a and 4b are inserted:	
117	"4a. Europol shall assist the Commission in identifying key research themes, drawing up and implementing the Union framework programmes for research and innovation activities that are relevant to achieve the objectives set out in Article 3. When Europol assists the Commission in identifying key research themes, drawing up and implementing a Union framework programme, the Agency shall not receive funding from that programme.	AM 64 4a. Europol shall assist the Commission in identifying key research themes, drawing up and implementing the Union framework programmes for research and innovation activities that are relevant to achieve the objectives set out in Article 3. Where Europol plays a role in the design or implementation of a Union framework programme, it shall not receive funding from that programme. Where appropriate, Europol may consult the Joint Research Centre when defining and	"4a. Europol shall assist <u>the</u> <u>Member States and</u> the Commission in identifying key research themes <del>,</del> . <u>Europol shall</u> <u>assist the Commission in</u> drawing up and implementing the Union framework programmes for research and innovation activities that are relevant to achieve the objectives set out in Article 3. When Europol assists the Commission in identifying key research themes, drawing up and implementing a Union framework programme, the Agency shall not receive funding from that programme. <u>Europol may engage</u> <u>with relevant projects of such</u>	Written procedure 7/1/2022: PRES compromise suggestion to further amend the text"Europol shall assist the Member States and the Commission in identifying key research themes.Europol shall assist the Commission in drawing up and implementing the Union framework programmes for research and innovation activities that are relevant to achieve the objectives set out in Article 3.Where relevant, Europol may shall disseminate the results of its these activities as part of its contribution

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		conceptualising research and innovation activities regarding matters covered by this Regulation. Europol shall take all necessary measures to avoid conflicts of interest.	Union framework programmes in accordance with Article 4(1)(t).	to creating synergies between the research and innovation activities of Union bodies and agencies in accordance with Article 4(1)(t). Europol shall take all necessary measures to avoid conflicts of interest. When Europol assists the Commission in identifying key research themes, drawing up and implementing a Union framework programme, the Agency shall not receive funding from that programme, implementation of a Union framework programme, it shall not receive funding from that programme. Where appropriate, Europol may consult the Joint Research Centre when defining and conceptualising research and innovation activities regarding matters covered by this Regulation."
118	4b. Europol shall support the screening of specific cases of foreign direct investments into the Union under Regulation (EU) 2019/452 of the European Parliament and of the Council* that concern undertakings providing technologies used or being developed by Europol or by	AM 65 4b. Europol shall support <i>the Commission and Member</i> <i>States in</i> the screening of specific cases of foreign direct investments into the Union under Regulation (EU) 2019/452 of the European Parliament and of the Council <sup>1a</sup> that concern undertakings	4b.Europol shall support the screening of specific cases of foreign direct investments into the Union under Regulation (EU) 2019/452 of the European Parliament and of the Council* that concern undertakings providing technologies used or being developed by Europol or by Member States for the prevention	Written procedure 20/1/22:Council remains opposed. To be discussed at the political trilogueCOM compromise suggestion (6/12/2021):4b. Europol shall support the screening of specific cases of foreign

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	Member States for the	providing technologies,	and investigation of crimes covered	direct investments into the Union
	prevention and investigation of	including software or critical	by Article 3 on the expected	under Regulation (EU) 2019/452 of
	crimes covered by Article 3 on	technologies that could be	implications for security.	the European Parliament and of the
	the expected implications for	used to facilitate terrorism,		Council* that concern undertakings
	security.	used by Europol or by Member		providing technologies used or
		States for the prevention and investigation of crimes covered		being developed by Europol or by Member States for the prevention
		by Article 3 on the expected		and investigation of crimes covered
		implications for security.		by Article 3 on the expected
		implications for security.		implications for security.
		·		
		<sup>1a</sup> Regulation (EU) 2019/452		TM 26/11/2021: EP would like to
		of the European Parliament		keep the text
		and of the Council of 19		keep the text
		March 2019 establishing a		
		framework for the screening		
		of foreign direct investments into the Union (OJ L 791,		
		21.3.2019, p. 1).		
		21.3.2017, p. 1).		
119	* Regulation (EU) 2019/452		* Regulation (EU) 2019/452 of the	
	of the European Parliament		European Parliament and of the	
	and of the Council of 19		Council of 19 March 2019	
	March 2019 establishing a		establishing a framework for the	
	framework for the screening of		screening of foreign direct	
	foreign direct investments into		investments into the Union (OJ L	
	the Union (OJ L 79I, 21.3.2019, p. 1)."		79I , 21.3.2019, p. 1)."	
	21.3.2017, p. 1 <i>J</i> .			
120	(e) in paragraph 5, the		(e) <del>in</del> paragraph 5 <u>is amended as</u>	
	following sentence is added:		follows, the following sentence is	
			added:	
121	"Europol staff may assist the		"Europol shall not apply coercive	Written procedure 7/1/2022
	competent authorities of the		measures in carrying out its tasks.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	Member States, at their request and in accordance with their national law, in the taking of investigative measures."		Europol staff may provide operational support to assist the competent authorities of the Member States during investigative measures, at their request and in accordance with their national law, in particular by facilitating cross-border information exchange, providing forensic and technical support and being present when investigative measures are taken the taking of investigative measures. Europol staff shall not have the power to execute investigative measures."	Provisionally agreed to use CSL text.
122		AM 66 (e a) the following paragraph 5a is added:		
123		"5a. Europol shall respect the fundamental rights and freedoms enshrined in the Charter in the performance of its tasks."		<u>TM 26/11/2021</u> : provisionally agreed to use EP wording <i>Europol shall respect the</i> <i>fundamental rights and freedoms</i> <i>enshrined in the Charter in the</i> <i>performance of its tasks.</i> "
124	<ul><li>(3) in Article 6, paragraph</li><li>1 is replaced by the following:</li></ul>	AM 67 deleted	(3) in Article 6, paragraph 1 is replaced by the following:	Political

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
125	"1. In specific cases where Europol considers that a criminal investigation should be initiated into a crime falling within the scope of its objectives, it shall request the competent authorities of the Member State or Member States concerned via the national units to initiate, conduct or coordinate such a criminal investigation."	deleted	"1. In specific cases where Europol considers that a criminal investigation should be initiated into a crime falling within the scope of its objectives, it shall request the competent authorities of the <u>Member State or</u> Member States concerned via the national units to initiate, conduct or coordinate such a criminal investigation."	Political
126		AM 68 (-3) In Article 6, the following paragraph 1a is inserted		Political
127		"1 a. Without prejudice to paragraph 1, where Europol considers that a criminal investigation should be initiated into a specific crime which affects a common interest covered by a Union policy but is not of a cross- border nature, it shall request the competent authorities of the Member State concerned via the national unit to initiate, conduct or coordinate such criminal investigation."		Political

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
128		AM 69 (3a) In Article 6, paragraph 2 is replaced by the following:		Political
129		2. The national units shall inform Europol without delay of the decision of the competent authorities of the Member States concerning any request made pursuant to <i>paragraphs 1 and 1a</i> .		Written procedure 20/1/2022 : Technical alignment pending the outcome of the discussion on article 6.
130		AM 70 (3 b) In Article 6(3), the introductory part is replaced by the following:		
131		"3. If the competent authorities of a Member State decide not to accede to a request made by Europol pursuant to <i>paragraphs 1 and 1a</i> , they shall inform Europol of the reasons for their decision without undue delay, preferably within one month of receipt of the request. However, the reasons may be withheld if providing them would:"		Written procedure 20/1/2022: Technical alignment pending the outcome of the discussion on article 6.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
132		AM 71 (3c) In Article 6, paragraph 4 is replaced by the following:		
133		"4. Europol shall immediately inform Eurojust <i>and</i> , <i>where</i> <i>relevant</i> , <i>the EPPO</i> , of any request made pursuant to <i>paragraphs 1 and 1a</i> and of any decision of a competent authority of a Member State pursuant to paragraph 2;"		Written procedure 20/1/2022: PRES compromise suggestion "4. Europol shall immediately inform Eurojust <i>and, where</i> <i>relevant, the EPPO,</i> of any request made pursuant to <i>paragraphs</i> [1 <i>and 1a</i> ] and of any decision of a competent authority of a Member State pursuant to paragraph 2;"
134	(4) In Article 7, paragraph 8 is replaced by the following:		(4) In Article 7, paragraph 8 is replaced by the following:	
135	"8. Member States shall ensure that their financial intelligence units established pursuant to Directive (EU) 2015/849 of the European Parliament and of the Council* are allowed to cooperate with Europol in accordance with Article 12 of Directive (EU) 2019/1153 of the European Parliament and the Council**, in particular via	AM 72 8. Member States shall ensure that their financial intelligence units established pursuant to Directive (EU) 2015/849 of the European Parliament and of the Council*, are allowed to <i>reply to duly</i> <i>justified requests made by</i> Europol in accordance with Article 12 of Directive (EU)	"8. Member States shall ensure that their financial intelligence units established pursuant to_Directive (EU) 2015/849-2005/60/EC of the European Parliament and of the Council are <u>entitled to reply to</u> <u>duly justified requests made by</u> Europol in accordance with Article 12 of Directive (EU) 2019/1153 of the European Parliament and the Council, in particular via their national unit <u>or, if provided for by</u>	TM12/11/2021:provisionally agreed - Use CONS text:8.Member States shall ensure that their financial intelligence units established pursuant to_Directive (EU) 2015/849 of the European Parliament and of the Council_are entitled to reply to duly justified requests made by Europol in accordance with Article 12 of

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	their national unit regarding financial information and analyses, within the limits of their mandate and competence.	2019/1153 of the European Parliament and the Council**, via their national unit <i>or</i> , <i>if</i> <i>allowed by that Member State</i> , <i>by direct contact with Europol</i> regarding financial information and analyses, within the limits of their mandate and competence."	the national law of that Member State, by direct contacts between the financial intelligence unit and Europol, regarding financial information and analyses, within the limits of their mandate and competence and subject to national procedural safeguards.	Directive (EU) 2019/1153 of the European Parliament and the Council, in particular_via their national unit or, <i>if provided for by</i> <i>the national law of that Member</i> <i>State, by direct contacts between the</i> <i>financial intelligence unit and</i> <i>Europol</i> , regarding financial information and analyses, within the limits of their mandate and competence <i>and subject to national</i> <i>procedural safeguards</i> .
136				
137	* Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	* Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	* Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
138	** Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA (OJ L 186, 11.7.2019, p. 122)."	** Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA (OJ L 186, 11.7.2019, p. 122).	** Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA (OJ L 186, 11.7.2019, p. 122)."	
139		<u>AM 73</u> (4a) In Article 11(1), point (a) is replaced by the following:		
140		"(a) adopt each year, by a majority of two-thirds of its members and in accordance with Article 12, a single programming document in accordance with Article 32 of Commission Delegated Regulation (EU) 2019/715 <sup>1a</sup> and the related Commission guidelines for the single programming document containing Europol's multiannual programming and its annual work programme for the following year.		Written procedure 7/1/2022: provisionally agreed to use EP text "(a) adopt each year, by a majority of two-thirds of its members and in accordance with Article 12, a single programming document in accordance with Article 32 of Commission Delegated Regulation (EU) 2019/715 <sup>1a</sup> and the related Commission guidelines for the single programming document containing Europol's multiannual programming and its annual work

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		<sup>1a</sup> Commission Delegated Regulation (EU) 2019/715 of 18 December 2018 on the framework financial regulation for the bodies set up under the TFEU and Euratom Treaty and referred to in Article 70 of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council (OJ L 122, 10.5.2019, p. 1)."		programme for the following year. <sup>1a</sup> Commission Delegated Regulation (EU) 2019/715 of 18 December 2018 on the framework financial regulation for the bodies set up under the TFEU and Euratom Treaty and referred to in Article 70 of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council (OJ L 122, 10.5.2019, p. 1)."
141		AM 74 (4b) In Article 11(1)the following point (ua) is added:		
142		"(ua) appoint a Fundamental Rights Officer who shall be functionally independent in the performance of his or her duties"		
143		AM 75 (4c) In Article 12, paragraph 1 is replaced by the following:		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
144		"1. The Management Board shall, by 30 November each year, adopt a <i>single</i> <i>programming</i> document containing Europol's multiannual programming and annual work programme, based		Written procedure 20/1/2022: PRES compromise suggestion to slightly amend the EP wording (equivalent text in Frontex Regulation):
		on a draft put forward by the Executive Director, taking into account the opinion of the Commission and, as regards the multiannual programming, after having consulted the JPSG. <i>If the Management</i> <i>Board decides not to take into</i> <i>account elements of the</i> <i>opinion of the Commission, it</i> <i>shall provide a thorough</i> <i>justification. The same</i> <i>obligation shall apply to the</i> <i>elements raised by the JPSG</i> <i>in accordance with point (c) of</i> <i>Article 51(2).</i> The Management Board shall forward <i>the final</i> <i>single programming</i> document to the Council, the Commission and the JPSG.		1. The Management Board shall, by 30 November each year, adopt a <i>single programming</i> document containing Europol's multiannual programming and annual work programme, based on a draft put forward by the Executive Director, taking into account the opinion of the Commission and, as regards the multiannual programming, after having consulted the JPSG. <i>If the</i> <i>Management Board decides not to</i> <i>take into account elements of the</i> <i>opinion of the Commission</i> , <b>if</b> <i>Europol shall provide a thorough</i> <i>justification. The same obligation</i> <i>shall apply to the elements raised</i> <i>by the JPSG in accordance with</i> <i>point (c) of Article 51(2).</i> The Management Board shall forward <i>the final single programming</i> document to the Council, the Commission and the JPSG.

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
145	AM 76 (4d) In Article 12(2), the		TM 06/12/2021:         CSL: concerns that this addition will bind Europol, COM: acceptable
	first subparagraph is replaced by the following:		
146	The multiannual programming shall set out the overall strategic programming, including the objectives, expected results and performance indicators. It shall also set out the resource planning, including the multiannual budget and staff. It shall include the strategy for relations with third countries and international organisations <i>and its planned research and</i> <i>innovation activities</i> .		Written procedure 7/1/2022: provisionally agreed to use EP text "The multiannual programming shall set out the overall strategic programming, including the objectives, expected results and performance indicators. It shall also set out the resource planning, including the multiannual budget and staff. It shall include the strategy for relations with third countries and international organisations and its planned research and innovation activities."
147	AM 77 (4e) In Article 14, paragraph 4 is replaced by the following:		

	<b>COM</b> (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
148		4. The Management Board may invite any person whose opinion may be relevant for the discussion to attend its meeting		Written procedure 20/1/2022: PRES compromise suggestion
		discussion to attend its meeting as a non-voting observer. Two representatives of the JPSG shall be invited to all meetings of the Management Board as observers without voting rights.		<ul> <li>"4. The Management Board may invite any person whose opinion may be relevant for the discussion to attend its meeting as a non-voting observer. Two representatives of the JPSG shall be invited to all two ordinary meetings per year of the Management Board as observers without voting rights to discuss the following political matters: of shared interest :, including</li> <li>) the consolidated annual activity report for the previous year.</li> <li>) the single programming document for the following year and the annual budget."</li> <li>) JPSG written questions and answers</li> <li>) External relations and partnership matters.</li> </ul>
				The Management Board, together with the representatives of the JPSG, may determine other

COM (13908/20 + CO	<b>DR 1</b> ) <b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			matters of political interest to be discussed. <u>TM 06/12/2021</u> : Part of the governance package
149	AM 78 (4f) In Article 16, paragraph 3 is replaced by the following:		
150	3. The Council <i>and the JPSG</i> may invite the Executive Director to report on the performance of his or her duties.		<ul> <li>Written procedure 7/1/2022: provisionally agreed to use EP text</li> <li>3. The Council <i>and the JPSG</i> may invite the Executive Director to report on the performance of his or her duties.</li> </ul>
151	AM 79 (4g) In Article 16(5), point (d) is replaced by the following		
152	(d) preparing the draft <i>single</i> <i>programming document</i> <i>containing the</i> multiannual programming and annual work programmes and submitting <i>it</i> to the Management Board, after having consulted the		Written procedure 7/1/2022: provisionally agreed to use EP text (d) preparing the draft <i>single</i> <i>programming document</i> <i>containing the</i> multiannual programming and annual work programmes and submitting <i>it</i> to the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021) Commission <i>and the JPSG</i> ;	Council	Provisional agreement Management Board, after having consulted the Commission <i>and the</i> JPSG;
153			(4 bis) In Article 16(5), a new point (o bis) is added:	
154			"(o <i>bis</i> ) informing the <u>Management Board regarding</u> <u>the memoranda of understanding</u> <u>signed with private parties;"</u>	Written procedure 7/1/2022: provisionally agreed to use CSL text "(o bis) informing the Management Board regarding the memoranda of understanding signed with private parties;"
155	(5) Article 18 is amended as follows:		(5) Article 18 is amended as follows:	
156	(a) paragraph 2 is amended as follows:		(a) paragraph 2 is amended as follows:	
157	(i) point (d) is replaced by the following wording:		(i) point (d) is replaced by the following wording:	
158	"(d) facilitating the exchange of information between Member States, Europol, other Union bodies, third countries, international organisations and private parties;"		"(d) facilitating the exchange of information between Member States, Europol, other Union bodies, third countries, international organisations and private parties;"	
159	(ii), the following points (e) and (f) are added:		(ii), the following points (e) and (f) are added:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
160	"(e) research and innovation regarding matters covered by this Regulation for the development, training, testing and validation of algorithms for the development of tools;	AM 80 (e) research and innovation <i>projects</i> regarding matters covered by this Regulation for the development, training, testing and validation of algorithms for the development of <i>specific</i> tools <i>for the use of</i> <i>law enforcement</i> ;	"(e) research and innovation regarding matters covered by this Regulation for the development, training, testing and validation of algorithms <u>for the development of</u> tools and for other research and innovation activities relevant to achieve the objectives set out in <u>Article 3</u> ;	<ul> <li>Written procedure 7/1/2022: provisionally agreed</li> <li>(e) research and innovation projects regarding matters covered by this Regulation for the development, training, testing and validation of algorithms for the development of specific tools and other specific research and innovation projects relevant to achieve the objectives set out in Article 3 in accordance with the conditions set out in Article 33a;</li> </ul>
161	(f) supporting Member States in informing the public about suspects or convicted individuals who are wanted based on a national judicial decision relating to a criminal offence in respect of which Europol is competent, and facilitate the provision of information by the public on these individuals."	AM 81 (f) supporting Member States in informing the public about suspects or convicted individuals who are wanted, based on a national judicial decision relating to a criminal offence in respect of which Europol is competent, and <i>facilitating</i> the provision of information, <i>to the Member</i> <i>States and Europol</i> , by the public on these individuals.	(f) supporting Member States, <b>upon their request,</b> in informing the public about suspects or convicted individuals who are wanted based on a national judicial decision relating to a criminal offence in respect of which Europol is competent, and facilitate the provision of information by the public on these individuals."	TM 17/11/2021: provisional agreement to merge EP/CSL texts: (f) supporting Member States, <b>upon their request</b> , in informing the public about suspects or convicted individuals who are wanted, based on a national judicial decision relating to a criminal offence in respect of which Europol is competent, and <i>facilitating</i> the provision of information, <i>to the</i> <i>Member States and Europol</i> , by the public on these individuals.
162	(b) the following paragraph 3a is inserted:		(b) the following paragraph 3a is inserted:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
163	"3a. Processing of personal data for the purpose of research and innovation as referred to in point (e) of paragraph 2 shall be performed by means of Europol's research and innovation projects with clearly defined objectives, duration and scope of the personal data processing involved, in respect of which the additional specific safeguards set out in Article 33a shall apply."	AM 82 3a. Processing of personal data for the purpose of research and innovation as referred to in point (e) of paragraph 2 shall be performed by means of Europol's research and innovation projects with clearly defined <i>purposes and</i> objectives, <i>and shall be subject</i> <i>to</i> the additional specific safeguards set out in Article 33a, <i>in respect of the duration</i> <i>and scope of the personal data</i> <i>processing</i> .	"3a. <u>If necessary to reach the</u> <u>objectives of Europol's research</u> <u>and innovation projects.</u> <u>P</u> processing of personal data for the purpose of research and innovation as referred to in point (e) of paragraph 2 shall be performed <u>only</u> by means of Europol's research and innovation projects with clearly defined objectives, duration and scope of the personal data processing involved, in respect of which the additional specific safeguards set out in Article 33a shall apply."	TM 17/11/2021: provisional agreement to use CSL compromise text of 10/11/2021 merging both texts If necessary to reach the objectives of Europol's research and innovation projects, processing of personal data for the purpose of research and innovation as referred to in point (e) of paragraph 2 shall be performed only by means of Europol's research and innovation projects with clearly defined <i>purposes and</i> objectives, <i>duration</i> <i>and scope of the personal data</i> <i>processing involved</i> and shall be <i>subject to the additional specific</i> <i>safeguards set out in Article 33a</i> , in respect of <i>which the additional</i> <i>specific safeguards set out in Article</i> <i>33a shall apply</i> the duration and <i>scope of the personal data</i> <i>processing</i> .
164	(c) paragraph 5 is replaced by the following:		(c) paragraph 5 is replaced by the following:	
165	"5. Without prejudice to Article 8(4) and Article 18a, categories of personal data and categories of data subjects	AM 83 5. Without prejudice to Article 8(4), <i>Article 18(2)(e)</i> and Article 18a, categories of	"5. Without prejudice to Article 8(4) and Article 18a, categories of personal data and categories of data subjects whose data may be	Written procedure 7/1/2022: provisionally agreed (CSL agrees to drop par. 5bis and to include text into new recital 15b in line 32a)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	whose data may be collected and processed for each purpose referred to in paragraph 2 are listed in Annex II."	personal data and categories of data subjects whose data may be collected and processed for each purpose referred to in paragraph 2 are listed in Annex II.	collected and processed for each purpose referred to in <b>points (a) to</b> (d) and (f) of paragraph 2 are listed in Annex II. In accordance with Article 73 of Regulation (EU) 2018/1725, Europol shall, where applicable and as far as possible, make a clear distinction between the operational personal data of these different categories of data subjects."	5. Without prejudice to Article 8(4), Article 18(2)(e) and Article 18a, and without prejudice to data processing pursuant to Article 26(6b) where Europol's infrastructure is used for bilateral exchanges and Europol has no access to the content of the data, categories of personal data and categories of data subjects whose data may be collected and processed for each purpose referred to in paragraph 2 are listed in Annex II. New paragraph 5bis: In accordance with Article 73 of Regulation (EU) 2018/1725, Europol shall, where applicable and as far as possible, make a clear distinction between the operational personal data of these different categories of data subjects."
166	(d) the following paragraph 5a is inserted:	AM 84 Deleted	(d) the following paragraph 5a is inserted:	TM 17/11/2021: provisional agreement to move wording down to par. 6a(new) - merge CSL/EP text (line 173)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
167	"5a. Prior to the processing of data under paragraph 2 of this Article, Europol may temporarily process personal data received pursuant to Article 17(1) and (2) for the purpose of determining whether such data comply with the requirements of paragraph 5 of this Article, including by checking the data against all data that Europol already processes in accordance with paragraph 5.	Deleted	"5a. Prior to the processing of data under paragraph 2 of this Article, <u>and where necessary for</u> <u>the purpose of determining</u> <u>whether personal data complies</u> <u>with the requirements of</u> <u>paragraph 5 of this Article,</u> Europol may temporarily process personal data received pursuant to Article 17(1) and (2) for <del>the <u>that</u></del> purpose <del>of determining whether</del> <del>such data comply with the</del> <del>requirements of paragraph 5 of this</del> <u>Article</u> , including by checking the data against all data that Europol already processes in accordance with paragraph 5.	TM 17/11/2021: provisional agreement to move wording down to par. 6a(new) - merge CSL/EP text (line 173)
168	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data.	deleted	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the <b>provision</b> <b>and</b> processing of such data.	TM 17/11/2021: provisional agreement to move wording down to par. 6a(new) - merge CSL/EP text (line 173)
169	Europol may only process personal data pursuant to this paragraph for a maximum period of one year, or in justified cases for a longer period with the prior authorisation of the EDPS,	Deleted	Europol may only process personal data pursuant to this paragraph for a maximum period of <del>one year</del> <u>18</u> <u>months</u> , or in justified cases for a longer period with the prior authorisation of the EDPS, where necessary for the purpose of this	TM 17/11/2021: provisional agreement to move wording down to par. 6a(new) - merge CSL/EP text (line 173)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	where necessary for the purpose of this Article. Where the result of the processing indicates that personal data do not comply with the requirements of paragraph 5 of this Article, Europol shall delete that data and inform the provider of the data accordingly."		Article. Such personal data shall be functionally separated from other data. Where the result of the processing indicates that personal data do not comply with the requirements of paragraph 5 of this Article, Europol shall delete that data and inform the provider of the data accordingly where relevant."	
170		AM 85 (5 a) paragraph 6 is replaced by the following:	<u>(e) Paragraph 6 is amended as</u> <u>follows:</u>	TM 17/11/2021: provisional agreement to use EP wording (5 a) paragraph 6 is replaced by the following:
171		6. Europol may temporarily process data for the purpose of determining whether such data are relevant to its tasks and, if so, for which of the purposes referred to in paragraph 2. The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data, in particular with respect to access to and use of the data, as well as time limits for the storage and deletion of the data, which	"6. Europol may temporarily process data for the purpose of determining whether such data are relevant to its tasks and, if so, for which of the purposes referred to in paragraph 2. The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data, in particular with respect to access to and use of the data, as well as time limits for the storage and deletion of the data, which may not exceed six months, having due regard to the	<ul> <li>TM 17/11/2021: provisional agreement to use EP wording for the first sentence, second sentence covered in new paragraph 6b (line 175a)</li> <li>6. Europol may temporarily process data for the purpose of determining whether such data are relevant to its tasks and, if so, for which of the purposes referred to in paragraph 2.</li> </ul>

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	may not exceed six months, having due regard to the principles referred to in Article <b>71 of Regulation</b> (EU)2018/1725 ."	principles referred to in <u>Regulation</u> (EU) 2018/1725Article 28."	
172	AM 86 da. the following paragraph 6a is inserted:		TM 17/11/2021: provisional agreement to create new par. 6a(new) (moved down from par. 5a) - use EP text
173	"6a. Prior to the processing of data under paragraph 2 of this Article, Europol may exceptionally temporarily process personal data received pursuant to Article 17(1) and (2) for the sole purpose of determining whether such data comply with the requirements of paragraph 5 of this Article, including by checking the data against all data that Europol already processes in accordance with paragraph 5.	Prior to the processing of data under paragraph 2 of this Article, <u>and</u> <u>where necessary for the purpose</u> <u>of determining whether personal</u> <u>data complies with the</u> <u>requirements of paragraph 5 of</u> <u>this Article,</u> Europol may temporarily process personal data received pursuant to Article 17(1) and (2) for <del>the that</del> purpose <del>of</del> <u>determining whether such data</u> comply with the requirements of <del>paragraph 5 of this Article</del> , including by checking the data against all data that Europol already processes in accordance with paragraph 5.	Writtenprocedure20/1/2022:PRES compromise proposal;"Prior to the processing of data under paragraph 2 of this Article, and where strictly necessary for the purpose of determining whether personal data complies with the requirements of paragraph 5 of thisthisArticle, EuropolEuropol may fexceptionally]fexceptionally]temporarily process personal data received pursuant to Article 17(1) and (2) for that sole purpose, including by checking the data against all data that Europol already processes in accordance with paragraph 5."TM 17/11/2021:EP proposal to merge CSL/EP texts, leave

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<i>'exceptionally'</i> for later; Council suggestion to replace the word [exceptionnally] by " <u>where strictly</u> <u>necessary</u> "; to be confirmed by the Council and EP
174		The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the temporary processing of such data.	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the <b>provision</b> <u>and</u> processing of such data.	TM 17/11/2021: provisional agreement Deleted and moved to paragraph 6b (line 175a)
175		Europol may only process personal data pursuant to this paragraph for a maximum period of <u>one year, which may</u> <u>be extended once by up to six</u> <u>months in duly justified cases</u> <u>where proportionate and</u> necessary for the purpose of this Article. <u>Europol shall</u> <u>inform the EDPS of any</u> <u>extension of the maximum</u> <u>processing period. Where the</u> <u>temporary processing is no</u> <u>longer proportionate and</u> <u>necessary for the purpose of</u> <u>this Article, and in any case</u> <u>after the end of the maximum</u> <u>processing period, Europol</u> shall <u>permanently</u> delete the	Europol may only process personal data pursuant to this paragraph for a maximum period of <del>one year</del> <u>18</u> <u>months</u> , or in justified cases for a longer period with the prior authorisation of the EDPS, where necessary for the purpose of this Article. <u>Such personal data shall</u> <u>be functionally separated from</u> <u>other data.</u> Where the result of the processing indicates that personal data do not comply with the requirements of paragraph 5 of this Article, Europol shall delete that data and inform the provider of the data accordingly <u>where relevant</u> .	Written procedure 20/1/2022: PRES compromise suggestion "Europol may only process personal data pursuant to this paragraph for a maximum period of one year 18 months, or in justified cases for a longer period where necessary for the purpose of this Article. Europol shall inform the EDPS of any extension of the maximum processing period. The total period of processing shall not exceed a period of three years. Such personal data shall be functionally separated from other data. Where the result of the processing indicates Europol

