

## COUNCIL OF THE EUROPEAN UNION

Brussels, 17 January 2013

5403/13

Interinstitutional File: 2008/0242 (COD)

LIMITE

EURODAC 2 CODEC 96 ENFOPOL 9

## **OUTCOME OF PROCEEDINGS**

of: JHA Counsellors on: 15 January 2013

No. Cion prop.: 10638/12 EURODAC 3 ENFOPOL 157 CODEC 1503

Subject:

Amended proposal for a Regulation of the European Parliament and of the Council on the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No [.../...] (establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person) and to request comparisons with EURODAC data by Member States' law enforcement authorities and Europol for law enforcement purposes and amending Regulation (EU) No 1077/2011 establishing a European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (Recast version)

At their meeting of 15 January 2013, JHA Counsellors examined Presidency compromise suggestions on the basis of the first informal trilogue, of the first two technical meetings, as well as of subsequent information provided by the European Parliament. The results of this meeting, as well as information provided by the European Parliament regarding other provisions of the recast Regulation (Articles 1-21) are reflected at the fourth column of the attached text.

**BE**, **CY**, **EL**, **HU**, **LT**, **AT**, **SE** entered general scrutiny reservations on the aforementioned Presidency suggestions.

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The Presidency intends to focus the discussion on 21 January on the amendments concerning Articles 2(1)(j), 2(2), 2(4), 3(1), 3(5), 4(1), 4(5), 5(1), 5(3), 6(1), 7(1), 8(1), 8(2), 9 (title), 9(2), 9(2)(a), 13(2), 14(5), 14(5)(a), 18, 19(1), 19(3), 19(4)(a), 20(1), 20(1)(c), 20(1)(ca), 29(1) and 29 (9), 32(1), 32(1)(a), 35 (and related Recital 33).

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DG D 1B LIMITE EN

Amended proposal for a Regulation of the European Parliament and of the Council on the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No [.../...] (establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person) and to request comparisons with EURODAC data by Member States' law enforcement authorities and Europol for law enforcement purposes and amending Regulation (EU) No 1077/2011 establishing a European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (Recast version)

Commission proposal	EP amendments	Council position	comments / compromise suggestions
2008/0242 (COD)	2008/0242 (COD)	2008/0242 (COD)	
Amended proposal for a	Amended proposal for a	Amended proposal for a	
REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	
on the establishment of 'EURODAC' for the comparison	on the establishment of 'EURODAC' for the comparison	on the establishment of 'EURODAC' for the comparison	
of fingerprints for the effective application of Regulation (EU)	of fingerprints for the effective application of Regulation (EU)	of fingerprints for the effective application of Regulation (EU)	
No [/] (establishing the criteria and mechanisms for	No [/] (establishing the criteria and mechanisms for	No [/] (establishing the criteria and mechanisms for	
determining the Member State responsible for examining an application for international	determining the Member State responsible for examining an application for international	determining the Member State responsible for examining an application for international	

protection lodged in one of the Member States by a third-country national or a stateless person) and to request comparisons with EURODAC data by Member States' law enforcement authorities and Europol for law enforcement purposes and amending Regulation (EU) No 1077/2011 establishing a European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice  (Recast version)	protection lodged in one of the Member States by a third-country national or a stateless person) and to request comparisons with EURODAC data by Member States' law enforcement authorities and Europol for law enforcement purposes and amending Regulation (EU) No 1077/2011 establishing a European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice  (Recast version)	protection lodged in one of the Member States by a third-country national or a stateless person) and to request comparisons with EURODAC data by Member States' law enforcement authorities and Europol for law enforcement purposes and amending Regulation (EU) No 1077/2011 establishing a European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (Recast version)	
THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
Having regard to the Treaty on the Functioning of the European Union establishing the European Community, and in particular Article 78 point (2)(e) 63 point (1)(a) ⇒, Article 87 point (2)(a) and Article 88 point (2)(a) ⇒ thereof,	Having regard to the Treaty on the Functioning of the European  Union establishing the European  Community, and in particular  Article 78 point (2)(e) 63 point  (1)(a)   → Article 87 point  (2)(a) and Article 88 point (2)(a)  thereof,	Having regard to the Treaty on the Functioning of the European Union establishing the European Community, and in particular Article 78 point (2)(e) 63 point (1)(a)   ↑ Article 87 point (2)(a) and Article 88 point (2)(a)  thereof,	

Having regard to the proposal	Having regard to the proposal	Having regard to the proposal	
from the Commission <sup>1</sup> ,	from the Commission <sup>2</sup> ,	from the Commission <sup>3</sup> ,	
Having regard to the opinion of	Having regard to the opinion of	Having regard to the opinion of	
the European Data Protection	the European Data Protection	the European Data Protection	
Supervisor <sup>4</sup> ,	Supervisor <sup>5</sup> ,	Supervisor <sup>6</sup> ,	
Having regard to the opinion of	Having regard to the opinion of	Having regard to the opinion of	
the European Parliament <sup>7</sup>	the European Parliament <sup>8</sup>	the European Parliament <sup>9</sup>	
Acting in accordance with the	➤ Acting in accordance with the	➤ Acting in accordance with the	
ordinary legislative procedure, <b>⋈</b>	ordinary legislative procedure, <b>⊠</b>	ordinary legislative procedure, <b>⊠</b>	
Whereas:	Whereas:	Whereas:	
(1) A number of substantive	(1) A number of substantive	(1) A number of substantive	
changes are to be made to	changes are to be made to	changes are to be made to	
Council Regulation (EC)	Council Regulation (EC)	Council Regulation (EC)	
No 2725/2000 of 11	No 2725/2000 of 11	No 2725/2000 of 11	
December 2000	December 2000	December 2000	
concerning the	concerning the	concerning the	
establishment of	establishment of	establishment of	
"Eurodac" for the	"Eurodac" for the	"Eurodac" for the	
comparison of	comparison of	comparison of	
fingerprints for the	fingerprints for the	fingerprints for the	

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COM(2012) XXX.

<sup>&</sup>lt;sup>2</sup> COM(2012) XXX.

<sup>&</sup>lt;sup>3</sup> COM(2012) XXX.

<sup>&</sup>lt;sup>4</sup> OJ L 92 10.04.2010, p. 1

<sup>&</sup>lt;sup>5</sup> OJ L 92 10.04.2010, p. 1

OJ L 92 10.04.2010, p. 1

OJ C 189, 7.7.2000, p. 105 and p. 227 and opinion delivered on 21 September 2000 (not yet published in the Official Journal).

<sup>8</sup> OJ C 189, 7.7.2000, p. 105 and p. 227 and opinion delivered on 21 September 2000 (not yet published in the Official Journal).

<sup>9</sup> OJ C 189, 7.7.2000, p. 105 and p. 227 and opinion delivered on 21 September 2000 (not yet published in the Official Journal).

effective application of the Dublin Convention <sup>1</sup> and Council Regulation (EC) No 407/2002 of 28 February 2002 laying down certain rules to implement Regulation (EC) No 2725/2000 concerning the establishment of "Eurodac" for the comparison of fingerprints for the effective application of the Dublin Convention <sup>2</sup> . In the	effective application of the Dublin Convention <sup>3</sup> and Council Regulation (EC) No 407/2002 of 28 February 2002 laying down certain rules to implement Regulation (EC) No 2725/2000 concerning the establishment of "Eurodac" for the comparison of fingerprints for the effective application of the Dublin Convention <sup>4</sup> . In the	effective application of the Dublin Convention <sup>5</sup> and Council Regulation (EC) No 407/2002 of 28 February 2002 laying down certain rules to implement Regulation (EC) No 2725/2000 concerning the establishment of "Eurodac" for the comparison of fingerprints for the effective application of the Dublin Convention <sup>6</sup> . In the	
(1) Member States have ratified the Geneva Convention of 28 July 1951, as amended by the New York Protocol of 31 January 1967, relating to	(1) Member States have ratified the Geneva Convention of 28 July 1951, as amended by the New York Protocol of 31 January 1967, relating to	(1) Member States have ratified the Geneva Convention of 28 July 1951, as amended by the New York Protocol of 31 January 1967, relating to	

OJ L 316, 15.12.2000, p. 1.

OJ L 62, 5.3.2002, p. 1.

OJ L 316, 15.12.2000, p. 1.

OJ L 62, 5.3.2002, p. 1. OJ L 316, 15.12.2000, p. 1. OJ L 62, 5.3.2002, p. 1.

	the Status of Refugees.		the Status of Refugees.		the Status of Refugees.
<del>(2)</del>	Member States have	(2)	Member States have	(2)	Member States have
` /	<del>concluded the</del>		<del>concluded the</del>	` '	<del>concluded the</del>
	Convention determining		Convention determining		Convention determining
	the State responsible for		the State responsible for		the State responsible for
	examining applications		examining applications		examining applications
	<del>for asylum lodged in one</del>		for asylum lodged in one		for asylum lodged in one
	of the Member States of		of the Member States of		of the Member States of
	<del>the European</del>		<del>the European</del>		the European
	Communities, signed in		Communities, signed in		Communities, signed in
	Dublin on 15 June 1990		Dublin on 15 June 1990		Dublin on 15 June 1990
	(hereinafter referred to as		(hereinafter referred to as		(hereinafter referred to as
	<del>"the Dublin</del>		<del>"the Dublin</del>		"the Dublin
	Convention").		Convention").		Convention").
(2)	A common policy on	(2)	A common policy on	(2)	A common policy on
	asylum, including a		asylum, including a		asylum, including a
	Common European		Common European		Common European
	Asylum System, is a		Asylum System, is a		Asylum System, is a
	constituent part of the		constituent part of the		constituent part of the
	European Union's		European Union's		European Union's
	objective of progressively		objective of progressively		objective of progressively
	establishing an area of		establishing an area of		establishing an area of
	freedom, security and		freedom, security and		freedom, security and
	justice open to those who,		justice open to those who,		justice open to those who,
	forced by circumstances,		forced by circumstances,		forced by circumstances,
	legitimately seek		[] seek international		legitimately seek
	international protection in		protection in the Union.		international protection in
	the Union.				the Union.
(3)	The European Council of	(3)	The European Council of	(3)	The European Council of
	4 November 2004		4 November 2004		4 November 2004

	adopted The Hague Programme which sets the objectives to be implemented in the area of freedom, security and justice in the period 2005-2010. The European Pact on Immigration and Asylum endorsed by the European Council of 15-16 October 2008 called for the completion of the establishment of a Common European Asylum System by creating a single asylum procedure comprising common guarantees and a uniform status for refugees and the beneficiaries of		adopted The Hague Programme which sets the objectives to be implemented in the area of freedom, security and justice in the period 2005-2010. The European Pact on Immigration and Asylum endorsed by the European Council of 15-16 October 2008 called for the completion of the establishment of a Common European Asylum System by creating a single asylum procedure comprising common guarantees and a uniform status for refugees and the beneficiaries of		adopted The Hague Programme which sets the objectives to be implemented in the area of freedom, security and justice in the period 2005-2010. The European Pact on Immigration and Asylum endorsed by the European Council of 15-16 October 2008 called for the completion of the establishment of a Common European Asylum System by creating a single asylum procedure comprising common guarantees and a uniform status for refugees and the beneficiaries of	
(4)	For the purposes of applying the Dublin Convention © Council Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State	(4)	For the purposes of applying Regulation (EU) No [/] of the European Parliament and of the Council of [establishing the criteria and mechanisms for determining the Member	(4)	For the purposes of applying the Dublin Convention Dublin Convention Dublin Convention Dublin Convention Dublin Convention Dublin Convention (EU) No [/] [establishing the criteria and mechanisms for determining the Member State	

responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] $^{1}$  $\boxtimes$ , it is necessary to establish the identity of applicants for <del>asylum</del> ⇒ international protection 

and of persons apprehended in connection with the unlawful crossing of the external borders of the Community. It is also desirable, in order effectively to apply the **Dublin Convention ☒** Council Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international

State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]\*, it is necessary to establish the identity of applicants for international protection and of persons apprehended in connection with the unlawful crossing of the external borders of the Union. It is also desirable, in order effectively to apply [...] Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by

responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person $]^2 \boxtimes$ , it is necessary to establish the identity of applicants for <del>asylum</del> ⇒ international protection 

and of persons apprehended in connection with the unlawful crossing of the external borders of the **⊃** [...] **⊂ ⊃** Union **⊂** . It is also desirable, in order effectively to apply the **Dublin Convention ☒** Council Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international

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 $<sup>1 \</sup>quad COM(2008)XXX.$ 

<sup>\*</sup> OJ: Please insert the number, date and publication reference of the Dublin Regulation. (The replacement of the term 'Community' by 'Union' applies throughout the text.)

 $<sup>^{2}</sup>$  COM(2008)XXX.

	protection lodged in one of the Member States by a third-country national or a stateless person] ⟨𝔄⟩, and in particular points (e) and (e) (b) and (d) of Article 10(1)18(1) thereof, to allow each Member State to check whether an alien (𝔄) third country national or stateless person (𝔄) found illegally present (𝔄) staying (𝔄) on its territory has applied for asylum (¬) international protection (¬) in another Member State.		a third-country national or a stateless person]*, and in particular points (b) and (d) of Article 18(1) thereof, to allow each Member State to check whether a third country national or stateless person found illegally staying on its territory has applied for international protection in another Member State.		protection lodged in one of the Member States by a third-country national or a stateless person] ⟨𝔄⟩, and in particular points (e) and (e) (b) and (d) of Article 10(1)18(1) thereof, to allow each Member State to check whether an alien (𝔄⟩ third country national or stateless person (𝔄⟩ found illegally present (𝔻⟩ staying (𝔄⟩ on its territory has applied for asylum (𝔻⟩ international protection (¬⇐⟩ in another Member State.	
(5)	Fingerprints constitute an important element in establishing the exact identity of such persons. It is necessary to set up a system for the comparison of their fingerprint data.	(5)	Fingerprints constitute an important element in establishing the exact identity of such persons. It is necessary to set up a system for the comparison of their fingerprint data.	(5)	Fingerprints constitute an important element in establishing the exact identity of such persons. It is necessary to set up a system for the comparison of their fingerprint data.	
(6)	To this end, it is necessary to set up a system known as "EurodaeEURODAC", consisting of a Central	(6)	To this end, it is necessary to set up a system known as "EurodaeEURODAC", consisting of a Central	(6)	To this end, it is necessary to set up a system known as "EurodaeEURODAC", consisting of a Central	

Unit ⇒ System ←, to be established within the Commission and which will operate a computerised central database of fingerprint data, as well as of the electronic means of transmission between the Member States and the central database ⇒ Central System, hereinafter the "Communication Infrastructure". ←	Unit ⇒ System ←, to be established within the Commission and which will operate a computerised central database of fingerprint data, as well as of the electronic means of transmission between the Member States and the eentral database ⇒ Central System, hereinafter the "Communication Infrastructure". ←	Unit ⇒ System ←, to be established within the Commission and which will operate a computerised central database of fingerprint data, as well as of the electronic means of transmission between the Member States and the eentral database ⇒ Central System, hereinafter the "Communication Infrastructure". ←	
(7) The Hague Programme called for the improvement of access to existing data filing systems in the European Union. In addition, The Stockholm Programme called for well targeted data collection and a development of information exchange and its tools that is driver by law enforcement needs.	(7) The Hague Programme called for the improvement of access to existing data filing systems in the European Union. In addition, The Stockholm Programme called for well targeted data collection and a development of information exchange and its tools that is driven by law enforcement needs.	(7) The Hague Programme called for the improvement of access to existing data filing systems in the European Union. In addition, The Stockholm Programme called for well targeted data collection and a development of information exchange and its tools that is driven by law enforcement needs.	
(8) It is essential in the fight against terrorist offences	deleted	(8) It is essential in the fight against terrorist offences	

and other serious criminal offences for the law enforcement authorities to have the fullest and most up-to-date information if they are to perform their tasks. The information contained in EURODAC is necessary for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences. Therefore, the data in EURODAC should be available, subject to the conditions set out in this Regulation, for comparison by the designated authorities of Member States and Europol.

and other serious criminal offences for the law enforcement authorities to have the fullest and most up-to-date information if they are to perform their tasks. The information contained in EURODAC is necessary for the purposes of the prevention, detection and investigation of terrorist offences and  $\bigcirc$  of  $\bigcirc$ other serious criminal offences. Therefore, the data in EURODAC should be available, subject to the conditions set out in this Regulation, for comparison by the designated authorities of Member States and Europol.

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(8a)	The powers granted to law enforcement authorities to access EURODAC should be without prejudice to the right of the applicant for international protection to have his or her	
	application processed in due course in	
	accordance with the relevant law.	
	Furthermore, obtaining a 'hit' from EURODAC and a subsequent	
	procedure according to Council Framework	
	Decision 2006/960/JHA of 18 December 2006 on	
	simplifying the exchange of information and intelligence between law	
	enforcement authorities of the Member States of	
	the European Union <sup>1</sup> should also be without	
	prejudice to that right and should not be grounds for slowing	
	down the process of examining the	

OJ L 386, 29.12.2006, p. 89.

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			applicant's claim for international protection.		
(9)	The Commission outlined in its Communication to the Council and the European Parliament on improved effectiveness, enhanced interoperability and synergies among European data bases in the area of Justice and Home Affairs <sup>1</sup> of 24 November 2005 that authorities responsible for internal security could have access to EURODAC in well defined cases, when there would be a substantiated suspicion that the perpetrator of a terrorist or other serious criminal	(9)		(9)	The Commission outlined in its Communication to the Council and the European Parliament on improved effectiveness, enhanced interoperability and synergies among European data bases in the area of Justice and Home Affairs <sup>3</sup> of 24 November 2005 that authorities responsible for internal security could have access to EURODAC in well defined cases, when there would be a substantiated suspicion that the perpetrator of a terrorist or other serious criminal
	offence has applied for asylum. In this Communication the		offence has applied for asylum. In this Communication the		offence has applied for asylum. In this Communication the
	Commission also found that the proportionality principle requires that		Commission also found that the proportionality principle requires that		Commission also found that the proportionality principle requires that

COM(2005) 597, 24.11.2005. COM(2005) 597, 24.11.2005. COM(2005) 597, 24.11.2005.

	EURODAC be queried for these purposes only once there is an overriding public security concern, that is, if the act committed by the criminal or terrorist to be identified is so reprehensible that it justifies querying a database that registers persons with a clean criminal record and it concluded that the threshold for authorities responsible for internal security to query EURODAC must therefore always be		EURODAC be queried for these purposes only once there is an overriding public security concern, that is, if the act committed by the criminal or terrorist to be identified is so reprehensible that it justifies querying a database that registers persons with a clean criminal record and it concluded that the threshold for authorities responsible for internal security to query EURODAC must therefore always be		EURODAC be queried for these purposes only once there is an overriding public security concern, that is, if the act committed by the criminal or terrorist to be identified is so reprehensible that it justifies querying a database that registers persons with a clean criminal record and it concluded that the threshold for authorities responsible for internal security to query EURODAC must therefore always be	
	significantly higher than the threshold for querying criminal databases.		significantly higher than the threshold for querying criminal databases.		significantly higher than the threshold for querying criminal databases.	
(10)	Moreover, Europol has a key role with respect to cooperation between Member States' authorities in the field of cross-border crime investigation in supporting Union-wide crime prevention,	(10)	Moreover, Europol has a key role with respect to cooperation between Member States' authorities in the field of cross-border crime investigation in supporting Union-wide crime prevention,	(10)	Moreover, Europol has a key role with respect to cooperation between Member States' authorities in the field of cross-border crime investigation in supporting Union-wide crime prevention,	

	analyses and investigation. Consequently, Europol should also have access to EURODAC data within the framework of its tasks and in accordance with the Decision establishing the European Police Office (Europol) No (2009/371/JHA).		analyses and investigation. Consequently, Europol should also have access to EURODAC data within the framework of its tasks and in accordance with the Decision establishing the European Police Office (Europol) No (2009/371/JHA). <sup>2</sup>		analyses and investigation. Consequently, Europol should also have access to EURODAC data within the framework of its tasks and in accordance with the Decision establishing the European Police Office (Europol) No (2009/371/JHA). <sup>3</sup>	
		(10a)	Access to EURODAC data by Europol should be allowed only in specific cases, under specific circumstances and under strict conditions.			
(11)	Since EURODAC has been established to facilitate the application of Council Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member	(11)	Since EURODAC has been established to facilitate the application of Council Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member	(11)	Since EURODAC has been established to facilitate the application of Council Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member	

OJ L 121, 15.5.2009, p. 37 OJ L 121, 15.5.2009, p. 37 OJ L 121, 15.5.2009, p. 37

State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], access to EURODAC for the purposes of preventing, detecting or investigating terrorist offences and other serious criminal offences constitutes a change of the original purpose of EURODAC, which interferes with the right to respect the private life of individuals whose personal data are processed in EURODAC. Any such interference must be in accordance with the law, which must be formulated with sufficient precision to allow individuals to adjust their conduct and it must protect individuals against arbitrariness and indicate with sufficient clarity the scope of discretion conferred on

State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], access to EURODAC for the purposes of preventing, detecting or investigating terrorist offences and other serious criminal offences constitutes a change of the original purpose of EURODAC, which interferes with the right to respect the private life of individuals whose personal data are processed in EURODAC. Any such interference must be in accordance with the law, which must be formulated with sufficient precision to allow individuals to adjust their conduct and it must protect individuals against arbitrariness and indicate with sufficient clarity the scope of discretion conferred on

State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], access to EURODAC for the purposes of preventing, detecting **⊃** [...] **C ⊃** and **C** investigating terrorist offences and  $\bigcirc$  of  $\bigcirc$ other serious criminal offences constitutes a change of the original purpose of EURODAC, which interferes with the right to respect the private life of individuals whose personal data are processed in EURODAC. Any such interference must be in accordance with the law, which must be formulated with sufficient precision to allow individuals to adjust their conduct and it must protect individuals against arbitrariness and indicate with sufficient clarity the scope of

the competent authorities and the manner of its exercise. Any interference must be necessary in a democratic society to attain a legitimate and proportionate interest and proportionate to the legitimate objective it aims to achieve.	the competent authorities and the manner of its exercise. Any interference must be necessary in a democratic society to attain a legitimate and proportionate interest and proportionate to the legitimate objective it aims to achieve.	discretion conferred on the competent authorities and the manner of its exercise. Any interference must be necessary in a democratic society to attain a legitimate and proportionate interest and proportionate to the legitimate objective it aims to achieve.
purpose for the establishment of EURODAC did not require the facility of requesting comparisons of data with the database on the basis of a latent which is the dactyloscopic trace which may be found at a crime scene, such a facility is a fundamental one in the field of police cooperation. The possibility to compare a latent with the fingerprint data which is stored in EURODAC will provide the designated authorities	(12) Even though the original purpose for the establishment of EURODAC did not require the facility of requesting comparisons of data with the database on the basis of a latent which is the dactyloscopic trace which may be found at a crime scene, such a facility is a fundamental one in the field of police cooperation. The possibility to compare a latent with the fingerprint data which is stored in EURODAC in cases where there are	(12) Even though the original purpose for the establishment of EURODAC did not require the facility of requesting comparisons of data with the database on the basis of a latent which is the dactyloscopic trace which may be found at a crime scene, such a facility is a fundamental one in the field of police cooperation. The possibility to compare a latent with the fingerprint data which is stored in EURODAC will provide the designated authorities

of the Member States with a very valuable tool in preventing, detecting and investigating terrorist offences and other serious criminal offences, when for example the only evidence available at a crime scene are latents.	reasonable grounds for believing that the perpetrator or victim may fall under one of the categories covered by this Regulation will provide the designated authorities of the Member States with a very valuable tool in preventing, detecting and investigating terrorist offences and other serious criminal offences, when for example the only evidence available at a crime scene are latents.	of the Member States with a very valuable tool in preventing, detecting and investigating terrorist offences and other serious criminal offences, when for example the only evidence available at a crime scene are latents.	
	(12a) The results of the comparison should be immediately checked in the Member State of origin by a fingerprint expert. Final identification should be made by the Member State of origin in cooperation with the Member States concerned, pursuant to Article 32 of Regulation (EU) No [/] of the		