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		personal data that does not comply with the requirements of paragraph 5 of this Article <u>and the results of the</u> <u>processing</u> , and inform the provider of the data accordingly.		<i>concludes</i> that personal data do not comply with the requirements of paragraph 5 of this Article, Europol shall delete that data and inform the provider of the data accordingly where relevant."
				COM compromise proposal (6/12/2021):
				"Europol may only process personal data pursuant to this paragraph for a maximum period of one year <u>18</u> months, or in justified cases for a longer period with the prior authorisation of the EDPS, where necessary for the purpose of this Article. <u>The total period of</u> processing shall not exceed a maximum period of three years. <u>Such personal data shall be</u> <u>functionally separated from other</u> <u>data</u> . Where the result of the processing indicates that personal data do not comply with the requirements of paragraph 5 of this Article, Europol shall delete that data and inform the provider of the data accordingly where relevant."
175a				Written procedure (20/1/2022): PRES compromise suggestion

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				6b. The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data <i>pursuant to</i> <i>paragraphs 6 and 6a</i> , in particular with respect to <i>the provision</i> , access to and use of the data, as well as time limits for the storage and deletion of the data, which may not exceed <i>the respective time-limits set</i> <i>out in paragraphs 6 and 6a</i> , having due regard to the principles referred to in Article 71 of Regulation (EU)2018/1725.
				TM 17/11/2021: EP/CSL provisionally agree to insert new para 6b to cover similar provisions previously set out in lines 171 and 174; EP asked for clarification on addition of 'provision' by CSL; wording to be confirmed by the Council;
176	<ul><li>(6) The following Article</li><li>18a is inserted:</li></ul>		(6) The following Article 18a is inserted:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
177	<i>"Article 18a</i>		"Article 18a	
178	Information processing in support of a criminal investigation	<b>AM 87</b> Processing <i>of personal data</i> in support of a criminal investigation	Information processing in support of a criminal investigation	<u>TM 26/11/2021: provisionally</u> <u>agreed to use EP text</u> Processing <i>of personal data</i> in support of a criminal investigation
179	1. Where necessary for the support of a specific criminal investigation, Europol may process personal data outside the categories of data subjects listed in Annex II where:	AM 88 1. Where necessary for the support of <i>an ongoing</i> specific criminal investigation, Europol may process personal data outside the categories of data subjects listed in Annex II where:	1. Where necessary for the support of a specific criminal investigation within the scope of Europol's objectives as set out in Article 3, Europol may process personal data outside the categories of data subjects listed in Annex II where:	TM 26/11/2021: provisionally agreed to merge EP/CSL texts 1. Where necessary for the support of a specific <i>ongoing</i> criminal investigation within the scope of Europol's objectives as set out in Article 3, Europol may process personal data outside the categories of data subjects listed in Annex II where:
180	(a) a Member State or the EPPO provides an investigative case file to Europol pursuant to point (a) of Article 17(1) for the purpose of operational analysis in support of that specific criminal investigation within the mandate of Europol	AM 89 (a) a Member State, the EPPO or Eurojust provides an investigative case file to Europol pursuant to points (a) and (b) of Article 17(1) requesting Europol to support that ongoing specific criminal investigation within the mandate of Europol pursuant to	(a) a Member State or the EPPO provides <del>an</del> investigative <u>data</u> <del>case</del> file to Europol pursuant to point (a) <u>or point (b)</u> of Article 17(1) for the purpose of operational analysis in support of that specific criminal investigation within the mandate of Europol pursuant to point (c) of Article 18(2), <u>or in exceptional</u> <u>and duly justified cases, upon</u> request by <del>a</del> that <u>Member State</u> ,	TM 26/11/2021: provisionally agreed to merge EP/CSL text (a) a Member State, the EPPO or <i>Eurojust</i> provides <del>an</del> investigative data to Europol pursuant to points (a) <u>or (b</u> ) of Article 17(1) <i>requesting Europol to</i> support that ongoing_specific criminal investigation within the mandate of Europol

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	pursuant to point (c) of Article 18(2); and	point (c) of Article 18(2); and	for cross-checking pursuant to point (a) of Article 18(2); and	<ul> <li>(i) by way of operational analysis pursuant to point (c) of Article 18(2), or</li> <li>(ii) in exceptional and duly justified cases, by way of cross-checking pursuant to point (a) of Article 18(2);</li> </ul>
181	(b) Europol assesses that it is not possible to carry out the operational analysis of the investigative case file without processing personal data that does not comply with the requirements of Article 18(5). This assessment shall be recorded.	AM 90 (b) Europol <i>concludes</i> that it is not possible to carry out the operational analysis of the investigative case file without processing personal data that does not comply with the requirements of Article 18(5). This assessment shall be recorded <i>and sent to the EDPS</i> <i>for information</i> .	(b) Europol assesses that it is not possible to carry out the operational analysis <u>or cross-checking <del>of the</del> investigative case file in support of</u> <u>the specific criminal investigation</u> without processing personal data that does not comply with the requirements of Article 18(5). This assessment shall be recorded.	PRES compromise suggestion (20/1/2022): (b) Europol assesses that it is not possible to carry out the operational analysis or cross-checking of the investigative case file in support of the specific criminal investigation without processing personal data that does not comply with the requirements of Article 18(5). This assessment shall be recorded and sent to the EDPS for information when Europol ceases to support the related specific criminal investigation. 2nd political trilogue (30/11/2021): provisional agreement except the last phrase on EDPS information which will be part of the EDPS package
182		AM 91		TM 26/11/2021: provisionally agreed to delete EP text as

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		(b a) a Member State or a Union body requests a strategic analysis within the mandate of Europol pursuant to point (b) of Article 18(2).		strategic analysis does not justify processing of big data provided in the context of criminal investigations (rather the outcome of operational analysis);
183			1a. The Member State providing the investigative data to Europol shall inform Europol when its authorisation to process that data in the specific criminal investigation in accordance with procedural requirements and safeguards under its applicable national law has ceased to exist. When the EPPO provides investigative data to Europol, the EPPO shall inform Europol when the authorisation to process that data in the specific criminal investigation in accordance with procedural requirements and safeguards under the applicable Union law and national law has ceased to exist.	Written procedure 7/1/2022: provisionally agreed2. The Member State providing the investigative data to Europol shall inform Europol when its authorisation to process that data in the specific criminal investigation in accordance with procedural requirements and safeguards under its applicable national law has ceased to exist. When the EPPO or Eurojust provide investigative data to Europol, they the EPPO shall inform Europol when the authorisation to process that data in the specific criminal investigation in accordance with procedural requirements and safeguards under its applicable national law has ceased to exist.
184	2. Europol may process personal data contained in an investigative case for as long	AM 922.Europol may process	2. Europol may process personal data contained in an investigative <u>data</u> case file in	TM 26/11/2021: provisionally agreed merge EP/CSL text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	as it supports the on-going specific criminal investigation for which the investigative case file was provided by a Member State or the EPPO in accordance with paragraph 1, and only for the purpose of supporting that investigation.	personal data contained in an investigative case <i>file</i> for as long as it supports the on-going specific criminal investigation for which the investigative case file was provided by a Member State, the EPPO <i>or Eurojust</i> in accordance with paragraph 1, and only for the purpose of supporting that investigation.	<b>accordance with Article 18(2)</b> for as long as it supports the on-going specific criminal investigation for which the investigative <b><u>data</u></b> case <b>file</b> was provided by a Member State or the EPPO in accordance with paragraph 1, and only for the purpose of supporting that investigation.	3. Europol may process <b>personal</b> data contained in an investigative data case file in accordance with <u>Article 18(2)</u> for as long as it supports the on-going specific criminal investigation for which the investigative <u>data case file</u> was provided by a Member State, the EPPO or Eurojust in accordance with paragraph 1, and only for the purpose of supporting that investigation.
185	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data.	AM 93 <i>Deleted</i>	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the <b>provision</b> <u>and</u> processing of such data.	<u><b>TM 26/11/2021:</b></u> provisionally agreed CSL text merged with lines 186, 190 and 191; <b>see line 191 below</b>
186	Without prejudice to the processing of personal data under Article 18(5a), personal data outside the categories of data subjects listed in Annex II shall be functionally separated from other data and may only be accessed where necessary for the support of the specific criminal investigation for which they were provided.	AM 94 <i>Deleted</i>	Without prejudice to the processing of personal data under Article 18(5a), personal data outside the categories of data subjects listed in Annex II shall be functionally separated from other data and may only be <del>accessed</del> <b>processed</b> where necessary <b>and proportionate</b> for the support of the <b>ongoing</b> specific criminal investigation for which they were provided, <b>including for</b> <b>the purpose of ensuring the</b> <b>veracity, reliability and</b>	TM 26/11/2021: provisionally agreed CSL text to be merged with lines 185, 190 and 191; see line 191 below
L			veracity, renability and	D 104 60(0

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			<u>traceability of the criminal</u> <u>intelligence process</u> .	
187		AM 95 2a. Where Europol reaches the conclusion that there are preliminary indications that such data is disproportionate or collected in violation of fundamental rights, Europol shall permanently delete it without processing. When the processing period for the personal data ends, the personal data shall be permanently deleted.		<u>TM 26/11/2021: provisionally</u> <u>agreed</u> covered in line 192
188	3. Upon request of the Member State or the EPPO that provided an investigative case file to Europol pursuant to paragraph 1, Europol may store that investigative case file and the outcome of its operational analysis beyond the storage period set out in paragraph 2, for the sole purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as the judicial	AM 96 3. Upon request of the Member State that provided an investigative case file to Europol pursuant to paragraph 1, or upon request of the EPPO or Eurojust, as appropriate, Europol may store that investigative case file and the outcome of its operational analysis beyond the processing period set out in paragraph 2, for the sole purpose of ensuring the veracity, reliability and	3. Upon request of the Member State or the EPPO that provided <del>an</del> investigative <u>data</u> case file to Europol pursuant to paragraph 1, Europol may store that investigative <u>data</u> case file and the outcome of its <u>processing</u> operational analysis beyond the storage period set out in paragraph 2, for the sole purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as the judicial proceedings related to <u>concerning</u> that criminal	TM 26/11/2021: provisionally agreed merge EP/CSL text 4. Where a Member State, the EPPO, or Eurojust that provided an investigative data case file to Europol pursuant to paragraph 1, Europol may store that investigative data case file and the outcome of its processing operational analysis beyond the storage processing period set out in paragraph 2, upon the request of the provider of that investigative data, and for the sole purpose of ensuring the veracity,

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	proceedings related to that criminal investigation are on- going in that Member State.	traceability of the criminal intelligence process, and only for as long as the judicial proceedings related to that criminal investigation are <i>ongoing</i> in that Member State <i>or within the EPPO or</i> <i>Eurojust</i> .	investigation are on-going in that Member State <u>or by the EPPO</u> .	reliability and traceability of the criminal intelligence process, and only for as long as the judicial proceedings <u>concerning the</u> criminal investigation are on-going <u>for which that data was provided.</u>
189	That Member State may also request Europol to store the investigative case file and the outcome of its operational analysis beyond the storage period set out in paragraph 2 for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as judicial proceedings following a related criminal investigation are on-going in another Member State.	AM 97 That Member State, <i>the EPPO</i> <i>or Eurojust</i> may also request Europol to store the investigative case file and the outcome of its operational analysis beyond the storage period set out in paragraph 2 for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as judicial proceedings following a related criminal investigation are <i>ongoing</i> in another Member State.	That Member State <u>or the EPPO,</u> <u>or, with their agreement, another</u> <u>Member State in which judicial</u> <u>proceedings are ongoing with</u> <u>respect to a related criminal</u> <u>investigation,</u> may also request Europol to store the investigative <u>ease file data</u> and the outcome of its operational analysis beyond the storage period set out in paragraph 2 for the <u>sole</u> purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as judicial proceedings <del>following <u>concerning</u> a related criminal investigation are on-going in <u>that <del>an</del></u>other Member State.</del>	TM 26/11/2021: provisionally agreed merge EP/CSL text That Member State, the EPPO, <i>Eurojust</i> , or, with their agreement, another Member State in which judicial proceedings are ongoing with respect to a related criminal investigation, may also request Europol to store the investigative data case file and the outcome of its operational analysis beyond the <i>storage processing</i> period set out in paragraph 2 for the <u>sole</u> purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process, and only for as long as judicial proceedings following concerning a related criminal investigation are ongoing in <u>that other another</u> Member State.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
190	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data. Such personal data shall be functionally separated from other data and may only be accessed where necessary for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process.	AM 98 deleted	The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to the processing of such data. Such personal data shall be functionally separated from other data and may only be accessed where necessary for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process.	<u><b>TM 26/11/2021</b></u> : provisionally agreed merged with lines 185, 186 and 191; <b>see line 191 below</b>
191		AM 99 <i>3a.</i> The Management <i>Board, acting on a proposal</i> <i>from the Executive Director</i> <i>and after consulting the</i> <i>EDPS, shall further specify</i> <i>the conditions relating to the</i> <i>processing of personal data in</i> <i>accordance with paragraphs 2</i> <i>and 3, in particular regarding</i> <i>the scale and complexity of the</i> <i>processing and the type and</i> <i>importance of the</i> <i>investigations. Such personal</i> <i>data shall be functionally</i> <i>separated from other data.</i> <i>Data processed in accordance</i> <i>with paragraph 2 shall be</i>		<ul> <li>2<sup>nd</sup> trilogue (30/11/2021): scale and complexity criterion needs further technical discussion (linked to line 37)</li> <li>COM compromise proposal (6/12/2021) for a new paragraph 6 (paragraph 5 same as previously):</li> <li>5. Without prejudice to the processing of personal data under Article 18(6a), personal data outside the categories of data subjects listed in Annex II shall be functionally separated from other data and may only be <u>accessed processed</u> where necessary and proportionate for</li> </ul>

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	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		accessed only where necessary for the specific criminal investigation for which they were provided and for the purpose of ensuring the veracity, reliability and traceability of the criminal intelligence process and shall be kept in accordance with paragraph 3.		<ul> <li>the purposes of paragraphs 3 and 4 of this Article.</li> <li>"6. The Management Board, acting on a proposal from the Executive Director and after consulting the EDPS, shall further specify the conditions relating to <u>the provision</u> and processing of personal data in accordance with paragraphs 3 and 4, in particular regarding the scale and complexity of the processing and the type and importance of the investigations."</li> <li><u>TM 26/11/2021</u>: provisionally agreed to merge with CSL text in lines 185, 186 and 190 (par. 5+6)</li> </ul>
192	4. Paragraphs 1 to 3 shall also apply where Europol receives personal data from a third country with which there is an agreement concluded either on the basis of Article 23 of Decision 2009/371/JHA in accordance with point (c) of Article 25(1) of this Regulation or on the basis of Article 218 TFEU in accordance with point (b) of Article 25(1) of this Regulation, or which is the	<ul> <li>AM 100</li> <li>4. Paragraphs 1 to 3a shall also apply to personal data contained in an investigative case file provided to Europol by a third country as referred to in points (a), (b) and (c) of Article 25(1) for operational analysis that supports a specific criminal investigation in one or more Member States that Europol supports, provided that the third county acquired the data in the context of a</li> </ul>	4. Paragraphs 1 to 3 shall also apply where Europol receives personal data from a third country with which there is an agreement concluded either on the basis of Article 23 of Decision 2009/371/JHA in accordance with point (c) of Article 25(1) of this Regulation or on the basis of Article 218 TFEU in accordance with point (b) of Article 25(1) of this Regulation, <del>or</del> which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of	Written procedure 7/1/2022: Presidency compromise suggestion2nd trilogue 30/11/2021: provisionally agreed except text in yellow:7. Paragraphs 1 to 5 shall also apply where Europol receives personal data from a third country with which there is an agreement concluded either on the basis of Article 23 of Decision

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
subject of an adequacy	criminal investigation in	this Regulation, or in the case of	2009/371/JHA in accordance with
decision as referred to in point	accordance with procedural	which appropriate safeguards	point (c) of Article 25(1) of this
(a) of Article 25(1) of this	requirements and safeguards	with regard to the protection of	Regulation or on the basis of Article
Regulation, and such third	applicable under its national	<u>operational personal data exist or</u>	218 TFEU in accordance with point
country provides an	criminal law. Where a third	are provided for in a legally	(b) of Article 25(1) of this
investigative case file to	country provides an	binding instrument in accordance	Regulation, or which is the subject
Europol for operational	investigative case file to	with Article 25(4a) of this	of an adequacy decision as referred
analysis that supports the	Europol, the EDPS shall be	<b><u>Regulation</u></b> , and such third country	to in point (a) of Article 25(1) of
specific criminal investigation	informed. Europol shall verify	provides <del>an</del> investigative <u>data</u> <del>case</del>	this Regulation, or in the case of
in a Member State or in	that the amount of personal	file to Europol for operational	which appropriate safeguards
Member States that Europol	data is not manifestly	analysis that <del>supports</del> <u>contributes</u>	with regard to the protection of
supports. Where a third	disproportionate in relation to	to the specific criminal	personal data exist or are
country provides an	the specific investigation in a	investigation in one or several a	provided for in a legally binding
investigative case file to	Member State that Europol	Member States or in Member States	instrument in accordance with
Europol, the EDPS shall be	supports, and that there are no	that Europol supports. <del>Where a</del>	Article 25(4a) of this Regulation,
informed. Europol shall verify	objective elements indicating	<del>third country provides an</del>	and such third country provides <b>an</b>
that the amount of personal	that the case file has been	<del>investigative case file to Europol,</del>	investigative <u>data <del>case file</del></u> to
data is not manifestly	obtained by the third country in	the EDPS shall be informed.	Europol for operational analysis that
disproportionate in relation to	manifest violation of	Europol-shall verify that the	supports contributes to the
the specific investigation in a	fundamental rights. Where	<del>amount of personal data is not</del>	specific criminal investigation <i>in</i>
Member State that Europol	Europol reaches the conclusion	<del>manifestly disproportionate in</del>	one <u>or more <del>several</del> a <u>Member</u></u>
supports, and that there are no	that there are preliminary	<del>relation to the specific</del>	<u>States or in</u> Member States that
objective elements indicating	indications that such data is	investigation in a Member State	Europol supports, <i>provided that the</i>
that the case file has been	disproportionate or collected in	that Europol supports, and that	third country acquired the data in
obtained by the third country	violation of fundamental rights,	there are no objective elements	the context of a criminal
in manifest violation of	Europol shall not process it and	<del>indicating that the case file has</del>	investigation in accordance with
fundamental rights. Where	delete the data. Personal data	<del>been obtained by the third</del>	procedural requirements and
Europol, or the EDPS, reaches	processed pursuant to this	<del>country in manifest violation of</del>	safeguards applicable under its
the conclusion that there are	paragraph may only be	<del>fundamental rights</del> <u>Any transfer</u>	national criminal law. Where a
preliminary indications that	accessed by Europol where	of data shall take place in	third country provides <del>an</del>
such data is disproportionate	necessary for the support of the	accordance with paragraphs 5, 8	investigative <u>data <del>case file</del> to</u>
or collected in violation of	specific criminal investigation	and 9 of Article 23. Where	Europol, <u>the DPO <mark>EDPS may</mark></u>
fundamental rights, Europol	in one or more Member States	Europol <del>, or the EDPS,</del> reaches the	where relevant notify the EDPS.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	shall not process it. Data processed pursuant to this paragraph may only be accessed by Europol where necessary for the support of the specific criminal investigation in a Member State or in Member States. It shall be shared only within the Union.";	for which it was provided. It shall be shared only within the Union or, where necessary, with international organisations as referred to in points (b) and (c) of Article 25(1).	<b>Council</b> <u>conclusion that there are</u> <u>preliminary is any indications that</u> <u>such data is disproportionate or</u> <u>collected in <b>obvious</b> violation of</u> <u>fundamental rights</u> , Europol shall not process it. Data processed pursuant to this paragraph may only be accessed by Europol where necessary for the support of the specific criminal investigation in a Member State or in Member States. It shall be shared only within the Union.";	Europol shall verify that the amount of personal data is not manifestly disproportionate in relation to the specific investigation in a Member State that Europol supports. Where Europol, or the EDPS, reaches the conclusion that there-are preliminary is an indications that such data is manifestly disproportionate or was collected in obvious violation of fundamental rights, Europol shall not process it and delete the data. Personal data processed pursuant to this paragraph may only be accessed by Europol where necessary for the support of the specific criminal investigation in one or more a Member State or in Member States for which it was provided. It shall be shared only within the Union.
193			(6 bis) In Article 19, paragraphs 1 and 2 are amended as follows:	TM 26/11/2021: provisionally agreed to use CSL text
194			"1. A Member State, a Union body, a third country or an international organisation providing information to Europol shall determine the purpose or purposes for which it is to be processed, as referred to in Article 18. If it has not done so, Europol, in agreement with the provider of the information	TM 26/11/2021: provisional agreement to use CSL text A Member State, a Union body, a third country or an international organisation providing information to Europol shall determine the purpose or purposes for which it is

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		concerned, shall process the	to be processed, as referred to in
		information in order to determine	Article 18. If it has not done so,
		the relevance of such information as	Europol, in agreement with the
		well as the purpose or purposes for	provider of the information
		which it is to be further processed.	concerned, shall process the
		Europol may process information	information in order to determine
		for a purpose different from that for	the relevance of such information as
		which information has been	well as the purpose or purposes for
		provided only if authorised so to do	which it is to be further processed.
		by the provider of the information.	Europol may process information
		Information provided for the	for a purpose different from that for
		purposes referred to in points (a)	which information has been
		to (d) of Article 18(2) may also be	provided only if authorised so to do
		processed by Europol for the	by the provider of the information.
		purpose of Article 18(2)(e) in	Information provided for the
		accordance with the procedures	purposes referred to in points (a)
		<u>laid down in Article 33a.</u>	to (d) of Article 18(2) may also be
			processed by Europol for the
			purpose of Article 18(2)(e) in
			accordance with the procedures
			laid down in Article 33a.
195		2. Member States, Union	Written procedure (25/11/2021):
		bodies, third countries and	provisional agreement to accept
		international organisations may	CSL text
		indicate, at the moment of	
		providing information to Europol,	
		any restriction on access thereto or	2. Member States, Union
		the use to be made thereof, in	bodies, third countries and
		general or specific terms, including	international organisations may
		as regards its transfer,	indicate, at the moment of providing
		transmission, erasure or	information to Europol, any

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			destruction. Where the need for such restrictions becomes apparent after the information has been provided, they shall inform Europol accordingly. Europol shall comply with such restrictions."	restriction on access thereto or the use to be made thereof, in general or specific terms, including as regards its transfer, <b>transmission</b> , erasure or destruction. Where the need for such restrictions becomes apparent after the information has been provided, they shall inform Europol accordingly. Europol shall comply with such restrictions."
196	(7) Article 20 is amended as follows:		(7) Article 20 is amended as follows:	
197	(a) the following paragraph 2a is inserted:		(a) the following paragraph 2a is inserted:	
198	"2a. In the framework of conducting dedicated operational analysis projects as referred to in Article 18(3), Member States may determine information to be made directly accessible by Europol to selected other Member States for the purpose of enhanced collaboration in specific investigations, without prejudice to any restrictions of Article 19(2).";	AM 101 2a. In the framework of conducting dedicated operational analysis projects as referred to in Article 18(3) and subject to the rules and safeguards for personal data processing set out in this Regulation, Member States may determine information to be made directly accessible by Europol to selected other Member States for the purpose of enhanced collaboration in specific investigations, without prejudice to any restrictions of	"2a. In the framework of conducting dedicated operational analysis projects as referred to in Article 18(3), Member States may determine information to be made directly accessible by Europol to selected other Member States for the purpose of enhanced collaboration joint operational analysis in specific investigations, without prejudice to any restrictions of Article 19(2) and following procedures to be set out in the guidelines referred to in Article 18(7).";	Written procedure (25/11/2021): provisional agreement to merge EP/CSL wording In the framework of <del>conducting</del> <del>dedicated</del> operational analysis projects as referred to in Article 18(3) and subject to the rules and safeguards for personal data processing set out in this Regulation, Member States may determine information to be made directly accessible by Europol to selected other Member States for the purpose of enhanced collaboration joint operational analysis in specific investigations,

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021) Article 19(2).	Council	Provisional agreement without prejudice to any restrictions of Article 19(2) and following procedures to be set out in the guidelines referred to in Article 18(7).";
199	(b) in paragraph 3, the introductory phrase is replaced by the following:		(b) in paragraph 3, the introductory phrase is replaced by the following:	
200	"3. In accordance with national law, the information referred to in paragraphs 1, 2 and 2a shall be accessed and further processed by Member States only for the purpose of preventing and combating, and for judicial proceedings related to:";		"3. In accordance with national law, the information referred to in paragraphs 1, <del>and</del> 2 and 2a shall be accessed and further processed by Member States only for the purpose of preventing <u>, detecting</u> , <u>investigating and prosecuting and</u> <del>combating, and for judicial</del> <del>proceedings related to</del> :";	Written procedure (25/11/2021): provisional agreement to use CSL text "3. In accordance with national law, the information referred to in paragraphs 1, <del>and 2</del> and 2a shall be accessed and further processed by Member States only for the purpose of preventing <u>, detecting</u> , <u>investigating and prosecuting and</u> combating, and for judicial proceedings related to:";
201	(c) the following paragraph 5 is added:		<del>(c) the following paragraph 5 is</del> <del>added:</del>	
202	"5. When national law allows for Europol staff to provide evidence which came to their knowledge in the performance of their duties or the exercise of their activities, only Europol staff authorised	AM 102 5. When national <i>procedural</i> law allows for Europol staff to provide evidence <i>that has come</i> to their knowledge in the performance of their duties or the exercise of	<b><u>"5.</u></b> When national law allows for Europol staff to provide evidence which came to their knowledge in the performance of their dutics or the exercise of their activities, only Europol staff authorised by the Executive	TM: 06/12/2021 provisionally agreed to delete CSL: issue is covered by Art. 19 of the Staff Regulations; provision would offer confusion as it would only apply goes beyond the rules

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	by the Executive Director to do so shall be able to give such evidence in judicial proceedings in the Member States.";	their activities, only Europol staff authorised by the Executive Director to do so shall be able to give such evidence in <i>criminal</i> proceedings in the Member States.;	<del>Director to do so shall be able to</del> <del>give such evidence in judicial</del> <del>proceedings in the Member</del> <del>States.";</del>	applying to other EU officials; under staff regulation authorisation could technically be refused
203	<ul><li>(8) The following Article</li><li>20a is inserted:</li></ul>		(8) The following Article 20a is inserted:	
204	"Article 20a		"Article 20a	
205	Relations with the European Public Prosecutor's Office		<b>Relations with the European</b> <b>Public Prosecutor's Office</b>	
206	1. Europol shall establish and maintain a close relationship with the European Public Prosecutor's Office (EPPO). In the framework of that relationship, Europol and the EPPO shall act within their respective mandate and competences. To that end, they shall conclude a working arrangement setting out the modalities of their cooperation.		1. Europol shall establish and maintain a close relationship with the European Public Prosecutor's Office (EPPO). In the framework of that relationship, Europol and the EPPO shall act within their respective mandate and competences. To that end, they shall conclude a working arrangement setting out the modalities of their cooperation.	
207	2. Europol shall actively support the investigations and prosecutions of the EPPO and cooperate with it, in particular	<ul> <li>AM 103</li> <li>2. <i>Proceeding a request</i></li> <li><i>by the EPPO</i>, Europol shall actively support the</li> </ul>	2. <u>Upon request by the EPPO</u> <u>in accordance with Article 102 of</u> <u>Regulation (EU) 2017/1939,</u> Europol shall <del>actively</del> support the	TM 17/11/2021: provisionally agreed:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	through exchanges of	investigations of the EPPO and	investigations and prosecutions of	2. Upon request by the EPPO
	information and by providing	cooperate with it, in particular	the EPPO and cooperate with it, in	in accordance with Article 102 of
	analytical support.	through exchanges of	particular through exchanges of by	<b>Regulation (EU) 2017/1939,</b>
		information and by providing	<b>providing</b> information and by	Europol shall <del>actively</del> support the
		analytical support, <i>until the</i>	providing analytical support.	investigations and prosecutions of
		moment it determines whether		the EPPO and cooperate with it, in
		to prosecute or otherwise		particular through exchanges of by
		dispose of the case.		<b>providing</b> information and <del>by</del>
				providing analytical support, until
				the moment the EPPO determines
				whether to prosecute or otherwise
				dispose of the case.
208	3. Europol shall take all	AM 104	3. In order to provide	Written procedure 20/1/2022:
200	appropriate measures to enable		information to the EPPO under	Presidency compromise suggestion
	the EPPO to have indirect	3. Europol shall take all	<b>paragraph 2</b> , Europol shall take all	further amending the COM
	access to information provided	appropriate measures to enable	appropriate measures to enable the	compromise text
	for the purposes of points (a),	the EPPO to have indirect	EPPO to have indirect access <b>to</b>	
	(b) and (c) of Article 18(2) on	access to information provided for the purposes of points (a),	data related to offences within its	3. "In order to provide information
	the basis of a hit/no hit system.	(b) and (c) of Article 18(2) on	<u>the EPPO's mandate</u> , <del>to</del>	to the EPPO under paragraph 2,
	Article 21 shall apply mutatis	the basis of a hit/no hit system.	information provided for the	Europol shall take all appropriate
	mutandis with the exception of	Article 21 shall apply mutatis	purposes of points (a), (b) and (c) of	measures to enable the EPPO to
	its paragraph 2.	mutandis with the exception of	Article 18(2) <del>on the basis of a hit/no</del>	have indirect access to data related
		its paragraphs 2 and 8.	hit system, without prejudice to	to offences within the EPPO's
			any restrictions indicated in	mandate, provided for the purposes
			accordance with Article 19(2) by	of points (a), (b) and (c) of Article $18(2)$ are the basis of a bitter bit
			<u>the Member State, Union body,</u> third country or international	18(2) on the basis of a hit/no hit system, which only notifies Europol
			organisation which provided the	in the case of a hit and without
			information in question. Article	prejudice to any restrictions
			21 shall apply mutatis mutandis	indicated by the Member State,
			21 shan apply mutatis mutations	Union body, third country or
L				chief doug, think country of