			European Parliament and of the Council [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]*.			
		(12b)	Information received from the Central System relating to other data found to be unreliable should be erased as soon as the unreliability of the data is established.			
(13)	This Regulation also lays down the conditions under which requests for comparison of fingerprint data with EURODAC data for the purposes of preventing, detecting or investigating terrorist offences and other	(13)	This Regulation also lays down the conditions under which requests for comparison of fingerprint data with EURODAC data for the purposes of preventing, detecting or investigating terrorist offences and other	(13)	This Regulation also lays down the conditions under which requests for comparison of fingerprint data with EURODAC data for the purposes of preventing, detecting or investigating terrorist offences and other	

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<sup>\*</sup> OJ: Please insert the number, date and publication reference of the Dublin Regulation.

serious criminal of should be allowed the necessary safe to ensure the proto of the fundamenta to respect for the life of individuals personal data are processed in EURODAC.	d and seguards section all right private s whose	serious criminal offences should be allowed and the necessary safeguards to ensure the protection of the fundamental right to respect for the private life of individuals whose personal data are processed in EURODAC. Those conditions should take into consideration in particular the fact that the Eurodac database registers fingerprint data of persons to whom a legal presumption applies that they have a cclean criminal record.		serious criminal offences should be allowed and the necessary safeguards to ensure the protection of the fundamental right to respect for the private life of individuals whose personal data are processed in EURODAC.=	
(14) In view of ensuring treatment for all applicants and beneficiaries of international protest as well as in order ensure consistence current Union asy acquis, in particute Council Directives 2004/83/EC of 29, 2004 on minimum standards for the	ection, r to y with vlum lar with	With a view of ensuring equal treatment for all applicants for and beneficiaries of international protection, as well as in order to ensure consistency with the current Union asylum acquis, in particular with Directive 2011/95/EU of the European Parliament and of the Council of 13 December 2011 on	(14)	In view of ensuring equal treatment for all applicants and beneficiaries of international protection, as well as in order to ensure consistency with current Union asylum acquis, in particular with Council Directive 2004/83/EC of 29 April 2004 on minimum standards for the	

qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection and the content of the protection granted<sup>1</sup> and Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], it is appropriate to extent the scope of this Regulation to order to include applicants for subsidiary protection and persons enjoying subsidiary protection.

standards for the qualification of thirdcountry nationals or stateless persons as beneficiaries of international protection, for a uniform status for refugees and for persons *eligible for subsidiary* protection, and for the content of the protection granted<sup>2</sup> and Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], it is appropriate to extend the scope of this Regulation in order to include applicants for subsidiary protection and persons enjoying subsidiary protection.

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qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection and the content of the protection granted1 and Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person], it is appropriate to extent the scope of this Regulation to order to include applicants for subsidiary protection and persons enjoying subsidiary protection.

OJ L 304, 30.9.2004, p. 12. OJ L 337, 20.12.2011, p. 9.

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(15)	It is also necessary to require the Member States promptly to take  ⇒ and transmit ← fingerprints ⇒ data ← of every applicant for asylum ⇒ international protection ← and of every alien ⊠ third country national or stateless person ⟨ who is apprehended in connection with the irregular crossing of an external border of a Member State, if they are at least 14 years of age.	(15)	It is also necessary to require the Member States promptly to take  ⇒ and transmit ← fingerprints ⇒ data ← of every applicant for asylum ⇒ international protection ← and of every alien ⊠ third country national or stateless person ⊠ who is apprehended in connection with the irregular crossing of an external border of a Member State, if they are at least 14 years of age.	(15)	It is also necessary to require the Member States promptly to take  ⇒ and transmit ← fingerprints ⇒ data ← of every applicant for asylum ⇒ international protection ← and of every alien ⋈ third country national or stateless person ⋈ who is apprehended in connection with the irregular crossing of an external border of a Member State, if they are at least 14 years of age.	
(16)	It is necessary to lay down precise rules on the transmission of such fingerprint data to the Central Unit  ⇒ System ←, the recording of such fingerprint data and other relevant data in the Central Unit  ⇒ System ←, their storage, their comparison with other fingerprint	(16)	It is necessary to lay down precise rules on the transmission of such fingerprint data to the Central Unit  ⇒ System ←, the recording of such fingerprint data and other relevant data in the Central Unit  ⇒ System ←, their storage, their comparison with other fingerprint	(16)	It is necessary to lay down precise rules on the transmission of such fingerprint data to the Central Unit  ⇒ System ←, the recording of such fingerprint data and other relevant data in the Central Unit  ⇒ System ←, their storage, their comparison with other fingerprint	

OJ L 304, 30.9.2004, p. 12.

data, the transmission of the results of such comparison and the blocking ⇒ marking ⇒ and erasure of the recorded data. Such rules may be different for, and should be specifically adapted to, the situation of different categories of aliens ⊠ third country nationals or stateless persons ⊠.

data, the transmission of the results of such comparison and the blocking ⇒ marking ⇔ and erasure of the recorded data. Such rules may be different for, and should be specifically adapted to, the situation of different categories of aliens ⊠ third country nationals or stateless persons ⊠.

data, the transmission of the results of such comparison and the blocking ⇒ marking ⇔ and erasure of the recorded data. Such rules may be different for, and should be specifically adapted to, the situation of different categories of aliens ⊠ third country nationals or stateless persons ⊠.

Member States should ensure the transmission of fingerprint data in an appropriate quality for the purpose of comparison by means of the computerised fingerprint recognition system. All authorities with right of access to Eurodac should invest in adequate training and in the necessary	
technological equipment. The authorities with right of access to Eurodac should inform the Agency of specific difficulties encountered with regard to the quality of data, in order to resolve them.	
(6b) A temporary or permanent impossibility for an applicant for international protection to provide fingerprints ('failure to enrol') should not adversely affect the legal situation of that applicant.	

(17)	Hits obtained from	(17)	Hits obtained from	(17)	Hits obtained from
(1/)	EURODAC should be		EURODAC should be	(17)	EURODAC should be
	verified by a fingerprint		verified by a <i>trained</i>		verified by a fingerprint
	expert in order to ensure		fingerprint expert in order		expert in order to ensure
	the accurate		to ensure the accurate		the accurate
	determination of		determination of		determination of
	responsibility under		responsibility under		responsibility under
	Regulation (EU) No		Regulation (EU) No		Regulation (EU) No
	[/] [establishing the		[/] [establishing the		[/] [establishing the
	criteria and mechanisms		criteria and mechanisms		criteria and mechanisms
	for determining the		for determining the		for determining the
	Member State		Member State		Member State
	responsible for		responsible for		responsible for
	examining an application		examining an application		examining an application
	for international		for international		for international
	protection lodged in one		protection lodged in one		protection lodged in one
	of the Member States by		of the Member States by		of the Member States by
	a third-country national		a third-country national		a third-country national
	or a stateless person].		or a stateless person]*.		or a stateless person]
					and the exact identification of the
					criminal suspect or victim
					of crime whose data
					might be stored in
					EURODAC C.

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<sup>\*</sup> OJ: Please insert the number, date and publication reference of the Dublin Regulation.

(18)nationals or stateless persons who have requested asylum ⇒ international protection 

in one Member State may have the option of requesting asylum 

⇒ international protection 

in another Member State for many years to come. Therefore, the maximum period during which fingerprint data should be kept by the Central Unit ⇒ System ⇔ should be of considerable length. Given that most aliens > third country nationals or stateless persons 
who have stayed in the Community **⋈** European Union **⋈** for several years will have obtained a settled status or even citizenship of a Member State after that period, a period of ten vears should be considered a reasonable period for the conservation of

nationals or stateless persons who have requested asylum ⇒ international protection 

in one Member State may have the option of requesting asylum 

international Member State for many years to come. Therefore, the maximum period during which fingerprint data should be kept by the Central Unit ⇒ System should be of considerable length. Given that most aliens > third country nationals or stateless persons \( \omega \) who have stayed in the Community for several years will have obtained a settled status or even citizenship of a Member State after that period, a period of ten vears should be considered a reasonable period for the conservation of

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⇒ international protection  $\Leftrightarrow$  in another Member State for many years to come. Therefore, the maximum period during which fingerprint data should be kept by the Central Unit ⇒ System ⇔ should be of considerable length. Given that most aliens **⋈** third country nationals or stateless persons who have stayed in the Community **⋈** European Union **⋈** for several years will have obtained a settled status or even citizenship of a Member State after that period, a period of ten vears should be considered a reasonable period for the conservation of

	fingerprint data.		fingerprint data.		fingerprint data.	
(19)	The conservation period should be shorter in certain special situations where there is no need to keep fingerprint data for that length of time. Fingerprint data should be erased immediately once aliens > third country nationals or stateless persons < one obtain citizenship of a Member State.	(19)	The conservation period should be shorter in certain special situations where there is no need to keep fingerprint data for that length of time. Fingerprint data should be erased immediately once aliens > third country nationals or stateless persons < one stateless persons <	(19)	The conservation period should be shorter in certain special situations where there is no need to keep fingerprint data for that length of time. Fingerprint data should be erased immediately once aliens ⋈ third country nationals or stateless persons ⋈ obtain citizenship of a Member State.	
(20)	It is appropriate to store data relating to those data subjects whose fingerprints were initially recorded in EURODAC upon lodging their applications for international protection and who have been granted international protection in a Member State in order to allow data recorded upon lodging an application for international protection to be compared against them.	(20)	It is appropriate to store data relating to those data subjects whose fingerprints were initially recorded in EURODAC upon lodging their applications for international protection and who have been granted international protection in a Member State in order to allow data recorded upon lodging an application for international protection to be compared against them.	(20)	It is appropriate to store data relating to those data subjects whose fingerprints were initially recorded in EURODAC upon lodging their applications for international protection and who have been granted international protection in a Member State in order to allow data recorded upon lodging an application for international protection to be compared against them.	

(21)	The European Agency for		The Evenence Access for	(21)	The Evenence Access for
Į.	1	(21)	The European Agency for	(21)	The European Agency for
	the operational		the operational		the operational
	management of large-		management of large-		management of large-
	scale information systems		scale information systems		scale information systems
	in the area of freedom		in the area of freedom		in the area of freedom
	security and justice		security and justice		<b>⊃</b> , <b>C</b> security and
	established by Regulation		established by Regulation		justice established by
	(EU) $n^{\circ}$ 1077/2011 of the		(EU) $n^{\circ}$ 1077/2011 of the		Regulation (EU) n°
	European Parliament and		European Parliament and		1077/2011 of the
	of the Council of 25		of the Council of 25		European Parliament and
	October 2011 <sup>1</sup> (the		October 2011 <sup>2</sup> (the		of the Council of 25
	"Agency") has been		"Agency") has been		October 2011 <sup>3</sup> (the
	entrusted with the		entrusted with the		"Agency") has been
	Commission's tasks		Commission's tasks		entrusted with the
	relating to the operational		relating to the operational		Commission's tasks
	management of		management of		relating to the operational
	EURODAC in		EURODAC in		management of
	accordance with this		accordance with this		EURODAC in
	Regulation and with		Regulation and with		accordance with this
	certain taks relating to the		certain taks relating to the		Regulation and with
	communication		communication		certain taks relating to the
	infrastructure as from the		infrastructure as from the		communication
	date on which the		date on which the		infrastructure as from the
	Agency takes up its		Agency takes up its		date on which the
	responsibilities as of 1		responsibilities as of 1		Agency takes up its
	December 2012. The		December 2012. The		responsibilities as of 1
	Agency should take up		Agency should take up		December 2012. The
	the tasks entrusted to it		the tasks entrusted to it		Agency should take up
	under this Regulation and		under this Regulation and		the tasks entrusted to it

OJ L 286, 1.11.2011, p. 1. OJ L 286, 1.11.2011, p. 1. OJ L 286, 1.11.2011, p. 1.

	the relevant provisions of Regulation (EU) No 1077/2011 should be amended accordingly. In addition, Europol should have observer status at the meetings of the Management Board of the Agency, when a question in relation to the application of this Regulation concerning access for consultation of Eurodac by designated authorities of Member States and by Europol for the purposes of the prevention, detection and investigation of terrorist offences and of other serious criminal offences is on the agenda. Europol should be able to appoint a representative to the Eurodac Advisory Group of the Agency.	Regulation 1077/2 amen addition have the management of the management of the properties of the propert	elevant provisions of lation (EU) No (2011 should be ded accordingly. In ton, Europol should observer status at teetings of the agement Board of gency, when a tion in relation to the cation of this lation concerning s for consultation of dac by designated writies of Member s and by Europol for arposes of the antion, detection and tigation of terrorist ces and of other as criminal offences the agenda. Europol d be able to appoint resentative to the dac Advisory Group e Agency.		under this Regulation and the relevant provisions of Regulation (EU) No 1077/2011 should be amended accordingly. In addition, Europol should have observer status at the meetings of the Management Board of the Agency, when a question in relation to the application of this Regulation concerning access for consultation of Eurodac by designated authorities of Member States and by Europol for the purposes of the prevention, detection and investigation of terrorist offences and of other serious criminal offences is on the agenda. Europol should be able to appoint a representative to the Eurodac Advisory Group of the Agency.	
(22)	The Staff Regulations of Officials of the European Union (Staff Regulations of Officials) and the Conditions of	Offic Union of Of	Staff Regulations of ials of the European (Staff Regulations ficials) and the itions of	(22)	The Staff Regulations of Officials of the European Union (Staff Regulations of Officials) and the Conditions of	

	Employment of Other Servants of the European Union (Conditions of Employment), laid down in Regulation (EEC, Euratom, ECSC) No 259/68 (15) (together referred to as the 'Staff Regulations'), should apply to all staff working in the Agency on matters pertaining to this Regulation.		Employment of Other Servants of the European Union (Conditions of Employment), laid down in Regulation (EEC, Euratom, ECSC) No 259/68 (15) (together referred to as the 'Staff Regulations'), should apply to all staff working in the Agency on matters pertaining to this Regulation.		Employment of Other Servants of the European Union (Conditions of Employment), laid down in Regulation (EEC, Euratom, ECSC) No 259/68 (15) (together referred to as the 'Staff Regulations'), should apply to all staff working in the Agency on matters pertaining to this Regulation.	
(23)	It is necessary to lay down clearly the respective responsibilities of the Commission  ⇒ and the Agency ⇔, in respect of the Central  Unit ⇒ System ⇔ ⇒ and the Communication  Infrastructure ⇔, and of the Member States, as regards data use processing, data security, access to, and correction of, recorded data.	(23)	It is necessary to lay down clearly the respective responsibilities of the Commission  ⇒ and the Agency ⇔, in respect of the Central  Unit ⇒ System ⇔ ⇒ and the Communication  Infrastructure ⇔, and of the Member States, as regards data use processing, data security, access to, and correction of, recorded data.	(23)	It is necessary to lay down clearly the respective responsibilities of the Commission ⇒ and the Agency ⇔, in respect of the Central Unit ⇒ System ⇔ ⇒ and the Communication Infrastructure ⇔, and of the Member States, as regards data use processing, data security, access to, and correction of, recorded data.	
(24)	It is necessary to designate the competent Member States'	(24)	It is necessary to designate the competent Member States'	(24)	It is necessary to designate the competent Member States'	

authorities as well as the National Central Access Point through which the requests for comparison with EURODAC data are done and to keep a list of the operating units within the designated authorities that are authorised to request such comparison for the specific purposes of the prevention, detection and investigation of terrorist offences as referred to in the Council Framework Decision 2002/475/JHA of 13 June 2002 on combating terrorism<sup>1</sup> and of other serious criminal offences as referred to in the Council Framework Decision 2002/584/JHA of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States<sup>2</sup>.

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authorities as well as the National Central Access Point through which the requests for comparison with EURODAC data are ⊃ [...] **C** ⊃ made **C** and to keep a list of the operating units within the designated authorities that are authorised to request such comparison for the specific purposes of the prevention, detection and investigation of terrorist offences as referred to in the Council Framework Decision 2002/475/JHA of 13 June 2002 on combating terrorism<sup>2</sup> and of other serious criminal offences as referred to in the Council Framework Decision 2002/584/JHA of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States<sup>3</sup>.

OJ L 164, 22.6.2002, p. 3.

OJ L 190, 18.7.2002, p. 1

OJ L 164, 22.6.2002, p. 3.

(25)Requests for comparison with data stored in the EURODAC central database shall be made by the operating units within the designated authorities to the National Access Point, through the verifying authority and shall be reasoned. The operating units within the designated authorities that are authorised to request comparisons with EURODAC data shall not act as a verifying authority. The verifying authorities should be responsible for ensuring strict compliance with the conditions for access as established in this Regulation. The verifying authorities should then forward the request for comparison through the National Access Point to the EURODAC Central System following

Requests for comparison with data stored in the EURODAC central database should be made by the operating units within the designated authorities to the National Access Point, through the verifying authority and should be reasoned. The operating units within the designated authorities that are authorised to request comparisons with EURODAC data should not act as a verifying authority. The verifying authorities should be independent of the designated authorities and responsible for ensuring strict compliance with the conditions for access as established in this Regulation. The verifying authorities should then forward the request for comparison through the

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(25)

Requests for comparison with data stored in the **EURODAC** central database shall be made by the operating units within the designated authorities to the National Access Point, through the verifying authority and shall be reasoned. The operating units within the designated authorities that are authorised to request comparisons with EURODAC data shall not act as a verifying authority. The verifying authorities should be responsible for ensuring **3**, in an independent manner, C strict compliance with the conditions for access as established in this Regulation. The verifying authorities should then forward the request without forwarding the reasons for it, **c** for

OJ L 190, 18.7.2002, p. 1.

OJ L 164, 22.6.2002, p. 3.

<sup>&</sup>lt;sup>3</sup> OJ L 190, 18.7.2002, p. 1.

verification of whether all conditions for access are fulfilled. In the exceptional case of urgency where early access is necessary to respond to a specific and actual threat related to terrorist offences or serious crime, the verifying authority should process the request immediately and only do the verification afterwards.		National Access Point to the EURODAC Central System following verification of whether all conditions for access are fulfilled. In the exceptional case of urgency where early access is necessary to respond to a specific and actual threat related to terrorist offences or serious crime, the verifying authority should process the request immediately and only do the verification afterwards.		comparison through the National Access Point to the EURODAC Central System following verification of whether all conditions for access are fulfilled. In the exceptional case of urgency , where early access is necessary to respond to a specific and actual threat related to terrorist offences or serious crime, the verifying authority should process the request immediately and only do the verification afterwards.	
	(25a)	The designated authority and the verifying authority may be part of the same organisation if so stipulated under national law, but the verifying authority should have independence within the institutional structure.			
(26) For the purposes of	(26)	For the purposes of	(26)	For the purposes of	

protection of personal data, and to exclude systematic comparisons which should be forbidden, the processing of EURODAC data should only take place on a case-by-case basis and when it is necessary for the purposes of preventing, detecting and investigating terrorist offences and other serious criminal offences. In addition access should only be allowed when comparisons with the national databases of the Member State and with the Automated Fingerprint Databases of other Member States under the Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of crossborder cooperation, particularly in combating terrorism and crossborder crime have returned negative results.

protection of personal data, and to exclude systematic comparisons which should be forbidden, the processing of EURODAC data should only take place on a case-by-case basis and when it is necessary for the purposes of preventing, detecting and investigating terrorist offences and other serious criminal offences. In addition access should only be allowed when comparisons with the national databases of the Member State, [...] with the Automated Fingerprint Databases of other Member States under the Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of crossborder cooperation, particularly in combating terrorism and crossborder crime have returned negative results.

protection of personal data, and to exclude systematic comparisons which should be forbidden, the processing of EURODAC data should only take place on a case-by-case basis and when it is necessary for the purposes of preventing, detecting and investigating terrorist offences and other serious criminal offences. In addition access should only be allowed when comparisons with the national databases of the Member State and with the Automated Fingerprint Databases of other Member States under the Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of crossborder cooperation, particularly in combating terrorism and crossborder crime<sup>2</sup> ⊃ [...] ⊂ ightharpoonup did not lead to the

OJ L 210, 6.8.2008, p. 1.

This condition requires prior implementation of the Council Decision as it shall not be permitted to conduct a EURODAC check for law enforcement purposes where these above steps have not been first undertaken. A specific case exists in particular when the request for comparison is connected to a specific and concrete situation or to a specific and concrete danger associated with a terrorist or other serious criminal offence, or to specific persons in respect of whom there are serious grounds for believing that the persons will commit or have committed terrorist offences or other serious criminal offences. A specific case also exists when the request for comparison is connected to a person

This condition requires prior implementation of [...] Council Decision **2008/615/JHA** as it shall not be permitted to conduct a EURODAC check for law enforcement purposes where these above steps have not been first undertaken. Designated authorities should also, when possible, consult the Visa Information System under Council Decision 2008/633/JHA of 23 June 2008 concerning access for consultation of the Visa Information System (VIS) by designated authorities of Member States and by Europol for the purposes of the prevention, detection and investigation of terrorist offences and of other serious criminal offences<sup>1</sup> prior to consulting EURODAC.

establishment of the identity of the data subject. This condition requires the Member State to conduct a comparison with the Automated Fingerprint Database of another Member State under Council Decision 2008/615/JHA and all further comparisons with other Member States under the Council Decision that are necessary and technically available. The comparison with the Automated Fingerprint Databases of **1...** another Member State is **not** necessary in a specific case if there are no reasonable grounds to consider that this comparison will contribute to the prevention, detection or investigation of any of the criminal offences in

OJ L 218, 13.8.2008, p. 129.

OJ L 210, 6.8.2008, p. 1.

who is a victim of a terrorist or other serious criminal offence. The designated authorities and Europol should thus only request a comparison with EURODAC when they have reasonable grounds to believe that such a comparison will provide information that will substantially assist them in preventing, detecting or investigating a terrorist or other serious criminal offence.