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			with the exception of its paragraph	international organisation
			₽.	providing the information in
				question, in accordance with Article
				<u>19(2)</u> . In the case of a hit, Europol
				shall initiate the procedure by
				which the information that generated the hit may be shared, in
				accordance with the decision of the
				provider of the information to
				Europol, and only to the extent that
				the data generating the hit are
				relevant for the request submitted
				pursuant to paragraph 2."
				<u>TM 26/11/2021:</u> CSL cannot accept
				deletion of reference to third countries and international
				organisations
				organisations
				TM 17/11/2021: EP requests
				deletion of third countries and
				international organisations given
				that they have no legal obligation to
				provide relevant information to EPPO, otherwise OK with COMP;
				CSL to check internally
209	4. Europol shall without		4. Europol shall without undue	Written procedure 20/1/2022:
	undue delay report to the		delay report to the EPPO any	PRES compromise suggestion
	EPPO any criminal conduct in		criminal conduct in respect of	
	respect of which the EPPO		which the EPPO could exercise its	

could exercise its competence."competence in accordance with Article 22, Article 25(2) and (3) of Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation body, third country or international organisation providing the information in guestion. Europol shall notify the Member States concerned without delay."4. Europol shall without undue delay report to the EPPO any criminal conduct in respect of which the EPPO could exercise its competence in accordance with Article 22, Article 25(2) and (3) of this Regulation body, third country or international organisation providing the information in guestion. Europol shall notify the Member States concerned without delay."4. Europol shall without undue delay report to the EPPO any criminal conduct in respect of which the EPPO could exercise is concerned without delay."Where the information in question. Europol shall notify the Member States concerned without delay."Where the information concerning eriminal conduct in respect of which the EPPO could exercise is concerned without delay."	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."criminal conduct in respect of which the EPPO could exercise its competence with Article 22, Article 25(2) and (3) of Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation EU 2017/1939 and without delay."Where the information in question accordance with Article 19(2) of this Regulation by the Member State or Union body, third country or international organisation providing the information in question. Europol shall notify the EPPO could exercise its concerned without delay."Where the information concerning criminal conduct in respect of which the EPPO could exercise its competence has been provided to Europol by a Member State that indicated restrictions on the use of such information in accordance with Article 19(2), Europol shall notify the EPPO of the existence of that restriction and refer the matter	could exercise its		competence in accordance with	4. Europol shall without undue
without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."which the EPPO could exercise its competence in accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."which the EPPO could exercise its competence in accordance with Article 19(2) of this Regulation by the Member State or Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."Where the information concerning criminal conduct in respect of which the EPPO ould exercise its competence has been provided to Europol by a Member State that indicated restrictions on the use of such information in accordance with Article 19(2), Europol shall notify the EPPO of the existence of that restrictions and refer the matter	competence."		Article 22, Article 25(2) and (3) of	delay report to the EPPO any
iiiiicompetence in accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."competence in accordance with Article 25(2) and (3) of Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the Member States concerned without delay."competence in accordance with Article 19(2) of this Regulation by the Member State or Union body, third country or international organisation providing the organisation providing the organisation providing the ongenisation providing the organisation providing the ountry or international organisation providing the organisation providing the orga			<b>Regulation (EU) 2017/1939 and</b>	
accordance with Article 19(2) of this Regulation by the Member State, Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."Article 22, Article 25(2) and (3) of Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation by the Member State or Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."Article 22, Article 25(2) and (3) of Regulation (EU) 2017/1939 and without prejudice to any restrictions indicated in accordance with Article 19(2) of this Regulation by the Member State or Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."Where the information concerning criminal conduct in respect of which the EPPO could exercise its competence has been provided to Europol by a Member State that indicated restrictions on the use of such information in accordance with Article 19(2), Europol shall notify the EPPO of the existence of that restriction and refer the matter			without prejudice to any	which the EPPO could exercise its
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question. Europol shall notify the Member States concerned without delay."       this Regulation by the Member State or Union body, third country or international organisation providing the information in question. Europol shall notify the Member States concerned without delay."         Where the information concerning criminal conduct in respect of which the EPPO could exercise its competence has been provided to Europol by a Member State that indicated restrictions on the use of such information in accordance with Article 19(2), Europol shall notify the EPPO of the existence of that restriction and refer the matter			or international organisation	restrictions indicated in
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				notify the EPPO of the existence of
to the Member State concerned				that restriction and refer the matter
				to the Member State concerned
which shall engage directly with				which shall engage directly with
the EPPO in order to comply with				
its obligations pursuant to Article				

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			24(1) and (4) of Council
			Regulation (EU) 2017/1939.
			TM 26/11/2021: CSL cannot accept
			deletion of reference to third
			countries and international
			organisations
			TM 17/11/2021: EP requests
			deletion of third countries and
			international organisations given
			that they have no legal obligation to
			provide relevant information to
			EPPO, otherwise OK with COMP;
			CSL to check internally
			4. Europol shall without undue
			delay report to the EPPO any
			criminal conduct in respect of
			which the EPPO could exercise its
			competence <u>in accordance with</u> Article 22, Article 25(2) and (3) of
			<b>Article 22, Article 25(2) and (5) of</b> <b>Regulation (EU) 2017/1939 and</b>
			without prejudice to any
			restrictions indicated in
			accordance with Article 19(2) of
			this Regulation by the Member
			State, or Union body, third
			<u>country or international</u>
			organisation providing the information in question. Europol
			mormation in question. Europoi

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				shall notify the Member States concerned without delay."
				Where the information concerning criminal conduct in respect of which the EPPO could exercise its competence has been provided to Europol by a Member State that indicated restrictions on the use of such information in accordance with Article 19(2), Europol shall notify the EPPO of the existence of that restriction and refer the matter to the Member State concerned which shall engage directly with the EPPO in order to comply with its obligations pursuant to Article 24(1) and (4) of Council Regulation (EU) 2017/1939.
210	(9) In Article 21, the following paragraph 8 is added:		(9) In Article 21, the following paragraph 8 is added:	
211	"8. If during information- processing activities in respect of an individual investigation or specific project Europol identifies information relevant to possible illegal activity affecting the financial interest of the Union, Europol shall on its own initiative without	AM 105 8. If during information- processing activities in respect of <i>a specific</i> investigation or project Europol identifies information relevant to possible illegal activity affecting the financial interest of the Union,	"8. If during information- processing activities in respect of an individual investigation or specific project Europol identifies information relevant to possible illegal activity affecting the financial interest of the Union, Europol shall on its own initiative without undue delay provide OLAF	Written procedure (25/11/2021): provisional agreement to combine EP/CSL text If during information-processing activities in respect of <i>a specific</i> investigation or project Europol identifies information relevant to

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	undue delay provide OLAF with that information."	Europol shall without undue delay provide OLAF with that information	with that information <u>without</u> <u>prejudice to any restrictions</u> <u>indicated by the Member States</u> <u>in accordance with Article 19(2).</u> <u>Europol shall notify the Member</u> <u>States concerned without delay</u> ."	possible illegal activity affecting the financial interest of the Union, Europol shall without undue delay provide OLAF with that information without prejudice to any restrictions indicated by the Member States in accordance with Article 19(2). Europol shall notify the Member States concerned without delay.
212		AM 106 (9a) In Article 23, paragraph 7 is replaced by the following:	(9 bis) In Article 23, paragraph 7 is replaced by the following:	
213		7. Onward transfers of personal data held by Europol by Member States, Union bodies, third countries, international organisations <i>and private</i> <i>parties</i> shall be prohibited, unless Europol has given its prior explicit authorisation.	"7. Onward transfers of personal data held by Europol by Member States, Union bodies, third countries <u>, and</u> international organisations <u>and private parties</u> shall be prohibited, unless Europol has given its prior explicit authorisation."	Written procedure (25/11/2021): provisional agreement (EP/CSL texts are identical) "7. Onward transfers of personal data held by Europol by Member States, Union bodies, third countries, and international organisations and private parties shall be prohibited, unless Europol has given its prior explicit authorisation."

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
214			(9 bis) The title of Section 2 is amended as follows:	Written procedure (25/11/2021): provisional agreement to use CSL text
				<u>The title of Section 2 is replaced</u> by the following:
215			<u>Transmission,</u> transfer and exchange of personal data	Written procedure (25/11/2021): provisional agreement to use CSL text
				<u>Transmission</u> , transfer and exchange of personal data
216	(10) Article 24 is replaced by the following:		(10) Article 24 is replaced by the following:	
217	"Article 24		"Article 24	
218	Transmission of operational personal data to Union institutions, bodies, offices	<b>AM 107</b> Transmission of personal data to Union institutions, bodies,	Transmission of operational personal data to Union institutions, bodies, offices and	TM 12/11/2021: provisionally agreed to use EP text
	and agencies	offices and agencies	agencies	Transmission of personal data to Union institutions and bodies, offices and agencies
219	1. Subject to any further restrictions pursuant to this Regulation, in particular pursuant to Article 19(2) and (3) and without prejudice to Article 67, Europol shall only transmit operational personal data to another Union institution, body, office or	AM 108 1. <i>In accordance with Article</i> 71(2) of Regulation (EU) 2018/1725 and subject to any further restrictions pursuant to this Regulation, in particular pursuant to Article 19(2) and (3) and without prejudice to Article 67, Europol shall only	1. Subject to any further restrictions pursuant to this Regulation, in particular pursuant to Article 19(2) and (3) and without prejudice to Article 67, Europol shall only transmit operational personal data to another Union institution, body, office or agency if the data are necessary for the legitimate	TM 12/11/2021:agreed1. In accordance with Article71(2) of Regulation (EU)2018/1725 and subject to anyfurther restrictions pursuant to thisRegulation, in particular pursuant toArticle 19(2) and (3) and withoutprejudice to Article 67, Europol

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	agency if the data are necessary for the legitimate performance of tasks of the other Union institution, body, office or agency	transmit personal data to another Union institution, body, office or agency if the <i>personal</i> data are necessary <i>and proportionate</i> for the legitimate performance of tasks of the other Union institution, body, office or agency.	performance of tasks of the other Union institution, body, office or agency	shall only transmit personal data to another Union institution <i>or</i> body <del>,</del> office or agency if the <i>personal</i> data are necessary <i>and proportionate</i> for the legitimate performance of tasks of the other Union institution <i>or</i> body <del>, office or agency.</del>
				NB: 'Union institution, body, office or agency' was replaced by 'Union institution or body' in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.
220	2. Where the operational personal data are transmitted following a request from another Union institution, body, office or agency, both the controller and the recipient shall bear the responsibility for the lawfulness of that transmission.	AM 109 2. Following a request for the transmission of personal data from another Union institution, body, office or agency, Europol shall verify the competence of the other Union institution, body, office or agency. If doubts arise as to this necessity of the transmission of the personal data, Europol shall seek further information from the recipient.	2. Where the operational personal data are transmitted following a request from another Union institution, body, office or agency, both the controller and the recipient shall bear the responsibility for the lawfulness of that transmission.	<ul> <li><u>TM 12/11/2021:</u> provisionally agreed</li> <li>2. Following a request for the transmission of personal data from another Union institution, body, office or agency, Europol shall verify the competence of the other Union institution or body, office or agency. If doubts arise as to this necessity of the transmission of the personal data, Europol shall seek further information from the recipient.</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				NB: 'Union institution, body, office or agency' was replaced by 'Union institution or body' in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.
221	Europol shall verify the competence of the other Union institution, body, office or agency . If doubts arise as to this necessity of the transmission of the personal data, Europol shall seek further information from the recipient.		Europol shall verify the competence of the other Union institution, body, office or agency . If doubts arise as to this necessity of the transmission of the personal data, Europol shall seek further information from the recipient.	TM 12/11/2021: provisionally agreed - delete text as covered by line 220
222	The recipient Union institution, body, office or agency shall ensure that the necessity of the transmission of the operational personal data can be subsequently verified.	AM 110 The recipient Union institution, body, office or agency shall ensure that the necessity of the transmission of the personal data can be subsequently verified.	The recipient Union institution, body, office or agency shall ensure that the necessity of the transmission of the operational personal data can be subsequently verified.	TM 12/11/2021:provisionally agreedThe recipient Union institution or body shall ensure that the necessity of the transmission of the personal data can be subsequently verified.(NB: 'Union institution, body, office or agency' was replaced by 'Union institution or body' in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
223	3. The recipient Union institution, body, office or agency shall process the operational personal data only for the purposes for which they were transmitted."	AM 111 3. The recipient Union institution, body, office or agency shall process the personal data only for the purposes for which they were transmitted.	3. The recipient Union institution, body, office or agency shall process the operational personal data only for the purposes for which they were transmitted."	<ul> <li><u>TM 12/11/2021</u>: provisionally agreed</li> <li>3. The recipient Union institution <i>or body</i> shall process the personal data only for the purposes for which they were transmitted.</li> <li>(<i>NB: 'Union institution, body, office or agency' was replaced by 'Union institution or body' in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.)</i></li> </ul>
224	(11) Article 25 is amended as follows:		(11) Article 25 is amended as follows:	
225			(-a) In paragraph 1, the introductory phrase and point (a) are replaced by the following:	TM 12/11/2021: provisionally agreed - use CSL wording (-a) In paragraph 1, the introductory phrase and point (a) are replaced by the following:
226			"1. Subject to any possible restrictions pursuant to Article 19(2) or (3) and without prejudice to Article 67, Europol may transfer personal data to a <del>n</del> <u>competent</u> authority of a third country or to an international organisation, insofar as such transfer is necessary for the	<ul> <li>TM 12/11/2021: provisionally agreed - use CSL wording</li> <li>1. Subject to any possible restrictions pursuant to Article 19(2) or (3) and without prejudice to Article 67, Europol may transfer personal data to a# competent authority of a third country or to an</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			performance of Europol's tasks, on the basis of one of the following:	international organisation, insofar as such transfer is necessary for the performance of Europol's tasks, on the basis of one of the following:
227			<ul> <li>(a) a decision of the</li> <li>Commission adopted in accordance</li> <li>with Article 36 of Directive</li> <li>(EU) 2016/680, finding that the</li> <li>third country or a territory or a</li> <li>processing sector within that third</li> <li>country or the international</li> <li>organisation in question ensures an</li> <li>adequate level of</li> <li>protection('adequacy decision') or</li> <li>in the absence of such a decision,</li> <li>appropriate safeguards have been</li> <li>provided for or exist in</li> <li>accordance with paragraph 4a of</li> <li>this Article, or in the absence of</li> <li>both an adequacy decision and of</li> <li>such appropriate safeguards, a</li> <li>derogation applies pursuant to</li> <li>paragraph 5 or 6 of this Article;"</li> </ul>	TM 17/11/2021: provisionally agreed - no AM to the Europol regulation (a) a decision of the Commission adopted in accordance with Article 36 of Directive (EU) 2016/680, finding that the third country or a territory or a processing sector within that third country or the international organisation in question ensures an adequate level of protection('adequacy decision')
228		AM 112 (-a) paragraph 3 is deleted		<ul> <li><u>2<sup>nd</sup> trilogue (30/11/2021):</u> provisional agreement to use EP text</li> <li>(-a) paragraph 3 is deleted</li> </ul>
229		AM 113 (-aa) the following paragraph 4a is inserted:	<u>(-a bis) A new paragraph 4a. is</u> inserted	TM 17/11/2021: provisionally agreed <u>only</u> if CSL insists to keep 4a;

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				(-aa) the following paragraph 4a is inserted:
230		"4a. In the absence of an adequacy decision, Europol may transfer personal data to a third country or an international organisation where:	<u>"4a. In the absence of an adequacy decision, the Management Board may authorise Europol to transfer operational personal data to a competent authority of a third country or to an international organisation where:</u>	TM 17/11/2021: provisionally agreed4a. In the absence of an adequacy decision, the Management Board may authorise Europol to transfer operational personal data to a competent authority of a third country or to an international organisation where:
231		(a) appropriate safeguards with regard to the protection of personal data are provided for in a legally binding instrument; or	(a) appropriate safeguards with regard to the protection of operational personal data are provided for in a legally binding instrument; or	<u>TM 17/11/2021</u> : provisionally agreed <u>(a) appropriate safeguards</u> <u>with regard to the protection of</u> <u>operational</u> personal data are <u>provided for in a legally binding</u> <u>instrument; or</u>
232		<ul> <li>(b) Europol has assessed all the circumstances surrounding the transfer of personal data and has concluded that appropriate safeguards exist with regard to the protection of personal data.</li> <li>Europol shall inform the EDPS about categories of</li> </ul>	(b) Europol has assessed all the circumstances surrounding the transfer of operational personal data and has concluded that appropriate safeguards exist with regard to the protection of operational personal data."	TM 17/11/2021: provisionally agreed(b) Europol has assessed all the circumstances surrounding the transfer of operational personal data and has concluded that appropriate safeguards exist with regard to the protection of operational personal data.''

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		transfers under point (b) of paragraph 1. When a transfer is based on point (b) of this paragraph, such a transfer shall be documented and the documentation shall be made available to the EDPS on request. The documentation shall include a record of the date and time of the transfer and information about the receiving competent authority, the justification for the transfer and the personal data transferred."		
233	(a) In paragraph 5, the introductory phrase is replaced by the following:		(a) In paragraph 5, the introductory phrase is replaced by the following:	
234	"By way of derogation from paragraph 1, the Executive Director may authorise the transfer or categories of transfers of personal data to third countries or international organisations on a case-by- case basis if the transfer is, or the related transfers are:";	AM 114 By way of derogation from paragraph 1, the Executive Director may <i>exceptionally</i> authorise the transfer or <i>a</i> <i>category</i> of transfers of personal data to third countries or international organisations on a case-by-case basis if the transfer is, or the related transfers are:	"By way of derogation from paragraph 1, the Executive Director may authorise the transfer or <u>a</u> <u>categoryies of transfers</u> of personal data to <u>a competent authority of</u> a third countr <u>yies</u> or <u>to an</u> international organisation <del>s</del> on a case-by-case basis if the transfer is:";	TM 17/11/2021: provisionally agreed By way of derogation from paragraph 1, the Executive Director may, <u>in duly justified cases</u> , authorise the transfer or <i>a category</i> of transfers of personal data to <u>a</u> <u>competent authority of</u> a third country or to an international organisation on a case-by-case basis if the transfer is, or the related transfers are:

COM (13	<b>3908/20 + COR 1</b> )	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
235			<u>(a bis) In paragraph 5, point (b) is</u> <u>amended as follows:</u>	<u>TM 17/11/2021</u> : provisionally agreed to use CSL text (a bis) In paragraph 5, point (b) is amended as follows:
236			"(b) necessary to safeguard legitimate interests of the data subject <del>where the law of the</del> <del>Member State transferring the</del> <del>personal data so provides</del> ;"	<u>TM 17/11/2021</u> : provisional agreement to use CSL text "(b) necessary to safeguard legitimate interests of the data subject <del>where the law of the</del> <u>Member State transferring the</u> personal data so provides;"
237				TM 17/11/2021: provisional agreement not to change par. 6 since CSL insists on keeping par. 4a, and therefore no amendments to par. 6 as per the Commission's suggestion should be considered.
				<u>COM compromise proposal</u> (08/11/2021):
				(a bis) Paragraph 6 is replaced by the following:
				By way of derogation from paragraph 1, the Management Board may, in agreement with the EDPS, <i>authorise for a period not</i> <i>exceeding one year, which shall be</i>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				renewable, a set of transfers, in accordance a set of transfers of personal data to third countries or international organisations for one of the objectives listed in with points (a) to (e) of paragraph 5, taking into account the existence of adequate safeguards with respect to the protection of privacy and fundamental rights and freedoms of individuals. Such authorisation shall be for a fixed period, which shall normally not exceed one year but can be longer if necessary. This period can be renewed/further extended in agreement with the EDPS. Such authorisation shall be duly justified and documented.
238	(b) In paragraph 8, the following sentence is deleted:	<ul> <li>AM 115</li> <li>(b) paragraph 8 <i>is replaced by</i> the following</li> </ul>	(b) <u>Paragraph 8 is</u> <u>replaced by the following</u> :	
239	"Where a transfer is based on paragraph 5, such a transfer shall be documented and the documentation shall be made available to the EDPS on request. The documentation shall include a record of the date and time of the transfer, and information about the	Where a transfer is based on paragraph <i>4a or 5</i> , such a transfer shall be documented and the documentation shall be made available to the EDPS on request. The documentation shall include a record of the date and time of the transfer, and information about the	"8. <u>Europol shall inform the</u> <u>EDPS about categories of</u> <u>transfers under point (b) of</u> <u>paragraph 4a.</u> Where a transfer is based on paragraph <u>4a or</u> 5, such a transfer shall be documented and the documentation shall be made available to the EDPS on request. The documentation shall include a	<ul> <li>TM 17/11/2021: provisional agreement - use CSL text</li> <li>8. Europol shall inform the EDPS about categories of transfers under point (b) of paragraph 4a. Where a transfer is based on paragraph <u>4a or</u> 5, such a</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	receiving competent authority, about the justification for the transfer and about the operational personal data transferred."	receiving competent authority, about the justification for the transfer and about the operational personal data transferred."	record of the date and time of the transfer, and information about the receiving competent authority, about the justification for the transfer and about the operational personal data transferred."	transfer shall be documented and the documentation shall be made available to the EDPS on request. The documentation shall include a record of the date and time of the transfer, and information about the receiving competent authority, about the justification for the transfer and about the operational personal data transferred.
240	(12) Article 26 is amended as follows:		(12) Article 26 is amended as follows:	
241			<u>(-a) In paragraph 1, point (c) is</u> <u>amended as follows:</u>	(-a) In paragraph 1, point (c) is <u>amended as follows:</u>
242			"(c) an authority of a third country or an international organisation which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation, <del>or</del> with which the Union has concluded an international agreement pursuant to Article 218 TFEU <u>or in the case of</u> <u>which appropriate safeguards</u> <u>with regard to the protection of</u> <u>operational personal data exist or</u> <u>are provided for in a legally</u> <u>binding instrument in accordance</u> <u>with Article 25(4a) of this</u> <u>Regulation</u> ."	TM 17/11/2021: provisional agreement to use CSL text; consequential alignment with 25(4a): "(c) an authority of a third country or an international organisation which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation, <del>or</del> with which the Union has concluded an international agreement pursuant to Article 218 TFEU or in the case of which appropriate safeguards with regard to the protection of

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				operational personal data exist or are provided for in a legally binding instrument in accordance with Article 25(4a) of this Regulation."
243	(a) paragraph 2 is replaced by the following:		(a) paragraph 2 is replaced by the following:	
244	"2. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 in order to identify all national units concerned, as referred to in point (a) of paragraph 1. Europol shall forward the personal data and any relevant results from the processing of that data necessary for the purpose of establishing jurisdiction immediately to the national units concerned. Europol may forward the personal data and relevant results from the processing of that data necessary for the purpose of establishing jurisdiction in accordance with Article 25 to contact points and authorities concerned as referred to in points (b) and (c) of paragraph 1. Once Europol	AM 117 2. Where Europol receives personal data directly from private parties, it may process those personal data in accordance with Article 18 in order to identify the national units concerned, as referred to in point (a) of paragraph 1. Europol shall forward the personal data and any relevant results from the necessary processing of that data for the purpose of establishing jurisdiction immediately to the national units concerned. Europol may forward the personal data and relevant results from the necessary processing of that data for the purpose of establishing jurisdiction, in accordance with Article 25 to contact points and authorities concerned, as referred to in points (b) and (c)	"2. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 in order to identify all national units concerned, as referred to in point (a) of paragraph 1. Europol shall forward the personal data and any relevant results from the processing of that data necessary for the purpose of establishing jurisdiction immediately to the national units concerned. Europol may forward the personal data and relevant results from the processing of that data necessary for the purpose of establishing jurisdiction in accordance with Article 25 to contact points and authorities concerned as referred to in points (b) and (c) of paragraph 1. <u>Onee If</u> <u>Europol cannot identify any</u> <u>national units concerned, or has</u> <u>already Europol has identified and</u> forwarded the relevant personal	TM 17/11/2021: provisional agreement to merge EP/CSL text: <i>Europol may receiveWhere</i> <i>Europol receives</i> personal data directly from private parties, <i>it may</i> <i>and</i> process those personal data in accordance with Article 18 in order to identify <i>allthe</i> national units concerned, as referred to in point (a) of paragraph 1. Europol shall forward the personal data and any relevant results from the <i>necessary</i> <i>processing of that</i> - <i>data necessary</i> <i>processing of that</i> - <i>data necessary</i> <i>data</i> for the purpose of establishing jurisdiction immediately to the national units concerned. Europol may forward the personal data and relevant results from the <i>necessary</i> <i>for the purpose of establishing</i> jurisdiction, in accordance with Article 25 to contact points and authorities concerned, as referred to in points (b) and (c) of paragraph 1.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	has identified and forwarded	of paragraph 1. Once Europol	data to all the <i>identified</i> respective	If Europol cannot identify any
	the relevant personal data to	has identified and forwarded	national units concerned <del>, or</del> and it	national units concerned, or has
	all the respective national units	the relevant personal data to all	is not possible to identify further	already Once Europol has
	concerned, or it is not possible	the respective national units	national units concerned, it shall	identified and forwarded the
	to identify further national	concerned, or it is not possible	erase the data, unless the national	relevant personal data to all the
	units concerned, it shall erase	to identify further national units	unit, contact point or authority	identified respective national units
	the data, unless a national unit,	concerned, it shall erase the	concerned resubmits the personal	concerned <del>, or</del> and it is not possible
	contact point or authority	data, unless a national unit,	data to Europol in accordance with	to identify further national units
	concerned resubmits the	contact point or authority	Article 19(1) within four months	concerned, it shall erase the data,
	personal data to Europol in	concerned resubmits the	after the transfer takes place.	unless-a the national unit, contact
	accordance with Article 19(1)	personal data to Europol in	Criteria as to whether the	point or authority concerned
	within four months after the	accordance with Article 19(1)	national unit of the Member State	resubmits the personal data to
	transfer takes place."	within four months after the	of establishment of the relevant	Europol in accordance with Article
		transmission or transfer takes	private party constitutes a	19(1) within four months after the
		place.	national unit concerned shall be	transmission or transfer takes
			set out in the guidelines referred	place. Criteria as to whether the
			<u>to in Article 18(7)</u> ."	national unit of the Member State
				of establishment of the relevant
				private party constitutes a
				national unit concerned shall be
				set out in the guidelines referred
				to in Article 18(7)."
245			(a bis) the following paragraph 2a	<b>TM 12/11/2021:</b> provisional
			is added:	agreement to use CSL text
				(a bis) the following paragraph 2a
				is added:
246			<b>"2a.</b> Any cooperation of	<b>TM 12/11/2021:</b> provisional
			Europol with private parties shall	agreement to use CSL text
			neither duplicate nor interfere	2a. Any cooperation of
			with the activities of Member	Europol with private parties shall
			States' financial intelligence units	neither duplicate nor interfere
			established pursuant to Directive	with the activities of Member
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247	COM (13908/20 + COR 1) (b) paragraph 4 is replaced by the following:	EP (A9-9999/2021)	Council(EU) 2015/849 of the European Parliament and of the Council, and shall not concern information that is to be provided to financial 	Provisional agreement <u>States' financial intelligence units</u> <u>established pursuant to Directive</u> (EU) 2015/849 of the European Parliament and of the Council, and shall not concern information that is to be provided to financial intelligence units for the purposes of that Directive.
248	"4. If Europol receives	AM 118	"4. If Europol receives personal	TM 17/11/2021: provisionally
	personal data from a private	4. If Europol receives	data from a private party in a third	agreed – use Council compromise
	party in a third country,	personal data from a private	country, Europol may forward those	suggestion below without
	Europol may forward those	party in a third country,	data only to a Member State, or to a	<i>"international organisations"</i>
	data only to a Member State,	Europol may forward those	third country concerned with which	If Europol receives personal data
	or to a third country concerned	data <i>and the result of its</i>	an agreement on the basis of Article	from a private party in a third
	with which an agreement on	<i>analysis and verification</i> only	23 of Decision 2009/371/JHA or on	country, Europol may forward those
	the basis of Article 23 of	to a Member State <i>or</i> to a third	the basis of Article 218 TFEU has	data <i>and the result of its analysis</i>
	Decision 2009/371/JHA or on	country concerned with which	been concluded <del>or</del> which is the	<i>and verification</i> only to a Member
	the basis of Article 218 TFEU	an agreement on the basis of	subject of an adequacy decision as	State, or to a third country
	has been concluded or which	Article 23 of Decision	referred to in point (a) of Article	concerned with which an agreement
	is the subject of an adequacy	2009/371/JHA or on the basis	25(1) of this Regulation <u>or in the</u>	on the basis of Article 23 of
	decision as referred to in point	of Article 218 TFEU has been	case of which appropriate	Decision 2009/371/JHA or on the
	(a) of Article 25(1) of this	concluded or which is the	<u>safeguards with regard to the</u>	basis of Article 218 TFEU has been
	Regulation. Where the	subject of an adequacy decision	<u>protection of operational personal</u>	concluded-or- which is the subject
	conditions set out under	as referred to in point (a) of	<u>data exist or are provided for in a</u>	of an adequacy decision as referred
	paragraphs 5 and 6 of Article	Article 25(1) of this	<u>legally binding instrument in</u>	to in point (a) of Article 25(1) of
	25 are fulfilled, Europol may	Regulation. Where the	<u>accordance with Article 25(4a) of</u>	this Regulation or in the case of
	transfer the result of its	conditions set out under	<u>this Regulation</u> . Where the	which appropriate safeguards
	analysis and verification of	paragraphs 5 and 6 of Article	conditions set out under paragraphs	with regard to the protection of
	such data with the third	25 are fulfilled, Europol may	5 and 6 of Article 25 are fulfilled,	operational personal data exist or
	country concerned."	transfer the result of its analysis	Europol may transfer the result of	are provided for in a legally