A specific case exists in particular when the request for comparison is connected to a specific and concrete situation or to a specific and concrete danger associated with a terrorist or other serious criminal offence, or to specific persons in respect of whom there are serious grounds for believing that the persons will commit or have committed terrorist offences or other serious criminal offences. A specific case also exists when the request for comparison is connected to a person who is a victim of a terrorist or other serious criminal offence. The designated authorities and Europol should thus only request a comparison with EURODAC when they have reasonable grounds to believe that such a comparison will provide information that will substantially assist them

question **C** . This condition requires prior ⊃ legal and technical ⊂ implementation of the Council Decision **3** by the Member State in the area of fingerprint data, C as it shall not be permitted to conduct a EURODAC check for law enforcement purposes where these above steps have not been first undertaken. A specific case exists in particular when the request for comparison is connected to a specific and concrete situation or to a specific and concrete danger associated with a terrorist or other serious criminal offence, or to specific persons in respect of whom there are serious grounds for believing that the persons will commit or have committed terrorist offences or other serious criminal offences. A specific case also exists when the request for

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	in preventing, detecting or investigating a terrorist or other serious criminal offence.	comparison is connected to a person who is a victim of a terrorist or other serious criminal offence. The designated authorities and Europol should thus only request a comparison with EURODAC when they have reasonable grounds to believe that such a comparison will provide information that will substantially assist them in preventing, detecting or investigating a terrorist or other serious criminal offence.	
(26a)	For the purpose of efficient comparison and exchange of personal data, the Member States should fully implement and make use of the existing international agreements as well as of Union law concerning the exchange of personal data already in force, in particular of Council Decision 2008/615/JHA.		

(27)	In case the requesting Member State establishes that EURODAC data pertains to a minor, these data may only be used for law enforcement purposes by the requesting Member State in accordance with that State's laws for minors and in accordance with the obligation to give primary consideration to the child's best interest.	(27)	In case the requesting Member State establishes that EURODAC data pertains to a minor, these data may only be used for law enforcement purposes by the requesting Member State in accordance with that State's laws for minors and in accordance with the obligation to give primary consideration to the child's best interest.	(27)	In case the requesting Member State establishes that EURODAC data pertains to a minor, these data may only be used for law enforcement purposes by the requesting Member State in accordance with that State's laws for minors and in accordance with the obligation to give primary consideration to the child's best interest.	
(28)	While the non-contractual liability of the Community in connection with the operation of the EurodaeEURODAC system will be governed by the relevant provisions of the Treaty, it is necessary to lay down specific rules for the non-contractual liability of the Member States in connection with the operation of the system.	(28)	While the non-contractual liability of the <i>Union</i> in connection with the operation of the <u>EurodaeEURODAC</u> system will be governed by the relevant provisions of the Treaty, it is necessary to lay down specific rules for the non-contractual liability of the Member States in connection with the operation of the system.	(28)	While the non- contractual liability of the  [] D Union in connection with the operation of the EurodaeEURODAC system will be governed by the relevant provisions of the Treaty, it is necessary to lay down specific rules for the non- contractual liability of the Member States in connection with the operation of the system.	
(29)	In accordance with the principle of subsidiarity	(29)	Since the objective of this Regulation, namely the	(29)	In accordance with the principle of subsidiarity	

	as set out in Article 5 of the Treaty, the objective of the proposed measures, namely the creation within the Commission of a system for the comparison of fingerprint data to assist the implementation of the Community's asylum policy, cannot, by its very nature, be sufficiently achieved by the Member States and can therefore be better achieved by the Community. In accordance with the principle of proportionality as set out in the said Article, this Regulation does not go beyond what is necessary to achieve that those objectives.		creation of a system for the comparison of fingerprint data to assist the implementation of the <i>Union</i> asylum policy, cannot, by its very nature, be sufficiently achieved by the Member States and can therefore 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.		as set out in Article 5 of the Treaty $\bigcirc$ on the European Union $\bigcirc$ , the objective of the proposed measures, namely the creation within the Commission of a system for the comparison of fingerprint data to assist the implementation of the $\bigcirc$ [] $\bigcirc$ $\bigcirc$ Union's $\bigcirc$ asylum policy, cannot, by its very nature, be sufficiently achieved by the Member States and can therefore be better achieved by the $\bigcirc$ [] $\bigcirc$ $\bigcirc$ Union $\bigcirc$ . In accordance with the principle of proportionality as set out in the said Article, this Regulation does not go beyond what is necessary to achieve that those objectives.	
(30)	Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals	(30)	Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals	(30)	Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals	

	with regard to the processing of personal data and on the free movement of such data¹ applies to the processing of personal data by the Member States   i carried out in application of this Regulation   i within the framework of the Eurodae system  i unless such processing takes place by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences   .   i vitaliana  i vit		with regard to the processing of personal data and on the free movement of such data² applies to the processing of personal data by the Member States   i carried out in application of this Regulation  i within the framework of the Eurodae system  i unless such processing takes place by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences  i .		with regard to the processing of personal data and on the free movement of such data³ applies to the processing of personal data by the Member States   i carried out in application of this Regulation  i within the framework of the Eurodae system  i unless such processing takes place by Member States'  i authorities for the purposes of the prevention, detection and investigation of terrorist offences and offences  i check the processing takes of the prevention, detection and investigation of terrorist offences and offences  i check the processing takes of the prevention, detection and investigation of terrorist offences check the processing takes of the prevention, detection and investigation of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist offences check the process of the prevention of terrorist of the process of the prevention of terrorist offences check the process of the process of the prevention of terrorist offences check the process of the proc	
(31)	Council Framework Decision 2008/977/JHA of 27 November 2008 on the protection of personal data processed in the framework of police and	(31)	Council Framework Decision 2008/977/JHA of 27 November 2008 on the protection of personal data processed in the framework of police and	(31)	processing of personal data by Member States'  [] © authorities for the purposes of the prevention, detection and	

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OJ L 281, 23.11.1995, p. 31. OJ L 281, 23.11.1995, p. 31. OJ L 281, 23.11.1995, p. 31.

judicial co-operation in criminal matters <sup>1</sup> applies to all processing of personal data by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences pursuant to this Regulation.	judicial co-operation in criminal matters <sup>2</sup> applies to all processing of personal data by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences pursuant to this Regulation.	investigation of terrorist offences and of content of the serious criminal offences pursuant to this Regulation of the subject to a standard of protection of personal data under their national law which is in line with Council Framework Decision 2008/977/JHA of 27 November 2008 on the protection of personal data processed in the framework of police and judicial co-operation in criminal matters.	
of the Treaty, Directive 95/46/EC also applies to Community institutions and bodies. Since the Central Unit will be established within the Commission, that Directive will apply to the processing of personal data by that Unit.	of the Treaty, Directive 95/46/EC also applies to Community institutions and bodies. Since the Central Unit will be established within the Commission, that Directive will apply to the processing of personal data by that Unit.	of the Treaty, Directive 95/46/EC also applies to Community institutions and bodies. Since the Central Unit will be established within the Commission, that Directive will apply to the processing of personal data by that Unit.	

OJ L 350, 30.12.2008, p. 60. OJ L 350, 30.12.2008, p. 60.

(32)	The principles set out in Directive 95/46/EC regarding the protection of the rights and freedoms of individuals, notably their right to privacy, with regard to the processing of personal data should be supplemented or clarified, in particular as far as certain sectors are concerned.	(32)	The principles set out in Directive 95/46/EC regarding the protection of the rights and freedoms of individuals, notably their right to privacy, with regard to the processing of personal data should be supplemented or clarified, in particular as far as certain sectors are concerned.	(32)	The principles set out in Directive 95/46/EC regarding the protection of the rights and freedoms of individuals, notably their right to privacy, with regard to the processing of personal data should be supplemented or clarified, in particular as far as certain sectors are concerned.	
(33)	Transfers of data obtained pursuant to this Decision to third countries or international organisations or private entities should be prohibited, in order to ensure the right to asylum and to safeguard applicants for international protection from having their data disclosed to any third country. This prohibition shall be without prejudice to the right of Member States to transfer such data to third countries to	(33)	Transfers of data obtained pursuant to this Decision to third countries or international organisations or private entities should be prohibited, in order to ensure the right to asylum and to safeguard applicants for international protection from having their data disclosed to any third country. The prohibition of transfer to third countries should cover both EURODAC data obtained under this	(33)	Transfers of data obtained pursuant to this  []]  Regulation to third countries or international organisations or private entities should be prohibited, in order to ensure the right to asylum and to safeguard applicants for international protection from having their data disclosed to any third country. This prohibition shall be without prejudice to the right of Member States to transfer such	Presidency recommends maintaining the Council text

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which Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] applies, in order to ensure that Member States have the possibility of cooperating with such third countries for the purposes of this Regulation.

Regulation and personal data exchanged bilaterally subsequent to a EURODAC search which are stored or processed at national level. This prohibition should be without prejudice to the right of Member States to transfer such data to third countries to which Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]\* applies, in order to ensure that Member States have the possibility of cooperating with such third countries for the purposes of this Regulation. That right

should not apply to

data to third countries to which Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] applies, in order to ensure that Member States have the possibility of cooperating with such third countries for the purposes of this Regulation.

			transfers of data to third countries in the context of law enforcement.			
(34)	National competent authorities for the supervision of the processing of personal data should monitor the lawfulness of the processing of personal data by the Member States, and the supervisory authority set up by the Europol Decision should monitor the lawfulness of data processing activities performed by Europol.	(34)	National competent authorities for the supervision of the processing of personal data should monitor the lawfulness of the processing of personal data by the Member States, and the supervisory authority set up by the Europol Decision should monitor the lawfulness of data processing activities performed by Europol.	(34)	National $\supset [] \subset$ $\supset$ supervisory $\subset$ authorities $\supset [] \subset$ should monitor the lawfulness of the processing of personal data by the Member States, and the supervisory authority set up by the Europol Decision should monitor the lawfulness of data processing activities performed by Europol.	
(35)	Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data <sup>1</sup> and in particular Articles 21 and 22	(35)	Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the <i>Union</i> institutions and bodies and on the free movement of such data and in particular Articles 21 and 22 thereof	(35)	Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data <sup>2</sup> and in particular Articles 21 and 22	

thereof concerning confidentiality and security of processing apply to the processing of personal data by Union institutions, bodies, offices and agencies carried out in application of this Regulation. However, certain points should be clarified in respect of the responsibility for the processing of data and of the supervision of data protection.

concerning confidentiality and security of processing apply to the processing of personal data by Union institutions, bodies, offices and agencies carried out in application of this Regulation. However, certain points should be clarified in respect of the responsibility for the processing of data and of the supervision of data protection, bearing in mind that data protection is a key factor in the successful operation of EURODAC and that data security, high technical quality and lawfulness of consultations are essential to ensure the smooth and proper functioning of EURODAC, as well as to facilitate the application of Regulation (EU) No [.../...] [establishing the criteria and mechanisms for determining the

thereof concerning confidentiality and security of processing apply to the processing of personal data by Union institutions, bodies, offices and agencies carried out in application of this Regulation. However, certain points should be clarified in respect of the responsibility for the processing of data and of the supervision of data protection.

Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]*.	
The data subject should be informed of the purpose for which his or her data will be processed within EURODAC, including a description of the aims of Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]* and the use to which law enforcement authorities may put his or her data.	

(36)	It is appropriate that national supervisory authorities monitor the lawfulness of the processing of personal data by the Member States, whilst the European Data Protection Supervisor, as referred to in Article 41 of Regulation (EC) No 45/2001, should monitor the activities of the Union institutions, bodies, offices and agencies in relation to the processing of personal data carried out in application of this Regulation.	(36)	It is appropriate that national supervisory authorities monitor the lawfulness of the processing of personal data by the Member States, whilst the European Data Protection Supervisor, as referred to in Article 41 of Regulation (EC) No 45/2001, should monitor the activities of the Union institutions, bodies, offices and agencies in relation to the processing of personal data carried out in application of this Regulation.	(36)	It is appropriate that national supervisory authorities monitor the lawfulness of the processing of personal data by the Member States, whilst the European Data Protection Supervisor, as referred to in Article 41 of Regulation (EC) No 45/2001, should monitor the activities of the Union institutions, bodies, offices and agencies in relation to the processing of personal data carried out in application of this Regulation.	
(37)	It is appropriate to monitor and evaluate the performance of <u>EurodaeEURODAC</u> ⇒ at regular intervals ⇔.	(37)	It is appropriate to monitor and evaluate the performance of EURODAC at regular intervals, including in terms of whether law enforcement access has led to the stigmatisation of applicants for international protection as raised in the Commission's evaluation of the compliance of the	(37)	It is appropriate to monitor and evaluate the performance of <u>EurodaeEURODAC</u> ⇒ at regular intervals ⇔.	

			proposal with the Charter of Fundamental Rights. The Agency should submit an annual report on the activities of the Central System to the European Parliament and to the Council.			
(38)	Member States should provide for a system of     Seffective,	(38)	Member States should provide for a system of	(38)	Member States should provide for a system of	
(39)	It is necessary that Member States are informed of the status of particular asylum procedures, with a view to facilitating the adequate application of Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State	(39)	It is necessary that Member States <i>be</i> informed of the status of particular asylum procedures, with a view to facilitating the adequate application of Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State	(39)	It is necessary that Member States are informed of the status of particular asylum procedures, with a view to facilitating the adequate application of Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State	

	responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person].		responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]*.		responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person].	
(40)	This Regulation respects and has to be applied in accordance with fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union. In particular, this Regulation fully respects the individual's right to protection of his or her personal data and the right to asylum.	(40)	This Regulation respects and has to be applied in accordance with fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union. In particular, this Regulation seeks to ensure full respect for the protection of personal data and the right to seek asylum and to promote the application of Articles 8 and 18 of the Charter.	(40)	This Regulation respects and has to be applied in accordance with fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union. In particular, this Regulation fully respects the individual's right to protection of his or her personal data and the right to asylum.	
(41)	In accordance with Articles 1 and 2 of the Protocol on the position of Denmark annexed to the Treaty on European Union and to the Treaty on the Functioning of the	(41)	In accordance with Articles 1 and 2 of the Protocol on the position of Denmark annexed to the Treaty on European Union and to the Treaty on the Functioning of the	(41)	In accordance with Articles 1 and 2 of the Protocol on the position of Denmark annexed to the Treaty on European Union and to the Treaty on the Functioning of the	

European Union, European Union, European Union, Denmark is not taking Denmark is not taking Denmark is not taking part in the adoption of part in the adoption of part in the adoption of this Regulation and is not this Regulation and is not this Regulation and is not bound by it or subject to bound by it or subject to bound by it or subject to its application. As its application. As its application. As regards Denmark, this regards Denmark, this regards Denmark, this Regulation, with the Regulation, with the Regulation, with the exception of the exception of the exception of the procedure for comparison procedure for comparison procedure for comparison and data transmission for and data transmission for and data transmission for law enforcement law enforcement law enforcement purposes laid down in purposes laid down in purposes laid down in Articles 5, 6, 19-22, 33, Articles 5, 6, 19-22, 33, Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, 36, 39(3), 40(8) and 43, 36, 39(3), 40(8) and 43, constitutes amendment to constitutes amendment to constitutes amendment to the EURODAC the EURODAC the EURODAC Regulation within the Regulation within the Regulation within the meaning of the meaning of the meaning of the Agreement between the Agreement between the Agreement between the **European Community European Community European Community** and the Kingdom of and the Kingdom of and the Kingdom of Denmark on the criteria Denmark on the criteria Denmark on the criteria and mechanisms for and mechanisms for and mechanisms for establishing the State establishing the State establishing the State responsible for responsible for responsible for examining a request for examining a request for examining a request for asylum lodged in asylum lodged in asylum lodged in Denmark or any other Denmark or any other Denmark or any other Member State of the Member State of the Member State of the European Union and European Union and European Union and 'Eurodac' for the 'Eurodac' for the 'Eurodac' for the comparison of comparison of comparison of

fingerprints for the effective application of the Dublin Convention<sup>3</sup>. Consequently, in accordance with Article 3 thereof. Denmark is to notify the Commission whether it will implement the contents of this Regulation and when it does so, this Regulation creates mutual obligations under international law between Denmark and the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, Denmark will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6,

fingerprints for the effective application of the Dublin Convention<sup>4</sup>. Consequently, in accordance with Article 3 thereof. Denmark is to notify the Commission whether it will implement the contents of this Regulation and when it does so, this Regulation creates mutual obligations under international law between Denmark and the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, Denmark will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, fingerprints for the effective application of the Dublin Convention<sup>5</sup>. Consequently, in accordance with Article 3 thereof. Denmark is to notify the Commission whether it will implement the contents of this Regulation and when it does so, this Regulation creates mutual obligations under international law between Denmark and the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, Denmark will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6,

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	19-22, 33, 36, 39(3), 40(8) and 43.		19-22, 33, 36, 39(3), 40(8) and 43.		19-22, 33, 36, 39(3), 40(8) and 43.	
(42)	In accordance with Article 3 of the Protocol 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, the United Kingdom [is not taking part in the adoption of this Regulation and is not bound by it or subject to its application / has notified its wish to take part in the adoption and application of this Regulation].	(42)	In accordance with Article 3 of the Protocol 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, the United Kingdom [is not taking part in the adoption of this Regulation and is not bound by it or subject to its application / has notified its wish to take part in the adoption and application of this Regulation].	(42)	In accordance with Article 3 of the Protocol 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, the United Kingdom [is not taking part in the adoption of this Regulation and is not bound by it or subject to its application / has notified its wish to take part in the adoption and application of this Regulation].	
(43)	In accordance with Article 3 of the Protocol on the position of the United Kingdom and Ireland in respect of the area of freedom, security	(43)	In accordance with Article 3 of the Protocol on the position of the United Kingdom and Ireland in respect of the area of freedom, security	(43)	In accordance with Article 3 of the Protocol 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 / has notified its wish to take part in the adoption and application of this Regulation].		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 / has notified its wish to take part in the adoption and application of this Regulation].		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 / has notified its wish to take part in the adoption and application of this Regulation].	
(44)	As regards the Republic of Iceland and the Kingdom of Norway, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the	(44)	As regards the Republic of Iceland and the Kingdom of Norway, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the	(44)	As regards the Republic of Iceland and the Kingdom of Norway, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the	

**European Community European Community** and the Republic of and the Republic of Iceland and the Kingdom Iceland and the Kingdom of Norway concerning of Norway concerning the criteria and the criteria and mechanisms for mechanisms for establishing the State establishing the State responsible for responsible for examining a request for examining a request for asylum lodged in a asylum lodged in a Member State or in Member State or in Iceland or Norway<sup>6</sup>. Iceland or Norway<sup>7</sup>. Consequently, subject to Consequently, subject to their decision to their decision to implement it in their implement it in their internal legal order, this internal legal order, this Regulation shall be Regulation shall be applied between the applied between the Republic of Iceland and Republic of Iceland and the Kingdom of Norway the Kingdom of Norway in their mutual relations in their mutual relations and in there relations and in there relations with the Member States with the Member States of the European Union. of the European Union. Once this Recast Once this Recast Regulation is adopted and Regulation is adopted and subject to a Commission subject to a Commission recommendation for a recommendation for a Council Decision Council Decision authorising the opening authorising the opening of negotiations, the of negotiations, the Republic of Iceland and Republic of Iceland and the Kingdom of Norway the Kingdom of Norway

**European Community** and the Republic of Iceland and the Kingdom of Norway concerning the criteria and mechanisms for establishing the State responsible for examining a request for asylum lodged in a Member State or in Iceland or Norway<sup>8</sup>. Consequently, subject to their decision to implement it in their internal legal order, this Regulation shall be applied between the Republic of Iceland and the Kingdom of Norway in their mutual relations and in there relations with the Member States of the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, the Republic of Iceland and the Kingdom of Norway

will be consulted as to whether they wish to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43.	will be consulted as to whether they wish to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43.	will be consulted as to whether they wish to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43.	
Confederation, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the European Community and the Swiss Confederation concerning the criteria and mechanisms for	Confederation, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the European Community and the Swiss Confederation concerning the criteria and mechanisms for	Confederation, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Agreement between the European Community and the Swiss Confederation concerning the criteria and mechanisms for	

establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland<sup>9</sup>. Consequently, subject to its decision to implement it in its internal legal order, this Regulation shall be applied between the Swiss Confederation and the Member States of the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, the Swiss Confederation will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3),

establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland<sup>10</sup>. Consequently, subject to its decision to implement it in its internal legal order, this Regulation shall be applied between the Swiss Confederation and the Member States of the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, the Swiss Confederation will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3),

establishing the State responsible for examining a request for asylum lodged in a Member State or in Switzerland<sup>11</sup>. Consequently, subject to its decision to implement it in its internal legal order, this Regulation shall be applied between the Swiss Confederation and the Member States of the European Union. Once this Recast Regulation is adopted and subject to a Commission recommendation for a Council Decision authorising the opening of negotiations, the Swiss Confederation will be consulted as to whether it wishes to enter into negotiations on complementary agreements also covering the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3),

40(8) and 43, subject to a separate agreement on the application of relevant provisions of Council Decision 2008/615/JHA on the stepping up of cross-border cooperation.		40(8) and 43, subject to a separate agreement on the application of relevant provisions of Council Decision 2008/615/JHA on the stepping up of cross-border cooperation.		40(8) and 43, subject to a separate agreement on the application of relevant provisions of Council Decision 2008/615/JHA on the stepping up of cross-border cooperation.	
As regards the Principality of Liechtenstein, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Protocol between the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Community	(46)	As regards the Principality of Liechtenstein, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Protocol between the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Community	(46)	As regards the Principality of Liechtenstein, this Regulation, with the exception of the procedure for comparison and data transmission for law enforcement purposes laid down in Articles 5, 6, 19-22, 33, 36, 39(3), 40(8) and 43, constitutes a new measure related to EURODAC within the meaning of the Protocol between the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Community	

and the Swiss	and the Swiss	and the Swiss	
Confederation concerning	Confederation concerning	Confederation concerning	
the criteria and	the criteria and	the criteria and	
mechanisms for	mechanisms for	mechanisms for	
establishing the State	establishing the State	establishing the State	
responsible for	responsible for	responsible for	
examining a request for	examining a request for	examining a request for	
asylum lodged in a	asylum lodged in a	asylum lodged in a	
Member State or in	Member State or in	Member State or in	
Switzerland <sup>12</sup> .	Switzerland <sup>13</sup> .	Switzerland <sup>14</sup> .	
Consequently, subject to	Consequently, subject to	Consequently, subject to	
its decision to implement	its decision to implement	its decision to implement	
it in its internal legal	it in its internal legal	it in its internal legal	
order, this Regulation	order, this Regulation	order, this Regulation	
shall be applied between	shall be applied between	shall be applied between	
the Principality of	the Principality of	the Principality of	
Liechtenstein, the Swiss	Liechtenstein, the Swiss	Liechtenstein, the Swiss	
Confederation and the	Confederation and the	Confederation and the	
Member States of the	Member States of the	Member States of the	
European Union. Once	European Union. Once	European Union. Once	
this Recast Regulation is	this Recast Regulation is	this Recast Regulation is	
adopted and subject to a	adopted and subject to a	adopted and subject to a	
Commission	Commission	Commission	
recommendation for a	recommendation for a	recommendation for a	
Council Decision	Council Decision	Council Decision	
authorising the opening	authorising the opening	authorising the opening	
of negotiations, the	of negotiations, the	of negotiations, the	
Principality of	Principality of	Principality of	
Liechtenstein will be	Liechtenstein will be	Liechtenstein will be	
consulted as to whether it	consulted as to whether it	consulted as to whether it	
wishes to enter into	wishes to enter into	wishes to enter into	
negotiations on	negotiations on	negotiations on	
complementary	complementary	complementary	

agreements also	agreements also	agreements also	
covering the procedure	covering the procedure	covering the procedure	
for comparison and data	for comparison and data	for comparison and data	
transmission for law	transmission for law	transmission for law	
enforcement purposes	enforcement purposes	enforcement purposes	
laid down in Articles 5, 6,	laid down in Articles 5, 6,	laid down in Articles 5, 6,	
19-22, 33, 36, 39(3),	19-22, 33, 36, 39(3),	19-22, 33, 36, 39(3),	
40(8) and 43, subject to a	40(8) and 43, subject to a	40(8) and 43, subject to a	
separate agreement on	separate agreement on	separate agreement on	
their application of	their application of	their application of	
relevant provisions of	relevant provisions of	relevant provisions of	
Council Decision	Council Decision	Council Decision	
2008/615/JHA on the	2008/615/JHA on the	2008/615/JHA on the	
stepping up of cross-	stepping up of cross-	stepping up of cross-	
border cooperation.	border cooperation.	border cooperation.	

(47) It is appropriate to restrict the territorial scope of this Regulation so as to align it on the territorial scope of the Dublin Convention  Examining the Convention (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]   It is appropriate to restrict the territorial scope of the Dublin (EU) No [/]	(47) It is appropriate to restrict the territorial scope of this Regulation so as to align it on the territorial scope of the Dublin Convention  □ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] □	(47) It is appropriate to restrict the territorial scope of this Regulation so as to align it on the territorial scope of the Dublin Convention  □ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] ☑.	
HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	

CHAPTER I	CHAPTER I	CHAPTER I	
GENERAL PROVISIONS	GENERAL PROVISIONS	GENERAL PROVISIONS	
Article 1 Purpose of " <u>Eurodae</u> EURODAC"	Article 1 Purpose of "EurodaeEURODAC"	Article 1 Purpose of "EurodaeEURODAC"	
1. A system known as  "EurodaeEURODAC" is hereby established, the purpose of which shall be to assist in determining which Member State is to be responsible pursuant to the Dublin Convention  [☒ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] ⟨☒	1. A system known as  "EurodaeEURODAC" is hereby established, the purpose of which shall be to assist in determining which Member State is to be responsible pursuant to the Dublin Convention  □ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] ⟨ □	1. A system known as  "EurodaeEURODAC" is hereby established, the purpose of which shall be to assist in determining which Member State is to be responsible pursuant to the Dublin Convention  □ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person] ✓	Identical

for examining an application for asylum  ⇒ international protection ⇔ lodged in a Member State ⇒ by a third country national or a stateless person ⇔, and otherwise to facilitate the application of the Dublin Convention  Eximals Regulation ⊗ under the conditions set out in this Regulation.	for examining an application for asylum  ⇒ international protection ⇔ lodged in a Member State ⇒ by a third country national or a stateless person ⇔, and otherwise to facilitate the application of the Dublin Convention  Existence Regulation ⊗ under the conditions set out in this Regulation.	for examining an application for asylum  ⇒ international protection ⇔ lodged in a Member State ⇒ by a third country national or a stateless person ⇔, and otherwise to facilitate the application of the Dublin Convention  Eximals Regulation ⊗ under the conditions set out in this Regulation.	
2. Eurodae shall consist of:	2. Eurodac shall consist of:	2. Eurodac shall consist of:	
(a) the Central Unit referred to in Article 3;	(a) the Central Unit referred to in Article 3;	(a) the Central Unit referred to in Article 3;	

(e) means of data transmission between the Member States and the central database.	(e) means of data transmission between the Member States and the central database.	(c) means of data transmission between the Member States and the central database.	
2. This Regulation also lays down the conditions under which Member States' designated authorities and the European Police Office (Europol) may request the comparison of fingerprint data with those stored in the EURODAC central database for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences.	2. This Regulation also lays down the conditions under which Member States' designated authorities and the European Police Office (Europol) may request the comparison of fingerprint data with those stored in the EURODAC central database for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences.	2. This Regulation also lays down the conditions under which Member States' designated authorities and the European Police Office (Europol) may request the comparison of fingerprint data with those stored in the EURODAC central database for the purposes of the prevention, detection and investigation of terrorist offences and offences and offences of ("law enforcement purposes").	Technical amendment - agreed

3.	Without prejudice to the	3. Without prejudice to the	3. Without prejudice to the	Identical
	processing use of data	<u>processing</u> <del>use</del> of data	<u>processing</u> of data	
	intended for	intended for	intended for	
	Eurodae EURODAC by	<del>Eurodac</del> EURODAC by	<del>Eurodac</del> EURODAC by	
	the Member State of	the Member State of	the Member State of	
	origin in databases set up	origin in databases set up	origin in databases set up	
	under the latter's national	under the latter's national	under the latter's national	
	law, fingerprint data and	law, fingerprint data and	law, fingerprint data and	
	other personal data may	other personal data may	other personal data may	
	be processed in	be processed in	be processed in	
	Eurodae EURODAC only	<del>Eurodac</del> EURODAC only	<del>Eurodac</del> EURODAC only	
	for the purposes set out in	for the purposes set out in	for the purposes set out in	
	⇒ this Regulation and ←	⇒ this Regulation and ←	⇒ this Regulation and ←	
	Article $\frac{2}{15(1)}32(1)$ of the	Article <del>15(1)</del> 32(1) of the	Article $\frac{15(1)}{32(1)}$ of the	
	Dublin Convention	Dublin <del>Convention</del>	Dublin Convention	
	⊠ Regulation  ☑ .	⋉ Regulation       ✓ .	⋉ Regulation       ✓ .	
			_	
	Article 2	Article 2	Article 2	
	<b>Definitions</b>	Definitions	Definitions	
1.	For the purposes of this	1. For the purposes of this	1. For the purposes of this	
1.	Regulation:	Regulation:	Regulation:	
	Regulation.	Regulation.	Regulation.	
	(a) "the Dublin	(a) "the Dublin	(a) "the Dublin	Identical
	Convention	Convention	Convention	
	Regulation ⟨▼ "	□ Regulation    □ "	Regulation ⟨∅ "	
	means the	means the	means the	
	Convention	<del>Convention</del>	<del>Convention</del>	
	<del>determining the</del>	determining the	<del>determining the</del>	
	State responsible	State responsible	State responsible	
	<del>for examining</del>	for examining	<del>for examining</del>	
	applications for	applications for	applications for	

aculum ladged in	acylum ladged in	
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**	11	
international	international	
protection lodged in	protection lodged in	
one of the Member	one of the Member	
States by a third-	States by a third-	
country national or	country national or	
a stateless	a stateless	
person] ≤ ;	person] ⟨⊠;	
1 2 /	1 - ,	
(b) an "applicant for	(b) an "applicant for	
<del>asylum</del>	<del>asylum</del>	
⇒ international	⇒ international	
protection ←"	protection ←"	
means a <del>n alien</del>	means a <del>n alien</del>	
<b>⋈</b> third-country	<b>⋈</b> third-country	
•	•	
	one of the Member States by a third- country national or a stateless person] ⟨⊠;  (b) an "applicant for  asylum  international protection ←"	one of the Member States of the European Communities, signed at Dublin on 15 June 1990  ☑ Regulation (EU) No [/] [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third- country national or a stateless person] ☑;  (b) an "applicant for asylum  ⇒ international protection □ □ means an alien ☑ third-country national or a  state-country national or a  means an alien ☑ third-country national or a  state-country national or a  state-country national or a  means an alien ☑ third-country national or a  state-country national or a  state-country means an alien ☑ third-country national or a

who has made an	who has made an	who has made an	
application for	application for	application for	
<del>asylum or on whose</del>	<del>asylum or on whose</del>	<del>asylum or on whose</del>	
<del>behalf such an</del>	<del>behalf such an</del>	<del>behalf-such an</del>	
application has	application has	application has	
<del>been made</del>	<del>been made</del>	<del>been made</del>	
$\Rightarrow$ international	⇒ international	⇒ international	
protection as	protection as	protection as	
defined in Article	defined in Article	defined in Article	
2(g) of Council	2(g) of Council	2(g) of Council	
Directive	Directive	Directive	
2004/83/EC in	2004/83/EC in	2004/83/EC in	
respect of which a	respect of which a	respect of which a	
final decision has	final decision has	final decision has	
not yet been	not yet been	not yet been	
taken ←;	taken ⇐;	taken ⇐;	
(c) "Member State of	(c) "Member State of	(c) "Member State of	
origin" means:	origin" means:	origin" means:	
origin meuns.	origin means:	ongm means.	
(i) in relation to	(i) in relation to	(i) in relation to	
a <del>n applicant</del>	a <del>n applicant</del>	a <del>n applicant</del>	
<del>for asylum</del>	<del>for asylum</del>	<del>for asylum</del>	
	<b>⋉</b> person	<b>⋈</b> person	
covered by	covered by	covered by	
Article 6 ☒,	Article 6  ⟨⊠ ,	Article	Tarkairal arms (4.1
the Member	the Member	⊃ <u>9</u> <b>€</b>	Technical - agreement to be
State which	State which	⊃ <u>[]</u> C ⊗	confirmed by the EP
transmits the	transmits the	, the Member	
personal data	personal data	State which	
to the Central	to the Central	transmits the	
<del>Unit</del>	<del>Unit</del>	personal data	
⇒ System ←	⇒ System ←	to the Central	

and rec the res the compa	sults of	and receives the results of the comparison;		Unit  ⇒ System ←  and receives the results of the comparison;	
the Me State v transm person to the	on ed by $\frac{8}{2}$ $\frac{11}{1}$ , ember	in relation to a person covered by Article § 11 , the Member State which transmits the personal data to the Central Unit ⇒ System ⇐;	(ii)	in relation to a person covered by Article \( \frac{\omega}{2} \) \( \sum_{\text{!}} \subseteq \) \( \text{!} \) \( \sum_{\text{!}} \subseteq \) \( \text{!} \) \( !	Technical - agreement to be confirmed by the EP
, the M State v transm such d the Ce <del>Unit</del>	on ed by e ±± 14 Member which nits lata to entral	in relation to a person covered by Article ±± 14 , the Member State which transmits such data to the Central Unit ⇒ System ⇔ and receives	(iii)	in relation to a person covered by Article \(\frac{\pmathbf{H}}{2}\) \(\sum_{\cong}\) \(\sum_{\cong}\) \(\frac{17}{2}\) \(\sum_{\cong}\) \(\frac{17}{2}\) \(\sum_{\cong}\) \(\frac{17}{2}\) \(\sum_{\cong}\) \(\frac{17}{2}\) \(\f	Technical - agreement to be confirmed by the EP

the results of the comparison;	the results of the comparison;	⇒ System ⇔ and receives the results of the comparison;	
(d) "refugee"  ⇒ "person granted international protection"  means a  third country national or a stateless   person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967  ⇒ entitled to international protection as defined in point (a) of Article 2 of Council Directive 2004/83/EC    ⇒ "person granted international protection as defined in point (a) of Article 2 of Council Directive 2004/83/EC    ⇒ "person granted international or a stateless    means a   person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    ⇒ entitled to international protection as defined in point (a) of Article 2 of Council Directive 2004/83/EC    □ "person granted international protection granted in point (a) of Article 2 of Council Directive 2004/83/EC    □ "person granted international protection"    □ "person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    □ "person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    □ "person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    □ "person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    □ "person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967    □ "person who has been recognised as a refugee in accordance with the Refugees of 28 July 1951, as a mean refugees of 28 July 1951, as a mean refugees of 28 July 1	(d) "beneficiary of international protection" means a third country national or a stateless person who has been granted international protection as defined in Article 2(a) of Directive 2011/95/EU;	(d) "refugee"  ⇒ "person granted international protection"  means a ⊠ third country national or a stateless ⟨∑ person who has been recognised as a refugee in accordance with the Geneva Convention on Refugees of 28 July 1951, as amended by the New York Protocol of 31 January 1967 ⇒ entitled to international protection as defined in point (a) of Article 2 of Council Directive 2004/83/EC ⇔;	Technical - agreement to be confirmed by the Council
(e) "hit" shall mean the existence of a	(e) "hit" <i>means</i> the existence of a	(e) "hit" shall mean the existence of a	Technical amendment - EP text agreed

match or matches established by the Central Unit ⇒ System ⇒ by comparison between fingerprint data recorded in the databank ⇒ central database ⇒ and those transmitted by a Member State with regard to a person, without prejudice to the requirement that Member States shall immediately check the results of the comparison pursuant to Article 4(6) 18(4);	match or matches established by the Central System by comparison between fingerprint data recorded in the <i>computerised</i> central database and those transmitted by a Member State with regard to a person, without prejudice to the requirement that Member States shall immediately check the results of the comparison pursuant to Article 18(4);	match or matches established by the Central Unit  ⇒ System ⇒ by comparison between fingerprint data recorded in the databank  ⇒ central database < and those transmitted by a Member State with regard to a person, without prejudice to the requirement that Member States shall immediately check the results of the comparison pursuant to Article 4(6) □ [] ⊂ □ 25 ⊂ (4);	Technical - for further consideration. Pres recommends acceptance of the EP text  Technical - agreement to be confirmed by the EP
(f) "National Acces Point" means the designated national system which communicates with the Central System;	(f) "National Acces Point" means the designated national system which communicates with the Central System;	(f) "National ⊃[] ⊂  ⊃ Access ⊂ Point"  means the  designated national  system which  communicates with  the Central  System;	Technical - Council text agreed

(g) "Agency" means the Agency established by Regulation (EU) No 1077/2011;	(g) "Agency" means the Agency established by Regulation (EU) No 1077/2011;	(g) "Agency" means the Agency established by Regulation (EU) No 1077/2011;	Identical
(h) 'Europol' means the European Police Office as established by Decision 2009/371/JHA;	(h) 'Europol' means the European Police Office as established by Decision 2009/371/JHA;	(h) 'Europol' means the European Police Office as established by Decision 2009/371/JHA;	Identical
(i) 'EURODAC data' means all fingerprint data stored in the central database in accordance with Article 11 and Article 16(2);	(i) 'EURODAC data' means all fingerprint data stored in the central database in accordance with Article 11 and Article 16(2);	(i) 'EURODAC data' means all ⊃[] ⊂ data stored in the central database in accordance with Article 11 and Article ⊃[] ⊂ ⊃_14 ⊂ (2);	Council text agreed
offences' means the offences under national law which correspond or are equivalent to the offences referred to in Articles 1 to 4 of Framework Decision	offences' means the offences under national law which correspond or are equivalent to the offences referred to in Articles 1 to 4 of Framework Decision	related offences' means the offences under national law which correspond or are equivalent to the offences referred to in Articles 1 to 4 of Framework Decision	EP prefers maintaining its wording ("terrorist offences"), which corresponds with the VIS Decision on the access of lawenforcement authorities

2002/475/JHA;	2002/475/JHA;	2002/475/JHA;	
(k) 'serious criminal offences' means the forms of crime which correspond or are equivalent to those referred to in Article 2(2) of Framework Decision 2002/584/JHA if they are punishable by a custodial sentence or a detention order for a maximum period of at least three years under national law;	(k) 'serious criminal offences' means the forms of crime which correspond or are equivalent to those referred to in Article 2(2) of Framework Decision 2002/584/JHA if they are punishable by a custodial sentence or a detention order for a maximum period of at least three years under national law;	(k) 'serious criminal offences' means the forms of crime which correspond or are equivalent to those referred to in Article 2(2) of Framework Decision 2002/584/JHA if they are punishable by a custodial sentence or a detention order for a maximum period of at least three years under national law;	Identical
(1) 'fingerprint data' means the data relating to fingerprints of all or at least the index fingers, and if those are missing, the prints of all other fingers of a person, or a latent.	(l) 'fingerprint data' means the data relating to fingerprints of all or at least the index fingers, and if those are missing, the prints of all other fingers of a person, or a latent.	(l) 'fingerprint data' means the data relating to fingerprints of all or at least the index fingers, and if those are missing, the prints of all other fingers of a person, or a latent.	Identical

- 2. The terms defined in Article 2 of Directive 95/46/EC shall have the same meaning in this processing of personal data takes place by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences ⇔.
- The terms defined in Article 2 of Directive 95/46/EC shall have the same meaning in this Regulation ⇒ unless the processing of personal data takes place by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences ⇔.

2.

2.

- The terms defined in Article 2 of Directive 95/46/EC shall have the same meaning in this Regulation ⇒ unless the processing of personal data takes place by Member States' ⊃ [...] © authorities for the purposes of the prevention, detection and investigation of terrorist offences and ⊃ of © other serious criminal offences ⇔.
- EP suggests "Member States designated or verifying authorities"
- The Pres suggests accepting the EP compromise text

Technical - Council text agreed

3. Unless stated otherwise, the terms defined in Article \(\frac{1}{2}\) of the Dublin \(\frac{\text{Convention}}{\text{Convention}}\) \(\text{\text{S}}\) Regulation \(\text{\text{S}}\) shall have the same meaning in this Regulation.	3. Unless stated otherwise, the terms defined in Article ½ 2 of the Dublin Convention	Identical
4. The terms defined in Article 2 of the Framework Decision 2008/977/JHA shall have the same meaning in this Regulation in so far as personal data are processed by Member States' designated authorities for the purposes of the prevention, detection and investigation of terrorist offences and other serious criminal offences pursuant to this Regulation.  Article 3	4. The terms defined in Article 2 of the Framework Decision 2008/977/JHA shall have the same meaning in this Regulation in so far as personal data are processed by Member States' ⊃ [] ← authorities for the purposes of the prevention, detection and investigation of terrorist offences and ⊃ of ← other serious criminal offences pursuant to this Regulation.	EP suggests "Member States designated or verifying authorities"  The Pres suggests accepting the EP compromise text  Council text agreed
Central Unit ⊠ System architecture and basic principles ☑	Central Unit ⊠ System architecture and basic principles ⊠	
	the terms defined in Article ½ 2 of the Dublin Convention	the terms defined in Article \( \pmathbb{

	established within the Commission which shall be responsible for operating the central database referred to in Article 1(2)(b) on behalf of the Member States. The Central Unit shall be equipped with a computerised fingerprint recognition system.		established within the Commission which shall be responsible for operating the central database referred to in Article 1(2)(b) on behalf of the Member States. The Central Unit shall be equipped with a computerised fingerprint recognition system.		be re opera datal Artic of th The equip	blished within the mission which shall sponsible for ating the central base referred to in ble 1(2)(b) on behalf e Member States. Central Unit shall be oped with a puterised fingerprint gnition system.	
1.	EURODAC shall consist of:	1.	EURODAC shall consist of:	1.	EUR of:	ODAC shall consist	
	(a) a computerised central fingerprint database (Central System) composed of		(a) a computerised central fingerprint database (Central System) composed of:		(a)	a computerised central fingerprint database (Central System) composed of	Identical
	<ul> <li>a Central Unit,</li> </ul>		– a Central Unit,		_	a Central Unit,	
	<ul><li>a Business</li><li>Continuity System.</li></ul>		<ul><li>a Business</li><li>Continuity <i>Plan</i>.</li></ul>		_	a Business Continuity System.	Pres seeks the views of the delegations
	(b) a communication infrastructure between the Central System and Member States that provides an encrypted virtual network dedicated		(b) a communication infrastructure between the Central System and Member States that provides an encrypted virtual network dedicated		(b)	a communication infrastructure between the Central System and Member States that provides an encrypted virtual network dedicated	Identical

	to EURODAC data (Communication Infrastructure).		to EURODAC data (Communication Infrastructure).		to EURODAC data (Communication Infrastructure).	
2.	Each Member State shall have a single National Access Point.	2.	Each Member State shall have a single National Access Point.	2.	Each Member State shall have a single National Access Point.	Identical
<u>2</u> <u>−3.</u>	Data on applicants for asylum, persons covered by Articles & and persons covered by Article 11 9.  14 and 17 which are processed in the Central Unit ⇒ System ⇔ shall be processed on behalf of the Member State of origin under the conditions set out in this Regulation ▷ and separated by appropriate technical means ☒.	<u>2</u> 3.	Data on applicants for asylum, persons covered by Articles & and persons covered by Article 11 9.  14 and 17 which are processed in the Central Unit ⇒ System ⇔ shall be processed on behalf of the Member State of origin under the conditions set out in this Regulation ▷ and separated by appropriate technical means ☒.	<u>2</u> .3.	Data on applicants for asylum, persons covered by Articles & and persons covered by Article 11 9.  14 and 17 which are processed in the Central Unit ⇒ System ⇒ shall be processed on behalf of the Member State of origin under the conditions set out in this Regulation ⇒ and separated by appropriate technical means ⊲.	Identical
<u>4.</u>	The rules governing <u>EurodaeEURODAC</u> shall also apply to operations effected by the Member States as from the transmission of data to the Central <del>Unit</del> ⇒ System ⇔ until use is made of the results of the comparison.	<u>4.</u>	The rules governing <u>EurodaeEURODAC</u> shall also apply to operations effected by the Member States as from the transmission of data to the Central <del>Unit</del> ⇒ System ⇔ until use is made of the results of the comparison.	<u>4.</u>	The rules governing  EurodaeEURODAC shall also apply to operations effected by the Member States as from the transmission of data to the Central Unit  ⇒ System ← until use is made of the results of the comparison.	Identical