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		and verification of such data <i>to</i> the third country concerned.	its analysis and verification of such data <b>with</b> <u>to</u> the third country concerned."	binding instrument in accordance with Article 25(4a) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 are fulfilled, Europol may transfer the result of its analysis and verification of such data-with to the third country concerned.
				N.B.: consequential amendments would be needed under point 186 for Article 26a(2) and under point 191m for article 26b(2)
249	(c) paragraphs 5 and 6 are replaced by the following:		(c) paragraphs 5 and 6 are replaced by the following:	
250	"5. Europol may transmit or transfer personal data to private parties on a case-by- case basis, where it is strictly necessary, and subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, in the following cases:	AM 119 5. Europol <i>shall not</i> transmit or transfer personal data to private parties, <i>except</i> <i>where</i> , on a case-by-case basis, it is strictly necessary <i>and</i> <i>proportionate</i> , and subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, in the following cases:	"5. Europol may transmit or transfer personal data to private parties on a case-by-case basis, where it is strictly necessary, and subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, in the following cases:	<ul> <li>TM 12/11/2021: provisionally agreement to use EP wording</li> <li>5. Europol <i>shall not</i> transmit or transfer personal data to private parties, <i>except where</i>, on a case-by-case basis, it is strictly necessary <i>and proportionate</i>, and subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, in the following cases:</li> </ul>
251	(a) the transmission or transfer is undoubtedly in the interests of the data subject, and either		(a) the transmission or transfer is undoubtedly in the interests of the data subject, <del>and either the data</del>	TM 17/11/2021: provisional agreement to use CSL wording

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	the data subject has given his or her consent; or		<del>subject has given his or her</del> <del>consent</del> ; or	(a) the transmission or transfer is undoubtedly in the interests of the data subject, <del>and either the data</del> <del>subject has given his or her</del> <del>consent</del> ; or
252	(b) the transmission or transfer is absolutely necessary in the interests of preventing the imminent perpetration of a crime, including terrorism, for which Europol is competent; or		(b) the transmission or transfer is absolutely necessary in the interests of preventing the imminent perpetration of a crime, including terrorism, for which Europol is competent; or	
253	(c) the transmission or transfer of personal data which are publicly available is strictly necessary for the performance of the task set out in point (m) of Article 4(1) and the following conditions are met:	AM 120 (c) the transmission or transfer of personal data <i>that</i> are publicly available is strictly necessary for the performance of the task set out in point (m) of Article 4(1) and the following conditions are met:	(c) the transmission or transfer of personal data which are publicly available is strictly necessary for the performance of the task set out in point (m) of Article 4(1) and the following conditions are met:	TM 12/11/2021: provisional agreement to use EP text (c) the transmission or transfer of personal data <i>that</i> are publicly available is strictly necessary for the performance of the task set out in point (m) of Article 4(1) and the following conditions are met:
254	(i) the transmission or transfer concerns an individual and specific case;		(i) the transmission or transfer concerns an individual and specific case;	
255	<ul> <li>(ii) no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission</li> </ul>		(ii) no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand; or	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	or transfer in the case at hand; or			
256	(d) the transmission or transfer of personal data is strictly necessary for Europol to inform that private party that the information received is insufficient to enable Europol to identify the national units concerned, and the following conditions are met:		(d) the transmission or transfer of personal data is strictly necessary for Europol to inform that private party that the information received is insufficient to enable Europol to identify the national units concerned, and the following conditions are met:	
257	(i) the transmission or transfer follows a receipt of personal data directly from a private party in accordance with paragraph 2 of this Article;		(i) the transmission or transfer follows a receipt of personal data directly from a private party in accordance with paragraph 2 of this Article;	
258	<ul> <li>(ii) the missing information, which Europol may refer to in these notifications, has a clear link with the information previously shared by that private party;</li> </ul>		(ii) the missing information, which Europol may refer to in these notifications, has a clear link with the information previously shared by that private party;	
259	(iii) the missing information, which Europol may refer to in		(iii)the missing information, which Europol may refer to in these notifications, is strictly limited to	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	these notifications, is		what is necessary for Europol to	
	strictly limited to what		identify the national units	
	is necessary for Europol		concerned.	
	to identify the national			
	units concerned.			
260	6. With regard to points (a),		6. With regard to points (a), (b) and	TM 17/11/2021: provisional
	(b) and (d) of paragraph 5 of		(d) of paragraph 5 of this Article, if	agreement to use CSL wording
	this Article, if the private party		the private party concerned is not	(consequential alignment with
	concerned is not established		established within the Union or in a	25(4a)):
	within the Union or in a		country with which Europol has a	
	country with which Europol		cooperation agreement allowing for	
	has a cooperation agreement		the exchange of personal data, with	6. With regard to points (a), (b) and
	allowing for the exchange of		which the Union has concluded an	(d) of paragraph 5 of this Article, if
	personal data, with which the		international agreement pursuant to	the private party concerned is not
	Union has concluded an		Article 218 TFEU, <del>or</del> which is the	established within the Union or in a
	international agreement		subject of an adequacy decision as	country with which Europol has a
	pursuant to Article 218 TFEU		referred to in point (a) of Article	cooperation agreement allowing for
	or which is the subject of an		25(1) of this Regulation or in the	the exchange of personal data, with
	adequacy decision as referred		case of which appropriate	which the Union has concluded an
	to in point (a) of Article 25(1)		safeguards with regard to the	international agreement pursuant to
	of this Regulation, the transfer		protection of operational personal	Article 218 TFEU, <del>or</del> which is the
	shall only be authorised by the		data exist or are provided for in a	subject of an adequacy decision as
	Executive Director if the		legally binding instrument in	referred to in point (a) of Article 25(1) of this Regulation <u>or in the</u>
	transfer is:		accordance with Article 25(4a) of	case of which appropriate
			this Regulation, the transfer shall	safeguards with regard to the
			only be authorised by the Executive Director if the transfer is:	protection of operational personal
			Director if the transfer is:	data exist or are provided for in a
				legally binding instrument in
				accordance with Article 25(4a) of
				this Regulation, the transfer shall

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				only be authorised by the Executive Director if the transfer is:
261	(a) necessary in order to protect the vital interests of the data subject or another person; or		(a) necessary in order to protect the vital interests of the data subject or another person; or	
262	(b) necessary in order to safeguard legitimate interests of the data subject; or		(b) necessary in order to safeguard legitimate interests of the data subject; or	
263	(c) essential for the prevention of an immediate and serious threat to public security of a Member State or a third country; or		(c) essential for the prevention of an immediate and serious threat to public security of a Member State or a third country; or	
264	(d) necessary in individual cases for the purposes of the prevention, investigation, detection or prosecution of criminal offences for which Europol is competent; or	AM 121 (d) necessary in individual cases for the purposes of the prevention, investigation, detection or prosecution of <i>a</i> <i>specific</i> criminal <i>offence</i> for which Europol is competent; or	(d) necessary in individual cases for the purposes of the prevention, investigation, detection or prosecution of criminal offences for which Europol is competent; or	<ul> <li>TM 12/11/2021: provisionally agreed - use EP text</li> <li>(d) necessary in individual cases for the purposes of the prevention, investigation, detection or prosecution of <i>a specific</i> criminal <i>offence</i> for which Europol is competent; or</li> </ul>
265	(e) necessary in individual cases for the establishment, exercise or defence of legal claims relating to the prevention, investigation,		(e) necessary in individual cases for the establishment, exercise or defence of legal claims relating to the prevention, investigation, detection or prosecution of a	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	detection or prosecution of a specific criminal offence for which Europol is competent.		specific criminal offence for which Europol is competent.	
266	Personal data shall not be transferred if the Executive Director determines that fundamental rights and freedoms of the data subject concerned override the public interest in the transfer referred to in points (d) and (e).	AM 122 The EDPS shall be informed about the transfer without undue delay. Personal data shall not be transferred if the Executive Director determines that fundamental rights and freedoms of the data subject concerned override the public interest in the transfer referred to in points (d) and (e).	Personal data shall not be transferred if the Executive Director determines that fundamental rights and freedoms of the data subject concerned override the public interest in the transfer referred to in points (d) and (e).	<ul> <li>COM compromise proposal 26/11/2021: use CSL wording</li> <li>"Personal data shall not be transferred if the Executive Director determines that fundamental rights and freedoms of the data subject concerned override the public interest in the transfer referred to in points (d) and (e)."</li> <li>TM 26/11/2021: not acceptable for CSL; make it part of EDPS package; COM: informing EDPS about each transfer goes too far;</li> <li>TM 12/11/2021: EP insists to inform EDPS about individual transfers - annual report concerning transfers is not sufficient; COM questions whether this addition is needed as EDPS has access to all information in any case and par. 6 is an additional safeguard to par. 5;</li> <li>Council to check internally whether EP text can be accepted.</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
267	Transfers shall not be systematic, massive or structural."	AM 123 <i>deleted</i>	Transfers shall not be systematic, massive or structural."	TM 17/11/2021: provisionally agreed - delete and replace by broader prohibition in line 269, to be confirmed by CSL
268	(d) the following paragraphs 6a and 6b are inserted:	AM 124 (d) the following paragraphs - <i>6a</i> , 6a and 6b are inserted:	(d) the following paragraphs 6a and 6b are inserted:	Written procedure (25/11/2021): provisional agreement to use EP text (d) the following paragraphs - <i>6a</i> , 6a and 6b are inserted:
269		"-6a. Without prejudice to other Union legal acts, transfers or transmissions of personal data under paragraphs 5 and 6 of this Article shall not be systematic, massive or structural."		TM 17/11/2021: provisionally agreed - <u>delete 267 and replace by</u> <u>broader prohibition</u> 6a. Without prejudice to points (a), (c) and (d) of paragraph 5 and other Union legal acts, transfers or transmissions of personal data under paragraphs 5 and 6 of this Article shall not be systematic, massive or structural.
270	"6a. Europol may request Member States, via their national units, to obtain personal data from private parties, which are established or have a legal representative in their territory, under their applicable laws, for the purpose of sharing it with Europol, on the condition that the requested personal data is	AM 125 6a. Europol may <i>send a</i> request <i>to</i> Member States <i>to</i> <i>provide it with</i> personal data from private parties, <i>that</i> are established or have a legal representative in their territory. <i>Such a request shall be</i> <i>reasoned and as targeted as</i> <i>possible</i> . Europol <i>shall make</i> <i>such requests via Member</i>	"6a. Europol may request Member States, via their national units, to obtain personal data from private parties, which are established or have a legal representative in their territory, <u>under their applicable</u> <u>laws</u> subject to their national <u>laws</u> , for the purpose of sharing it with Europol, on the condition that the requested personal data is strictly limited to what is necessary	Written procedure 7/1/2022: provisionally agreed Europol may request Member States, via their national units, to obtain personal data from private parties, which are established or have a legal representative in their territory, under their applicable <u>national</u> laws, for the purpose of sharing it with Europol. Such a request shall be reasoned and as

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	strictly limited to what is necessary for Europol with a view to identifying the national units concerned.	States' national units. Such personal data shall be the least sensitive possible and strictly limited to what is necessary and proportionate for Europol for the sole purpose of identifying the national units concerned.	for Europol with a view to identifying the national units concerned.	targeted as possible and such personal data shall be the least sensitive possible and strictly limited to what is necessary and proportionate for Europol for the sole purpose of identifying the national units concerned.
271	Irrespective of their jurisdiction over the specific crime in relation to which Europol seeks to identify the national units concerned, Member States shall ensure that their competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	AM 126 Irrespective of their jurisdiction over the specific crime in relation to which Europol seeks to identify the national units concerned, Member States shall ensure that their competent national authorities can <i>lawfully</i> -process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	Irrespective of their jurisdiction over the specific crime in relation to which Europol seeks to identify the national units concerned, Member States shall ensure that their competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	TM 12/11/2021: provisionally agreed to use EP text Irrespective of their jurisdiction over the specific crime in relation to which Europol seeks to identify the national units concerned, Member States shall ensure that their competent national authorities can <i>lawfully</i> process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.
272	6b. Europol's infrastructure may be used for exchanges between the competent authorities of Member States and private parties in accordance with the respective	AM 127 6b. Europol's infrastructure may be used for exchanges between the competent authorities of Member States and private parties in	6b. Europol's infrastructure may be used for exchanges between the competent authorities of Member States and private parties in accordance with the respective Member States' national laws, <u>and</u>	Written procedure 7/1/2022: new recital 15c to complement this provision (line 32b) to ensure that the exemption from the Annex II

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
Member States' national laws.	accordance with the respective	those exchanges may also cover	obligation under Art. 18(5) only
In cases where Member States	Member States' national laws.	crimes falling outside the scope of	applies when Europol is a processor
use this infrastructure for	In cases where Member States	the objectives of Europol. In cases	TM 17/11/2021: provisional
exchanges of personal data on	use this infrastructure for	where Member States use this	agreement to merge EP and CSL
crimes falling outside the	exchanges of personal data on	infrastructure for exchanges of	texts
scope of the objectives of	crimes falling outside the scope	personal data on crimes falling	
Europol, Europol shall not	of the objectives of Europol,	within the scope of Europols	6b. Europol's infrastructure may be
have access to that data."	Europol shall not have access	objectives, they may grant	used for exchanges between the
	to that data <i>and shall be</i>	Europol access to such data. In	competent authorities of Member
	considered to be a 'processor'	cases where Member States use this	States and private parties in
	within the meaning of Article	infrastructure for exchanges of	accordance with the respective
	87 of Regulation (EU)	personal data on crimes falling	Member States' national laws, and
	2018/1725. Europol shall	outside the scope of the objectives	those exchanges may also cover
	carry out an assessment of the	of Europol, Europol shall not have	crimes falling outside the scope of
	possible security risks posed by	access to that data."	the objectives of Europol. In cases
	the opening of its		where Member States use this
	infrastructure for use by		infrastructure for exchanges of
	private parties and, where		personal data on crimes falling
	necessary, implement		within the scope of Europol's
	appropriate preventive and		objectives, they may grant
	mitigating measures.		<b>Europol access to such data</b> . In
			cases where Member States use this
			infrastructure for exchanges of
			personal data on crimes falling
			outside the scope of the objectives
			of Europol, Europol shall not have
			access to that data and shall be
			considered to be a 'processor'
			within the meaning of Article 87 of
			Regulation (EU) 2018/1725.
			Europol shall carry out an
			assessment of the possible security
			risks posed by the opening of its

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<i>infrastructure for use by private parties and, where necessary, implement appropriate preventive and mitigating measures.</i>
273	(e) paragraphs 9 and 10 are deleted;		(e) paragraphs 9 and 10 are deleted;	
274			(d) a new paragraph 11 is inserted:	TM 17/11/2021: provisionally agreed - use CSL text (d) a new paragraph 11 is inserted:
275			"11. Europol shall draw up an annual report to the Management Board on the personal data exchanged with private parties pursuant Articles 26 and 26a on the basis of quantitative and qualitative evaluation criteria defined by the Management Board, including specific examples of cases demonstrating why these requests were necessary for Europol to fulfil its objectives and tasks. The report shall take into account the obligations of discretion and confidentiality and the examples shall be anonymized insofar as personal data is concerned. The annual report shall be sent to the European Parliament, the	Written procedure 7/1/2022: technical adjustment relating to line 519TM 17/11/2021: provisionally agreed - use CSL text''11.Europol shall draw up an annual report to the Management Board on the personal data exchanged with private parties pursuant Articles 26, and 26a and 26b on the basis of quantitative and qualitative evaluation criteria defined by the Management Board, including specific examples of cases demonstrating why these requests were necessary for

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			<u>Council, the Commission and</u> <u>national parliaments.''</u>	Europol to fulfil its objectives and tasks. The report shall take into account the obligations of discretion and confidentiality and the examples shall be anonymized insofar as personal data is concerned. The annual report shall be sent to the European Parliament, the Council, the Commission and national parliaments."
276	(13) the following Article 26a is inserted:		(13) the following Article 26a is inserted:	
277	"Article 26a		"Article 26a	
278	Exchanges of personal data with private parties in crisis situations		Exchanges of personal data with private parties in <u>online</u> crisis situations	Written procedure (25/11/2021): provisional agreement to use CSL text: Exchanges of personal data with private parties in <u>online</u> crisis situations
279	1. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 to prevent the dissemination of online content related to terrorism or violent extremism	AM 128 1. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 to prevent the <i>online</i> dissemination of <i>terrorist</i> content in crisis situations as	1. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 to prevent the dissemination of online content related to terrorism or violent extremism in <u>online</u> crisis situations as set out in point (u) of Article 4(1).	2ndtrilogue(30/11/2021):provisional agreement: to be readin conjunction with compromiseproposals on lines 91/108:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	in crisis situations as set out in point (u) of Article 4(1).	set out in point (u) of Article 4(1).		accordance with Article 18 to prevent the dissemination of online content related to terrorism or violent extremism in <u>online</u> crisis situations as set out in point (u) of Article 4(1)".
280	2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to a Member State, or to a third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 are fulfilled, Europol may transfer the result of its analysis and verification of such data with the third country concerned.	AM 129 2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to <i>the</i> Member State, or to <i>the</i> third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 <i>of this Regulation</i> are fulfilled, Europol may transfer the result of its analysis and verification of such data <i>to</i> the third country concerned.	2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to a Member State, or to a third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded, <del>or</del> which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation <u>or in the case of which appropriate</u> <u>safeguards with regard to the</u> <u>protection of operational personal</u> <u>data exist or are provided for in a</u> <u>legally binding instrument in</u> <u>accordance with Article 25(4a) of</u> <u>this Regulation</u> . Where the conditions set out under paragraphs 5 and 6 of Article 25 are fulfilled, Europol may transfer the result of its analysis and verification of such data <del>with to</del> the third country concerned.	<ul> <li>TM 17/11/2021: provisionally agreed to use CSL text and merge with EP addition:</li> <li>2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to a Member State, or to a third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded, or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation or in the protection of operational personal data exist or are provided for in a legally binding instrument in accordance with Article 25(4a) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 of this Regulation are fulfilled, Europol</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				may transfer the result of its analysis and verification of such data with to the third country concerned.
281	3. Europol may transmit or transfer personal data to private parties, on a case-by- case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.	AM 130 3. Europol may transmit or transfer personal data to private parties, on a case-by- case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing the <i>online</i> dissemination of <i>terrorist</i> content as set out in point (u)of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.	3. Europol may transmit or transfer personal data to private parties, on a case-by-case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.	Written procedure 7/1/2022: provisionally agreed 3. Europol may transmit or transfer personal data to private parties, on a case-by-case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing addressing online crisis situations the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.
282	4. If the private party concerned is not established within the Union or in a country with which Europol has a cooperation agreement allowing for the exchange of personal data, with which the Union has concluded an		4. If the private party concerned is not established within the Union or in a country with which Europol has a cooperation agreement allowing for the exchange of personal data, with which the Union has concluded an international agreement pursuant to Article 218	TM17/11/2021:provisionallyagreedtouseCSL(consequentialalignmentwith25(4a))4. If the private party concerned isnot established within the Union or

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	international agreement		TFEU, or-which is the subject of an	in a country with which Europol has
	pursuant to Article 218 TFEU		adequacy decision as referred to in	a cooperation agreement allowing
	or which is the subject of an		point (a) of Article 25(1) of this	for the exchange of personal data,
	adequacy decision as referred		Regulation or in the case of which	with which the Union has concluded
	to in point (a) of Article 25(1)		appropriate safeguards with	an international agreement pursuant
	of this Regulation, the transfer		regard to the protection of	to Article 218 TFEU, or-which is the
	shall be authorised by the		operational personal data exist or	subject of an adequacy decision as
	Executive Director.		are provided for in a legally	referred to in point (a) of Article
			binding instrument in accordance	25(1) of this Regulation or in the
			with Article 25(4a) of this	case of which appropriate
			<b><u>Regulation</u></b> , the transfer shall be	safeguards with regard to the
			authorised by the Executive	protection of operational personal
			Director.	data exist or are provided for in a
				legally binding instrument in
				accordance with Article 25(4a) of
				this Regulation, the transfer shall be
				authorised by the Executive
				Director.
283			4a. Europol shall assist, exchange	Written procedure 20/1/2022:
200			information and cooperate with	PRES cannot agree with the COM
			the competent authorities with	proposal of 29/11/2021 and
			regard to the transmission or	suggests using CSL text
			transfer of personal data to	
			private parties under paragraphs	
			3 or 4 of this Article, in particular	4a. Europol shall assist, exchange
			to avoid duplication of effort,	information and cooperate with
			enhance coordination and avoid	the competent authorities with
			interference with investigations in	<u>regard to the transmission or</u>
			different Member States.	<u>transfer of personal data to</u>
				private parties under paragraphs
				<b><u>3 or 4 of this Article, in particular</u></b>
				to avoid duplication of effort,
				enhance coordination and avoid

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<u>interference with investigations in</u> <u>different Member States.</u>
				COM proposal (29/11/2021) 4a. Europol shall assist, exchange information and cooperate with the competent authorities with regard to the transmission or transfer of personal data to private parties under paragraphs 3 or 4 of this Article, in particular to avoid duplication of effort <sub>3</sub> enhance coordination and avoid interference with investigations in different Member States. provision goes too far for EP; EP
				wants concise wording that stresses avoiding interference with investigations; COM to provide compromise wording
284	5. Europol may request Member States, via their national units, to obtain personal data from private parties, which are established or have a legal representative	AM 131 5. Europol may request Member States, via their national units, to obtain personal data from private parties, which are established	5. Europol may request Member States, via their national units, to obtain personal data from private parties, which are established or have a legal representative in their territory, under their applicable	Written procedure 7/1/2022: provisionally agreed based on alignment with relevant texts in lines 108/270;
	in their territory, under their applicable laws, for the purpose of sharing it with	or have a legal representative in their territory, under their applicable laws, for the purpose	<b>national</b> laws, for the purpose of sharing it with Europol, on the condition that the requested	5. Europol may request Member States, via their national units, to obtain personal data from private

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	Europol, on the condition that the requested personal data is strictly limited to what is necessary for Europol for preventing the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1). Irrespective of their jurisdiction with regard to the dissemination of the content in relation to which Europol requests the personal data, Member States shall ensure that the competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	of sharing it with Europol, on the condition that the requested personal data is strictly limited to what is necessary for Europol for preventing the <i>online</i> dissemination of <i>terrorist</i> content as set out in point (u) of Article 4(1). Irrespective of their jurisdiction with regard to the dissemination of the content in relation to which Europol requests the personal data, Member States shall ensure that the competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	personal data is strictly limited to what is necessary for Europol for preventing the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1). Irrespective of their jurisdiction with regard to the dissemination of the content in relation to which Europol requests the personal data, Member States shall ensure that the competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.	parties, which are established or have a legal representative in their territory, under their applicable <u>national</u> laws, for the purpose of sharing it with Europol, on the condition that the requested Such a request shall be reasoned and as targeted as possible and such personal data isshall be the least sensitive possible and strictly limited to what is necessary and proportionate for Europol for preventing addressing online crisis situations the dissemination of online content related to terrorism or violent extremism as set out in point (u) of Article 4(1). Irrespective of their jurisdiction with regard to the dissemination of the content in relation to which Europol requests the personal data, Member States shall ensure that the competent national authorities can lawfully process such requests in accordance with their national laws for the purpose of supplying Europol with the information necessary for it to fulfil its objectives.
285	6. Europol shall ensure that detailed records of all transfers of personal data and the	<ul><li>AM 132</li><li>6. Europol shall ensure that detailed records of all</li></ul>	6. Europol shall ensure that detailed records of all transfers of personal data and the grounds for such	<b>TM 12/11/2021</b> : provisionally agreed - use EP wording

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	grounds for such transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article 40.	transfers of personal data and the grounds for such transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article <b>39a</b> .	transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article 40.	Europol shall ensure that detailed records of all transfers of personal data and the grounds for such transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article <b>39a</b> .
286	7. If the personal data received or to be transferred affect the interests of a Member State, Europol shall immediately inform the national unit of the Member State concerned."		7. If the personal data received or to be transferred affect the interests of a Member State, Europol shall immediately inform the national unit of the Member State concerned."	
287		AM 133 (13 a) the following Article 26b is inserted:		2 <sup>nd</sup> trilogue (30/11/2021): provisional agreement to incl. Art. 26b (13 a) the following Article 26b is inserted:
288		"Article 26b -		2 <sup>nd</sup> trilogue (30/11/2021): provisional agreement to incl. Art. 26b
289		Exchanges of personal data with private parties to prevent the online dissemination of child sexual abuse material		Written procedure (7/1/2022): provisional agreementExchanges of personal data with private parties to address the online dissemination of child sexual abuse material

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021) <b>Council</b>	Provisional agreement
290	1. Europol may receive personal data directly from private parties and process those personal data in accordance with Article 18 to prevent the online dissemination of child sexual abuse material, as set out in point (ua) of Article 4(1).	Political trilogue (30/11/2021):provisional agreement to useslightly modified EP text1. Europol may receive personaldata directly from private partiesand process those personal data inaccordance with Article 18 toprevent address the onlinedissemination of child sexualabuse material, as set out in point(ua) of Article 4(1).
291	2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to the Member State, or to the third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 of this Regulation are fulfilled, Europol may transfer the result of its analysis and	Political trilogue (30/11/2021): provisional agreement to use slightly modified EP text2. If Europol receives personal data from a private party in a third country, Europol may forward those data only to the Member State, or to the third country concerned with which an agreement on the basis of Article 23 of Decision 2009/371/JHA or on the basis of Article 218 TFEU has been concluded or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation. Where the conditions set out under paragraphs 5 and 6 of Article 25 of this Regulation are fulfilled, Europol may transfer the result of