	5. The procedure for taking fingerprints shall be determined ⇒ and applied ⇔ in accordance with the national practice of the Member State concerned and in accordance with the safeguards laid down in ⇒ the Charter of Fundamental Rights of the European Union, in the Convention for the Protection of Human Rights and Fundamental Freedoms and ⇔ the European Convention on Human Rights and in the United Nations Convention on the Rights of the Child.	The procedure for taking fingerprints shall be determined ⇒ and applied ⇔ in accordance with the national practice of the Member State concerned and in accordance with the safeguards laid down in ⇒ the Charter of Fundamental Rights of the European Union, in the Convention for the Protection of Human Rights and Fundamental Freedoms and ⇔ the European Convention on Human Rights and in the United Nations Convention on the Rights of the Child.  EP have agreed to the deletion of the word "primary" but insist on maintaining a provision in the operative party of the Regulation. The Pres recommends the concept to be considered in a Recital.
Article 4 Operational management Operational management  1. The Agency, shall be Operational management Operational management  1. The Agency shall be Operational management Operational management  1. The Agency, shall be	Operational management	Operational management

	responsible for the operational management of EURODAC. The Agency shall ensure, in cooperation with the Member States, that at all times the best available technology, subject to a cost-benefit analysis, is used for the Central System.		responsible for the operational management of EURODAC. The Agency shall ensure, in cooperation with the Member States, that at all times the best available and most secure technology and techniques, subject to a cost-benefit analysis, are used for the Central System.		responsible for the operational management of EURODAC. The Agency shall ensure, in cooperation with the Member States, that at all times the best available technology, subject to a cost-benefit analysis, is used for the Central System.	EP amendment to be further considered by the Council. Pres recommends acceptance of the EP text.
2.	The Agency shall also be responsible for the following tasks relating to the Communication Infrastructure:	2.	The Agency shall also be responsible for the following tasks relating to the Communication Infrastructure:	2.	The Agency shall also be responsible for the following tasks relating to the Communication Infrastructure:	Identical
	(a) supervision;		(a) supervision;		(a) supervision;	
	(b) security;		(b) security;		(b) security;	
	(c) the coordination of relations between the Member States and the provider.		(c) the coordination of relations between the Member States and the provider.		(c) the coordination of relations between the Member States and the provider.	
3.	The Commission shall be responsible for all other tasks relating to the Communication	3.	The Commission shall be responsible for all other tasks relating to the Communication	3.	The Commission shall be responsible for all other tasks relating to the Communication	Identical

	Infrastructure, in particular:		Infrastructure, in particular:		Infrastructure, in particular:	
	(a) tasks relating to implementation of the budget;		(a) tasks relating to implementation of the budget;		(a) tasks relating to implementation of the budget;	
	(b) acquisition and renewal;		(b) acquisition and renewal;		(b) acquisition and renewal;	
	(c) contractual matters.		(c) contractual matters.		(c) contractual matters.	
4.	Before the Agency takes up its responsibilities, the Commission shall be responsible for all tasks attributed to the Agency by this Regulation.	4.	Before the Agency takes up its responsibilities, the Commission shall be responsible for all tasks attributed to the Agency by this Regulation.	4.	Before the Agency takes up its responsibilities, the Commission shall be responsible for all tasks attributed to the Agency by this Regulation.	Identical
5.	Operational management of EURODAC shall consist of all the tasks necessary to keep EURODAC functioning 24 hours a day, 7 days a week in accordance with this Regulation, in particular the maintenance work and technical developments necessary to ensure that the system functions at a satisfactory level of operational quality, in	5.	Operational management of EURODAC shall consist of all the tasks necessary to keep EURODAC functioning 24 hours a day, 7 days a week in accordance with this Regulation, in particular the maintenance work and technical developments necessary to ensure that the system functions at a satisfactory level of operational quality, in	5.	Operational management of EURODAC shall consist of all the tasks necessary to keep EURODAC functioning 24 hours a day, 7 days a week in accordance with this Regulation, in particular the maintenance work and technical developments necessary to ensure that the system functions at a satisfactory level of operational quality, in	

particular as regards the time required for interrogation of the Central System.	particular as regards the time required for interrogation of the Central System. A Business Continuity Plan shall be developed taking into account maintenance needs and unforeseen downtime of the system, including the impact of business continuity measures on data protection and security.	particular as regards the time required for interrogation of the Central System.	EP amendment to be further considered by the Council
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6. Without prejudice Article 17 of Reg No 31 (EEC), 11 (EAEC) <sup>15</sup> , the Age shall apply approximates of profession secrecy or other equivalent duties confidentiality to staff required to with EURODAC This obligation is apply after such a leave office or employment or a termination of the activities.	gency priate onal of all its work data. hall also staff fter the eir	Without prejudice to Article 17 of Regulation No 31 (EEC), 11 (EAEC) <sup>16</sup> , the Agency shall apply appropriate rules of professional secrecy or other equivalent duties of confidentiality to all its staff required to work with EURODAC data. This obligation shall also apply after such staff leave office or employment or after the termination of their activities.	Article 17 of Regulation No 31 (EEC), 11 (EAEC) <sup>17</sup> , the Agency shall apply appropriate rules of professional secrecy or other equivalent duties of confidentiality to all its staff required to work with EURODAC data. This obligation shall also apply after such staff leave office or employment or after the termination of their activities.	Identical
Article 5 Designated Authorities purpose of law enforc access		Article 5 nted Authorities for the se of law enforcement access	Article 5 Designated Authorities for the purpose of law enforcement access	
1. Member States states states at designate the aut which are author access EURODA pursuant to this Regulation. Desi authorities shall authorities of the States which are	horities ised to III. C data is gnated be III. Member	For the purposes laid down in Article 1(2), Member States shall designate the authorities which are authorised to access EURODAC data pursuant to this Regulation. Designated authorities shall be	1. Designated	EP linguistic remark (deletion of the word "as" is accepted - to be applied throughout the text)

	responsible for the prevention, detection or investigation of terrorist offences and other serious criminal offences.		authorities of the Member States which are responsible for the prevention, detection or investigation of terrorist offences and other serious criminal offences. Designated authorities shall not include agencies or units exclusively responsible for intelligence relating to national security.		authorities shall be authorities of the Member States which are S[] C Competent of for the prevention, detection [] C C and C investigation of terrorist offences [] C C or C other serious criminal offences.	EP maintains its preference for the word <u>"responsible".</u> Pres will discuss it further wit the EP.  The change of the word <u>"and" to "or"</u> - in consistency with Art. 6(1) is accepted by Council.  In relation to EP additional text, Pres recommends acceptance of this text
2.	Every Member State shall keep a list of the designated authorities.	2.	Every Member State shall keep a list of the designated authorities.	2.	Every Member State shall keep a list of the designated authorities.	Identical
3.	At national level, each Member State shall keep a list of the operating units within the designated authorities that are authorised to	3.	[] <i>Each</i> Member State shall keep a list of the operating units within the designated authorities that are authorised to request comparisons with	3.	At national level, each Member State shall keep a list of the operating units within the designated authorities that are authorised to	Technical - agreement to be confirmed by Council

request comparisons with EURODAC data through the National Access Point.	EURODAC data through the National Access Point.	request comparisons with EURODAC data through the National Access Point.	
Article 6 Verifying Authorities	Article 6 Verifying Authorities	Article 6  Verifying Authorities   for the purposes of law enforcement access   access   □	Technical amendment - agreed
1. Each Member State shall designate a single national body to act as its verifying authority. The verifying authority shall be an authority of the Member State which is responsible for the prevention, detection or investigation of terrorist offences and other serious criminal offences.	1. Each Member State shall designate a single national body to act as its verifying authority. The verifying authority shall be an authority of the Member State which is responsible for the prevention, detection or investigation of terrorist offences and other serious criminal offences, shall act independently of the designated authorities referred to in Article 5 and shall not receive instructions from them as regards the outcome of the verification.	1.	Council text is agreed with the change of the word "branch" to "unit".  EP maintains its preference for the word "responsible". Pres will discuss it further wit the EP.  In relation to EP additional text, Pres recommends acceptance of this text

2. The verifying authority shall ensure that the conditions for requesting comparisons of fingerprints with EURODAC data are fulfilled.	2. The verifying authority shall ensure that the conditions for requesting comparisons of fingerprints with EURODAC data are fulfilled.	2. The verifying authority shall ensure that the conditions for requesting comparisons of fingerprints with EURODAC data are fulfilled.	Identical
	Only duly empowered staff of the verifying authority shall be authorised to access EURODAC in accordance with Article 19.		EP compromise text:  Only duly empowered staff of the verifying authority shall be authorised to receive and transmit a request for access to EURODAC in accordance with Article 19  Pres recommends acceptance of the EP compromise text.
Only the verifying authority shall be authorised to forward requests for comparison of fingerprints to the National Access Point which communicates with the Central System.	Only the verifying authority shall be authorised to forward requests for comparison of fingerprints to the National Access Point which communicates with the Central System.	Only the verifying authority shall be authorised to forward requests for comparison of fingerprints to the National Access Point which communicates with the Central System.	

Article 7 Europol	Article 7 Europol	Article 7 <b>Europol</b>	
1. Europol shall designate a specialised unit with duly empowered Europol officials to act as its verifying authority and shall designate in agreement with any Member State the National Access Point of that Member State which shall communicate its requests for comparison of fingerprint data to the Central System.	1. Europol shall designate a specialised unit with duly empowered Europol officials to act as its verifying authority, which shall act independently of the designated authorities referred to in Article 5 and shall not receive instructions from them as regards the outcome of the verification, and shall designate in agreement with any Member State the National Access Point of that Member State which shall communicate its requests for comparison of fingerprint data to the Central System.	laid down in Article  1(2) Europol shall designate a specialised unit with duly empowered Europol officials to act as its verifying authority shall be a unit of Europol which acts independently. The unit shall ensure that the conditions for requesting comparisons of fingerprints with EURODAC data are fulfilled. Europol and shall designate in agreement with any Member State the National Access Point of that Member State which shall communicate its requests for comparison of fingerprint data to the Central System.	EP compromise text:  1.  For the purposes as laid down in Article 1(2)  Europol shall designate a specialised unit with duly empowered Europol officials to act as its verifying authority, which shall act independently of the designated authority referred to in Paragraph 2 and shall not receive instructions from it as regards the outcome of the verification.  The unit shall ensure that the conditions for requesting comparisons of fingerprints with EURODAC data are fulfilled.  Europol  and shall designate in agreement with any Member State the National Access Point of that Member State which shall communicate its requests for

			comparison of fingerprint data to the Central System.  Pres seeks the views of the delegations.
2. Europol shall designate an operating unit that is authorised to request comparisons with EURODAC data through its designated National Access Point.	2. Europol shall designate an operating unit that is authorised to request comparisons with EURODAC data through its designated National Access Point.	2. Europol shall designate an operating unit that is authorised to request comparisons with EURODAC data through its designated National Access Point. The designated authority shall be an operating unit of Europol which is competent to collect, store, process, analyse and exchange information to support and strengthen action by Member States in preventing, detecting and investigating terrorist offences or other serious criminal offences falling under Europol's mandate. C	Council text agreed with the change of the word "operating" to "operational".

	Article <u>§</u> <u>₹</u> <b>Statistics &lt;</b>	Article <u>8</u> <u>₹</u> <b>∑ Statistics ⊠</b>	Article <u>&amp;</u> <u>₹</u> <b>∑</b> Statistics <b>&lt;</b>	
<u>31.</u>	The Central Unit  Agency Shall draw up statistics on is the Shall work of the Central System severy quarter  month , indicating in particular :	1. The Agency shall draw up statistics on the work of the Central System every <i>quarter</i> , indicating in particular:	3.1. The Central Unit	Pres recommends acceptance of the EP text
	(a) the number of data sets transmitted on persons referred to in Articles 9(1), 8(1) and 11(1) 14(1) and 17(1);	(a) the number of data sets transmitted on persons referred to in Articles 9(1), 8(1) and 11(1) 14(1) and 17(1);	(a) the number of data sets transmitted on applicants for asylum and the persons referred to in Articles 9(1), 8(1) and 11(1) 14(1) and 17(1);	Identical

(b)	the number of hits	(b)	the number of hits	(b)	the number of hits	
	for applicants for asylum  ⇒ international protection ⇔ who have lodged an application for asylum  ⇒ international protection ⇔ international protection ⇔ in another Member State;		for applicants for asylum  ⇒ international protection ← who have lodged an application for asylum  ⇒ international protection ← in another Member State;		for applicants for asylum  ⇒ international protection ← who have lodged an application for asylum  ⇒ international protection ← in another Member State;	Identical
(c)	the number of hits for persons referred to in Article <u>8(1)</u> <u>14(1)</u> who have subsequently lodged an application for <u>asylum</u> ⇒ international protection ⇐;	(c)	the number of hits for persons referred to in Article <u>8(1)</u> <u>14(1)</u> who have subsequently lodged an application for <u>asylum</u> ⇒ international protection ⇐;	(c)	the number of hits for persons referred to in Article <u>8(1)</u> <u>14(1)</u> who have subsequently lodged an application for <u>asylum</u> ⇒ international protection ⇐;	Identical
(d)	the number of hits for persons referred to in Article 11(1) 17(1) who had previously lodged an application for asylum   ⇒ international protection ← in	(d)	the number of hits for persons referred to in Article 11(1) 17(1) who had previously lodged an application for asylum   ⇒ international protection ← in	(d)	the number of hits for persons referred to in Article 11(1) 17(1) who had previously lodged an application for asylum   ⇒ international protection ← in	Identical

another Member State;	another Member State;	another Member State;	
(e) the number of fingerprint data which the Central Unit ⇒ System ⇔ had to ⇒ repeatedly ⇔ request a second time from the Member States of origin because the fingerprint data originally transmitted did not lend themselves to comparison using the computerised fingerprint recognition system:	(e) the number of fingerprint data which the Central Unit System ⇒ had to ⇒ repeatedly ⇒ request a second time from the Member States of origin because the fingerprint data originally transmitted did not lend themselves to comparison using the computerised fingerprint recognition system; □	(e) the number of fingerprint data which the Central Unit ⇒ System ⇔ had to ⇒ repeatedly ⇔ request a second time from the Member States of origin because the fingerprint data originally transmitted did not lend themselves to comparison using the computerised fingerprint recognition system; ■	Identical
(f) the number of requests for marking and unmarking transmitted in accordance with Article 18(1) and (2).	(f) the number of requests for blocking and unblocking transmitted in accordance with Article 18(1) and (2).	(f) the number of requests for marking and unmarking transmitted in accordance with Article 18(1) and (2).	In relation to the EP amendment, see comments under Art. 18
(g) the number of hits	(g) the number of hits	(g) the number of hits	Identical

for persons referred to in Article 18(1) for whom hits have been recorded under points (b) and (d) of this Article.	for persons referred to in Article 18(1) for whom hits have been recorded under points (b) and (d) of this Article.	for persons referred to in Article 18(1) for whom hits have been recorded under points (b) and (d) of this Article.	
		(1) the number of requests referred to in Article 20	EP agrees with the Council text
		the number of hits referred to in Article 20 (1) ©	EP agrees with the Council text
		the number of requests referred to in Article 21 (1) C	EP agrees with the Council text
		the number of hits referred to in Article 21 (1) C	EP agrees with the Council text
2. At the end of each year, statistical data shall be established in the form of a compilation of the ⇒ monthly ⇔ quarterly statistics drawn up since the beginning of Eurodae's activities ⇒ for that year ⇔, including an indication of the number	2. At the end of each year, statistical data shall be established in the form of a compilation of the <i>quarterly</i> statistics for that year, including an indication of the number of persons for whom hits have been recorded under points (b), (c), and (d).	2. At the end of each year, statistical data shall be established in the form of a compilation of the ⇒ monthly ⇔ quarterly statistics drawn up since the beginning of Eurodae's activities ⇒ for that year ⇔, including an indication of the number	Pres recommends acceptance of the EP text

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of persons for whom hits have been recorded under ⇒ points ⇔ (b), (c), and (d). ⇒ The statistics shall contain a breakdown of data for each Member State. ⇔	The statistics shall contain a breakdown of data for each Member State. <i>The result shall be made public</i> .	of persons for whom hits have been recorded under ⇒ points ⇐ (b), (c), and (d). ⇒ The statistics shall contain a breakdown of data for each Member State. ⇐	Pres recommends acceptance of the EP text
4. Pursuant to the procedure laid down in Article 23(2), the Central Unit may be charged with carrying out certain other statistical tasks on the basis of the data processed at the Central Unit.	4. Pursuant to the procedure laid down in Article 23(2), the Central Unit may be charged with carrying out certain other statistical tasks on the basis of the data processed at the Central Unit.	4. Pursuant to the procedure laid down in Article 23(2), the Central Unit may be charged with carrying out certain other statistical tasks on the basis of the data processed at the Central Unit.	

CHAPTER II	CHAPTER II	CHAPTER II	
APPLICANTS FOR  ASYLUM  INTERNATIONAL  PROTECTION ✓	APPLICANTS FOR  ASYLUM  INTERNATIONAL  PROTECTION    ■	APPLICANTS FOR  ASYLUM  INTERNATIONAL  PROTECTION    ■	
Article 94 Collection, transmission and comparison of fingerprints	Article 9 Collection, transmission and comparison of <b>fingerprint data</b>	Article <u>94</u> Collection, transmission and comparison of fingerprints	EP prefers maintaining its wording Pres recommends clarifying the title as follows; " and comparison of fingerprint-linked data"
1. Each Member State shall promptly take the fingerprints of all fingers of every applicant for asylum ⇒ international protection ⇔ of at least 14 years of age and shall promptly ⇒ as soon as possible and no later than 72 hours_after the lodging of that application for international protection as defined by Article	1. Each Member State shall promptly take the fingerprints of all fingers of every applicant for asylum ⇒ international protection ⇔ of at least 14 years of age and shall promptly ⇒ as soon as possible and no later than 72 hours_after the lodging of that application for international protection as defined by Article	1. Each Member State shall promptly take the fingerprints of all fingers of every applicant for asylum ⇒ international protection ⇔ of at least 14 years of age and shall promptly ⇒ as soon as possible and no later than 72 hours_after the lodging of that application for international protection as defined by Article	Identical

20(2) of the Dublin Regulation ← transmit  them together with ⟨ the data referred to in points ( the  the  to  the  to  the  to  the  to  the  to  the  the	20(2) of the Dublin Regulation   transmit  them together with   the data referred to in points   (g) of Article   the Central  to the Central  System   System	20(2) of the Dublin  Regulation ← transmit  ★ them together  with ★ the data referred  to in points ♠ (b) to ∯  (g) of Article ★ 11 to  the Central Unit  ⇒ System ←.	
⇒ Non compliance with the 72 hours time limit does not relieve Member States of the obligation to take and transmit the fingerprints to the Central System. Where the condition of the fingertips does not allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25 of this Regulation, the Member State of origin shall retake the fingerprints of the applicant and resend them as soon as possible and no later than 48 hours after they have been successfully taken. ⇔	⇒ Non compliance with the 72 hours time limit does not relieve Member States of the obligation to take and transmit the fingerprints to the Central System. Where the condition of the fingertips does not allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25 of this Regulation, the Member State of origin shall retake the fingerprints of the applicant and resend them as soon as possible and no later than 48 hours after they have been successfully taken. ⇐	⇒ Non compliance with the 72 hours time limit does not relieve Member States of the obligation to take and transmit the fingerprints to the Central System. Where the condition of the fingertips does not allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25 of this Regulation, the Member State of origin shall retake the fingerprints of the applicant and resend them as soon as possible and no later than 48 hours after they have been successfully taken. ⇔	
(2)The data referred to in Article 5(1) shall be	(2)The data referred to in Article 5(1) shall be	(2)The data referred to in Article 5(1) shall be	

immediately recorded in the central database by the Central Unit, or, provided that the technical conditions for such purposes are met, directly by the Member State of origin.	immediately recorded in the central database by the Central Unit, or, provided that the technical conditions for such purposes are met, directly by the Member State of origin.	immediately recorded in the central database by the Central Unit, or, provided that the technical conditions for such purposes are met, directly by the Member State of origin.	
2. By way of derogation from paragraph 1, where it is not possible to take the fingerprints of an applicant on account of measures taken to ensure the health of the applicant or the protection of public health, Member States shall take and send the fingerprints of the applicant as soon as possible and no later than 48 hours after these grounds no longer prevail.	2. By way of derogation from paragraph 1, where it is not possible to take the fingerprints of an applicant on account of measures taken to ensure the health of the applicant, for the protection of public health or for technical reasons, Member States shall take and send the fingerprints of the applicant as soon as possible and no later than 48 hours after these grounds no longer prevail.	2. By way of derogation from paragraph 1, where it is not possible to take the fingerprints of an applicant on account of measures taken to ensure the health of the applicant or the protection of public health, Member States shall take and send the fingerprints of the applicant as soon as possible and no later than 48 hours after these grounds no longer prevail.	EP amendments to be further considered by Council  Pres recommends acceptance of the EP amendments
	2a. Temporary or permanent impossibility to provide usable fingerprints shall not adversely affect the legal situation of the		EP suggestion for a new Recital replacing the amendment to Art. 9 and 14:

		individual. In any event, such impossibility shall not constitute sufficient grounds to refuse to examine or to reject an application for international protection.		"Any temporary or permanent impossibility to take and/or to transmit fingerprint data, due to reasons such as insufficient quality of the data for appropriate comparison, technical problems, reasons linked to protection of health or due to the fact that the data subject is unfit or unable to have his/her fingerprints taken owing to circumstances beyond his/her control, should not adversely affect the examination and the decision on the application for international protection lodged by this person."  Pres seeks the views of the delegations
3.	Fingerprint data within the meaning of point (b) (a) of Article 5(1) 11, transmitted by any Member State, \(\infty\) with exception to those transmitted in accordance with Article 10 point (b) \(\infty\) shall be compared	3. Fingerprint data within the meaning of point (b) (a) of Article 5(1) 11, transmitted by any Member State, ⋈ with exception to those transmitted in accordance with Article 10 point (b) ⋈ shall be compared	3. Fingerprint data within the meaning of point (b) (a) of Article 5(1) 11, transmitted by any Member State, ⋈ with exception to those transmitted in accordance with Article 10 point (b) ⋈ shall be compared	Identical

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	⇒ automatically ⇔ with the fingerprint data transmitted by other Member States and already stored in the Ceentral database ⇒ System ⇔.		⇒ automatically ⇔ with the fingerprint data transmitted by other Member States and already stored in the Ceentral database ⇒ System ⇔.		by the Central Unit  ⇒ automatically ← with the fingerprint data transmitted by other Member States and already stored in the Ceentral database ⇒ System ←.	
4.	The Central Unit  ⇒ System ⇒ shall ensure, on the request of a Member State, that the comparison referred to in paragraph 3 covers the fingerprint data previously transmitted by that Member State, in addition to the data from other Member States.	4.	The Central Unit  ⇒ System ⇒ shall ensure, on the request of a Member State, that the comparison referred to in paragraph 3 covers the fingerprint data previously transmitted by that Member State, in addition to the data from other Member States.	4.	The Central Unit  ⇒ System ⇒ shall ensure, on the request of a Member State, that the comparison referred to in paragraph 3 covers the fingerprint data previously transmitted by that Member State, in addition to the data from other Member States.	Identical
5.	The Central Unit  ⇒ System ← shall  forthwith  ⇒ automatically ← transmit the hit or the negative result of the comparison to the Member State of origin.  Where there is a hit, it shall transmit for all data sets corresponding to the hit, the data referred to in	5.	The Central Unit  ⇒ System ⇒ shall  forthwith  ⇒ automatically ⇔  transmit the hit or the negative result of the comparison to the Member State of origin.  Where there is a hit, it shall transmit for all data sets corresponding to the hit, the data referred to in	5.	The Central Unit  ⇒ System ← shall  forthwith  ⇒ automatically ← transmit the hit or the negative result of the comparison to the Member State of origin.  Where there is a hit, it shall transmit for all data sets corresponding to the hit, the data referred to in	