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	verification of such data to the third country concerned.		its analysis and verification of such data to the third country concerned.
292	3. Europol may transmit or transfer personal data to private parties, on a case-by- case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing the online dissemination of child sexual abuse material as set out in point (ua) of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.		Political trilogue (30/11/2021): provisional agreement to use slightly modified EP text 3. Europol may transmit or transfer personal data to private parties, on a case-by-case basis, subject to any possible restrictions stipulated pursuant to Article 19(2) or (3) and without prejudice to Article 67, where the transmission or transfer of such data is strictly necessary for preventing addressing the online dissemination of child sexual abuse material as set out in point (ua) of Article 4(1), and no fundamental rights and freedoms of the data subjects concerned override the public interest necessitating the transmission or transfer in the case at hand.
293	4. If the private party concerned is not established within the Union or in a country with which Europol has a cooperation agreement allowing for the exchange of		<ul> <li>Political trilogue (30/11/2021): provisional agreement to use EP text</li> <li>4. If the private party concerned is not established within the Union or in a country with which Europol</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		personal data, with which the Union has concluded an international agreement pursuant to Article 218 TFEU or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation, the transfer shall be authorised by the Executive Director.		has a cooperation agreement allowing for the exchange of personal data, with which the Union has concluded an international agreement pursuant to Article 218 TFEU or which is the subject of an adequacy decision as referred to in point (a) of Article 25(1) of this Regulation, the transfer shall be authorised by the Executive Director.
293a				Written procedure 7/1/2022: provisionally agreed to align with Article 26a(4) (line 283) - tbc by EP 4a. Europol shall assist, exchange information and cooperate with the competent authorities with regard to the transmission or transfer of personal data to private parties under paragraphs 3 or 4 of this Article, in particular to avoid duplication of effort,
				enhance coordination and avoid interference with investigations in different Member States.
294		5. Europol may request Member States, via their national units, to obtain personal data from private		Political trilogue (30/11/2021): provisional agreement to use slightly reworded EP text

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	parties, which are established or have a legal representative in their territory, under their		Aligned with lines 270/284.
	applicable laws, for the		5. Europol may request Member
	purpose of sharing it with		States, via their national units, to
	Europol, on the condition that		obtain personal data from private
	the requested personal data is		parties, which are established or
	strictly limited to what is		have a legal representative in their
	necessary for Europol to		territory, under their applicable
	prevent the online		laws, for the purpose of sharing it
	dissemination of child sexual		with Europol, on the condition that
	abuse material, as set out in		the requested Such a request shall
	point (ua) of Article 4(1).		be reasoned and as targeted as
	Irrespective of their		possible and such personal data
	jurisdiction with regard to the		shall be the least sensitive possible
	dissemination of the content in		and strictly limited to what is
	relation to which Europol		necessary and proportionate for
	requests the personal data,		Europol to prevent address the
	Member States shall ensure		online dissemination of child
	that the competent national		sexual abuse material, as set out in
	authorities can process such		point (ua) of Article 4(1).
	requests in accordance with		Irrespective of their jurisdiction
	national law for the purpose of		with regard to the dissemination of
	supplying Europol with the		the content in relation to which
	information necessary for it to		Europol requests the personal
	fulfil its objectives.		data, Member States shall ensure
			that the competent national
			authorities can process such
			requests in accordance with
			national law for the purpose of
			supplying Europol with the
			information necessary for it to
			fulfil its objectives.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
295		6. Europol shall ensure that detailed records of all transfers of personal data and the grounds for such transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article 39a.		<ul> <li>Political trilogue (30/11/2021): provisional agreement to use EP text</li> <li>6. Europol shall ensure that detailed records of all transfers of personal data and the grounds for such transfers are recorded in accordance with this Regulation and communicated upon request to the EDPS pursuant to Article 39a.</li> </ul>
296		7. If the personal data received or to be transferred affect the interests of a Member State, Europol shall immediately inform the national unit of the Member State concerned."		Political trilogue (30/11/2021): provisional agreement to use EP text 7. If the personal data received or to be transferred affect the interests of a Member State, Europol shall immediately inform the national unit of the Member State concerned."
297			(13 bis) In Article 27, paragraphs 1 and 2 are amended as follows:	TM17/11/2021-provisionallyagreed to use CSL text(13 bis)InArticle27,paragraphs1 and2 are amendedas follows:
298			"1. Insofar as is necessary in order for Europol to perform its tasks, Europol may receive and	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			process information originating from private persons. Personal data originating from private persons may only be processed by Europol on condition that they are received via:	
299			(a) a national unit in accordance with national law;	
300			(b) the contact point of a third country or an international organisation with which Europol has concluded, before 1 May 2017, a cooperation agreement allowing for the exchange of personal data in accordance with Article 23 of Decision 2009/371/JHA; or	
301			(c) an authority of a third country or an international organisation which is the subject of an adequacy decision as referred to in point (a) of Article 25(1), <del>or</del> with which the Union has concluded an international agreement pursuant to Article 218 TFEU <u>or in the case of</u> <u>which appropriate safeguards</u> <u>with regard to the protection of</u> <u>operational personal data exist or</u> <u>are provided for in a legally</u> <u>binding instrument in accordance</u>	TM 17/11/2021 - provisionally agreed to use CSL text (consequential alignment with 25(4a))(c) an authority of a third country or an international organisation which is the subject of an adequacy decision as referred to in point (a) of Article 25(1), or with which the Union has concluded an international agreement pursuant to Article 218 TFEU or in the case of which appropriate safeguards

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			with Article 25(4a) of this	with regard to the protection of
			Regulation.	operational personal data exist or
				are provided for in a legally
				binding instrument in accordance
				with Article 25(4a) of this Regulation.
				<u>Kegulation</u> .
302			2. If Europol receives	TM 17/11/2021 - provisionally
			information, including personal	agreed to use CSL text
			data, from a private person residing	(consequential alignment with
			in a third country with which there	25(4a))
			is no international agreement	
			concluded either on the basis of	
			Article 23 of	2. If Europol receives
			Decision 2009/371/JHA or on the	information, including personal data,
			basis of Article 218 TFEU, <del>or</del>	from a private person residing in a
			which is not the subject of an	third country with which there is no
			adequacy decision as referred to in	international agreement concluded
			point (a) of Article 25(1) of this	either on the basis of Article 23 of
			Regulation or in the case of which	Decision 2009/371/JHA or on the basis of Article 218 TEFU, or which
			appropriate safeguards with	basis of Article 218 TFEU, or which is not the subject of an adequacy
			regard to the protection of	decision as referred to in point (a) of
			operational personal data exist or	Article 25(1) of this Regulation <b>or in</b>
			<u>are provided for in a legally</u> binding instrument in accordance	the case of which appropriate
			with Article 25(4a) of this	safeguards with regard to the
			<b>Regulation</b> , Europol may only	protection of operational personal
			forward that information to a	data exist or are provided for in a
			Member State or to a third country	legally binding instrument in
			concerned with which such an	accordance with Article 25(4a) of
			international agreement has been	this Regulation, Europol may only
			concluded."	forward that information to a
				Member State or to a third country
				concerned with which such an

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				international agreement has been concluded."
303			(13 ter) The title of Chapter VI is amended as follows:	Written procedure (25/11/2021): provisional agreement to use CSL text
				(13 ter)The title of Chapter VI is amended as follows:
304			DATA PROTECTION <del>SAFEGUARDS</del>	Written procedure (25/11/2021): provisional agreement to use CSL text
				DATA PROTECTION
305	<ul><li>(14) the following Article</li><li>27a is inserted:</li></ul>		(14) the following Article 27a is inserted:	
306	"Article 27a		"Article 27a	
307	Processing of personal data by Europol		Processing of personal data by Europol	
308	1. This Regulation, Article 3 and Chapter IX of Regulation (EU) 2018/1725 of the European Parliament and of the Council* shall apply to the processing of operational personal data by Europol.		1. This Regulation, Article 3 and Chapter IX of Regulation (EU) 2018/1725 of the European Parliament and of the Council* shall apply to the processing of operational personal data by Europol.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
309	Regulation (EU) 2018/1725, with the exception of its Chapter IX, shall apply to the processing of administrative personal data by Europol.		Regulation (EU) 2018/1725, with the exception of its Chapter IX, shall apply to the processing of administrative personal data by Europol.	
310	2. References to 'applicable data protection rules' in this Regulation shall be understood as references to the provisions on data protection set out in this Regulation and in Regulation (EU) 2018/1725.	AM 134 <i>Deleted</i>	2. References to 'applicable data protection rules' in this Regulation shall be understood as references to the provisions on data protection set out in this Regulation and in Regulation (EU) 2018/1725.	<u>TM 12/11/2021</u> : provisionally agreed - <i>deletion</i>
311	3. References to 'personal data' in this Regulation shall be understood as references to 'operational personal data', unless indicated otherwise.	AM 135 3. References to 'personal data' in this Regulation shall be understood as references to 'operational personal data' <i>as</i> <i>defined in Article 3 of</i> <i>Regulation (EU) 2018/1725</i> , unless otherwise <i>provided for</i> <i>in this Regulation</i> .	3. References to 'personal data' in this Regulation shall be understood as references to 'operational personal data', unless indicated otherwise.	<ul> <li>TM 12/11/2021: provisionally agreed : use EP text</li> <li>3. References to 'personal data' in this Regulation shall be understood as references to 'operational personal data' as defined in Article 3 of Regulation (EU) 2018/1725, unless otherwise provided for in this Regulation.</li> </ul>
312	4. Europol shall determine the time limits for the storage of		4. <u>The Management Board shall</u> <u>adopt rules to</u> <del>Europol shall</del> determine the time limits for the	<u><b>TM 12/11/2021</b></u> : provisionally agreed - use CSL text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	administrative personal data in its rules of procedure.		storage of administrative personal data <del>in its rules of procedure</del> .	4. <u>The Management Board shall</u> <u>adopt rules to</u> <del>Europol shall</del> determine the time limits for the storage of administrative personal data <del>in its rules of procedure</del> .
313	* Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39)."		* Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39)."	
314	(15) Article 28 is deleted;		(15) Article 28 is deleted;	
315	(16) Article 30 is amended as follows:		(16) Article 30 is amended as follows:	
316	(a) in paragraph 2, the first sentence is replaced by the following:	AM 136 (a) paragraph 2 is replaced by the following	(a) in paragraph 2, the first sentence is replaced by the following:	
317	"2. Processing of personal data, by automated or other means, revealing racial or	AM 137 2. Processing of personal data, by automated or other	"2. Processing of personal data, by automated or other means, revealing racial or ethnic origin,	Written procedure 20/1/2022: PRES compromise suggestion to further amend the text below

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
ethnic origin, political opinions, religious or philosophical beliefs or trade union membership and processing of genetic data and biometric data for the purpose of uniquely identifying a natural person or data concerning a person's health or sex life or sexual orientation shall be allowed only where strictly necessary and proportionate for preventing or combating crime that falls within Europol's objectives and if those data supplement other personal data processed by Europol.";	means, revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, or data concerning health or concerning natural persons' sex life or sexual orientation shall be allowed only where strictly necessary and proportionate for research and innovation projects pursuant to Article 33a and for operational purposes, within the mandate of Europol, and only for preventing or combating crime that falls within Europol's objectives as set out in Article 3. Such processing shall also be subject to appropriate safeguards with regard to the rights and freedoms of the data subject, and, with the exception of biometric data processed for the purpose of uniquely identifying a natural person, shall be allowed only if those data supplement other	political opinions, religious or philosophical beliefs or trade union membership and processing of genetic data and biometric data for the purpose of uniquely identifying a natural person or data concerning a person's health or sex life or sexual orientation shall be allowed only where strictly necessary and proportionate for preventing or combating crime that falls within Europol's objectives and if those data <u>, except biometric data</u> , supplement other personal data processed by Europol.";	<b>TM 06/12/2021:</b> CSL could accept EP wording; to check internally2. Processing of personal data, by automated or other means, revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, or data concerning health or concerning natural persons' sex life or sexual orientation shall be allowed only where strictly necessary and proportionate for research and innovation projects pursuant to Article 33a and for operational purposes, within the mandate of Europol, and only for preventing or combating crime that falls within Europol's objectives as set out in Article 3. Such processing shall also be subject to appropriate safeguards laid down in this regulation with regard to the rights and freedoms of the data subject, and, with the exception of biometric data processed for the purpose of uniquely identifying a

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		personal data processed by Europol. <i>Discrimination</i> <i>against natural persons on the</i> <i>basis of such personal data</i> <i>shall be prohibited</i> ;		natural person, shall be allowed only if those data supplement other personal data processed by Europol. Discrimination against natural persons on the basis of such personal data shall be prohibited;
318		AM 138 (aa) the following paragraph 2a is inserted:		
319		"2a. The Data Protection Officer shall be informed without undue delay in the case of processing of personal data pursuant to this Article."		Written procedure 20/1/2022: provisionally agreed to use EP text '2a. The Data Protection Officer shall be informed without undue delay in the case of processing of personal data pursuant to this Article.'
320	(b) in paragraph 3, the first sentence is replaced by the following:		(b) in paragraph 3 <del>, the first sentence</del> is replaced by the following:	Written procedure (25/11/2021): provisional agreement to use CSL text (b) in paragraph 3 <del>, the first sentence</del> is replaced by the following:
321	"Only Europol shall have direct access to personal data as referred to in paragraphs 1		"Only Europol shall have direct access to personal data as referred to in paragraphs 1 and 2, except <u>where necessary</u> for the cases	Written procedure (25/11/2021): provisional agreement to use CSL text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	and 2, except for the cases outlined in Article 20 (2a)."	EP (A9-9999/2021)	Counciloutlined in Article 20(1) and20(2a), or for a research andinnovation project involvingspecifically authorised staff ofMember States' competentauthorities and Union agenciesestablished on the basis of Title Vof the TFEU in accordance withArticle 33a(1)(c). The ExecutiveDirector shall duly authorise alimited number of Europol officials,and where relevant also MemberState officials,to have such accessif it is necessary for theperformance of their tasks"	Provisional agreement"Only Europol shall have directaccess to personal data as referredto in paragraphs 1 and 2, exceptwhere necessaryfor the casesoutlined in Article 20(1) and20(2a), or for a research andinnovation project involvingspecifically authorised staff ofMember States' competentauthorities and Union agenciesestablished on the basis of Title Vof the TFEU in accordance withArticle 33a(1)(c). The ExecutiveDirector shall duly authorise alimited number of Europol officials,and where relevant also MemberState officials,to have such accessif it is necessary for theperformance of their tasks"
322	(c) paragraph 4 is deleted;		(c) paragraph 4 is deleted;	
323	(d) paragraph 5 is replaced by the following:		(d) paragraph 5 is replaced by the following:	
324	"5. Personal data as referred to in paragraphs 1 and 2 shall not be transmitted to Member States, Union bodies, or transferred to third countries and international organisations unless such transmission or transfer is strictly necessary and proportionate in individual	AM 139 5. Personal data as referred to in paragraphs 1 and 2 shall not be transmitted to Member States, Union bodies, or transferred to third countries and international organisations unless such transmission or	"5. Personal data as referred to in paragraphs 1 and 2 shall not be transmitted to Member States, Union bodies, or transferred to third countries and international organisations unless such transmission or transfer is strictly necessary and proportionate in individual cases concerning crimes	TM 17/11/2021: provisionally agreed to use EP text + addition requested by COM (06/12/2021) 5. Personal data as referred to in paragraphs 1 and 2 shall not be transmitted to Member States, Union bodies, or transferred to third countries and international

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	cases concerning crimes that falls within Europol's objectives and in accordance with Chapter V.";	transfer is strictly necessary and proportionate in individual cases concerning crimes that <i>fall</i> within Europol's objectives and in accordance with Chapter V.";	that falls within Europol's objectives and in accordance with Chapter V.";	organisations unless such transmission or transfer is <i>required</i> <i>under Union law or</i> strictly necessary and proportionate in individual cases concerning crimes that <i>fall</i> within Europol's objectives and in accordance with Chapter V.";
325	(17) Article 32 is replaced by the following:		(17) Article 32 is replaced by the following:	
326	"Article 32		"Article 32	
327	Security of processing		Security of processing	
328	Europol and Member States shall establish mechanisms to ensure that security measures referred to in Article 91 of Regulation (EU) 2018/1725 are addressed across information system boundaries.";		Europol and Member States shall establish mechanisms to ensure that security measures referred to in Article 91 of Regulation (EU) 2018/1725 <u>regarding Europol and in Article 29 of Directive (EU)</u> <u>2016/680 regarding the Member</u> <u>States</u> are addressed across information system boundaries.";	Written procedure (25/11/2021): provisional agreement to use CSL text Europol and Member States shall establish mechanisms to ensure that security measures referred to in Article 91 of Regulation (EU) 2018/1725 <u>regarding Europol and</u> in Article 29 of Directive (EU) 2016/680 regarding the Member States are addressed across information system boundaries.";
329	(18) Article 33 is deleted;		(18) Article 33 is deleted;	

## 25/01/2022

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
330	<ul><li>(19) the following Article</li><li>33a is inserted:</li></ul>		(19) the following Article 33a is inserted:	
331	"Article 33a		"Article 33a	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
332	Processing of personal data for research and innovation		Processing of personal data for research and innovation	
333		AM 140 -1. Europol may process personal data for the purpose of its research and innovation projects as referred to in point (e) of Article 18(2), but only where the following conditions are met:		2ndtrilogue(30/11/2021):provisional agreement:1. Europol may process personal data for the purpose of its research and innovation projects as referred to in point (e) of Article 18(2), but only where the following conditions are met:(a) the processing of personal data is strictly required and duly justified to achieve the objectives of the project;(b) as regards special categories of personal data, processing shall be only allowed where it is strictly necessary and accompanied by appropriate additional safeguards, which may include pseudonymisation.The processing of personal data by Europol in the context of research and innovation projects shall be of transparency, explainability, fairness, and accountability.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
334		(a) the processing of personal data is strictly required and duly justified to achieve the objectives of the project;		Covered in line 333
335		(b) as regards special categories of personal data, processing shall be only allowed where it is strictly necessary and accompanied by appropriate additional safeguards, including pseudonymisation.		Covered in line 333
336		The processing of personal data by Europol in the context of research and innovation projects shall be guided by the principles of transparency, explainability, fairness, and accountability.		Covered in line 333
337	1. For the processing of personal data performed by means of Europol's research and innovation projects as referred to in point (e) of Article 18(2), the following additional safeguards shall apply:		1. For the processing of personal data performed by means of Europol's research and innovation projects as referred to in point (e) of Article 18(2), the following additional safeguards shall apply:	TM17/11/2021:provisionallyagreed (identical)2. For the processing of personaldata performed by means ofEuropol's research and innovationprojects as referred to in point (e) of

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				Article 18(2), the following additional safeguards shall apply:
338	(a) any project shall be subject to prior authorisation by the Executive Director, based on a description of the envisaged processing activity setting out the necessity to process personal data, such as for exploring and testing innovative solutions and ensuring accuracy of the project results, a description of the personal data to be processed, a description of the retention period and conditions for access to the personal data, a data protection impact assessment of the risks to all rights and freedoms of data subjects, including of any bias in the outcome, and the measures envisaged to address those risks;	AM 141 (a) any research and innovation project shall be subject to prior authorisation by the Executive Director, in consultation with the Data Protection Officer and the Fundamental Rights Officer, based on a description of the specific objectives of the project and the way in which the project assists Europol or national law enforcement authorities in its tasks, a description of the envisaged processing activity, setting out the objectives, scope and duration of the processing and the necessity and proportionality to process the personal data, a description of the categories of personal data to be processed, a description of compliance with the data protection principles laid down in Article 71 of Regulation (EU) 2018/1725, of the retention period and conditions for access to the personal data,	(a) any project shall be subject to prior authorisation by the Executive Director, based on a description of the envisaged processing activity setting out the necessity to process personal data, such as for exploring and testing innovative <u>mew technological</u> solutions and ensuring accuracy of the project results, a description of the personal data to be processed, a description of the retention period and conditions for access to the personal data, a data protection impact assessment of the risks to all rights and freedoms of data subjects, including of any bias in the outcome, and the measures envisaged to address those risks;	<ul> <li>Written procedure (25/11/2021) provisionally agreed to use COM COMP proposal (tbc: FRO as part of the governance package)</li> <li>(a) any research and innovation project shall be subject to prior authorisation by the Executive Director, in consultation with the Data Protection Officer [and the Fundamental Rights Officer], based on</li> <li><i>i.</i> a description of the specific objectives of the project and the way in which the project assists Europol or national law enforcement authorities in its tasks,</li> <li>ii. a description of the envisaged processing activity, setting out the objectives, scope and duration of the processing and the necessity and proportionality to process the personal data, such as for exploring and testing</li> </ul>

COM (13908/20 + CO	<b>OR 1</b> ) <b>EP</b> (A9-9999/2021)	Council	Provisional agreement
COM (13908/20 + CO	<b>DR 1)EP</b> (A9-9999/2021)a data protection impact assessment of the risks to all rights and freedoms of data subjects, including the risk of any bias in the personal data to be used for the training of algorithms and in the outcome of the processing, and the measures envisaged to address those risks as well as to avoid violations of fundamental rights .	Council	Provisional agreementinnovative mewtechnologicalsolutions andensuring accuracy of theproject results,iii.a description of thecategories ofpersonal datato be processed,iv.a description of compliancewith the data protectionprinciples laid down inArticle 71 of Regulation(EU) 2018/1725, of theretention period and
			<ul> <li>conditions for access to the personal data, <u>and</u></li> <li>v. a data protection impact assessment, including the risks to all rights and freedoms of data subjects, <i>the risk</i> of any bias in the <i>personal data to be used for the training of algorithms and in the</i> outcome of the processing, and the measures envisaged to address those risks <i>as well as to avoid violations of fundamental rights.</i></li> </ul>
339	AM 142 (aa) any research and innovation project shall be		Written procedure 7/1/2022: Presidency compromise suggestion to delete the EP

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		subject to an initial assessment by the Fundamental Rights Officer based on the information in point(a). Europol shall take this assessment and, where applicable, recommendations included therein, into account before launching the project.		amendment_on the basis of the PRES compromise suggestion for FRO
340	(b) (b) the Management Board and the EDPS shall be informed prior to the launch of the project; (c) any personal data to be processed in the context of the project shall be temporarily copied to a separate, isolated and protected data processing environment within Europol for the sole purpose of carrying out that project and only authorised staff of Europol shall have access to that data;		<ul> <li>(b) (b) the Management Board and the EDPS shall be informed prior to the launch of the project; the Management Board shall be either consulted or informed prior to the launch of the project, in accordance with criteria laid down in the guidelines referred to in article 18(7);</li> <li>(c) any personal data to be processed in the context of the project shall be temporarily copied to a separate, isolated and protected data processing environment within Europol for the sole purpose of carrying out that project and only specifically authorised staff of Europol and, subject to technical security measures, specifically authorised staff of Member</li> </ul>	TM 17/11/2021: Provisional agreement to use CSL text:b) the Management Board and the EDPS shall be informed prior to the launch of the project; the Management Board shall be either consulted or informed prior to the launch of the project, in accordance with criteria laid down in the guidelines referred to in article 18(7)(c) any personal data to be processed in the context of the project shall be temporarily copied to a separate, isolated and protected data processing environment within Europol for the sole purpose of carrying out that project and only

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			States' competent authorities and Union agencies established on the basis of Title V of the TFEU, shall have access to that data;	specifically authorised staff of Europol and, subject to technical security measures, specifically authorised staff of Member States' competent authorities and Union agencies established on the basis of Title V of the TFEU, shall have access to that data;
341	(c) (d) any personal data processed in the context of the project shall not be transmitted, transferred or otherwise accessed by other parties;		(c) (d) any personal data processed in the context of the project shall not be transmitted, transferred or otherwise accessed by other parties;	
342	(d) (e) any processing of personal data in the context of the project shall not lead to measures or decisions affecting the data subjects;		(d) (e) any processing of personal data in the context of the project shall not lead to measures or decisions affecting the data subjects;	
343	(e) (f) any personal data processed in the context of the project shall be deleted once the project is concluded or the personal data has reached the end of its retention period in accordance with Article 31;		(e) (f) any personal data processed in the context of the project shall be <b>deleted</b> <u>erased</u> once the project is concluded or the personal data has reached the end of its retention period in accordance with Article 31;	TM 17/11/2021: provisionally agreed to use CSL text (e) (f) any personal data processed in the context of the project shall be <b>deleted erased</b> once the project is concluded or the personal data has reached the end of its retention period in accordance with Article 31;

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
344	(f) (g) the logs of the processing of personal data in the context of the project shall be kept for the duration of the project and 1 year after the project is concluded, solely for the purpose of and only as long as necessary for verifying the accuracy of the outcome of the data processing.	AM 143 (f) the logs of the processing of personal data in the context of the project shall be kept for the duration of the project and 1 year after the project is concluded, solely for the purpose of and only as long as necessary for verifying the accuracy of the outcome of the data processing, accuracy of the outcome of the data processing, and to allow the EDPS to conduct supervision and audits to ensure that all the conditions and safeguards provided for in this Article have been met.	<ul> <li>(f) (g) the logs of the processing of personal data in the context of the project shall be kept for the duration of the project and <b>1</b>2 years after the project is concluded, solely for the purpose of and only as long as necessary for verifying the accuracy of the outcome of the data processing.</li> </ul>	<ul> <li>TM 26/11/2021: provisionally agreed to use COM compromise wording</li> <li>(f) (g) the logs of the processing of personal data in the context of the project shall be kept for the duration of the project and 42 years after the project is concluded, solely for the purpose of and only as long as necessary for verifying the accuracy of the outcome of the data processing.</li> </ul>
345		AM 144 Ia. The Management Board shall establish a binding general scope for the research and innovation projects of Europol. The document shall be updated where appropriate. The document shall be made available to the EDPS for the purpose of its supervisory role.		<ul> <li>TM 17/11/2021: provisionally agreed.</li> <li>3. The Management Board shall establish a binding general scope for the research and innovation projects of Europol. The document shall be updated where appropriate. The document shall be made available to the EDPS for the purpose of its supervisory role.</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
346			2. Preference should be given to using synthetic, pseudonymized and/or anonymized personal data.	TM 17/11/2021: provisionally agreed to delete as partly covered by recital 39 and Art. 33a(1)
347	3. Europol shall keep a complete and detailed description of the process and rationale behind the training, testing and validation of algorithms to ensure transparency and for verification of the accuracy of the results.";	AM 145 2. Europol shall keep a detailed description of the process and rationale behind the training, testing and validation of algorithms to ensure transparency of the procedure and the algorithms, including their explainability, compliance with the safeguards provided for in this Article, and to allow for verification of the accuracy of the results. Europol shall make the description available to the JPSG upon request.	3. Europol shall keep a complete and detailed description of the process and rationale behind the training, testing and validation of algorithms to ensure transparency and for verification of the accuracy of the results.";	<ul> <li>Written procedure 7/1/2022: provisionally agreed</li> <li>4. Europol shall keep a detailed description of the process and rationale behind the training, testing and validation of algorithms to ensure transparency of the procedure and the algorithms, including their explainability, compliance with the safeguards provided for in this Article, and to allow for verification of the accuracy of the results. Europol shall make the description available to the JPSG upon request. Upon request, Europol shall make the description available to interested parties, including Member States and the JPSG.</li> <li>TM 26/11/2021: CSL against allowing JPSG access to the report; very technical; part of the governance package; COM had the intention that the report will be made available to those concerned;</li> </ul>

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			COM to propose wording that those concerned, incl. MS and JPSG, should receive this report;
			TM 17/11/2021: CSL to consider COM suggestion to use EP text without 'explainability' as explainability is one of the 'safeguards provided for in this Article'
348	AM 146 2 a. Europol shall ensure that independent experts carry out an audit before the deployment of any technological solution resulting from its research and innovation projects involving the processing of personal data.		TM 17/11/2021: provisional agreement to delete this text as proposed by COM since these audits could undermine the role of the EDPS
349		4. If the data to be processed for a research and innovation project have been provided by a Member State, a Union body, a third country or an international organisation, Europol shall seek consent from that Member State, Union body, third country or international organisation, unless the Member State, Union body,	2 <sup>nd</sup> trilogue (30/11/2021): provisional agreement 5. If the data to be processed for a research and innovation project have been provided by a Member State, a Union body, a third country or an international organisation, Europol shall seek consent from that Member State, Union body, third country or international organisation in

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			third country or international organisation has granted its prior authorisation to such processing for the purpose of Article 18(2)(e), either in general terms or subject to specific conditions. Such consent may be withdrawn at any time.	accordance with Article 19(2), unless the Member State, Union body, third country or international organisation has granted its prior authorisation to such processing for the purpose of Article 18(2)(e), either in general terms or subject to specific conditions. Europol shall not process data for research and innovation without the consent of the Member State, Union body, third country or international organisation. Such consent may be withdrawn at any time."
350	(20) Article 34 is amended as follows:		(20) Article 34 is amended as follows:	
351	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	
352	"1. In the event of a personal data breach, Europol shall without undue delay notify the competent authorities of the Member States concerned, of that breach, in accordance with the conditions laid down in Article 7(5), as well as the provider of the data concerned unless the personal data breach is unlikely to result in a risk to	AM 147 1. Without prejudice to Article 92 of Regulation (EU) 2018/1725, in the event of a personal data breach, Europol shall without undue delay notify the competent authorities of the Member States concerned, of that breach, in accordance with the conditions laid down in Article 7(5), as well as the provider of the data	"1. In the event of a personal data breach, Europol shall without undue delay notify the competent authorities of the Member States concerned, of that breach, in accordance with the conditions laid down in Article 7(5), as well as the provider of the data concerned unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons.";	<ul> <li>Written procedure (25/11/2021): provisional agreement to use EP text</li> <li>Without prejudice to Article 92 of Regulation (EU) 2018/1725, in the event of a personal data breach, Europol shall without undue delay notify the competent authorities of the Member States concerned, of that breach, in accordance with the conditions laid down in Article 7(5),</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	the rights and freedoms of natural persons.";	concerned unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons;		as well as the provider of the data concerned unless the personal data breach is unlikely to result in a risk to the rights and freedoms of natural persons;
353	(b) paragraph 3 is deleted;		(b) paragraph 3 is deleted;	
354	(21) Article 35 is amended as follows:		(21) Article 35 is amended as follows:	
355	(a) paragraphs 1 and 2 are deleted;		(a) paragraphs 1 and 2 are deleted;	
356	(b) in paragraph 3, the first sentence is replaced by the following:		(b) in paragraph 3, the first sentence is replaced by the following:	
357	"Without prejudice to Article 93 of Regulation 2018/1725, if Europol does not have the contact details of the data subject concerned, it shall request the provider of the data to communicate the personal data breach to the data subject concerned and to inform Europol about the decision taken.";	AM 148 Without prejudice to Article 93 of <i>Regulation (EU) 2018/1725</i> , if Europol does not have the contact details of the data subject concerned, it shall request the provider of the data to communicate the personal data breach to the data subject concerned and to inform Europol about the decision taken. <i>Member States</i> <i>providing the data shall</i> <i>communicate the breach to the</i> <i>data subject concerned in</i>	"Without prejudice to Article 93 of Regulation 2018/1725, if Europol does not have the contact details of the data subject concerned, it shall request the provider of the data to communicate the personal data breach to the data subject concerned and to inform Europol about the decision taken.";	TM 12/11/2021: provisionally agreed - use EP text Without prejudice to Article 93 of <i>Regulation (EU) 2018/1725</i> , if Europol does not have the contact details of the data subject concerned, it shall request the provider of the data to communicate the personal data breach to the data subject concerned and to inform Europol about the decision taken. <i>Member States providing the data</i> <i>shall communicate the breach to</i> <i>the data subject concerned in</i>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		accordance with national law.		accordance with national law.
358	(b) paragraphs 4 and 5 are deleted.";		(b) paragraphs 4 and 5 are deleted.";	
359	(22) Article 36 is amended as follows:		(22) Article 36 is amended as follows:	
360	(a) paragraphs 1 and 2 are deleted;		(a) paragraphs 1 and 2 are deleted;	
361	(b) paragraph 3 is replaced by the following:		(b) paragraph 3 is replaced by the following:	
362	"3. Any data subject wishing to exercise the right of access referred to in Article 80 of Regulation (EU) 2018/1725 to personal data that relate to the data subject may make a request to that effect, without incurring excessive costs, to the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay, and in any case within one month of receipt.";	AM 149 3. Any data subject wishing to exercise the right of access referred to in Article 80 of Regulation (EU) 2018/1725 to personal data that relate to the data subject may make a request to that effect to the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay, and in any case within one month of receipt.;	"3. Any data subject wishing to exercise the right of access referred to in Article 80 of Regulation (EU) 2018/1725 to personal data that relate to the data subject may make a request to that effect <del>, without</del> incurring excessive costs, to the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay, and in any case within one month of receipt.";	TM 12/11/2021: provisionally agreed - use EP/CSLtext (identical) 3. Any data subject wishing to exercise the right of access referred to in Article 80 of Regulation (EU) 2018/1725 to personal data that relate to the data subject may make a request to that effect <del>, without</del> incurring excessive costs, to the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay, and in any case within one month of receipt.

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
363	(c) paragraphs 6 and 7 are deleted(1)		(c) paragraphs 6 and 7 are deleted(1)	
364	(23) Article 37 is amended as follows:		(23) Article 37 is amended as follows:	
365	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	
366	"1. Any data subject wishing to exercise the right to rectification or erasure of personal data or of restriction of processing referred to in Article 82 of Regulation (EU) 2018/1725 of personal data that relate to him or her may make a request to that effect, through the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay and in any case within one month of receipt.";		"1. Any data subject wishing to exercise the right to rectification or erasure of personal data or of restriction of processing referred to in Article 82 of Regulation (EU) 2018/1725 of personal data that relate to him or her may make a request to that effect, through the authority appointed for that purpose in the Member State of his or her choice, or to Europol. Where the request is made to the Member State authority, that authority shall refer the request to Europol without delay and in any case within one month of receipt.";	
367	(b) paragraph 2 is deleted;		(b) paragraph 2 is deleted;	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
368	(c) in paragraph 3, the first sentence is replaced by the following:		(c) in paragraph 3, the first sentence is replaced by the following:	
369	"Without prejudice to Article 82(3) of Regulation 2018/1725, Europol shall restrict rather than erase personal data as referred to in paragraph 2 if there are reasonable grounds to believe that erasure could affect the legitimate interests of the data subject.";	AM 150 Without prejudice to Article 82(3) of <i>Regulation (EU)</i> 2018/1725, Europol shall restrict rather than erase personal data if there are reasonable grounds to believe that erasure could affect the legitimate interests of the data subject. <i>Restricted data shall</i> be processed only for the purpose of protecting the rights of the data subject or another natural or legal person or for the purposes laid down in Article 82(3) of that Regulation.	"Without prejudice to Article 82(3) of Regulation 2018/1725, Europol shall restrict rather than erase personal data <del>as referred to in</del> <del>paragraph 2</del> if there are reasonable grounds to believe that erasure could affect the legitimate interests of the data subject.";	<ul> <li>Written procedure (25/11/2021): provisional agreement to combine EP/CSL texts and merge Art. 37 and Art. 37a</li> <li>Without prejudice to Article 82(3) of <i>Regulation (EU) 2018/1725</i>, Europol shall restrict rather than erase personal data as referred to in paragraph 2-if there are reasonable grounds to believe that erasure could affect the legitimate interests of the data subject. <i>Restricted data shall be processed only for the purpose of protecting the rights of the data subject</i>, when it is necessary to protect the vital interest of another natural or legal person, or for the purposes laid down in Article 82(3) of that Regulation.</li> </ul>
370			<u>(c bis) paragraphs 4 and 5are</u> amended as follows:	Written procedure (25/11/2021): provisional agreement to use CSL text
				(c bis) paragraphs 4 and 5are amended as follows:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
371			"4. If personal data as referred to in paragraphs $1 \neq 2$ and 3 held by Europol have been provided to it by third countries, international organisations or Union bodies, have been directly provided by private parties or have been retrieved by Europol from publicly available sources or result from Europol's own analyses, Europol shall rectify, erase or restrict such data and, where appropriate, inform the providers of the data.	Written procedure (25/11/2021):provisional agreement to use CSLtext4. If personal data as referredto in paragraphs $1, 2$ and 3 held byEuropol have been provided to it bythird countries, internationalorganisations or Union bodies, havebeen directly provided by privateparties or have been retrieved byEuropol from publicly availablesources or result from Europol'sown analyses, Europol shall rectify,erase or restrict such data and,where appropriate, inform theproviders of the data.
372			5. If personal data as referred to in paragraphs 1 <del>, 2</del> and 3 held by Europol have been provided to Europol by Member States, the Member States concerned shall rectify, erase or restrict such data in collaboration with Europol, within their respective competences."	<ul> <li>Written procedure (25/11/2021): provisional agreement to use CSL text</li> <li>5. If personal data as referred to in paragraphs 1,2 and 3 held by Europol have been provided to Europol by Member States, the Member States concerned shall rectify, erase or restrict such data in collaboration with Europol, within their respective competences."</li> </ul>
373	(d) paragraphs 8 and 9 are deleted.";		(d) paragraphs 8 and 9 are deleted.";	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
374	(24) the following Article 37a is inserted:	AM 151 deleted	(24) the following Article 37a is inserted:	Written procedure (25/11/2021): provisional agreement to delete Art. as included in Art. 37
375	"Article 37a	deleted	"Article 37a	Written procedure (25/11/2021): provisional agreement to delete Art. as included in Art. 37
376	Right to restriction of processing	deleted	Right to restriction of processing	Written procedure (25/11/2021): provisional agreement to delete Art. as included in Art. 37
377	Where the processing of personal data has been restricted under Article 82(3) of Regulation (EU) 2018/1725, such personal data shall only be processed for the protection of the rights of the data subject or another natural or legal person or for the purposes laid down in Article 82(3) of that Regulation.";	deleted	Where the processing of personal data has been restricted under Article 82(3) of Regulation (EU) 2018/1725, such personal data shall only be processed for the protection of the rights of the data_subject or when it is necessary to protect the vital interest of another natural or legal person or for the purposes laid down in Article 82(3) of that Regulation.";	Written procedure (25/11/2021): provisional agreement to delete Art. as included in Art. 37
378	(25) Article 38 is amended as follows:	AM 152 (25) Article 38 is amended as follows:	(25) Article 38 is amended as follows:	
379		(-a) paragraph 1 is replaced by the following:		TM12/11/2021:provisionallyagreed - use EP text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				(-a) paragraph 1 is replaced by the following:
380		"1. Europol shall process personal data in a way that ensures that their source, in accordance with Article 17, can be established."		TM 12/11/2021: provisionally agreed - use EP text
381		(-aa) introductory part of paragraph 2 is replaced by the following:	(-a) the first phrase in paragraph 2 is amended as follows:	TM12/11/2021:provisionallyagreed - use EP text(-aa) introductory part ofparagraph 2 is replaced by thefollowing:
382		"2. The responsibility for the quality of personal data as referred to in point (d) of Article 71(1) of Regulation (EU) 2018/1725 shall lie with:"	"2. The responsibility for the quality of personal data <del>as referred</del> to in point (d) of Article 28(1) shall lie with:"	TM12/11/2021:provisionallyagreed - use EP text2. The responsibility for the quality of personal data as referred to in point (d) of Article 71(1) of Regulation (EU) 2018/1725 shall lie with:"
383		(-ab) point (a) of paragraph 2 is replaced by the following:		TM12/11/2021:provisionallyagreed - use EP text-ab) point (a) of paragraph 2 is-ab) point (a) of paragraph 2 isreplaced by the following:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
384	(a) the Member State or the Union body which provided the personal data to Europol;	"(a) the Member State or the Union body which provided the personal data;"	(a) the Member State or the Union body which provided the personal data to Europol;	TM12/11/2021:provisionally agreed(a)theMember Stateorthe union <i>institution or</i> (a)theMember Stateorthe bodyprovidedthepersonaldatato EuropolNB: 'or institution' was added in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.
385	(a) paragraph 4 is replaced by the following:	(a) paragraph 4 is replaced by the following:	(a) paragraph 4 is replaced by the following:	
386	"4. Responsibility for compliance with Regulation (EU) 2018/1725 in relation to administrative personal data and for compliance with this Regulation and with Article 3 and Chapter IX of Regulation (EU) 2018/1725 in relation to operational personal data shall lie with Europol.";	"4. Responsibility for compliance with Regulation (EU) 2018/1725 in relation to administrative personal data and for compliance with this Regulation and with Article 3 and Chapter IX of Regulation (EU) 2018/1725 in relation to operational personal data shall lie with Europol."	"4. Responsibility for compliance with Regulation (EU) 2018/1725 in relation to administrative personal data and for compliance with this Regulation and with Article 3 and Chapter IX of Regulation (EU) 2018/1725 in relation to operational personal data shall lie with Europol.";	
387		(aa) in paragraph 6, the first subparagraph is replaced by the following:		TM 12/11/2021: provisionally agreed - use EP text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				(aa) in paragraph 6, the first subparagraph is replaced by the following:
388		"6. In the case of a transfer between Europol and a Union body, the responsibility for the legality of the transfer shall lie with Europol."		<ul> <li>TM 12/11/2021: provisionally agreed - use EP text</li> <li>6. In the case of a transfer between Europol and a Union <i>institution or</i> body, the responsibility for the legality of the transfer shall lie with Europol.</li> <li>NB: 'or institution' was added in line with agreement to drop definition of 'Union body' in Art. 2 and apply the definition of Union institutions or bodies' from EUDPR.</li> </ul>
389	(b) in paragraph 7 the third sentence is replaced by the following:		(b) in paragraph 7 the third sentence is replaced by the following:	
390	"The security of such exchanges shall be ensured in accordance with Article 91 of Regulation (EU) 2018/1725";		"The security of such exchanges shall be ensured in accordance with Article 91 of Regulation (EU) 2018/1725";	
391	(26) Article 39 is amended as follows:		(26) Article 39 is amended as follows:	
392	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
393	"1. Without prejudice to Article 90 of Regulation (EU) 2018/1725, any new type of processing operations to be carried out shall be subject to prior consultation of the EDPS where special categories of data as referred to in Article 30(2) of this Regulation are to be processed.";		"1. Without prejudice to Article 90 of Regulation (EU) 2018/1725, <u>prior consultation shall not apply</u> <u>to specific individual operational</u> <u>activities.</u> any new type of processing operations to be carried out shall be subject to prior consultation of the EDPS where special categories of data as referred to in Article 30(2) of this Regulation are to be processed.";	TM 03/12/2021: CSL is fine with the compromise; EP has some concerns regarding limitation of prior consultation to 'high risk'; COM: limitation is provided for in EUDPR; EP to check  COM compromise proposal 26/11/2021:  "1. Without prejudice to Article 90 of Regulation (EU) 2018/1725, prior consultation shall not apply to specific individual operational activities that do not include any new type of processing that would involve a high risk to the rights and freedoms of the data subjects.  TM 12/11/2021: EP/COM cannot accept CSL wording; COM acknowledges that issues might occasionally arise where a specific case merits use of new processing activity for the first time. justified as rights and freedoms
394	(b) paragraphs 2 and 3 are deleted;		(b) paragraphs 2 and 3 are <u>replaced</u> <u>by the following</u> <del>deleted</del> ;	
395			<b><u>"2.</u></b> Europol may initiate processing operations which are	Written procedure 20/1/2022: PRES compromise suggestion to

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		subject to prior consultation pursuant to Article 90(1) of Regulation (EU) 2018/1725 unless the EDPS has provided reasoned written advice pursuant to Article 90(4) of Regulation (EU) 2018/1725 within the time periods stipulated therein.	amend COM compromise proposal of 26/11/2021: "2. Europol may initiate processing operations which are subject to prior consultation pursuant to Article 90(1) of Regulation (EU) 2018/1725 unless the EDPS has provided reasoned written advice pursuant to Article 90(4) of Regulation (EU) 2018/1725 within the time periods stipulated therein, which start on the date of receipt of the initial request for consultation and shall not be suspended."
			TM 03/12/2021: EP is concerned that this might send a bad signal; COM explained that this provision only clarifies that prior consultation does not mean prior authorisation - if EDPS does not reply within the deadlines, Europol may proceed with the processing; TM 12/11/2021: COM considers
			this provision acceptable but not essential
396		3. If the envisaged processing has substantial significance for Europol's performance of tasks and is particularly urgent,	TM 25/01/2022: EP requests to replace "or" by "and"; CSL to check internally

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		Europol may initiate processing	Written procedure 20/1/2022:
		after the consultation has started	PRES compromise suggestion
		but before the time period	"3. If the envisaged processing has
		stipulated in Article 90(4) of	substantial significance for
		Regulation (EU) 2018/1725 has	$\mathcal{O}$
		expired. In this case, Europol	Europol's performance of tasks and
		shall inform the EDPS prior to	is particularly urgent <b>and necessary</b>
		the start of processing activities.	to prevent and fight an immediate
		Written advice of the EDPS	threat of a criminal offence in
		pursuant to Article 90(4) of	respect of which Europol is
		Regulation (EU) 2018/1725 shall	competent, threat to the for the
		be taken into account in	protection of <u>public security of a</u>
		retrospect, and the way the	<u>Member State</u> , or and to protect or
		processing is carried out shall be	vital interests of a person or to
		adjusted where applicable. The	prevent, upon request by a
		Data Protection officer of	<u>Member State, an imminent</u>
		Europol shall be involved in	danger of perpetration of a
		assessing the urgency of such	specific case of serious crime for
		processing before the time limit	which Europol is competent,
		for the EDPS to respond to prior	Europol may <u>exceptionally</u> initiate
		consultation expires. The Data	processing after the consultation has
		Protection Officer should oversee	started but before the time period
		the processing in question."	stipulated in Article 90(4) of
			Regulation (EU) 2018/1725 has
			expired. In this case, Europol shall
			inform the EDPS prior to the start of
			processing activities. Written advice
			of the EDPS pursuant to Article
			90(4) of Regulation (EU) 2018/1725
			shall be taken into account in
			retrospect, and the way the
			processing is carried out shall be
			adjusted <u>accordingly</u> where
			<b>possible</b> applicable. The Data

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
			Protection Officer of Europol shall
			be involved in assessing the urgency
			of such processing before the time
			limit for the EDPS to respond to
			prior consultation expires. The Data
			Protection Officer shall should
			oversee the processing in question."
			<b>TM 06/12/2021</b> : essential for CSL to
			keep this provision; EP and COM
			remain opposed; CSL and EP to
			further discuss internally
			COM compromise proposal
			(6/12/2021):
			"3. If the envisaged processing has
			substantial significance for
			Europol's performance of tasks and
			is particularly urgent <b>and necessary</b>
			to prevent an immediate and serious threat to the for the
			protection of public security of a
			Member State, to protect <del>or</del> vital
			interests of a person or to prevent,
			upon request by a Member State,
			an imminent danger of
			perpetration of a specific case of
			serious crime for which Europol is
			competent, Europol may
			exceptionally initiate processing

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				after the consultation has started but before the time period stipulated in Article 90(4) of Regulation (EU) 2018/1725 has expired. In this case, Europol shall inform the EDPS prior to the start of processing activities. Written advice of the EDPS pursuant to Article 90(4) of Regulation (EU) 2018/1725 shall be taken into account in retrospect, and the way the processing is carried out shall be adjusted <u>accordingly</u> where possible applicable. The Data Protection Officer of Europol shall be involved in assessing the urgency of such processing before the time limit for the EDPS to respond to prior consultation expires. The Data Protection Officer <u>shall</u> should oversee the processing in question."
397	(27) The following Article 39a in inserted:		(27) The following Article 39a in inserted:	
398	"Article 39a		"Article 39a	
399	Records of categories of processing activities		Records of categories of processing activities	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
400	1. Europol shall maintain a record of all categories of processing activities under its responsibility. That record shall contain the following information:		1. Europol shall maintain a record of all categories of processing activities under its responsibility. That record shall contain the following information:	
401	(a) Europol's contact details and the name and the contact details of its Data Protection Officer;		(a) Europol's contact details and the name and the contact details of its Data Protection Officer;	
402	(b) the purposes of the processing;		(b) the purposes of the processing;	
403	(c) the description of the categories of data subjects and of the categories of operational personal data;		(c) the description of the categories of data subjects and of the categories of operational personal data;	
404	(d) the categories of recipients to whom the operational personal data have been or will be disclosed including recipients in third countries or international organisations;		(d) the categories of recipients to whom the operational personal data have been or will be disclosed including recipients in third countries or international organisations;	
405	(e) where applicable, transfers of operational personal data to a third country, an international organisation, or private party including the identification of that third		(e) where applicable, transfers of operational personal data to a third country, an international organisation, or private party including the identification of that	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	country, international organisation or private party;		third country, international organisation or private party;	
406	(f) where possible, the envisaged time limits for erasure of the different categories of data;		(f) where possible, the envisaged time limits for erasure of the different categories of data;	
407	(g) where possible, a general description of the technical and organisational security measures referred to in Article 91 of Regulation (EU) 2018/1725.		(g) where possible, a general description of the technical and organisational security measures referred to in Article 91 of Regulation (EU) 2018/1725=;	
408			(h) where applicable, the use of profiling.	Written procedure (25/11/2021): provisional agreement to use CSL wording (h) where applicable, the use of profiling.
409	2. The records referred to in paragraph 1 shall be in writing, including in electronic form.		2. The records referred to in paragraph 1 shall be in writing, including in electronic form.	
410	3. Europol shall make the records referred to in paragraph 1 available to the EDPS on request.";		3. Europol shall make the records referred to in paragraph 1 available to the EDPS on request.";	
411	(28) Article 40 is amended as follows:		(28) Article 40 is amended as follows:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
412	(a) the title is replaced by the following:		(a) the title is replaced by the following:	
413	"Logging"		"Logging"	
414	(b) paragraph 1 is replaced by the following:		(b) paragraph 1 is replaced by the following:	
415	"1. In line with Article 88 of Regulation (EU) 2018/1725, Europol shall keep logs of its processing operations. There shall be no possibility of modifying the logs.";		"1. In line with Article 88 of Regulation (EU) 2018/1725, Europol shall keep logs of its processing operations. There shall be no possibility of modifying the logs.";	
416	(c) in paragraph 2, the first sentence is replaced by the following:		(c) in paragraph 2, the first sentence is replaced by the following:	
417	"Without prejudice to Article 88 of Regulation (EU) 2018/1725, the logs prepared pursuant to paragraph 1, if required for a specific investigation related to compliance with data protection rules, shall be communicated to the national unit concerned.";		"Without prejudice to Article 88 of Regulation (EU) 2018/1725, the logs prepared pursuant to paragraph 1, if required for a specific investigation related to compliance with data protection rules, shall be communicated to the national unit concerned.";	
418	(29) Article 41 is replaced by the following:		(29) Article 41 is replaced by the following:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
419	"Article 41		"Article 41	
420	Designation of the Data Protection Officer		Designation of the Data Protection Officer	
421	1. The Management Board shall appoint a Data Protection Officer, who shall be a member of the staff specifically appointed for this purpose. In the performance of his or her duties, he or she shall act independently and may not receive any instructions.	AM 153 1. The Management Board shall appoint a Data Protection Officer, who shall be a member of the staff specifically appointed for this purpose.	1. The Management Board shall appoint a Data Protection Officer, who shall be a member of the staff specifically appointed for this purpose. In the performance of his or her duties, he or she shall act independently and may not receive any instructions.	<ul> <li>TM 12/11/2021: provisionally agreed - use EP text (deleted second sentence is covered in 41a(3):</li> <li>The Management Board shall appoint a Data Protection Officer, who shall be a member of the staff specifically appointed for this purpose.</li> </ul>
422	2. The Data Protection Officer shall be selected on the basis of his or her personal and professional qualities and, in particular, the expert knowledge of data protection and practices and the ability to fulfil his or her tasks under this Regulation.	AM 154 2. The Data Protection Officer shall be selected on the basis of professional qualities and, in particular, the expert knowledge of data protection <i>law</i> and practices and the ability to fulfil <i>the</i> tasks <i>referred to in Article 41b of</i> this Regulation.	2. The Data Protection Officer shall be selected on the basis of his or her personal and professional qualities and, in particular, the expert knowledge of data protection <u>law</u> and practices and the ability to fulfil his or her tasks under this Regulation <u>and Regulation (EU)</u> <u>2018/1725</u> .	<ul> <li>TM 12/11/2021: provisionally agreed - combine EP/CSL texts:</li> <li>2. The Data Protection Officer shall be selected on the basis of professional qualities and, in particular, the expert knowledge of data protection <i>law</i> and practices and the ability to fulfil <i>the</i> tasks <i>referred to in Article 41b of</i> this Regulation_<i>and in Regulation (EU) 2018/1725</i>.</li> </ul>
423	3. The selection of the Data Protection Officer shall not be liable to result in a conflict of interests between his or her		3. The selection of the Data Protection Officer shall not be liable to result in a conflict of interests between his or her duty as	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	duty as Data Protection Officer and any other official duties he or she may have, in particular in relation to the application of this Regulation.		Data Protection Officer and any other official duties he or she may have, in particular in relation to the application of this Regulation.	
424	4. The Data Protection Officer shall be designated for a term of four years and shall be eligible for reappointment. The Data Protection Officer may be dismissed from his or her post by the Executive Board only with the agreement of the EDPS, if he or she no longer fulfils the conditions required for the performance of his or her duties	AM 155 deleted	4. The Data Protection Officer shall be designated for a term of four years and shall be eligible for reappointment. The Data Protection Officer may be dismissed from his or her post by the Executive Management Board only with the agreement of the EDPS, if he or she no longer fulfils the conditions required for the performance of his or her duties	TM       12/11/2021:       provisionally agreed         - text is moved down to Art. 41a
425	5. After his or her designation, the Data Protection Officer shall be registered with the European Data Protection Supervisor by the Management Board	AM 155 <i>deleted</i>	5. After his or her designation, the Data Protection Officer shall be registered with the European Data Protection Supervisor by the Management Board	TM12/11/2021:provisionallyagreed- paragraph is moved down to Art.41a
426	6. Europol shall publish the contact details of the Data Protection Officer and communicate them to the EDPS.";		6. Europol shall publish the contact details of the Data Protection Officer and communicate them to the EDPS.";	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
427	(30) the following Articles 41a and 41b are inserted:		(30) the following Articles 41a and 41b are inserted:	
428	<i>"Article 41a</i>		"Article 41a	
429	Position of the Data Protection Officer		Position of the Data Protection Officer	
430	1. Europol shall ensure that the Data Protection Officer is involved, properly and in a timely manner, in all issues which relate to the protection of personal data.		1. Europol shall ensure that the Data Protection Officer is involved, properly and in a timely manner, in all issues which relate to the protection of personal data.	
431	2. Europol shall support the Data Protection Officer in performing the tasks referred to in Article 41c by providing the resources and staff necessary to carry out those tasks and by providing access to personal data and processing operations, and to maintain his or her expert knowledge. The related staff may be supplemented by an assistant DPO in the area of operational and administrative processing of personal data.	AM 157 2. Europol shall support the Data Protection Officer in performing the tasks referred to in Article 41b by providing the resources and staff necessary to carry out those tasks and access to personal data and processing operations, and to maintain his or her expert knowledge. The staff provided to assist the Data Protection Officer and to support Europol in complying with this Regulation and with Regulation (EU) 2018/1725 may be supplemented by two assistant Data Protection Officers, one responsible for	2. Europol shall support the Data Protection Officer in performing the tasks referred to in Article 41c by providing the resources and staff necessary to carry out those tasks and by providing access to personal data and processing operations, and to maintain his or her expert knowledge. The related staff may be supplemented by an assistant DPO in the area of operational and administrative processing of personal data.	<ul> <li>Written procedure 20/1/2022: PRES compromise suggestion</li> <li>2. Europol shall support the Data Protection Officer in performing the tasks referred to in Article 41b by providing the resources and staff necessary to carry out those tasks and by providing access to personal data and processing operations, and to maintain his or her expert knowledge. The related staff may be supplemented by an assistant DPO in the area of operational and administrative processing of personal data.</li> <li>The provisions applicable to the</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		operational processing of personal data and the other responsible for administrative processing of personal data. The provisions applicable to the Data Protection Officer shall apply mutatis mutandis		Data Protection Officer shall apply mutatis mutandis to the assistant Data Protection Officer. Political trilogue (30/11/2021)/TM 03/12/2021:
		to the assistant Data Protection Officers.		EP cannot accept this proposal as data protection and fundamental rights should be kept separately; insists to keep FRO
				TM 12/11/2021: CSL/COM expressed reservations; COM: DPO function is to be guaranteed and it should be left to Europol's discretion to ensure fulfilment of tasks;
				Agreement to pool this provision with other governance issues in EP's mandate.
432	3. Europol shall ensure that the Data Protection Officer does not receive any instructions regarding the exercise of those tasks. The Data Protection Officer shall report directly to the Management Board. The Data Protection Officer shall not be dismissed or penalised by the	AM 158 3. Europol shall ensure that the Data Protection Officer <i>acts independently and</i> does not receive any instructions regarding the exercise of those tasks. The Data Protection Officer shall report directly to the Management Board. The	3. Europol shall ensure that the Data Protection Officer does not receive any instructions regarding the exercise of those tasks. The Data Protection Officer shall report directly to the Management Board. The Data Protection Officer shall not be dismissed or penalised by the	<ul> <li>TM 12/11/2021: provisionally agreed - EP text</li> <li>3. Europol shall ensure that the Data Protection Officer acts independently and does not receive any instructions regarding the exercise of those tasks. The Data Protection Officer shall report directly to the Management Board.</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	Management Board for performing his or her tasks.	Data Protection Officer shall not be dismissed or penalised by the Management Board for performing his or her tasks.	Management Board for performing his or her tasks.	The Data Protection Officer shall not be dismissed or penalised by the Management Board for performing his or her tasks.
433	4. Data subjects may contact the Data Protection Officer with regard to all issues related to processing of their personal data and to the exercise of their rights under this Regulation and under Regulation (EU) 2018/1725. No one shall suffer prejudice on account of a matter brought to the attention of the Data Protection Officer alleging that a breach of this Regulation or Regulation (EU) 2018/1725 has taken place.		4. Data subjects may contact the Data Protection Officer with regard to all issues related to processing of their personal data and to the exercise of their rights under this Regulation and under Regulation (EU) 2018/1725. No one shall suffer prejudice on account of a matter brought to the attention of the Data Protection Officer alleging that a breach of this Regulation or Regulation (EU) 2018/1725 has taken place.	
434	5. The Management Board shall adopt further implementing rules concerning the Data Protection Officer. Those implementing rules shall in particular concern the selection procedure for the position of the Data Protection Officer, his or her dismissal, tasks, duties and powers, and safeguards for the		5. The Management Board shall adopt further implementing rules concerning the Data Protection Officer. Those implementing rules shall in particular concern the selection procedure for the position of the Data Protection Officer, his or her dismissal, tasks, duties and powers, and safeguards for the independence of the Data Protection Officer.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	independence of the Data Protection Officer.			
435	6. The Data Protection Officer and his or her staff shall be bound by the obligation of confidentiality in accordance with Article 67(1).		6. The Data Protection Officer and his or her staff shall be bound by the obligation of confidentiality in accordance with Article 67(1).	
436		AM 159 6a. The Data Protection Officer shall be appointed for a term of four years and shall be eligible for reappointment. The Data Protection Officer may be dismissed from his or her post by the Management Board only with the agreement of the EDPS, if he or she no longer fulfils the conditions required for the performance of his or her duties		TM 12/11/2021: provisionally agreed - use EP text (moved down from 41(4)) 6a. The Data Protection Officer shall be appointed for a term of four years and shall be eligible for reappointment. The Data Protection Officer may be dismissed from his or her post by the Management Board only with the agreement of the EDPS, if he or she no longer fulfils the conditions required for the performance of his or her duties
437		AM 160 6b. After their designation, the Data Protection Officer and the assistant Data Protection Officers shall be registered with the EDPS by the Management Board.		<ul> <li>TM 12/11/2021: provisionally agreed - use EP text (moved down from 41(5))</li> <li>6b. After their designation, the Data Protection Officer and the assistant Data Protection Officers</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				shall be registered with the EDPS by the Management Board.
438	Article 41b		Article 41b	
439	Tasks of the Data Protection Officer		Tasks of the Data Protection Officer	
440	1. The Data Protection Officer shall, in particular, have the following tasks with regard to processing of personal data:		1. The Data Protection Officer shall, in particular, have the following tasks with regard to processing of personal data:	
441	(a) ensuring in an independent manner the compliance of Europol with the data protection provisions of this Regulation and Regulation (EU) 2018/1725 and with the relevant data protection provisions in Europol's rules of procedure; this includes monitoring compliance with this Regulation, with Regulation (EU) 2018/1725, with other Union or national data protection provisions and with the policies of Europol in relation to the protection of personal data, including the assignment of responsibilities, awareness-raising and training		(a) ensuring in an independent manner the compliance of Europol with the data protection provisions of this Regulation and Regulation (EU) 2018/1725 and with the relevant data protection provisions in Europol's <b>internal</b> rules <del>of</del> <b>procedure</b> ; this includes monitoring compliance with this Regulation, with Regulation (EU) 2018/1725, with other Union or national data protection provisions and with the policies of Europol in relation to the protection of personal data, including the assignment of responsibilities, awareness-raising and training of staff involved in processing operations, and related audits.;	Written procedure (25/11/2021): provisional agreement to use CSL text a) ensuring in an independent manner the compliance of Europol with the data protection provisions of this Regulation and Regulation (EU) 2018/1725 and with the relevant data protection provisions in Europol's <u>internal</u> rules <del>of</del> procedure; this includes monitoring compliance with this Regulation, with Regulation (EU) 2018/1725, with other Union or national data protection provisions and with the policies of Europol in relation to the protection of personal data, including the assignment of responsibilities, awareness-raising