Article $\frac{5(1)}{4}$ $8(a)$ to $\frac{1}{2}$ $1$	Article $\frac{5(1)}{4}$ 8(a) to $(\Rightarrow g \Leftrightarrow)_{\frac{1}{2}}$ although in the case of the data referred to in Article 5(1)(b), only insofar as they were the basis for the hit $\Rightarrow$ along with, where appropriate, the mark referred to in Article 18(1) $\Leftarrow$ .		Technical - agreement to be confirmed by EP
Direct transmission to the Member State of origin of the result of the comparison shall be permissible where the technical conditions for such purpose are met.	Direct transmission to the Member State of origin of the result of the comparison shall be permissible where the technical conditions for such purpose are met.	Direct transmission to the Member State of origin of the result of the comparison shall be permissible where the technical conditions for such purpose are met.	
7. The implementing rules setting out the procedures necessary for the application of paragraphs 1 to 6 shall be adopted in accordance with the procedure laid down in Article 22(1).	7. The implementing rules setting out the procedures necessary for the application of paragraphs 1 to 6 shall be adopted in accordance with the procedure laid down in Article 22(1).	7. The implementing rules setting out the procedures necessary for the application of paragraphs 1 to 6 shall be adopted in accordance with the procedure laid down in Article 22(1).	
Article 10 Information on the status of the data subject	Article 10 Information on the status of the data subject	Article 10 Information on the status of the data subject	

	The following information shall be sent to the Central System in order to be stored in accordance with Article 9 for the purpose of transmission under Article 9(5):		The following information shall be sent to the Central System in order to be stored in accordance with Article 9 for the purpose of transmission under Article 9(5):		The following information shall be sent to the Central System in order to be stored in accordance with Article 12 C [] for the purpose of transmission under Article 9(5):	Technical - agreement to be confirmed by EP
(a)	When an applicant for international protection or another person as referred to in point (d) of Article 18(1) of the Dublin Regulation arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take him/her back as referred to in Article 24 of the Dublin Regulation, the responsible Member State shall update its dataset recorded in conformity with Article 8 of this Regulation relating to the person concerned by adding their date of arrival.	(a)	When an applicant for international protection or another person as referred to in point (d) of Article 18(1) of the Dublin Regulation arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take him/her back as referred to in Article 24 of the Dublin Regulation, the responsible Member State shall update its dataset recorded in conformity with Article 8 of this Regulation relating to the person concerned by adding their date of arrival.	(a)	When an applicant for international protection or another person as referred to in point (d) of Article 18(1) of the Dublin Regulation arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take him/her back as referred to in Article 24 of the Dublin Regulation, the responsible Member State shall update its dataset recorded in conformity with Article	Technical - agreement to be confirmed by the EP

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					arrival.	
(b)	When an applicant for international protection arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take charge of them as referred to in Article 22 of the Dublin Regulation, the responsible Member State shall send a dataset in conformity with Article 11 of this Regulation relating to the person concerned and include their date of arrival.	(b)	When an applicant for international protection arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take charge of them as referred to in Article 22 of the Dublin Regulation, the responsible Member State shall send a dataset in conformity with Article 11 of this Regulation relating to the person concerned and include their date of arrival.	(b)	When an applicant for international protection arrives in the responsible Member State following a transfer pursuant to a decision acceding to a request to take charge of [] [ him/her cas referred to in Article 22 of the Dublin Regulation, the responsible Member State shall send a dataset in conformity with Article 11 of this Regulation relating to the person concerned and include their date of arrival.	Technical - Council text agreed
(c)	As soon as the Member State of origin can establish that the person concerned whose data was recorded in EURODAC in accordance with Article 11 of this Regulation has left the territory of the Member States, it shall update its dataset	(c)	As soon as the Member State of origin can establish that the person concerned whose data was recorded in EURODAC in accordance with Article 11 of this Regulation has left the territory of the Member States, it shall update its dataset	(c)	As soon as the Member State of origin can establish that the person concerned whose data was recorded in EURODAC in accordance with Article 11 of this Regulation has left the territory of the Member States, it shall update its dataset	Identical

	recorded in conformity with Article 11 of this Regulation relating to the person concerned by adding the date when the person left the territory, in order to facilitate the application of Articles 19(2) and 20(5) of the Dublin Regulation.		recorded in conformity with Article 11 of this Regulation relating to the person concerned by adding the date when the person left the territory, in order to facilitate the application of Articles 19(2) and 20(5) of the Dublin Regulation.		recorded in conformity with Article 11 of this Regulation relating to the person concerned by adding the date when the person left the territory, in order to facilitate the application of Articles 19(2) and 20(5) of the Dublin Regulation.	
(d)	As soon as the Member State of origin ensures that the person concerned whose data was recorded in EURODAC in accordance with Article 11 has left the territory of the Member States in compliance with a return decision or removal order it issued following the withdrawal or rejection of the application as provided for in Article 19(3) of the Dublin Regulation, it shall update its dataset recorded in conformity with Article 11 relating to the person concerned by adding the date of his/her removal or when the	(d)	As soon as the Member State of origin ensures that the person concerned whose data was recorded in EURODAC in accordance with Article 11 has left the territory of the Member States in compliance with a return decision or removal order it issued following the withdrawal or rejection of the application as provided for in Article 19(3) of the Dublin Regulation, it shall update its dataset recorded in conformity with Article 11 relating to the person concerned by adding the date of his/her removal or when the	(d)	As soon as the Member State of origin ensures that the person concerned whose data was recorded in EURODAC in accordance with Article 11 has left the territory of the Member States in compliance with a return decision or removal order it issued following the withdrawal or rejection of the application as provided for in Article 19(3) of the Dublin Regulation, it shall update its dataset recorded in conformity with Article 11 relating to the person concerned by adding the date of his/her removal or when the	Identical

	person left the territory.	person left the territory.	person left the territory.	
(e)	The Member State which assumes responsibility in accordance with Article 17(1) of the Dublin Regulation shall update its dataset recorded in conformity with Article 11 of this Regulation relating to that applicant by adding the date when the decision to examine the application was taken.	(e) The Member State which assumes responsibility in accordance with Article 17(1) of the Dublin Regulation shall update its dataset recorded in conformity with Article 11 of this Regulation relating to that applicant by adding the date when the decision to examine the application was taken.	(e) The Member State which assumes responsibility in accordance with Article 17(1) of the Dublin Regulation shall update its dataset recorded in conformity with Article 11 of this Regulation relating to that applicant by adding the date when the decision to examine the application was taken.	Identical
	Article <u>11 </u> Recording of data	Article <u>11 ≨</u> <b>Recording of data</b>	Article <u>11 ≨</u> <b>Recording of data</b>	
<u>±</u>	Only the following data shall be recorded in the <u>eC</u> entral <del>database</del> ⇒ System ⇔:	• Only the following data shall be recorded in the eCentral database ⇒ System ←:	Only the following data shall be recorded in the eCentral database  ⇒ System  :	Identical
	( <u>a<del>b</del></u> ) fingerprint data;	( <u>a<del>b</del></u> ) fingerprint data;	( <u>a<del>b</del></u> ) fingerprint data;	
	(ba) Member State of origin, place and date of the application for asylum  ⇒ international protection; in the cases referred to in	(ba) Member State of origin, place and date of the application for asylum  ⇒ international protection; in the cases referred to in	(ba) Member State of origin, place and date of the application for asylum  ⇒ international protection; in the cases referred to in	

point (b) of Article 10, the date of application shall be the one entered by the Member State who transferred the applicant $\Leftarrow$ ;	point (b) of Article 10, the date of application shall be the one entered by the Member State who transferred the applicant $\Leftrightarrow$ ;	point (b) of Article 10, the date of application shall be the one entered by the Member State who transferred the applicant ⇐;	
(c) sex;	(c) sex;	(c) sex;	
(d) reference number used by the Member State of origin;	(d) reference number used by the Member State of origin;	(d) reference number used by the Member State of origin;	
(e) date on which the fingerprints were taken;	(e) date on which the fingerprints were taken;	(e) date on which the fingerprints were taken;	
(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ←;	
(g) date on which the data were entered in the central database;	(g) date on which the data were entered in the central database;	(g) date on which the data were entered in the central database;	
(g) operator user ID.	(g) operator user ID.	(g) operator user ID.	
(h) details in respect of the recipient(s) of the data transmitted	(h) details in respect of the recipient(s) of the data transmitted	(h) details in respect of the recipient(s) of the data transmitted	

and the date(s) of transmission(s).	and the date(s) of transmission(s).	and the date(s) of transmission(s).	
(h) where applicable in accordance with Article 10 point (a) or point (b), the date of the arrival of the person concerned after a successful transfer;	(h) where applicable in accordance with Article 10 point (a) or point (b), the date of the arrival of the person concerned after a successful transfer;	(h) where applicable in accordance with Article 10 point (a) or point (b), the date of the arrival of the person concerned after a successful transfer;	
(i) where applicable in accordance with Article 10 point (c), the date when the person concerned left the territory of the Member States;	(i) where applicable in accordance with Article 10 point (c), the date when the person concerned left the territory of the Member States;	(i) where applicable in accordance with Article 10 point (c), the date when the person concerned left the territory of the Member States;	
(j) where applicable in accordance with Article 10 point (d), the date when the person concerned left or was removed from the territory of the Member States;	(j) where applicable in accordance with Article 10 point (d), the date when the person concerned left or was removed from the territory of the Member States;	(j) where applicable in accordance with Article 10 point (d), the date when the person concerned left or was removed from the territory of the Member States;	
(k) where applicable in accordance with Article 10 point (e), the date when the	(k) where applicable in accordance with Article 10 point (e), the date when the	(k) where applicable in accordance with Article 10 point (e), the date when the	

decision to examine the application was taken.	decision to examine the application was taken.	decision to examine the application was taken.	
2. After recording the data in the central database, the Central Unit shall destroy the media used for transmitting the data, unless the Member State of origin has requested their return.	2. After recording the data in the central database, the Central Unit shall destroy the media used for transmitting the data, unless the Member State of origin has requested their return.	2. After recording the data in the central database, the Central Unit shall destroy the media used for transmitting the data, unless the Member State of origin has requested their return.	
Article <u>12 <del>6</del></u> <b>Data storage</b>	Article <u>12 <del>6</del></u> Data storage	Article <u>12 <del>6</del></u> <b>Data storage</b>	
Each set of data, as referred to in Article 5(1) 11, shall be stored in the 5central ⇒ System ⇔ database for ten years from the date on which the fingerprints were taken.	Each set of data, as referred to in Article 5(1) 11, shall be stored in the 5central System 4 database for ten years from the date on which the fingerprints were taken.	Each set of data, as referred to in Article 5(1) 11, shall be stored in the 5central System database for ten years from the date on which the fingerprints were taken.	Identical
Upon expiry of this period, the Central <del>Unit</del> ⇒ System ⇒ shall automatically erase the data from the €central	Upon expiry of this period, the Central <del>Unit</del> ⇒ System ⇔ shall automatically erase the data from the €central	Upon expiry of this period, the Central <del>Unit</del> ⇒ System ⇔ shall automatically erase the data from the €central	

	<del>database</del>	<del>database</del> ⇒ System ←.	<del>database</del>	
	Article <u>13 <del>7</del></u> <b>Advance data erasure</b>	Article <u>13 ∓</u> Advance data erasure	Article <u>13 <del>7</del></u> <b>Advance data erasure</b>	
<u>1.</u>	Data relating to a person who has acquired citizenship of any Member State before expiry of the period referred to in Article € 12 shall be erased from the Central Unit System ←, in accordance with Article 15(3) 27(4) as soon as the Member State of origin becomes aware that the person has acquired such citizenship.	1. Data relating to a person who has acquired citizenship of any Member State before expiry of the period referred to in Article € 12 shall be erased from the Central Unit ⇒ System ←, in accordance with Article 15(3) 27(4) as soon as the Member State of origin becomes aware that the person has acquired such citizenship.	1. Data relating to a person who has acquired citizenship of any Member State before expiry of the period referred to in Article € 12 shall be erased from the Central Unit System ←, in accordance with Article 15(3) 27(4) as soon as the Member State of origin becomes aware that the person has acquired such citizenship.	Identical
2.	The Central System shall inform all Member States of origin about the erasure of data for the reason specified in paragraph 1 by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in	2. The Central System shall inform as soon as possible and not later than after 72 hours, all Member States of origin about the erasure of data for the reason specified in paragraph 1 by another Member State of origin having produced a hit with data which they	inform all Member States of origin about the erasure of data for the reason specified in paragraph 1 by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in	Pres recommends acceptance of the EP text

Article 9(1) or Article 14(1).	transmitted relating to persons referred to in Article 9(1) or Article 14(1).	Article 9(1) or Article 14(1).	
CHAPTER III	CHAPTER III	CHAPTER III	
ALIENS   THIRD  COUNTRY  NATIONALS OR  STATELESS  PERSONS   APPREHENDED IN  CONNECTION WITH  THE IRREGULAR  CROSSING OF AN  EXTERNAL BORDER	ALIENS   THIRD COUNTRY NATIONALS OR STATELESS PERSONS   PERSONS   APPREHENDED IN CONNECTION WITH THE IRREGULAR CROSSING OF AN EXTERNAL BORDER	ALIENS IN THIRD COUNTRY NATIONALS OR STATELESS PERSONS IN APPREHENDED IN CONNECTION WITH THE IRREGULAR CROSSING OF AN EXTERNAL BORDER	
Article 14 & Collection and transmission of fingerprint data	Article <u>14 \u228</u> Collection and transmission of fingerprint data	Article <u>14 \u2228</u> Collection and transmission of fingerprint data	
1. Each Member State shall, in accordance with the safeguards laid down in the European Convention on Human Rights and in	1. Each Member State shall, whilst fully respecting the safeguards laid down in the Charter of Fundamental Rights of	1. Each Member State shall; in accordance with the safeguards laid down in the European Convention on Human Rights and in	EP accepts the Council text

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the United Nations Convention on the Rights of the Child promptly take the fingerprints of all fingers of every alien **⋈** third country national or stateless person **⋖** of at least 14 years of age who is apprehended by the competent control authorities in connection with the irregular crossing by land, sea or air of the border of that Member State having come from a third country and who is not turned back ⇒ or who remains physically on the territory of the Member States and who is not kept in custody, confinement or detention during the entirety of the period between apprehension and removal on the basis of the decision to turn them 

the European Union, the **European Convention** for the Protection of Human Rights and Fundamental Freedoms and the United Nations Convention on the Rights of the Child, promptly take the fingerprints of all fingers of every third country national or stateless person of at least 14 years of age who is apprehended by the competent control authorities in connection with the irregular crossing by land, sea or air of the border of that Member State having come from a third country and who is not turned back or who remains physically on the territory of the Member States and who is not kept in custody, confinement or detention during the entirety of the period between apprehension and removal on the basis of

the United Nations Convention on the Rights of the Child promptly take the fingerprints of all fingers of every alien **⋈** third country national or stateless person **⋖** of at least 14 years of age who is apprehended by the competent control authorities in connection with the irregular crossing by land, sea or air of the border of that Member State having come from a third country and who is not turned back ⇒ or who remains physically on the territory of the Member States and who is not kept in custody, confinement or detention during the entirety of the period between apprehension and removal on the basis of the decision to turn them 

			the decision to turn <i>him</i> or her back.				
2.	The Member State concerned shall promptly  ⇒ as soon as possible and no later than 72 hours from the date of apprehension ⇔ transmit to the Central Unit  ⇒ System ⇔ the following data in relation to any alien > third country national or stateless person ≪, as referred to in paragraph 1, who is not turned back:	2.	The Member State concerned shall promptly  ⇒ as soon as possible and no later than 72 hours from the date of apprehension ⇔ transmit to the Central Unit  ⇒ System ⇔ the following data in relation to any alien > third country national or stateless person ⟨□, as referred to in paragraph 1, who is not turned back:	2.	conce sas no la from appreto the sy follow to an count statel	Member State erned shall promptly soon as possible and ter than 72 hours the date of chension ⇔ transmit e Central Unit extem ⇔ the wing data in relation by alien ▷ third try national or ess person ☒, as red to in paragraph to is not turned back:	Identical
	( <u>ab</u> ) fingerprint data;		( <u>a<del>b</del></u> ) fingerprint data;		( <u>a<del>b</del></u> )	fingerprint data;	
	( <u>ba</u> ) Member State of origin, place and date of the apprehension;		(ba) Member State of origin, place and date of the apprehension;		( <u>ba</u> )	Member State of origin, place and date of the apprehension;	
	(c) sex;		(c) sex;		(c)	sex;	
	(d) reference number used by the Member State of origin;		(d) reference number used by the Member State of origin;		(d)	reference number used by the Member State of origin;	
	(e) date on which the fingerprints were		(e) date on which the fingerprints were		(e)	date on which the fingerprints were	

taken;	taken;	taken;	
(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(f) date on which the data were transmitted to the Central <del>Unit</del> ⇒ System ⇔;	
(g) operator user ID.	(g) operator user ID.	(g) operator user ID.	
3. By way of derogation from paragraph 2, as regards persons apprehended in the manner described in paragraph 1 who remain physically on the territory of the Member States but are kept in custody, confinement or detention upon their apprehension for a period exceeding 72 hours, the transmission of the data specified in paragraph 2 relating to those persons shall take place before their release from custody, confinement or detention.	3. By way of derogation from paragraph 2, as regards persons apprehended in the manner described in paragraph 1 who remain physically on the territory of the Member States but are kept in custody, confinement or detention upon their apprehension for a period exceeding 72 hours, the transmission of the data specified in paragraph 2 relating to those persons shall take place before their release from custody, confinement or detention.	3. By way of derogation from paragraph 2, as regards persons apprehended in the manner described in paragraph 1 who remain physically on the territory of the Member States but are kept in custody, confinement or detention upon their apprehension for a period exceeding 72 hours, the transmission of the data specified in paragraph 2 relating to those persons shall take place before their release from custody, confinement or detention.	Identical
4. Non compliance with the 72 hours time limit referred to in paragraph 2	4. [] Where the condition of the fingertips does not	4. Non compliance with the 72 hours time limit referred to in paragraph 2	EP accepts Council text

does not relieve Member States of the obligation to take and transmit the fingerprints to the Central System. Where the condition of the fingertips does not allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25, the Member State of origin shall retake the fingerprints of such person and resend them as soon as possible and no later than 48 hours after they have been successfully taken.	allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25, the Member State of origin shall retake the fingerprints of such person and resend them as soon as possible and no later than 48 hours after they have been successfully taken.	does not relieve Member States of the obligation to take and transmit the fingerprints to the Central System. Where the condition of the fingertips does not allow to take the fingerprints in a quality ensuring appropriate comparison under Article 25, the Member State of origin shall retake the fingerprints of such person and resend them as soon as possible and no later than 48 hours after they have been successfully taken.	
from paragraph 1, where it is not possible to take the fingerprints of such person on account of measures taken to ensure the health of the person or the protection of public health, the Member State concerned shall take and send the fingerprints of the person, in accordance with the deadline set out in	from paragraph 1, where it is not possible to take the fingerprints of such person on account of measures taken to ensure the health of the person, for the protection of public health or for technical reasons, the Member State concerned shall take and send the fingerprints of the person, in accordance with the	from paragraph 1, where it is not possible to take the fingerprints of such person on account of measures taken to ensure the health of the person or the protection of public health, the Member State concerned shall take and send the fingerprints of the person, in accordance with the deadline set out in	EP amendments to be further considered by the EP - see also Art. 9(2)  Pres recommends acceptance of the EP amendments

paragraph 2, once these grounds no longer prevail.	deadline set out in paragraph 2, once these grounds no longer prevail.	paragraph 2, once these grounds no longer prevail.	
	5a. Temporary or permanent impossibility to provide usable fingerprints shall not adversely affect the legal situation of the individual. In any event, such impossibility shall not constitute sufficient grounds to refuse to examine or to reject an application for international protection.		See also comments on Art. 9(2a)  Pres seeks the views of the delegations
Article <u>15</u> <del>§</del> <b>Recording of data</b>	Article <u>15</u> <del>2</del> <b>Recording of data</b>	Article <u>15 <del>2</del></u> <b>Recording of data</b>	
1. The data referred to in Article 5(1)(g) and in Article 8(2) 14(2) shall be recorded in the central database ⇔ Central System ←.	1. The data referred to in Article 5(1)(g) and in Article 8(2) 14(2) shall be recorded in the central database ⇒ Central System ←.	1. The data referred to import Article 5(1)(g) and in Article 8(2) 14(2) shall be recorded in the database ⇒ Central System ⇔.	Identical
Without prejudice to Article <u>3(3)8</u> , data transmitted to the Central  Unit ⇒ System ← pursuant to Article <u>8(2)</u>	Without prejudice to Article <u>3(3)8</u> , data transmitted to the Central  Unit ⇒ System ← pursuant to Article <u>8(2)</u>	Without prejudice to Article <u>3(3)8</u> , data transmitted to the Central  Unit ⇒ System ← pursuant to Article <u>8(2)</u>	

	14(2) shall be recorded for the sole purpose of comparison with data on applicants for asylum ⇒ international protection ⇔ transmitted subsequently to the Central Unit ⇒ System ⇔.		14(2) shall be recorded for the sole purpose of comparison with data on applicants for asylum ⇒ international protection ⇔ transmitted subsequently to the Central Unit ⇒ System ⇔.		14(2) shall be recorded for the sole purpose of comparison with data on applicants for asylum ⇒ international protection ⇔ transmitted subsequently to the Central Unit ⇒ System ⇔ and for the purposes as laid down in Article 1(2) ♣.	Technical - agreement to be confirmed by the EP
	The Central Unit  ⇒ System ⇔ shall not compare data transmitted to it pursuant to Article  8(2) 14(2) with any data previously recorded in the central database  ⇒ Central System ⇔, nor with data subsequently transmitted to the Central Unit ⇒ System ⇔ pursuant to Article 8(2) 14(2).		The Central Unit  ⇒ System ← shall not compare data transmitted to it pursuant to Article  8(2) 14(2) with any data previously recorded in the central database  ⇒ Central System ←, nor with data subsequently transmitted to the Central Unit  Unit ⇒ System ← pursuant to Article 8(2) 14(2).		The Central Unit  ⇒ System ← shall not compare data transmitted to it pursuant to Article  8(2) 14(2) with any data previously recorded in the central database  ⇒ Central System ←, nor with data subsequently transmitted to the Central Unit  ⇒ System ← pursuant to Article 8(2) 14(2).	
2.	The procedures provided for in Article 4(1), second sentence, Article 4(2) and	2.	The procedures provided for in Article 4(1), second sentence, Article 4(2) and	2.	The procedures provided for in Article 4(1), second sentence, Article 4(2) and	Identical