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	of staff involved in processing operations, and related audits.;			and training of staff involved in processing operations, and related audits.;
442	<ul> <li>b) informing and advising</li> <li>Europol and staff who process</li> <li>personal data of their</li> <li>obligations pursuant to this</li> <li>Regulation, to Regulation</li> <li>(EU) 2018/1725 and to other</li> <li>Union or national data</li> <li>protection provisions;</li> </ul>		b) informing and advising Europol and staff who process personal data of their obligations pursuant to this Regulation, to Regulation (EU) 2018/1725 and to other Union or national data protection provisions;	
443	c) providing advice where requested as regards the data protection impact assessment and monitoring its performance pursuant to Article 89 of Regulation (EU) 2018/1725;		c) providing advice where requested as regards the data protection impact assessment and monitoring its performance pursuant to Article 89 of Regulation (EU) 2018/1725;	
444	d) keeping a register of personal data breaches and providing advice where requested as regards the necessity of a notification or communication of a personal data breach pursuant to Articles 92 and 93 of Regulation (EU) 2018/1725;		d) keeping a register of personal data breaches and providing advice where requested as regards the necessity of a notification or communication of a personal data breach pursuant to Articles 92 and 93 of Regulation (EU) 2018/1725;	
445	(e) ensuring that a record of the transfer and receipt of personal data is kept in	AM 161 (e) ensuring that a record of	(e) ensuring that a record of the transfer and receipt of personal data	2 <sup>nd</sup> trilogue (30/11/2021): provisional agreement

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	accordance with this Regulation;	the <i>transmission</i> , transfer and receipt of personal data is kept in accordance with this Regulation;	is kept in accordance with this Regulation;	(e) ensuring that a record of the <i>transmission</i> , transfer and receipt of personal data is kept in accordance with this Regulation;
446	(f) ensuring that data subjects are informed of their rights under this Regulation and Regulation (EU) 2018/1725 at their request;		(f) ensuring that data subjects are informed of their rights under this Regulation and Regulation (EU) 2018/1725 at their request;	
447	(g) cooperating with Europol staff responsible for procedures, training and advice on data processing;		(g) cooperating with Europol staff responsible for procedures, training and advice on data processing;	
448	(h) cooperating with the EDPS;	AM 162 (h) responding to requests from the EDPS; within the sphere of his or her competence, cooperating and consulting with the EDPS, at the latter's request or on his or her own initiative;	(h) cooperating with the EDPS;	<ul> <li>2<sup>nd</sup> trilogue (30/11/2021): provisional agreement to use EP text</li> <li>(h) responding to requests from the EDPS; within the sphere of his or her competence, cooperating and consulting with the EDPS, at the latter's request or on his or her own initiative;</li> </ul>
449	<ul><li>(i) cooperating with the national competent authorities, in particular with the appointed Data Protection Officers of the competent</li></ul>		(i) cooperating with the national competent authorities, in particular with the appointed Data Protection Officers of the competent authorities of the Members States	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	authorities of the Members States and national supervisory authorities regarding data protection matters in the law enforcement area;		and national supervisory authorities regarding data protection matters in the law enforcement area;	
450	(j) acting as the contact point for the European Data Protection Supervisor on issues relating to processing, including the prior consultation under Articles 39 and 90 of Regulation (EU) 2018/1725, and consulting, where appropriate, with regard to any other matter;	AM 163 (j) acting as the contact point for the European Data Protection Supervisor on issues relating to processing, including the prior consultation under Articles 39 and 90 of Regulation (EU) 2018/1725, and consulting, where appropriate, with regard to any other matter <i>within the sphere</i> <i>of his or her competence</i> ;	(j) acting as the contact point for the European Data Protection Supervisor on issues relating to processing, including the prior consultation under Articles 39 and 90 of Regulation (EU) 2018/1725, and consulting, where appropriate, with regard to any other matter;	<ul> <li>2<sup>nd</sup> trilogue (30/11/2021): provisional agreement to use EP text</li> <li>(j) acting as the contact point for the European Data Protection Supervisor on issues relating to processing, including the prior consultation under Articles 39 and 90 of Regulation (EU) 2018/1725, and consulting, where appropriate, with regard to any other matter within the sphere of his or her competence;</li> </ul>
451	(k) preparing an annual report and communicating that report to the Management Board and to the EDPS;		(k) preparing an annual report and communicating that report to the Management Board and to the EDPS;	
452		AM 164 (k a) ensuring that the rights and freedoms of data subjects are not adversely affected by processing operations;		2 <sup>nd</sup> trilogue (30/11/2021): provisional agreement to use EP text (aligned with Art. 45(1)(h) EUDPR) (k a) ensuring that the rights and freedoms of data subjects are not adversely affected by processing

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				operations;
453		AM 165 Ia. The Data Protection Officer may make recommendations to the Management Board for the practical improvement of data protection and advise on matters concerning the application of data protection provisions. Furthermore, the Data Protection Officer may, on his or her own initiative or at the request of the Management Board or any individual, investigate matters and occurrences directly relating to his or her tasks which come to his or her notice, and report back to the person who commissioned the investigation or to the Management Board.		EP proposal (25/11/2021): use EP text (aligned with Art. 45(2) EUDPR) - still to be checked by CSL
454	2. The Data Protection Officer shall carry out the functions provided for by Regulation (EU) 2018/1725		2. The Data Protection Officer shall carry out the functions provided for by Regulation (EU) 2018/1725 with regard to administrative personal data.	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	with regard to administrative personal data.			
455	3. In the performance of his or her tasks, the Data Protection Officer and the staff members of Europol assisting the Data Protection Officer in the performance of his or her duties shall have access to all the data processed by Europol and to all Europol premises.		3. In the performance of his or her tasks, the Data Protection Officer and the staff members of Europol assisting the Data Protection Officer in the performance of his or her duties shall have access to all the data processed by Europol and to all Europol premises.	
456	4. If the Data Protection Officer considers that the provisions of this Regulation, of Regulation (EU) 2018/1725 related to the processing of administrative personal data or the provisions of this Regulation or of Article 3 and of Chapter IX of Regulation (EU) 2018/1725 concerning the processing of operational personal data have not been complied with, he or she shall inform the Executive Director and shall require him or her to resolve the non-compliance within a specified time.		4. If the Data Protection Officer considers that the provisions of this Regulation, of Regulation (EU) 2018/1725 related to the processing of administrative personal data or the provisions of this Regulation or of Article 3 and of Chapter IX of Regulation (EU) 2018/1725 concerning the processing of operational personal data have not been complied with, he or she shall inform the Executive Director and shall require him or her to resolve the non-compliance within a specified time.	
457	If the Executive Director does not resolve the non- compliance of the processing		If the Executive Director does not resolve the non-compliance of the processing within the time	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	within the time specified, the Data Protection Officer shall inform the Management Board. The Management Board shall reply within a specified time limit agreed with the Data Protection Officer. If the Management Board does not resolve the non-compliance within the time specified, the Data Protection Officer shall refer the matter to the EDPS.";		specified, the Data Protection Officer shall inform the Management Board. The Management Board shall reply within a specified time limit agreed with the Data Protection Officer. If the Management Board does not resolve the non-compliance within the time specified, the Data Protection Officer shall refer the matter to the EDPS.";	
458		AM 166 (30a) the following Article 41c is inserted		
459		"Article 41c		Written procedure 20/1/2022:PRES compromise suggestion for this article (cf. also cells below)COM compromise proposal 26/11/2021: delete EP wording
460		Fundamental Rights Officer		Written procedure 20/1/2022: PRES compromise suggestion for this article (cf. also cells below)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<b><u>COM compromise proposal</u></b> <u>26/11/2021: delete EP wording</u>
461		1. A Fundamental Rights Officer shall be appointed by the Management Board on the basis of a list of three candidates. The Fundamental Rights Officer shall be selected on the basis of professional qualities and, in particular, the expert knowledge and experience in the field of fundamental rights and the ability to fulfil the tasks referred to in this Article.		Written procedure 20/1/2022:PRES compromise suggestion for this article (cf. also cells below)The Management Board shall, upon proposal by the Executive director, designate a person to act as Fundamental Rights Officer. That person may be a member of the existing staff of Europol who received special training in fundamental rights law and practice.COM compromise proposal 26/11/2021: delete EP wording
462		2. The Fundamental Rights Officer shall perform the following tasks:		<ul> <li>Written procedure 20/1/2022:</li> <li>PRES compromise suggestion for this article (cf. also cells below)</li> <li>2. The Fundamental Rights Officer shall perform the following tasks:</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
463		(a) monitoring Europol's		Written procedure 20/1/2022:
		compliance with fundamental rights;		PRES compromise suggestion for this article (cf. also cells below)
464		(b) promoting Europol's respect of fundamental rights in the performance of its tasks and activities;		(a) advising Europol where he or she deems it necessary or where requested on any activity of Europol without impeding or delaying those
465		(c) advising Europol where he or she deems it necessary or		activities;
		where requested on any activity of Europol without impeding or delaying those		(b) monitoring Europol's compliance with fundamental rights;
		activities; (d) providing opinions on working arrangements;		(c) providing non-binding opinions on working arrangements;
466		(f) informing the Executive Director about possible violations of fundamental rights during activities of Europol;		<ul> <li>(d) informing the Executive Director about possible violations of fundamental rights during activities of Europol;</li> <li>(e) promoting Europol's respect of</li> </ul>
467		(g) performing any other tasks, where provided for by this Regulation; The Executive Director shall reply to the Fundamental Rights Officer as to how possible violations of fundamental rights as referred to in point (f) of the first subparagraph have been addressed.		fundamental rights in the performance of its tasks and activities; (f) performing any other tasks, where provided for by this Regulation;

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
468		3. Europol shall ensure that the Fundamental Rights Officer acts independently and does not receive any instructions regarding the exercise of those tasks. Europol shall support the Fundamental Rights Officer in performing the tasks referred to in this Article by providing the resources and staff necessary to carry out those tasks and access to all information concerning respect for fundamental rights in the activities of Europol.		Written procedure 20/1/2022: PRES compromise suggestion 3. Europol shall ensure that the Fundamental Rights Officer acts independently and does not receive any instructions regarding the exercise of those tasks.
469		4. The Fundamental Rights Officer shall report directly to the Management Board and publish annual reports on his or her activities, including the extent to which the activities of Europol respect fundamental rights. The Management Board shall ensure that action is taken with regard to recommendations of the Fundamental Rights Officer.		Written procedure 20/1/2022:PRES compromise suggestion for this article (cf. also cells below)4. The Fundamental Rights Officer shall report directly to the Executive Director and draw up annual reports on his or her activities, including the extent to which the activities of Europol respect fundamental rights. These reports shall be made available to the Management Board.
470		5. The Fundamental Rights Officer and the Data Protection Officer shall		Written procedure 20/1/2022:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		establish, in writing, a memorandum of understanding specifying their division of tasks and cooperation."		PRES compromise suggestion to delete this provision
471		AM 167 (30 b) the following Article 41d is inserted:		Written procedure 20/1/2022: PRES compromise suggestion to accept the EP wording
472		<i>"Article 41d</i>		Written procedure 20/1/2022: PRES compromise suggestion to accept the EP wording
473		Fundamental Rights Training		Written procedure 20/1/2022: PRES compromise suggestion to accept the EP wording
474		All Europol staff involved in operational tasks involving personal data processing shall receive mandatory training on the protection of fundamental rights and freedoms, including with regard to the processing of personal data. This training shall be developed and organised in cooperation with the FRA and CEPOL."		Written procedure 20/1/2022:PRES compromise suggestion to accept the EP wordingAll Europol staff involved in operational tasks involving personal data processing shall receive mandatory training on the protection of fundamental rights and freedoms, including with regard to the processing of personal data. This training shall be developed and organised in

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				cooperation with the FRA and CEPOL."
475	(31) In Article 42, paragraphs 1 and 2 are replaced by the following:		(31) In Article 42, paragraphs 1 and 2 are replaced by the following:	
476	"1. For the purpose of exercising their supervisory function the national supervisory authority shall have access, at the national unit or at the liaison officers' premises, to data submitted by its Member State to Europol in accordance with the relevant national procedures and to logs as referred to in Article 40.		"1. For the purpose of exercising their supervisory function the national supervisory authority <u>referred to in Article 41 of</u> <u>Directive (EU) 2016/680</u> shall have access, at the national unit or at the liaison officers' premises, to data submitted by its Member State to Europol in accordance with the relevant national procedures and to logs as referred to in Article 40.	Written procedure (25/11/2021): provisional agreement to use CSL text .1. For the purpose of exercising their supervisory function the national supervisory authority referred to in Article 41 of Directive (EU) 2016/680 shall have access, at the national unit or at the liaison officers' premises, to data submitted by its Member State to Europol in accordance with the relevant national procedures and to logs as referred to in Article 40.
477	2. National supervisory authorities shall have access to the offices and documents of their respective liaison officers at Europol.";".		2. National supervisory authorities shall have access to the offices and documents of their respective liaison officers at Europol.";".	
478	(32) Article 43 is amended as follows:		(32) Article 43 is amended as follows:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
479	(a) in paragraph 1, the first sentence is replaced by the following:		(a) in paragraph 1, the first sentence is replaced by the following:	
480	"The EDPS shall be responsible for monitoring and ensuring the application of the provisions of this Regulation and Regulation (EU) 2018/1725 relating to the protection of fundamental rights and freedoms of natural persons with regard to the processing of personal data by Europol, and for advising Europol and data subjects on all matters concerning the processing of personal data.";		"The EDPS shall be responsible for monitoring and ensuring the application of the provisions of this Regulation and Regulation (EU) 2018/1725 relating to the protection of fundamental rights and freedoms of natural persons with regard to the processing of personal data by Europol, and for advising Europol and data subjects on all matters concerning the processing of personal data.";	
481		AM 168 (aa) the following paragraph 1a is inserted:		
482		"Ia. The EDPS shall be provided with the financial and human resources necessary for the effective and efficient performance of his or her tasks*."		Written procedure 20/1/2022:PRES suggests deleting thisprovisionCOM compromise proposal26/11/2021 (data protectionpackage):1a. The EDPS shall be providedwith the financial and human

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				resources necessary for the effective and efficient performance of his or her tasks
483		AM 169 (a b) in paragraph 2, point (c) is replaced by the following:		
484		"(c) monitoring and ensuring the application of this Regulation and <i>Regulation</i> ( <i>EU</i> ) 2018/1725 relating to the protection of natural persons with regard to the processing of personal data by Europol;"		Written procedure 20/1/2022: PRES suggests deleting this EP amendment as it is implicitly covered by the existing text.
485		AM 170 (a c) the following paragraph 2a is inserted:		Written procedure 20/1/2022: PRES suggests deleting as this is covered in Article 43(4)(a) and (b)
486		"2a. The EDPS shall have access to the operational personal data processed by and to the premises of Europol to the extent necessary for the performance of his or her tasks."		Written procedure 20/1/2022: PRES suggests deleting as this is covered in Article 43(4)(a) and (b)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
487		AM 171 (a d) paragraph 3 is replaced by the following:		in paragraph 3, the following points (j) to (l) are added"
488		3. The tasks and powers of the EDPS as set out in Articles 57 and 58 of Regulation(EU) 2018/1725 shall apply mutatis mutandis to all personal data processing by Europol under this Regulation.;		Written procedure 20/1/2022: PRES compromise suggestion to add specific new powers to the existing list set out in the current Regulation instead of applying Articles 57-58 EUDPR mutatis mutandis:
				"(j) order the controller or processor to bring processing operations into compliance with the provisions of this Regulation, where appropriate, in a specified manner and within a specified period;
				(k) order the suspension of data flows to a recipient in a Member State, a third country or to an international organisation;
				(l) impose an administrative fine in the case of non-compliance by Europol with one of the measures referred to in points (c), (e), (f), (j) and (k) of this paragraph, depending on the circumstances of each individual case."

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				COM compromise proposal (6/12/2021): "3. The tasks and powers of the EDPS as set out in Articles 57 and 58 of Regulation (EU) 2018/1725 shall apply mutatis mutandis to all personal data processing by Europol under this Regulation. As regards the processing of operational personal data those tasks apply with the exception of those set out in Article 57)(i-j) and (n). The powers of the EDPS as set out in Article 58 of Regulation (EU) 2018/1725 shall apply to all personal data processing by Europol under this Regulation. As regards the processing of operational personal data those powers apply with the exception of those set out in Article 58(3)(d-g)."
489		AM 172 (a e) paragraph 4 is deleted.		Written procedure 7/1/2022: PRES suggests deleting EP text (linked to line 485-486)

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
490	(b) paragraph 5 is replaced by the following:		(b) paragraph 5 is replaced by the following:	
491	"5. The EDPS shall draw up an annual report on his or her supervisory activities in relation to Europol. That report shall be part of the annual report of the EDPS referred to in Article 60 of Regulation (EU) 2018/1725. The national supervisory authorities shall be invited to make observations on this report before it becomes part of the annual report. The EDPS shall take utmost account of the observations made by national supervisory authorities and, in any case, shall refer to them in the annual report.	AM 173 5. The EDPS shall draw up an annual report on his or her supervisory activities in relation to Europol. That report shall be part of the annual report of the EDPS referred to in Article 60 of Regulation (EU)2018/1725. The national supervisory authorities shall be invited to make observations on <i>the annual</i> report <i>on the</i> <i>supervisory activities of the</i> <i>EDPS in relation to Europol</i> before it becomes part of the annual report <i>of the EDPS</i> . The EDPS shall take utmost account of the observations made by national supervisory authorities and, shall refer to them in the annual report.	"5. The EDPS shall draw up an annual report on his or her supervisory activities in relation to Europol. That report shall be part of the annual report of the EDPS referred to in Article 60 of Regulation (EU) 2018/1725. The national supervisory authorities shall be invited to make observations on this report before it becomes part of the annual report. The EDPS shall take utmost account of the observations made by national supervisory authorities and, in any case, shall refer to them in the annual report.	Written procedure (25/11/2021): provisional agreement to use EP text 5. The EDPS shall draw up an annual report on his or her supervisory activities in relation to Europol. That report shall be part of the annual report of the EDPS referred to in Article 60 of Regulation (EU)2018/1725. The national supervisory authorities shall be invited to make observations on <i>the annual</i> report <i>on the supervisory activities of the</i> <i>EDPS in relation to Europol</i> before it becomes part of the annual report <i>of the EDPS</i> . The EDPS shall take utmost account of the observations made by national supervisory authorities and, shall refer to them in the annual report.
492	The report shall include statistical information regarding complaints, inquiries, and investigations, as well as regarding transfers of personal data to third countries and international organisations, cases of prior	The report shall include statistical information regarding complaints, inquiries, and investigations, as well as regarding transfers of personal data to third countries, including to private parties, international organisations,	The report shall include statistical information regarding complaints, inquiries, and investigations, as well as regarding transfers of personal data to third countries and international organisations, cases of prior consultation, and the use of	Written procedure 7/1/2022: PRES suggestion to stick with the COM proposal in order to remain consistent with the compromise proposal in line 488:

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	consultation, and the use of the powers laid down in paragraph 3.";	cases of prior consultation, and the use of the powers laid down <i>in this Article</i> .	the powers laid down in paragraph 3.";	"The report shall include statistical information regarding complaints, inquiries, and investigations, as well as regarding transfers of personal data to third countries and international organisations, cases of prior consultation, and the use of the powers laid down in paragraph 3.";"
493	(33) in Article 44, paragraph 2 is replaced by the following:	AM 174 (33) Article 44 <i>is amended</i> <i>as follows</i>	(33) in Article 44, paragraph 2 is replaced by the following:	
494		( <i>a</i> ) paragraph 2 is replaced by the following:		
495	"2. In the cases referred to in paragraph 1, coordinated supervision shall be ensured in accordance with Article 62 of Regulation (EU) 2018/1725. The EDPS shall use the expertise and experience of the national supervisory authorities in carrying out his or her duties as set out in Article 43(2). In carrying out joint inspections together with		"2. In the cases referred to in paragraph 1, coordinated supervision shall be ensured in accordance with Article 62 of Regulation (EU) 2018/1725. The EDPS shall use the expertise and experience of the national supervisory authorities in carrying out his or her duties as set out in Article 43(2). In carrying out joint inspections together with the EDPS, members and staff of national	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	the EDPS, members and staff of national supervisory authorities shall, taking due account of the principles of subsidiarity and proportionality, have powers equivalent to those laid down in Article 43(4) and be bound by an obligation equivalent to that laid down in Article 43(6).";		supervisory authorities shall, taking due account of the principles of subsidiarity and proportionality, have powers equivalent to those laid down in Article 43(4) and be bound by an obligation equivalent to that laid down in Article 43(6).";	
496			(33 bis): in Article 44, paragraph 4 is replaced by the following:	Written procedure (25/11/2021): provisional agreement to use the CSL text (33 bis): in Article 44, paragraph
497			"4. In cases relating to data originating from one or more Member States, including the cases referred to in Article 47(2), the EDPS shall consult the national supervisory authorities concerned. The EDPS shall not decide on further action to be taken before	<ul> <li><u>4 is replaced by the following:</u></li> <li><u>Written procedure (25/11/2021):</u> provisional agreement to use CSL text</li> <li>"4. In cases relating to data originating from one or more Member States, including the cases</li> </ul>
			those national supervisory authorities have informed the EDPS of their position, within a deadline specified by him or her which shall not be shorter than one month and not longer than three months. The	referred to in Article 47(2), the EDPS shall consult the national supervisory authorities concerned. The EDPS shall not decide on further action to be taken before those national supervisory

EDPS shall take the utmost account of the respective positions of the respective depressions and the respective position of a national supervisory authority, he or she shall inform that authority, provide a justification and submit the matter for discussion-to the European Data Protection Board concernational Supervisory authority, provide a justification and submit the matter for discussion-to the European Data Protection Board concernational supervisory authority, provide a justification and submit the matter for discussion-to the European Data Protection Board concernational supervisory authority, provide a justification and submit the matter for discussion-to the European Data Protection Board concernation Board <	
498AM 175 (33 a) in paragraph 4, the second subparagraph is replaced by the following:AM 175 (1n cases where the EDPS intends not to follow the position of a national supervisory authority, he or she shall inform that authority, provide a justification and submit the matter for discussion- to the European Data Protection Board Cooperation Board established by Article 45(1)."specified by him or her not be shorter than one in not be shorter than one in not be shorter than one in to the European Dot and submit the matter for discussion- to the European Data Protection Board Cooperation Board established by Article 45(1)."specified by him or her not be shorter than one in not be shorter than one in to be shorter th	d the EDPS
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498       (33 a) in paragraph 4, the second subparagraph is replaced by the following:       Written procedure (25) provisional agreement to line         499       ''In cases where the EDPS intends not to follow the position of a national supervisory authority, he or she shall inform that authority, provide a       Written procedure (25) provisional agreement to line	<del>)(1)</del> ."
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supervisory <i>authority</i> , he or she <i>shall inform that</i> <i>authority, provide a</i>	delete this
she shall inform that authority, provide a	
authority, provide a	
justification and submit the	
matter to the EDPB."	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
500	(34) Articles 45 and 46 are deleted;		(34) Articles 45 and 46 are deleted;	
501	(35) Article 47 is amended as follows:		(35) Article 47 is amended as follows:	
502	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	
503	"1. Any data subject shall have the right to lodge a complaint with the EDPS if he or she considers that the processing by Europol of personal data relating to him or her does not comply with this Regulation or Regulation (EU) 2018/ 1725.";[we have to replace the whole paragraph]["1. or Regulation (EU) 2018/ 1725."		"1. Any data subject shall have the right to lodge a complaint with the EDPS if he or she considers that the processing by Europol of personal data relating to him or her does not comply with this Regulation or Regulation (EU) 2018/ 1725.";[we have to replace the whole paragraph]["1. or Regulation (EU) 2018/ 1725."	
504	(b) in paragraph 2, the first sentence is replaced by the following:		(b) in paragraph 2, the first sentence is replaced by the following:	
505	"Where a complaint relates to a decision as referred to in Article 36, 37 or 37a of this Regulation or Article 80, 81 or 82 of Regulation (EU) 2018/1725, the EDPS shall consult the national	AM 176 Where a complaint relates to a decision as referred to in Article 36 <i>or</i> 37 of this Regulation or Article 81 or 82 of Regulation (EU) 2018/1725, the EDPS shall consult the	"Where a complaint relates to a decision as referred to in Article 36, 37 or 37a of this Regulation or Article 80, 81 or 82 of Regulation (EU) 2018/1725, the EDPS shall consult the national supervisory authorities of the	Written procedure (25/11/2021): Use EP text as consequential amendment in relation to Article 37/37a: Where a complaint relates to a decision as referred to in Article 36