Article 5(2) as well as the provisions laid down pursuant to Article 4(7) shall apply. As regards the comparison of data on applicants for asylum ⇒ international protection ⇒ subsequently transmitted to the Central Unit ⇒ System ⇒ with the data referred to in paragraph 1, the procedures provided for	Article 5(2) as well as the provisions laid down pursuant to Article 4(7) shall apply. As regards the comparison of data on applicants for asylum ⇒ international protection ⇒ subsequently transmitted to the Central Unit ⇒ System ⇒ with the data referred to in paragraph 1, the procedures provided for	Article 5(2) as well as the provisions laid down pursuant to Article 4(7) shall apply. As regards the comparison of data on applicants for asylum ⇒ international protection ⇔ subsequently transmitted to the Central Unit ⇒ System ⇔ with the data referred to in paragraph 1, the procedures provided for	
in Article 4(3), (5) and	in Article <del>4(3), (5) and</del>	in Article <del>4(3), (5) and</del>	
(6) 9(3) and (5) and in	<del>(6)</del> 9(3) and (5) and in	$\frac{(6)}{(6)}$ 9(3) and (5) and in	
Article 25(4) shall apply.	Article 25(4) shall apply.	Article 25(4) shall apply.	
Article <u>16</u> <del>10</del> <b>Storage of data</b>	Article <u>16</u> Storage of data	Article <u>16</u> <del>10</del> <b>Storage of data</b>	
1. Each set of data relating to an alien  to third country national or stateless person  as referred to in Article  (a) 14(1) shall be stored in the central database  to central System  for  one year  two years from the date on which the fingerprints of the	1. Each set of data relating to an alien ⊠ third country national or stateless person ⊠ as referred to in Article 8(1) 14(1) shall be stored in the central database ⇒ Central System ⇔ for ⇒ one year ⇔ two years from the date on which the fingerprints of the	1. Each set of data relating to an alien  to third country national or stateless person  as referred to in Article  (1) shall be stored in the central database  to Central System  for the central System  for the central central central system  for the central system  to two years  to two years  the central central system  to two years  the central system  to the central system  to the central system  the central	

alien   third country national or stateless person   were taken. Upon expiry of this period, the Central  System   shall automatically erase the data from the eentral database  Central System   Central  System   .	alien   third country national or stateless person   were taken. Upon expiry of this period, the Central  System   shall automatically erase the data from the database  central database  Central System   Central	the fingerprints of the alien ▷ third country national or stateless person ☒ were taken.  Upon expiry of this period, the Central Unit ▷ System ▷ shall automatically erase the data from the central database ▷ Central System ▷.	Council amendment to be further considered. EP insists on a storage period of one year.
2. The data relating to analien	2. The data relating to analien ★ third country national or stateless person ★ as referred to in Article ★ 14(1) shall be erased from the central database ★ Central System ★ in accordance with Article 15(3) ★ as soon as ★ the Member State of origin becomes aware of one of the following circumstances before the ★ one ★ -year period mentioned in paragraph 1 has expired:	2. The data relating to analien ★ third country national or stateless person ★ as referred to in Article ★ 14(1) shall be erased from the central database ★ Central System ★ in accordance with Article 15(3) ★ as soon as ★ the Member State of origin becomes aware of one of the following circumstances before the two ★ 1 two ← 1 two ← 2 two ← 2 find C ← 1 two ← 2 two ← 2 find C ← 2 two ← 3 find C ← 2 two ← 3 find C ← 3 two ← 3 t	see above - para. 1
(a) the <del>alien</del> ⊠ third	(a) the <del>alien</del> ⊠ third	(a) the <del>alien</del> ⊠ third	

country national or stateless person ⟨⊠ has been issued with a residence permit ⟨⊠ document ⟨⊠ ;  (b) the alien ⟨∑ third country national or	country national or stateless person ☒ has been issued with a residence permit ☒ document ☒;  (b) the alien ☒ third country national or	country national or stateless person ⟨∑  has been issued with a residence permit ⟨∑  document ⟨∑ ; (b) the alien ⟨∑  third country national or	
stateless person  has left the territory of the Member States;	stateless person (X) has left the territory of the Member States;	stateless person (X) has left the territory of the Member States;	
(c) the <del>alien</del> ⋈ third country national or stateless person ⋈ has acquired the citizenship of any Member State.	(c) the alien ⊠ third country national or stateless person ⊠ has acquired the citizenship of any Member State.	(c) the alien ☒ third country national or stateless person ☒ has acquired the citizenship of any Member State.	
inform all Member States of origin about the erasure of data for the reason specified in point (a) or (b) of paragraph 2 or by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in Article	3. The Central System shall inform all Member States of origin as soon as possible and no later than after 72 hours about the erasure of data for the reason specified in point (a) or (b) of paragraph 2 or by another Member State of origin having produced a hit with data which they	3. The Central System shall inform all Member States of origin about the erasure of data for the reason specified in point (a) or (b) of paragraph 2 or by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in Article	EP text is accepted

14(1).	transmitted relating to persons referred to in Article 14(1).	14(1).	
inform all Member States of origin about the erasure of data for the reason specified in point (c) of paragraph 2 by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in Article 9(1) or Article 14(1).	4. The Central System shall inform all Member States of origin as soon as possible and no later than after 72 hours about the erasure of data for the reason specified in point (c) of paragraph 2 by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in Article 9(1) or Article 14(1).	inform all Member States of origin about the erasure of data for the reason specified in point (c) of paragraph 2 by another Member State of origin having produced a hit with data which they transmitted relating to persons referred to in Article 9(1) or Article 14(1).	EP text is accepted

CHAPTER IV	CHAPTER IV	CHAPTER IV	
ALIENS IN THIRD COUNTRY NATIONALS OR STATELESS PERSONS IN FOUND ILLEGALLY PRESENT STAYING IN A MEMBER STATE	COUNTRY NATIONALS OR STATELESS CRSONS $\boxtimes$ FOUND ILLEGALLY PRESENT STAYING $\bigotimes$ IN ACOUNTRY NATIONALS OR STATELESS FOUND PRESENT $\bigotimes$ STAYING $\bigotimes$ IN ACOUNTRY NATIONALS OR STATELESS STATELESS STATELESS PERSONS $\bigotimes$ FOUND ILLEGALLY PRESENT $\bigotimes$ STAYING $\bigotimes$ IN A		
Article <u>17</u> <u>44</u> Comparison of fingerprint data	Article $\underline{17} {\underline{H}}$ Comparison of fingerprint data	Article <u>17</u> <del>11</del> Comparison of fingerprint data	
1. With a view to checking whether an alien    whether an alien    third country national or a stateless person    found illegally present    staying    within its territory has previously lodged an application for asylum    protection    in another Member State, each Member State may	1. With a view to checking whether an alien ≥ third country national or a stateless person ≥ found illegally present ≥ staying ≥ within its territory has previously lodged an application for asylum ⇒ international protection ⇒ in another Member State, each Member State may	1. With a view to checking whether an alien ≥ third country national or a stateless person ≥ found illegally present ≥ staying ≥ within its territory has previously lodged an application for asylum ⇒ international protection ⇒ in another Member State, each Member State may	Identical

transmit to the Central  Unit  System ← any fingerprint data relating to fingerprints which it may have taken of any such alien > third country national or stateless person < of at least 14 years of age together with the reference number used by that Member State.	transmit to the Central  Unit System ← any fingerprint data relating to fingerprints which it may have taken of any such alien ★ third country national or stateless person ★ of at least 14 years of age together with the reference number used by that Member State.	transmit to the Central  Unit ⇒ System ← any fingerprint data relating to fingerprints which it may have taken of any such alien ⇒ third country national or stateless person ⊲ of at least 14 years of age together with the reference number used by that Member State.	
As a general rule there are grounds for checking whether the <del>alien</del>	As a general rule there are grounds for checking whether the <del>alien</del> ★ third country national or stateless person ★ has previously lodged an application for <del>asylum</del> international protection ← in another Member State where:	As a general rule there are grounds for checking whether the alien  implication for asylum  international  protection in another  Member State there there are grounds for checking whether the alien  international  protection in another  in another	
(a) the <del>alien</del> ⊠ third country national or stateless person ⊠ declares that he/she has lodged an application for <del>asylum</del> ⇒ international protection ⇔ but	(a) the <del>alien</del> ⊠ third country national or stateless person ⊠ declares that he/she has lodged an application for asylum  ⇒ international protection ⇔ but	(a) the alien ⊠ third country national or stateless person ⊠ declares that he/she has lodged an application for asylum  ⇒ international protection ⇔ but	

without indicating the Member State in which he/she made the application;	without indicating the Member State in which he/she made the application;	without indicating the Member State in which he/she made the application;	
(b) the alien ☒ third country national or stateless person ☒ does not request asylum ➡ international protection ➡ but objects to being returned to his/her country of origin by claiming that he/she would be in danger, or	(b) the alien ⊠ third country national or stateless person ⊠ does not request asylum ⇒ international protection ⇒ but objects to being returned to his/her country of origin by claiming that he/she would be in danger, or	(b) the alien ⊠ third country national or stateless person ⊠ does not request asylum ⇒ international protection ⇒ but objects to being returned to his/her country of origin by claiming that he/she would be in danger, or	
(c) the alien ⋈ third country national or stateless person ⋈ otherwise seeks to prevent his/her removal by refusing to cooperate in establishing his/her identity, in particular by showing no, or false, identity papers.	(c) the alien ≥ third country national or stateless person ≥ otherwise seeks to prevent his/her removal by refusing to cooperate in establishing his/her identity, in particular by showing no, or false, identity papers.	(c) the alien ≥ third country national or stateless person ≥ otherwise seeks to prevent his/her removal by refusing to cooperate in establishing his/her identity, in particular by showing no, or false, identity papers.	

	-					
2.	Where Member States take part in the procedure referred to in paragraph 1, they shall transmit to the Central Unit  ⇒ System ← the fingerprint data relating to all or at least the index fingers, and, if those are missing, the prints of all other fingers, of aliens  ⇒ third country nationals or stateless persons ⊲ referred to in paragraph 1.	2.	Where Member States take part in the procedure referred to in paragraph 1, they shall transmit to the Central Unit  ⇒ System ← the fingerprint data relating to all or at least the index fingers, and, if those are missing, the prints of all other fingers, of aliens  ⇒ third country nationals or stateless persons ⊲ referred to in paragraph 1.	2.	Where Member States take part in the procedure referred to in paragraph 1, they shall transmit to the Central Unit ⇒ System ⇒ the fingerprint data relating to all or at least the index fingers, and, if those are missing, the prints of all other fingers, of aliens ⇒ third country nationals or stateless persons ⊲ referred to in paragraph 1.	Identical
3.	The fingerprint data of analien ≥ third country national or a stateless person ≥ as referred to in paragraph 1 shall be transmitted to the Central Unit ⇒ System ⇒ solely for the purpose of comparison with the fingerprint data of applicants for asylum ⇒ international protection ⇒ transmitted by other Member States and already recorded in the central database	3.	The fingerprint data of analien ≥ third country national or a stateless person ≥ as referred to in paragraph 1 shall be transmitted to the Central Unit ⇒ System ⇒ solely for the purpose of comparison with the fingerprint data of applicants for asylum ⇒ international protection ⇒ transmitted by other Member States and already recorded in the central database	3.	The fingerprint data of analien    third country national or a stateless person    as referred to in paragraph 1 shall be transmitted to the Central  thit    System    solely for the purpose of comparison with the fingerprint data of applicants for asylum  international protection    transmitted by other Member States and already recorded in the central database	Identical

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ī	Central System ←.		⇔ Central System ←.		⇒ Central System      ←.	
	The fingerprint data of such an alien ⊠ third country national or a stateless person ⊠ shall not be recorded in the central database ⇒ Central System ⇔, nor shall they be compared with the data transmitted to the Central Unit ⇒ System ⇔ pursuant to Article 8(2) 14(2).		The fingerprint data of such an alien  third country national or a stateless person  shall not be recorded in the central database  Central System  nor shall they be compared with the data transmitted to the Central Unit  System  pursuant to Article  (2) 14(2).		The fingerprint data of such an alien ★ third country national or a stateless person ★ shall not be recorded in the central database ★ Central System ♠, nor shall they be compared with the data transmitted to the Central Unit ★ System ♠ pursuant to Article (8(2)) 14(2).	
	As regards the comparison of fingerprint data transmitted under this Article with the fingerprint data of applicants for asylum ⇒ international protection ⇔ transmitted by other Member States which have already been stored in the Central Unit ⇒ System ⇔, the procedures provided for in Article 4(3) (5) and (6) 9(3) and (5) as well as the provisions laid down pursuant to Article 4(7) shall apply.	4.	As regards the comparison of fingerprint data transmitted under this Article with the fingerprint data of applicants for asylum ⇒ international protection ⇔ transmitted by other Member States which have already been stored in the Central Unit ⇒ System ⇔, the procedures provided for in Article 4(3) (5) and (6) 9(3) and (5) as well as the provisions laid down pursuant to Article 4(7) shall apply.	4.	As regards the comparison of fingerprint data transmitted under this Article with the fingerprint data of applicants for asylum ⇒ international protection ⇔ transmitted by other Member States which have already been stored in the Central Unit ⇒ System ⇔, the procedures provided for in Article 4(3) (5) and (6) 9(3) and (5) as well as the provisions pursuant to Article 25 (4)  as well as the provisions laid	Technical - agreement to be

		down pursuant to Article 4(7) shall apply.	confirmed by the EP
	4a. Once the results of the comparison have been transmitted to the Member State of origin, the Central System shall immediately erase the fingerprint data and other data transmitted to it pursuant to paragraph 1.		EP responds that it sticks to the need to erase the information/traces related to the transmission  Pres will discuss it further with the EP
5. Once the results of the comparison have been transmitted to the Member State of origin, the Central Unit shall forthwith:	5. Once the results of the comparison have been transmitted to the Member State of origin, the Central Unit shall forthwith:	5. Once the results of the comparison have been transmitted to the Member State of origin, the Central Unit shall forthwith:	
(a) erase the fingerprint  data and other data  transmitted to it  under paragraph 1;  and	(a) crase the fingerprint  data and other data  transmitted to it  under paragraph 1;  and	(a) crase the fingerprint  data and other data  transmitted to it  under paragraph 1;  and	
(b) destroy the media  used by the  Member State of  origin for  transmitting the  data to the Central	(b) destroy the media used by the Member State of origin for transmitting the data to the Central	(b) destroy the media used by the Member State of origin for transmitting the data to the Central	

Unit, unless the Member State of origin has requested their return.	Unit, unless the Member State of origin has requested their return.	Unit, unless the Member State of origin has requested their return.	
CHAPTER V	CHAPTER V	CHAPTER V	
RECOGNISED REFUCEES → PERSO NS GRANTED INTERNATIONAL PROTECTION ←	RECOGNISED REFUCEES → PERSO NS GRANTED INTERNATIONAL PROTECTION ←	RECOGNISED REFUGEES → PERSO NS GRANTED INTERNATIONAL PROTECTION ←	
Article 12	Article 12	Article 12	
Blocking of data	Blocking of data	Blocking of data	
1. Data relating to an applicant for asylum which have been recorded pursuant to Article 4(2) shall be blocked in the central database if that person is recognised and admitted as a refugee in a Member State. Such blocking shall be carried out by the	1. Data relating to an applicant for asylum which have been recorded pursuant to Article 4(2) shall be blocked in the central database if that person is recognised and admitted as a refugee in a Member State. Such blocking shall be carried out by the	1. Data relating to an applicant for asylum which have been recorded pursuant to Article 4(2) shall be blocked in the central database if that person is recognised and admitted as a refugee in a Member State. Such blocking shall be carried out by the	

Central Unit on the	Central Unit on the	Central Unit on the	
instructions of the	<del>instructions of the</del>	instructions of the	
Member State of origin.	Member State of origin.	Member State of origin.	
As long as a decision	As long as a decision	As long as a decision	
<del>pursuant to paragraph 2</del>	<del>pursuant to paragraph 2</del>	<del>pursuant to paragraph 2</del>	
has not been adopted, hits	has not been adopted, hits	has not been adopted, hits	
concerning persons who	concerning persons who	concerning persons who	
have been recognised and	have been recognised and	have been recognised and	
admitted as refugees in a	admitted as refugees in a	admitted as refugees in a	
Member State shall not	Member State shall not	Member State shall not	
be transmitted. The	<del>be transmitted. The</del>	be transmitted. The	
Central Unit shall return	Central Unit shall return	Central Unit shall return	
a negative result to the	a negative result to the	a negative result to the	
requesting Member State.	requesting Member State.	requesting Member State.	
2. Five years after Eurodae	2. Five years after Eurodac	2. Five years after Eurodae	
starts operations, and on	starts operations, and on	starts operations, and on	
the basis of reliable	the basis of reliable	the basis of reliable	
statistics compiled by the	statistics compiled by the	statistics compiled by the	
Central Unit on persons	Central Unit on persons	Central Unit on persons	
who have lodged an	who have lodged an	who have lodged an	
application for asylum in	application for asylum in	application for asylum in	
a Member State after	a Member State after	a Member State after	
having been recognised	having been recognised	having been recognised	
and admitted as refugees	and admitted as refugees	and admitted as refugees	
in another Member State,	in another Member State,	in another Member State,	
a decision shall be taken	a decision shall be taken	a decision shall be taken	
in accordance with the	in accordance with the	in accordance with the	
relevant provisions of the	relevant provisions of the	relevant provisions of the	
Treaty, as to whether the	Treaty, as to whether the	Treaty, as to whether the	
data relating to persons	data relating to persons	data relating to persons	
who have been	who have been	who have been	

recognised and admitted as refugees in a Member State should:	recognised and admitted as refugees in a Member State should:	recognised and admitted as refugees in a Member State should:	
(a) be stored in  accordance with  Article 6 for the  purpose of the  comparison  provided for in  Article 4(3); or	(a) be stored in accordance with Article 6 for the purpose of the comparison provided for in Article 4(3); or	(a) be stored in accordance with Article 6 for the purpose of the comparison provided for in Article 4(3); or	
(b) be erased in advance once a person has been recognised and admitted as a refugee.	(b) be crased in advance once a person has been recognised and admitted as a refugee.	(b) be crased in advance once a person has been recognised and admitted as a refugee.	
3. In the case referred to in paragraph 2(a), the data blocked pursuant to paragraph 1 shall be unblocked and the procedure referred to in paragraph 1 shall no longer apply.	3. In the case referred to in paragraph 2(a), the data blocked pursuant to paragraph 1 shall be unblocked and the procedure referred to in paragraph 1 shall no longer apply.	3. In the case referred to in paragraph 2(a), the data blocked pursuant to paragraph 1 shall be unblocked and the procedure referred to in paragraph 1 shall no longer apply.	
4. In the case referred to in paragraph 2(b):	4. In the case referred to in paragraph 2(b):	4. In the case referred to in paragraph 2(b):	
(a) data which have been blocked in accordance with paragraph 1 shall	(a) data which have been blocked in accordance with paragraph 1 shall	(a) data which have been blocked in accordance with paragraph 1 shall	

be crased immediately by the Central Unit; and	<del>be erased</del> <del>immediately by the</del> <del>Central Unit; and</del>	be erased immediately by the Central Unit; and	
(b) data relating to persons who are subsequently recognised and admitted as refugees shall be erased in accordance with Article 15(3), as soon as the Member State of origin becomes aware that the person has been recognised and admitted as a refugee in a Member State.	(b) data relating to persons who are subsequently recognised and admitted as refugees shall be erased in accordance with Article 15(3), as soon as the Member State of origin becomes aware that the person has been recognised and admitted as a refugee in a Member State.	(b) data relating to persons who are subsequently recognised and admitted as refugees shall be erased in accordance with Article 15(3), as soon as the Member State of origin becomes aware that the person has been recognised and admitted as a refugee in a Member State.	
5. The implementing rules concerning the procedure for the blocking of data referred to in paragraph 1 and the compilation of statistics referred to in paragraph 2 shall be adopted in accordance with the procedure laid down in Article 22(1).	5. The implementing rules concerning the procedure for the blocking of data referred to in paragraph 1 and the compilation of statistics referred to in paragraph 2 shall be adopted in accordance with the procedure laid down in Article 22(1).	5. The implementing rules concerning the procedure for the blocking of data referred to in paragraph 1 and the compilation of statistics referred to in paragraph 2 shall be adopted in accordance with the procedure laid down in Article 22(1).	

Article 18  Marking of data	Article 18 Blocking of data	Article 18 <b>Marking of data</b>	
origin which granted international protection to an applicant for international protection whose data were previously recorded pursuant to Article 11 in the Central System shall mark the relevant data in conformity with the requirements for electronic communication with the Central System established by the Agency. This mark shall be stored in the Central System in accordance with Article 12 for the purpose of transmission under Article 9(5).	1. Data relating to an applicant for international protection which have been recorded pursuant to Article 11 shall be blocked in the central database if that person is granted international protection in a Member State. Such blocking shall be carried out by the Central System on the instructions of the Member State of origin.	origin which granted international protection to an applicant for international protection whose data were previously recorded pursuant to Article 11 in the Central System shall mark the relevant data in conformity with the requirements for electronic communication with the Central System established by the Agency. This mark shall be stored in the Central System in accordance with Article 12 for the purpose of transmission under Article 9(5).	EP suggests as a compromise, a solution which provides that hits are not transmitted for law enforcement purposes, allowing for the transmission of hits only for asylum purposes  The Pres suggests the following compromise: "The mark shall not be transmitted to the Authorities listed in Articles 5(1) and 6(1)".