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	supervisory authorities of the Member State that provided the data or of the Member State directly concerned.";";	national supervisory authorities of the Member State that provided the data or of the Member State directly concerned.";	Member State that provided the data or of the Member State directly concerned.";";	<i>or</i> 37 of this Regulation or Article 81 or 82 of Regulation (EU) 2018/1725, the EDPS shall consult the national supervisory authorities of the Member State that provided the data or of the Member State directly concerned.";
506	(c) the following paragraph 5 is added:		(c) the following paragraph 5 is added:	
507	"5. The EDPS shall inform the data subject of the progress and outcome of the complaint, as well as the possibility of a judicial remedy pursuant to Article 48.";		"5. The EDPS shall inform the data subject of the progress and outcome of the complaint, as well as the possibility of a judicial remedy pursuant to Article 48.";	
508	(36) Article 50 is amended as follows:		(36) Article 50 is amended as follows:	
509	(a) the title is replaced by:		(a) the title is replaced by:	
510	"Right to compensation";		"Right to compensation";	
511	(b) paragraph 1 is deleted;	AM 177 (b) paragraph 1 is <i>replaced</i> <i>by the following:</i>	(b) paragraph 1 is deleted;	<ul> <li><u>TM 26/11/2021:</u> provisionally agreed; use EP text</li> <li>(b) paragraph 1 is <i>replaced by the following:</i></li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
512		"Any person who has suffered material or non-material damage as a result of an infringement of this Regulation shall have the right to receive compensation in accordance with Article 65 of Regulation 2018/1725 and national laws transposing Article 56 of Directive (EU) 2016/680."		TM 26/11/2021: provisionally agreed; use EP text "Any person who has suffered material or non-material damage as a result of an infringement of this Regulation shall have the right to receive compensation in accordance with Article 65 of Regulation 2018/1725 and national laws transposing Article 56 of Directive (EU) 2016/680."
513	(c) paragraph 2 is replaced by the following:		(c) paragraph 2 is replaced by the following:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
514	"2. Any dispute between Europol and Member States over the ultimate responsibility for compensation awarded to a person who has suffered material or non-material damage in accordance with Article 65 of Regulation (EU) 2018/1725 and national laws transposing Article 56 of Directive (EU) 2016/680 shall be referred to the Management Board, which shall decide by a majority of two-thirds of its members, without prejudice to the right to challenge that decision in accordance with Article 263 TFEU.";."	AM 178 2. Any dispute between Europol and Member States over the ultimate responsibility for compensation awarded to a person who has suffered material or non-material damage in accordance with <i>paragraph 1</i> shall be referred to the Management Board, which shall decide by a majority of two-thirds of its members, without prejudice to the right to challenge that decision in accordance with Article 263 TFEU.";	"2. Any dispute between Europol and Member States over the ultimate responsibility for compensation awarded to a person who has suffered material or non- material damage in accordance with Article 65 of Regulation (EU) 2018/1725 and national laws transposing Article 56 of Directive (EU) 2016/680 shall be referred to the Management Board, which shall decide by a majority of two-thirds of its members, without prejudice to the right to challenge that decision in accordance with Article 263 TFEU.";."	TM 26/11/2021: provisionally agreed; use EP text "2. Any dispute between Europol and Member States over the ultimate responsibility for compensation awarded to a person who has suffered material or non- material damage in accordance with <i>paragraph 1</i> shall be referred to the Management Board, which shall decide by a majority of two-thirds of its members, without prejudice to the right to challenge that decision in accordance with Article 263 TFEU."
515	(37) Article 51 is amended as follows:		(37) Article 51 is amended as follows:	
516		AM 179 (-a) in paragraph 3, point (c) is replaced by the following:		

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
517		"(c) the consolidated annual activity report on Europol's activities, referred to in point (c) of Article 11(1), with a detailed section on Europol's activities in and results obtained in processing complex datasets;		Written procedure 20/1/2022: updated PRES compromise suggestion"(c) the consolidated annual activity report on Europol's activities, referred to in point (c) of Article 11(1), including relevant information on Europol's activities in and results obtained in processing large datasets, without disclosing any operational details and without prejudice to any ongoing investigations;TM 06/12/2021: COM: EP wording is fine; activity report mirrors single programming document; no operational data are included; currently, the text is shared with the JPSG anywayCSL: sensitivity issue; CSL will prepare compromise wording which is clearer regarding the info to be provided regarding the processing of complex dataset
518	(a) in paragraph 3, the following points (f) to (i) are are added:		(a) in paragraph 3, the following points (f) to (i) are are added:	

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
519	"(f) annual information about the number of cases in which Europol issued follow- up requests to private parties or own-initiative requests to Member States of establishment for the transmission of personal data in accordance with Article 26, including specific examples of cases demonstrating why these requests were necessary for Europol to fulfil its objectives and tasks;	AM 180 (f) annual information about the number of cases in which Europol issued follow- up requests to private parties or own-initiative requests to Member States of establishment for the transmission of personal data in accordance with Article26, relevant details on the private parties concerned and an assessment of the effectiveness of cooperation, and specific examples of cases demonstrating why these requests were necessary and proportionate for Europol to fulfil its objectives and tasks;	"(f) annual information <b>pursuant to Article 26(11)</b> about the number of cases in which Europol issued follow-up requests to private parties or own-initiative requests to Member States of establishment for the transmission of personal data in accordance with <u>on the personal data exchanged</u> with private parties pursuant to Article 26 <u>and Article 26a</u> , including specific examples of cases demonstrating why these requests were necessary for Europol to fulfil its objectives and tasks; <u>examples shall be anonymized</u> <u>insofar as personal data is</u> <u>concerned;</u>	Written procedure 20/1/2022:PRES compromise suggestion (also cf. new wording of Article 26(11) which covers the JPSG)(f) annual information pursuant to Article 26(11) about the number of cases in which Europol issued follow-up requests to private parties or own-initiative requests to Member States of establishment for the transmission of personal data in accordance with on the personal data exchanged with private parties pursuant to Article 26, and Article 26a and Article 26b, including an assessment of the effectiveness of cooperation, and specific examples of cases demonstrating why these requests were necessary and proportionate for Europol to fulfil its objectives and tasks, and, as regards personal data exchanges pursuant to Article 26b, the number of children identified as a result of those exchanges to the extent that this information is available to Europol; examples

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				<u>shall be anonymized insofar as</u> personal data is concerned;
				<u>TM 06/12/2021:</u>
				COM: follow-up and own initiative requests are a remnant from early drafting of the proposal; anonymisation requirement is fine - does not mean absolute cap; EP's proposal could jeopardize cooperation, if sensitive data from private parties are included.
				EP: ok to delete references to follow-up/own initiative requests; info on private parties needs to be sufficiently detailed; anonymisation of examples is acceptable
				CSL will present compromise proposal
520	(g) annual information about the number of cases where it was necessary for Europol to process personal data outside the categories of data subjects listed in Annex II in order to support Member States in a specific criminal investigation in accordance	AM 181 (g) annual information about the number of cases where it was necessary for Europol to process personal data outside the categories of data subjects listed in Annex II in order to support Member	(g) annual information about the number of cases where it was necessary for Europol to process personal data outside the categories of data subjects listed in Annex II in order to support Member States in a specific criminal investigation in accordance with Article 18a, including examples of such accord	Written procedure 20/1/2022:Presidency compromise suggestionto align with line 517(g) annual information about thenumber of cases where it wasnecessary for Europol to processpersonal data outside the categories
	investigation in accordance with Article 18a, including examples of such cases	States in a specific criminal investigation in accordance with Article 18a, <i>alongside</i>	including examples of such cases demonstrating why this data processing was necessary; examples shall be anonymized	of data subjects listed in Annex II in order to support Member States in a specific criminal investigation in

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	demonstrating why this data processing was necessary;	<i>information on the duration</i> <i>and outcomes of the</i> <i>processing,</i> including examples of such cases demonstrating why this data processing was necessary <i>and proportionate</i> ;	<u>insofar as personal data is</u> <u>concerned;</u>	accordance with Article 18a, alongside information on the duration and outcomes of the processing, including examples of such cases demonstrating why this data processing was necessary and proportionate; examples shall be anonymized insofar as personal data is concerned, without disclosing any operational details and without prejudice to any ongoing investigations; TM 06/12/2021: CSL and EP texts should be merged
521		AM 182 (g a) annual information about transfers of personal data to third countries and international organisations pursuant to Article 25(1) broken down per legal basis, and on the number of cases in which the Executive Director authorised, pursuant to Article 25(5), the transfer or categories of transfers of personal data related to a specific ongoing criminal investigation to third countries or international organisations,		Written procedure 7/1/2022: provisionally agreed to use EP text (g a) annual information about transfers of personal data to third countries and international organisations pursuant to Article 25(1) broken down per legal basis, and on the number of cases in which the Executive Director authorised, pursuant to Article 25(5), the transfer or categories of transfers of personal data related to a specific ongoing criminal investigation to third countries or international organisations, including information on the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		including information on the countries concerned and the duration of the authorisation;		countries concerned and the duration of the authorisation;
522	(h) annual information about the number of cases in which Europol issued alerts in the Schengen Information System in accordance with Article 4(1)(r), and the number of 'hits' these alerts generated, including specific examples of cases demonstrating why these alerts were necessary for Europol to fulfil its objectives and tasks;	AM 183 (h) annual information about the number of cases in which Europol issued alerts in the Schengen Information System in accordance with Article 4(1)(r) <i>per category of</i> <i>alert and in aggregate</i> , the number of 'hits' these alerts generated <i>per category of alert</i> <i>and in aggregate</i> , including specific examples of cases demonstrating why these alerts were necessary for Europol to fulfil its objectives and tasks, <i>the number of objections by</i> <i>Member States to proposals by</i> <i>Europol toissue an alert, and,</i> <i>where this information is</i> <i>available to Europol, the</i> <i>number of investigations</i> <i>initiated and convictions as a</i> <i>result of those alerts</i> ;	(h) annual information about the number of cases in which Europol issued alerts in the Schengen Information System in accordance with Article 4(1)(r), and the number of 'hits' these alerts generated, including specific examples of cases demonstrating why these alerts were necessary for Europol to fulfil its objectives and tasks; <u>examples shall be</u> <u>anonymized insofar as personal</u> <u>data is concerned;</u>	TM 06/12/2021:         Pending outcome on Art. 4(1)(r)
523	(i) annual information about the number of pilot	AM 184 (i) annual information	(i) annual information about the number of <b>research and</b>	Written procedure 7/1/2022: provisionally agreed

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	<b>COM (13908/20 + COR 1)</b> projects in which Europol processed personal data to train, test and validate algorithms for the development of tools, including AI-based tools, for law enforcement in accordance with Article 33a, including information on the purposes of these projects and the law enforcement needs they seek to address.";	<b>EP</b> (A9-9999/2021) about the number of <i>research</i> <i>and innovation</i> projects in which Europol processed personal data to train, test and validate algorithms for the development of tools, including AI-based tools, for law enforcement in accordance with Article 18(2)(e), including information on the purposes of these projects, the categories of personal data processed, the additional safeguards used, including data minimisation, the law enforcement needs they seek to address, the outcome of the projects and, where the projects resulted in law enforcement tools, information on the deployment of the tools in the Member States alongside their	Council innovation pilot projects in which Europol processed personal data to train, test and validate algorithms for the development of tools, including AI-based tools, for law enforcement undertaken in accordance with Article 33a, including information on the purposes of these projects and the law enforcement needs they seek to address.";	<b>Provisional agreement</b> (i) annual information about the number of <i>research and innovation</i> projects in which Europol processed personal data to train, test and validate algorithms for the development of tools, including AI- based tools, for law enforcement <b>undertaken</b> in accordance with Article 18(2)(e), including information on the purposes of these projects, <i>the categories of</i> <i>personal data processed, the</i> <i>additional safeguards used,</i> <i>including data minimisation,</i> the law enforcement needs they seek to address and the outcome of the <i>projects and, where the projects</i> <i>resulted in law enforcement tools,</i> <i>information on the deployment of</i> <i>the tools in the Member States</i> <i>alongside their effectiveness;</i>
524		effectiveness; AM 185 (ia) annual information about the number of cases in which Europol made use of temporary processing in accordance with Article 18(6a) and, where applicable, the number of cases in which the		Written procedure 7/1/2022: provisionally agreed(ia) annual information about the number of cases in which Europol made use of temporary processing in accordance with

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		maximum processing period was prolonged;		Article 18(6a) and, where applicable, the number of cases in which the maximum processing period was prolonged;
525		AM 186 (ib) annual information on the number and types of cases where special categories of personal data were processed, pursuant to Article 30(2);		<ul> <li>Written procedure 7/1/2022: provisionally agreed</li> <li>(ib) annual information on the number and types of cases where special categories of personal data were processed, pursuant to Article 30(2);</li> </ul>
526		AM 187 ( <i>i c</i> ) annual information about the number of cases in which Europol processed personal data in accordance with Article 26a;		Written procedure 7/1/2022: provisionally agreed to delete this EP amendment as it is now covered in line 519
527		AM 188 (id) annual information about the number of cases in which Europol processed personal data in accordance with Article 26b, including, to the extent that this information is available to Europol, the number of		Written procedure 7/1/2022: provisionally agreed to delete this EP amendment as it is now covered in line 519

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		children identified and saved as a result of the processing of personal data to prevent the dissemination of child sexual abuse material.";		
528		AM 189 (a a) paragraph 5 is replaced by the following:		
529		"5. The JPSG may draw up summary conclusions on the political monitoring of Europol's activities, <i>including</i> <i>specific recommendations to</i> <i>Europol</i> , and submit those conclusions to the European Parliament and national parliaments. The European Parliament shall forward them, for information purposes, to the Council, the Commission and Europol."		Written procedure 20/1/2022: PRES suggestion to amend the EP wording: "5. The JPSG may draw up summary conclusions on the political monitoring of Europol's activities, <i>including</i> non binding <i>specific recommendations to</i> <i>Europol</i> , and submit those conclusions to the European Parliament and national parliaments. The European Parliament shall forward them, for information purposes, to the Council, the Commission and Europol."

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				TM 06/12/2021: CSL to check internally
530		AM 190 (37 a) the following Article 52a is inserted		
531		"Article 52a		Political trilogue 30/11/2021 (part of the governance package): COM proposal to attach consultative forum to the JPSG
532		Consultative Forum		Political trilogue 30/11/2021 (part of the governance package): COM proposal to attach consultative forum to the JPSG
533		1. A consultative forum shall be established by Europol to assist it by providing independent advice in fundamental rights matters upon request. The Executive Director and the Management Board, in coordination with the Fundamental Rights Officer, may consult the consultative forum on any matter related to fundamental		Written procedure 20/1/2022: PRES compromise suggestion to accept COM compromise proposal"1. A consultative forum shall be established by Europol the JPSG to assist it by providing independent advice in fundamental rights matters upon request. The JPSG and the Executive Director and the Management Board, in coordination with the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		rights.		<b>Fundamental Rights Officer</b> may consult the consultative forum on any matter related to fundamental rights.
534		2. Europol shall invite independent experts, the European Union Agency for Fundament Rights and othe relevant organisations in the field of fundamental rights t participate in the consultativ forum. On the basis of a proposal from the Fundamental Rights Officer that was made after consulti the Executive Director, the Management Board shall decide on the composition of the consultative forum, its working methods and the terms of the transmission of information to the consultat forum."	r e to pe f f	Written procedure 20/1/2022: PRES compromise suggestion;"The JPSG shall decide on the composition of the consultative forum, its working methods and the terms of the transmission of information to the consultative forum."
535		AM 191 (37 b) Article 52b (new) is inserted:		
536		"Article 52b		Written procedure 20/1/2022: PRES opposes this provision
537		Accountability		Written procedure 20/1/2022: PRES opposes this provision

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
538		Europol shall be accountable to the European Parliament, to the Council and to the Commission in accordance to this Regulation."		Written procedure 20/1/2022: PRES opposes this provision
539	(38) in Article 57, paragraph 4 is replaced by the following:		(38) in Article 57, paragraph 4 is replaced by the following:	
540	"4. Europol may benefit from Union funding in the form of contribution agreements or grant agreements in accordance with its financial rules referred to in Article 61 and with the provisions of the relevant instruments supporting the policies of the Union. Contributions may be received from countries with whom Europol or the Union has an agreement providing for financial contributions to Europol within the scope of Europol's objectives and tasks. The amount of the contribution shall be determined in the respective agreement.";	AM 192 4. Europol may benefit from Union funding in the form of contribution agreements or grant agreements in accordance with its financial rules referred to in Article 61 and with the provisions of the relevant instruments supporting the policies of the Union. <i>Europol</i> <i>may, within the scope of its</i> <i>objectives and tasks, receive</i> contributions from <i>European</i> <i>Economic Area (EEA)</i> countries with <i>which it</i> or the Union has <i>concluded</i> an agreement <i>on operational</i> <i>cooperation</i> providing for financial contributions <i>in</i> <i>accordance with point (a) of</i> <i>Article 20(2) of Commission</i>	"4. Europol may benefit from Union funding in the form of contribution agreements or grant agreements in accordance with its financial rules referred to in Article 61 and with the provisions of the relevant instruments supporting the policies of the Union. <del>Contributions may be</del> received from countries with whom Europol or the Union has an agreement providing for financial contributions to Europol within the scope of Europol's objectives and tasks. The amount of the contribution shall be determined in the respective agreement.";	Part of governance / data protection package: suggestion to delete the Commission proposal for this provision (keep wording of the current Regulation)

	<b>COM (13908/20 + COR 1)</b>	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
		Delegated Regulation (EU) 2019/715 <sup>1a</sup> or from third countries which fulfil one of the conditions listed in Article 25(1) of this Regulation for specific projects in accordance with point (d) of Article 20(2) of Commission Delegated Regulation (EU) 2019/715. The amount of the contribution shall be determined in the respective agreement. The amount, origin and purpose of such contributions shall be included in the annual accounts of Europol and clearly detailed in the annual report on the Europol's budgetary and financial management referred to in Article 60(2)."		
541		AM 193 (38 a) In Article 58, paragraph 9 is replaced by the following:		Written procedure (20/1/2022): provisionally agreed to use EP text
542		"For any building projects likely to have significant implications for Europol's budget, <i>Commission Delegated</i> <i>Regulation (EU) 2019/715</i> shall apply."		Written procedure (20/1/2022): provisionally agreed to use EP text

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
543	AM 194 (38 b) In Article 60, paragraph 4 is replaced by the following:		Written procedure (20/1/2022): provisionally agreed to use EP text
544	<ul> <li>4. On receipt of the Court of Auditors' observations on Europol's provisional accounts for year N pursuant to Article 246 of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council<sup>25a</sup>, Europol's accounting officer shall draw up Europol's final accounts for that year. The Executive Director shall submit them to the Management Board for an opinion."</li> </ul>		Written procedure (20/1/2022): provisionally agreed to use EP text
545	<sup>25a</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 1309/2013, (EU) No 1316/2013, (EU) No 223/2014,		Written procedure (20/1/2022): provisionally agreed to use EP text

COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	(EU) No282/2013, and Decision No 541/2014/EU and repealing Regulation (EU) No 996/2012(OJ L 122, 10.5.2019, p.1)."		
546	AM 195 (38 c) In Article 60, paragraph 9 is replaced by the following:		Written procedure (20/1/2022): provisionally agreed to use EP text
547	9. The Executive Director shall submit to the European Parliament, at the latter's request, any information required for the smooth application of the discharge procedure for year N, as laid down in <i>Article 106 (3) of</i> <i>Delegated Regulation (EU)</i> 2019/715.		Written procedure (20/1/2022): provisionally agreed to use EP text

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
548	(39) Article 61 is amended as follows:		(39) Article 61 is amended as follows:	
549	(a) Paragraph 1 is replaced by the following:		(a) Paragraph 1 is replaced by the following:	
550	"1. The financial rules applicable to Europol shall be adopted by the Management Board after consultation with the Commission. They shall not depart from Commission Delegated Regulation (EU) No 2019/715 unless such a departure is specifically required for the operation of Europol and the Commission has given its prior consent."		"1. The financial rules applicable to Europol shall be adopted by the Management Board after consultation with the Commission. They shall not depart from Commission Delegated Regulation (EU) No 2019/715 unless such a departure is specifically required for the operation of Europol and the Commission has given its prior consent."	
551	(b) paragraphs 2 and 3 are replaced by the following:		(b) paragraphs 2 and 3 are replaced by the following:	
552	"2. Europol may award grants related to the fulfilment of its objectives and tasks as referred to in Articles 3 and 4.";	<ul> <li>AM 196</li> <li>2. Europol may award grants related to the fulfilment of its tasks as referred to in <i>Article 4.</i>;</li> </ul>	"2. Europol may award grants related to the fulfilment of its objectives and tasks as referred to in Articles 3 and 4.";	Written procedure 20/1/2022: Council insists on keeping the text proposed by the Commission

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
553	3. Europol may award grants without a call for proposals to Member States for performance of activities falling within Europol's objectives and tasks.";	AM 197 3. Europol may award grants without a call for proposals to Member States for performance of activities falling within <i>the scope of</i> Europol's tasks <i>set out in</i> <i>Article 4</i> .;	3. Europol may award grants without a call for proposals to Member States for performance of activities falling within Europol's objectives and tasks.";	Written procedure 20/1/2022: Council insists on keeping the text proposed by the Commission
554	(c) the following paragraph 3a is inserted:		(c) the following paragraph 3a is inserted:	
555	"3a. Where duly justified for operational purposes, financial support may cover the full investment costs of equipment, infrastructure or other assets.";	AM 198 3a. Where duly justified for operational purposes, <i>following</i> <i>authorisation by the</i> <i>Management Board</i> , financial support may cover the full investment costs of equipment <i>and</i> infrastructure.;	"3a. Where duly justified for operational purposes, financial support may cover the full investment costs of equipment, infrastructure or other assets. <u>The</u> <u>Management Board may specify</u> <u>the criteria under which financial</u> <u>support may cover the full costs</u> <u>in the financial rules in</u> <u>accordance with paragraph 1</u> ";	Written procedure 20/1/2022: PRES compromise suggestion to merge CSL/EP textsWhere duly justified for operational purposes, following authorisation by the Management Board, financial support may cover the full investment costs of equipment and infrastructure or other assets. The Management Board may specify the criteria under which financial support may cover the full costs in the financial rules in accordance with paragraph 1";
556	(40) Article 67 is replaced as follows:	AM 199 <i>deleted</i>	(40) Article 67 is replaced as follows:	Deleted (back to the text of the current Regulation)

## 25/01/2022

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
557	<i>"Article 67</i>	deleted	<u> "Article 67</u>	
558	Security rules on the protection of classified information and sensitive non- classified information	deleted	Security rules on the protection of classified information and sensitive non-classified information	Writtenprocedure7/1/2022:provisionally agreed to delete COMtext and to stick to the wording of thecurrent Europol Regulation
559	1. The Europol shall adopt its own security rules that shall be based on the principles and rules laid down in the Commission's security rules for protecting European Union classified information (EUCI) and sensitive non-classified information including, inter alia, provisions for the exchange of such information with third countries, and processing and storage of such information as set out in Commission Decisions (EU, Euratom) 2015/443 (44) and (EU, Euratom) 2015/444 (45). Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of such arrangement, any exceptional ad hoc release of EUCI to those authorities,	deleted	1. The Europol shall adopt its own security rules that shall be based on the principles and rules laid down in the Commission's security rules for protecting European Union classified information (EUCI) and sensitive non-classified information including, inter alia, provisions for the exchange of such information with third countries, and processing and storage of such information as set out in Commission Decisions (EU, Euratom) 2015/443 (44) and (EU, Euratom) 2015/444 (45). Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of sucarrangement, any exceptional ad hoc release of EUCI to those authorities, shall be subject to the Commission's prior approval.	Written procedure 7/1/2022: provisionally agreed to delete COM text and to stick to the wording of the current Europol Regulation

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
	shall be subject to the Commission's prior approval.			
560	2. The Management Board shall adopt the Europol's security rules following approval by the Commission. When assessing the proposed security rules, the Commission shall ensure that they are compatible with Decisions (EU, Euratom) 2015/443 and (EU, Euratom) 2015/444."	deleted	2. The Management Board shall adopt the Europol's security rules following approval by the Commission. When assessing the proposed security rules, the Commission shall ensure that they are compatible with Decisions (EU, Euratom) 2015/443 and (EU, Euratom) 2015/444."	Written procedure 7/1/2022: provisionally agreed to delete COM text and to stick to the wording of the current Europol Regulation
561		AM 200 (40a) In Article 68, paragraph 1 is replaced by the following:		
562		"1. By [five years after entry into force of this Regulation] and every five years thereafter, the Commission shall ensure that an evaluation assessing, in particular, the impact, effectiveness and efficiency of Europol and of its working practices is carried out. The evaluation may, in particular, address the possible need to modify the structure, operation, field of action and tasks of Europol, and the financial implications of any such modification."		Written procedure 7/1/2022: provisionally agreed to use EP text "1. By [five years after entry into force of this <u>amending</u> <b>Regulation</b> ] and every five years thereafter, the Commission shall ensure that an evaluation assessing, in particular, the impact, effectiveness and efficiency of Europol and of its working practices is carried out. The evaluation may, in particular, address the possible need to modify the structure, operation, field of action and tasks of Europol, and the

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
				financial implications of any such modification."
563	(41) in Article 68, the following paragraph 3 is added:		(41) in Article 68, the following paragraph 3 is added:	
564	"3. The Commission shall, by [three years after entry into force of this Regulation], submit a report to the European Parliament and to the Council, assessing the operational benefits of the implementation of the competences provided for in Article 18(2)(e) and (5a), Article 18a, Article 26 and Article 26a with regard to Europol's objectives. The report shall cover the impact of those competences on fundamental rights and freedoms as enshrined in the Charter of Fundamental Rights.".	AM 201 3. The Commission shall, by [ <i>two</i> years after entry into force of this Regulation], submit a report to the European Parliament and to the Council, <i>evaluating and</i> assessing the operational benefits of the implementation of the competences provided for in <i>this Regulation, in particular</i> <i>with regard to Article 4(1)(r)</i> , Article 18(2)(e), Article 18(6a), <i>and Articles 18a, 26, 26a and</i> 26b with regard to Europol's objectives <i>as set out in Article</i> 3. The report shall <i>assess</i> the impact of those competences on fundamental rights and freedoms as enshrined in the Charter. It shall also provide a <i>cost-benefit analysis of the</i> <i>extension to Europol's</i> <i>mandate.</i> ".	"3. The Commission shall, by [three years after entry into force of this Regulation], submit a report to the European Parliament and to the Council, assessing the operational <del>benefits</del> <b>impact</b> of the implementation of the competences provided for in Article 18(2)(e) and (5a), Article 18a, Article 26 and Article 26a with regard to Europol's objectives. The report shall cover the impact of those competences on fundamental rights and freedoms as enshrined in the Charter of Fundamental Rights.".	<ul> <li>Written procedure 7/1/2022: provisionally agreed to combine both texts:</li> <li>3. The Commission shall, by [three years after entry into force of this Regulation], submit a report to the European Parliament and to the Council, evaluating and assessing the operational <u>impact benefits</u> of the implementation of the competences provided for in this Regulation, in particular with regard to Article 4(1)(r), Article 18(2)(e), Article 18(6a), and Articles 18a, 26, 26a and 26b with regard to Europol's objectives as set out in Article 3. The report shall assess the impact of those competences on fundamental rights and freedoms as enshrined in the Charter. It shall also provide a cost- benefit analysis of the extension to Europol's mandate.".</li> </ul>

	COM (13908/20 + COR 1)	<b>EP</b> (A9-9999/2021)	Council	Provisional agreement
565	Article 2		Article 2	
566	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> .		This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	
567	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.		This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	
568	Done at Brussels,		Done at Brussels,	
569	For the European Parliament		For the European Parliament	
	For the Council		For the Council	
	The President		The President	
570	The President		The President	