The Member State origin shall unmark concerning a third country national or stateless person who data were previous marked in accordance with paragraph 1 if her status is revoke ended or renewal of status is refused un Article 14 or 19 of Council Directive 2004/83/EC.	data  who have been granted international protection in a Member State shall not be transmitted. The Central System shall return a negative result to the requesting Member State.	2. The Member State of origin shall unmark data concerning a third country national or stateless person whose data were previously marked in accordance with paragraph 1 if his or her status is revoked or ended or renewal of his status is refused under Article 14 or 19 of Council Directive 2004/83/EC.	
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CHAPTER VI	CHAPTER VI	CHAPTER VI	
PROCEDURE FOR COMPARISON AND DATA TRANSMISSION FOR LAW ENFORCEMENT PURPOSES	PROCEDURE FOR COMPARISON AND DATA TRANSMISSION FOR LAW ENFORCEMENT PURPOSES	PROCEDURE FOR COMPARISON AND DATA TRANSMISSION FOR LAW ENFORCEMENT PURPOSES	
Article 19 Procedure for comparison of fingerprint data with EURODAC data	Article 19 Procedure for comparison of fingerprint data with EURODAC data	Article 19 Procedure for comparison of fingerprint data with EURODAC data	
1. The designated authorities referred to in Article 5(1) and Europol may submit a reasoned electronic request to the verifying authority for the	1. The designated authorities referred to in Article 5(1) and Europol may submit a reasoned electronic request <i>as</i> provided for in Article	1.	The EP accepted the Council text with the addition of the reference to Art. 20(1):  1.  For the purposes as laid
transmission for comparison of fingerprint data to the EURODAC Central System via the National Access Point. Upon receipt of such a request, the verifying	20(1) to the verifying authority for the transmission for comparison of fingerprint data to the EURODAC Central System via the National Access Point.	authority of Europol referred to in Article (7(2) may submit a reasoned electronic request together with the reference number used by that authority's	down in Article 1 (2) the C  [Signature of the designated authorities referred to in Article 5(1) and the designated authority of C Europol Teferred to in Article 7(2) C may submit a reasoned

authority shall verify whether the conditions for requesting a comparison referred to in Article 20 or Article 21, as appropriate, are fulfilled.	Upon receipt of such a request, the verifying authority shall verify whether the conditions for requesting a comparison referred to in Article 20 or Article 21, as appropriate, are fulfilled.	Member State or Europol, © to the verifying authority for the transmission for comparison of fingerprint data to the EURODAC Central System via the National Access Point. Upon receipt of such a request, the verifying authority shall verify whether the conditions for requesting a comparison referred to in Article 20 or Article 21, as appropriate, are fulfilled.	electronic request as provided for in Article 20(1) together with the reference number used by that authority's Member State or Europol, to the verifying authority for the transmission for comparison of fingerprint data to the EURODAC Central System via the National Access Point. Upon receipt of such a request, the verifying authority shall verify whether the conditions for requesting a comparison referred to in Article 20 or Article 21, as appropriate, are fulfilled.  Pres recommends acceptance of the EP compromise
2. Where all the conditions for requesting a comparison are fulfilled, the verifying authority shall transmit the request for comparison to the National Access Point which will process it to the EURODAC Central System for the purpose of comparison with all the EURODAC data.	2. Where all the conditions for requesting a comparison are fulfilled, the verifying authority shall transmit the request for comparison to the National Access Point which will process it to the EURODAC Central System for the purpose of comparison with all the EURODAC data.	2. Where all the conditions for requesting a comparison are fulfilled, the verifying authority shall transmit the request for comparison to the National Access Point which will process it to the EURODAC Central System according to the procedures laid down in Article 9 (3) and (5) for the purpose of comparison with	EP accepted the Council text

3. In exceptional cases of urgency, the verifying authority may transmit the fingerprint data to the National Access Point for comparison immediately upon receipt of a request by a designated authority and only verify ex-post whether all the conditions of Article 20 or Article 21 are fulfilled, including whether an exceptional case of urgency actually existed. The ex-post verification shall take place without undue delay after the processing of the request.	3. In exceptional cases of urgency of the need to prevent an imminent danger associated with a terrorist or other serious criminal offence, the verifying authority may transmit the fingerprint data to the National Access Point for comparison immediately upon receipt of a request by a designated authority and only verify ex-post whether all the conditions of Article 20 or Article 21 are fulfilled, including whether an exceptional case of urgency actually existed. The ex-post verification shall take	data transmitted to the Central System pursuant to Article 9(1) and 14  (2) C.  3. In exceptional cases of urgency, the verifying authority may transmit the fingerprint data to the National Access Point for comparison immediately upon receipt of a request by a designated authority and only verify ex-post whether all the conditions of Article 20 or Article 21 are fulfilled, including whether an exceptional case of urgency actually existed. The ex-post verification shall take place without undue delay after the processing of the request.	EP maintains its wish to insert its amendment in the text. Pres: is of the view that the issue is essentially covered by Recital 25 and seeks the views of the delegations
4. Where the ex-post verification determines	verification shall take place without undue delay after the processing of the request.  4. Where the ex-post verification determines	4. Where the ex-post verification determines	Identical

that the access was not justified, the information communicated from EURODAC shall be destroyed by all authorities that have accessed it and they shall inform the verifying authority of such destruction.	that the access was not justified, the information communicated from EURODAC shall be destroyed by all authorities that have accessed it and they shall inform the verifying authority of such destruction.	that the access was not justified, the information communicated from EURODAC shall be destroyed by all authorities that have accessed it and they shall inform the verifying authority of such destruction.	
	4a. The Commission shall publish an indicative, non-binding model EURODAC request form for use under this Article, which correctly reflects the criteria set out in Article 20(1).		Pres recommends acceptance of the EP text
Article 20 Conditions for access to EURODAC data by designated authorities	Article 20 Conditions for access to EURODAC data by designated authorities	Article 20 Conditions for access to EURODAC data by designated authorities	
1. Designated authorities may request the comparison of fingerprint data with those stored in the EURODAC central database within the scope of their powers only if	1. Designated authorities may submit a reasoned electronic request for the comparison of fingerprint data with those stored in the EURODAC central database within the scope	1.  Por the purposes as  laid down in Article 1 (2)  designated	EP compromise suggestion:  1.  For the purposes as laid down in Article 1 (2) designated  [] authorities may submit a reasoned electronic request for the

comparisons of national	of their powers only if	EURODAC central	comparison of fingerprint data
fingerprint databases and	comparisons of national	database within the scope	with those stored in the
of the Automated	fingerprint databases, of	of their powers only if	EURODAC central database
Fingerprint Databases of	the Automated	comparisons of national	within the scope of their powers
other Member States	Fingerprint Databases of	fingerprint databases and	only if comparisons of national
under Decision	other Member States	of the Automated	fingerprint databases, and of the
2008/615/JHA return	under Decision	Fingerprint Databases of	Automated Fingerprint Databases
negative results and	2008/615/JHA <i>and of the</i>	other Member States	of other Member States under
where:	Visa Information System	under Decision	Decision 2008/615/JHA and of
where.	when possible return	2008/615/JHA <b>⊃</b> [] <b>⊂</b>	the Visa Information System
	negative results and	did not lead to the	when the conditions for such
	where <i>all the following</i>	establishment of the	comparison are met $\bigcirc$ []
	cumulative conditions	identity of the data	did not lead to the
	are met:	subject <b>C</b> and where:	establishment of the identity of the
	are met.	subject and where.	data subject <b>and</b> where <i>all the</i>
			following cumulative conditions
			are met:
			ure mei.
			Pres recommends acceptance of
			the EP compromise text subject to
			the inclusion of reference to
			Council Decision 2008/633/JHA
			for clarity purposes
			Tor clarity purposes
(a) the comparison is	(a) the comparison is	(a) the comparison is	Identical
necessary for the	necessary for the	necessary for the	
purpose of the	purpose of the	purpose of the	
prevention,	prevention,	prevention,	
detection or	detection or	detection or	
investigation of	investigation of	investigation of	

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terrorist offences or other serious criminal offences;	terrorist offences or other serious criminal offences;	terrorist offences or other serious criminal offences;	
(b) the comparison is necessary in a specific case; systematic comparisons shall not be carried out; and	(b) the comparison is necessary in a specific case; systematic comparisons shall not be carried out; and	(b) the comparison is necessary in a specific case; systematic comparisons shall not be carried out; and	Identical
(c) there are reasonable grounds to consider that such comparison with EURODAC data will contribute to the prevention, detection or investigation of any of the criminal offences in question.	(c) there is an overriding public security concern which makes the querying of the database proportionate, and there are reasonable grounds to consider that such comparison with EURODAC data will substantially contribute to the prevention, detection or investigation of any of the criminal offences in question.	(c) there are reasonable grounds to consider that such comparison with EURODAC data will contribute to the prevention, detection or investigation of any of the criminal offences in question.	EP retains its suggestions on this point.  Pres is of the view that the EP wording may lead to considerable restriction of access to the Eurodac data base. Pres does not recommend acceptance of any of the EP amendments to (c).

	(ca) there is a substantiated suspicion that the suspect, perpetrator or victim of a terrorist or other serious criminal offence has applied for international protection.		EP sticks to its position with the following rewording:  "(ca) there is a substantiated suspicion that the suspect, perpetrator or victim of a terrorist or other serious criminal offence falls in a category covered by this Regulation".  Pres seeks the views of the delegations in relation to the EP compromise text
2. Requests for comparison with EURODAC data shall be limited to searching with fingerprint data.	2. Requests for comparison with EURODAC data shall be limited to searching with fingerprint data.	2. Requests for comparison with EURODAC data shall be limited to searching with fingerprint data.	Identical
Article 21 Conditions for access to EURODAC data by Europol	Article 21 Conditions for access to EURODAC data by Europol	Article 21 Conditions for access to EURODAC data by Europol	
1. Requests for comparison with EURODAC data by Europol shall take place within the limits of its mandate and where	1. Requests for comparison with EURODAC data by Europol shall take place within the limits of its mandate and where	1. D[] DFor the purposes as laid down in Article 1 (2) Dthe designated authority of Europol may request the	EP compromise suggestion:  1.

		the comparison is  necessary to support and strengthen action by  Member States in preventing, detecting and investigating terrorist offences or other serious criminal offences falling under Europol's mandate; ©	
		the comparison is necessary in a specific case; systematic comparisons shall not be carried out; and C	
		grounds to consider that such comparison with EURODAC data will contribute to the prevention, detection or investigation of any of the criminal offences in question.	
2. Requests for comparison with EURODAC data shall be limited to comparisons of fingerprint data.	2. Requests for comparison with EURODAC data shall be limited to comparisons of fingerprint data.	2. Requests for comparison with EURODAC data shall be limited to comparisons of fingerprint data.	Identical

3. Processing of information obtained by Europol from comparison with EURODAC shall be subject to the authorisation of the Member State of origin. Such authorisation shall be obtained via the Europol national unit of that Member State.	3. Processing of information obtained by Europol from comparison with EURODAC shall be subject to the authorisation of the Member State of origin. Such authorisation shall be obtained via the Europol national unit of that Member State.	3. Processing of information obtained by Europol from comparison with EURODAC shall be subject to the authorisation of the Member State of origin. Such authorisation shall be obtained via the Europol national unit of that Member State.	Identical
Article 22 Communication between the verifying authorities and the National Access Points	Article 22 Communication between the verifying authorities and the National Access Points	Article 22 Communication between the designated authorities, the verifying authorities and the National Access Points	Council text accepted
1. EURODAC Communication Infrastructure shall be used for the data transmission by the verifying authorities of Member States and Europol to the National Access Points and vice versa. All communications shall take place electronically.	Communication Infrastructure shall be used for the data transmission by the verifying authorities of Member States and Europol to the National Access Points and vice versa. All communications shall take place electronically.	accordance with Article 26, all communication between the designated authorities, the verifying authorities and the National Access points shall be secure and C take place electronically.	Agreement on the Council text to be confirmed by the EP
2. Fingerprints shall be	2. Fingerprints shall be	2. For the purposes as	Technical amendment - agreement

digitally processed by the Member State and transmitted in the data format referred to in Annex I, in order to ensure that the comparison can be carried out by means of the computerised fingerprint recognition system.	digitally processed by the Member State and transmitted in the data format referred to in Annex I, in order to ensure that the comparison can be carried out by means of the computerised fingerprint recognition system.	laid down in Article 1 (2) fingerprints	to be confirmed by the EP
CHAPTER ¥4 VII	CHAPTER ¥4 VII	CHAPTER ¥ VII	
DATA <u>PROCESSING</u> <u>USE</u> , DATA  PROTECTION AND  LIABILITY	DATA <u>PROCESSING</u> <u>USE</u> , DATA  PROTECTION AND  LIABILITY	DATA <u>PROCESSING</u> <u>USE</u> , DATA  PROTECTION AND  LIABILITY	
Article 23 13 Responsibility for data processing use	Article 23 <del>13</del> Responsibility for data  processing use	Article 23 13 Responsibility for data processing use	Identical
1. The Member State of origin shall be responsible for ensuring that:	1. The Member State of origin shall be responsible for ensuring that:	The Member State of origin shall be responsible for ensuring that:	

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(a) fingerprints are taken lawfully;	(a) fingerprints are taken lawfully;	(a)	fingerprints are taken lawfully;	
(b) fingerprint data and the other data referred to in Article \$\frac{5(1)}{2}\$ \$\frac{11}{2}\$, Article \$\frac{8(2)}{2}\$ \$\frac{14(2)}{2}\$ and Article \$\frac{11(2)}{2}\$ are lawfully transmitted to the Central \$\frac{\text{Unit}}{\text{Unit}}\$ \$\Rightarrow\$ System \$\Rightarrow\$;	(b) fingerprint data and the other data referred to in Article \$\frac{5(1)}{2}\$ 11, Article \$\frac{8(2)}{2}\$ 14(2) and Article \$\frac{11(2)}{2}\$ are lawfully transmitted to the Central \$\frac{\text{Unit}}{\text{Unit}}\$ \$\Rightarrow\$ System \$\Rightarrow\$;	(b)	fingerprint data and the other data referred to in Article \$\frac{5(1)}{2} \frac{11}{1}, Article \$\frac{8(2)}{2} \frac{14(2)}{2} \text{ and Article \$\frac{11(2)}{2}\$ are lawfully transmitted to the Central \$\frac{\text{Unit}}{\text{Unit}}\$ \$\Rightarrow\$ System \$\Rightarrow\$;	
(c) data are accurate and up-to-date when they are transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(c) data are accurate and up-to-date when they are transmitted to the Central <del>Unit</del> ⇒ System ⇔;	(c)	data are accurate and up-to-date when they are transmitted to the Central <del>Unit</del> ⇒ System ←;	
(d) without prejudice to the responsibilities of the Commission  ⇒ Agency ← , data in the central database ⇒ Central System ← are lawfully recorded, stored, corrected and erased;	(d) without prejudice to the responsibilities of the Commission  ⇒ Agency ←, data in the central database ⇒ Central System ← are lawfully recorded, stored, corrected and erased;	(d)	without prejudice to the responsibilities of the Commission  ⇒ Agency ← , data in the central database ⇒ Central System ← are lawfully recorded, stored, corrected and erased;	
(e) the results of	(e) the results of	(e)	the results of	

	fingerprint data comparisons transmitted by the Central <del>Unit</del> ⇒ System ⇔ are lawfully <u>processed</u> used.	fingerpring comparise transmitted transmi	ons ed by the <del>Init</del>	fingerprint data comparisons transmitted by the Central <del>Unit</del> ⇒ System ⇔ are lawfully <u>processed</u> <u>used</u> .	
2.	In accordance with Article <u>14</u> <u>34</u> , the Member State of origin shall ensure the security of the data referred to in paragraph 1 before and during transmission to the Central <del>Unit</del> ⇒ System ⇔ as well as the security of the data it receives from the Central <del>Unit</del> ⇒ System ⇔.	Article <u>14 34</u> , t Member State of shall ensure the of the data refe paragraph 1 bed during transmis Central <del>Unit</del> ⇒ System ⇔ as the security of the receives from the	he of origin e security rred to in fore and ssion to the swell as the data it he Central	In accordance with Article <u>14</u> <u>34</u> , the Member State of origin shall ensure the security of the data referred to in paragraph 1 before and during transmission to the Central <del>Unit</del> ⇒ System  ⇒ as well as the security of the data it receives from the Central <del>Unit</del> ⇒ System  ⇒.	
3.	The Member State of origin shall be responsible for the final identification of the data pursuant to Article 4(6) 25(4).	3. The Member Sorigin shall be responsible for identification of pursuant to Art 25(4).	the final f the data	The Member State of origin shall be responsible for the final identification of the data pursuant to Article 4(6) 25(4).	
4.	The <del>Commission</del> ⇒ Agency ⇔ shall ensure that the Central <del>Unit</del> ⇒ System ⇔ is operated in accordance with the	4. The Commission  ⇒ Agency ⇔ s  that the Central  ⇒ System ⇔ is  in accordance v	hall ensure <del>Unit</del> operated	The Commission  ⇒ Agency ⇔ shall ensure that the Central Unit  ⇒ System ⇔ is operated in accordance with the	

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provisions of this Regulation and its implementing rules. In particular, the Commission  ⇒ Agency ⇒ shall:  (a) adopt measures ensuring that persons working ⇒ with ⇔ in the Central Unit ⇒ System ⇔ process use the data recorded  ⇒ therein ⊗ in the central database only in accordance with the purpose of EurodaeEURODA	provisions of this Regulation and its implementing rules. In particular, the Commission  ⇒ Agency ⇒ shall:  (a) adopt measures ensuring that persons working ⇒ with ⇔ in the Central Unit ⇒ System ⇔ process use the data recorded  ⇒ therein ⊲ in the central database only in accordance with the purpose of Eurodae EURODA	provisions of this Regulation and its implementing rules. In particular, the Commission  ⇒ Agency ⇒ shall:  (a) adopt measures ensuring that persons working ⇒ with ⇔ in the Central Unit ⇒ System ⇔ process use the data recorded  ⇒ therein ⊲ in the central database only in accordance with the purpose of EurodaeEURODA	
$\underline{\underline{C}}$ as laid down in Article 1(1);	<u>C</u> as laid down in Article 1(1);	<u>C</u> as laid down in Article 1(1);	
(b) ensure that persons working in the Central System comply with all requests from Member States made pursuant to this Regulation in relation to recording,	(b) ensure that persons working in the Central System comply with all requests from Member States made pursuant to this Regulation in relation to recording,	(b) ensure that persons working in the Central System comply with all requests from Member States made pursuant to this Regulation in relation to recording,	

comparison, correction and erasure of data for which they are responsible;  (b) (e) take the necessary measures to ensure	comparison, correction and erasure of data for which they are responsible;  (b) (e) take the necessary measures to ensure	comparison, correction and crasure of data for which they are responsible;  (b) (e) take the necessary measures	
the security of the Central <del>Unit</del> ⇒ System ⇔ in accordance with Article <u>14</u> <u>34</u> ;	the security of the Central <del>Unit</del> ⇒ System ← in accordance with Article <u>14</u> <u>34</u> ;	to ensure the security of the Central <del>Unit</del> ⇒ System ← in accordance with Article <u>14</u> <u>34</u> ;	
(c) (d) ensure that only persons authorised to work ⇒ with ⇔ in the Central Unit ⇒ System ⇔ have access ⇒ thereto ⊗ to data recorded in the central database, without prejudice to Article 20 and the	(c) (d) ensure that only persons authorised to work ⇒ with ⇔ in the Central Unit ⇒ System ⇔ have access ⇒ thereto ⊗ to data recorded in the eentral database, without prejudice to Article 20 and the	(c) (d) ensure that only persons authorised to work ⇒ with ⇔ in the Central Unit ⇒ System ⇔ have access ⇒ thereto ⊗ to data recorded in the central database, without prejudice to Article 20 and the	
powers of the independent supervisory body which will be established under Article 286(2) of the Treaty ▷ the	powers of the independent supervisory body which will be established under Article 286(2) of the Treaty ▷ the	powers of the independent supervisory body which will be established under Article 286(2) of the Treaty ⋈ the	

competences of the European Data Protection Supervisor ⟨⊠.	competences of the European Data Protection Supervisor ⟨☒.	competences of the European Data Protection Supervisor ⟨█.	
The Commission  ⇒ Agency ← shall inform the European Parliament and the Council ⇒ as well as the European Data Protection Supervisor ← of the measures it takes pursuant to the first subparagraph.	The Commission  ⇒ Agency ← shall inform the European Parliament and the Council ⇒ as well as the European Data Protection Supervisor ← of the measures it takes pursuant to the first subparagraph.	The Commission  ⇒ Agency ⇔ shall inform the European Parliament and the Council ⇒ as well as the European Data Protection Supervisor ⇔ of the measures it takes pursuant to the first subparagraph.	
Article <u>24 <del>2</del></u> <b>Transmission</b>	Article <u>24 ⊋</u> Transmission	Article <u>24 <del>2</del></u> <b>Transmission</b>	
1. Fingerprints shall be digitally processed and transmitted in the data format referred to in Annex I. As far as it is necessary for the efficient operation of the Central Unit ⇒ System ⇔, the Central Unit ⇒ Agency ⊗ shall establish the technical requirements for transmission of the data	1. Fingerprints shall be digitally processed and transmitted in the data format referred to in Annex I. As far as it is necessary for the efficient operation of the Central Unit System ←, the Central Unit Agency Shall establish the technical requirements for transmission of the data	1. Fingerprints shall be digitally processed and transmitted in the data format referred to in Annex I. As far as it is necessary for the efficient operation of the Central Unit ⇒ System ←, the Central Unit ⇒ Agency ⋈ shall establish the technical requirements for transmission of the data	Identical

	format by Member States to the Central Unit  ⇒ System ← and vice versa. The Central Unit  ⇒ Agency ⊲ shall ensure that the fingerprint data transmitted by the Member States can be compared by the computerised fingerprint recognition system.		format by Member States to the Central Unit  ⇒ System ← and vice versa. The Central Unit  ⇒ Agency ★ shall ensure that the fingerprint data transmitted by the Member States can be compared by the computerised fingerprint recognition system.		format by Member States to the Central Unit  ⇒ System ← and vice versa. The Central Unit  ⇒ Agency ☑ shall ensure that the fingerprint data transmitted by the Member States can be compared by the computerised fingerprint recognition system.	
2.	Member States should    Shall   Iransmit the data referred to in Article   S(1)   11(1), Article 14(2)   and Article 17(2)   of the	2.	Member States should    Shall   Itansmit the data referred to in Article	2.	Member States should    Shall   Itansmit the data referred to in Article     S(1)   11(1), Article   14(2)     and Article   17(2)   of the     Eurodac Regulation     electronically.   The data referred to in Article     11(1) and Article   14(2)     shall be automatically recorded in the Central     System.   As far as it is necessary for the efficient operation of the Central     Unit   System   , the     Central Unit   Agency   shall     establish the technical requirements to ensure that data can be properly electronically transmitted	Identical

	from the Member States to the Central Unit  ⇒ System ⇔ and vice versa. Transmission of data in paper form using the form set out in Annex H or by other means of data support (diskettes, CD-ROM or other means of data support which may be developed and generally used in future) should be limited to situations in which there are continuous technical problems.	from the Member States to the Central Unit  ⇒ System ⇒ and vice versa. Transmission of data in paper form using the form set out in Annex H or by other means of data support (diskettes, CD-ROM or other means of data support which may be developed and generally used in future) should be limited to situations in which there are continuous technical problems.	t :	From the Member States of the Central Unit  ⇒ System ⇔ and vice versa. Transmission of lata in paper form using the form set out in Annex I or by other means of lata support (diskettes, CD-ROM or other means of data support which may be developed and generally used in future) whould be limited to eituations in which there are continuous technical problems.	
3.	The reference number referred to in Article \$\frac{5(1)(d)}{2(1)(d)}\$ 11(d) and Article 14(2)(d) and 17(1) of the Eurodae Regulation shall make it possible to relate data unambiguously to one particular person and to the Member State which is transmitting the data. In addition, it shall make it possible to tell whether such data relate to an asylum seeker or a person referred to in Article & or Article 11 of	3. The reference number referred to in Article \$\frac{5(1)(d)}{2(1)(d)}\$ 11(d) and Article 14(2)(d) and 17(1) of the Eurodae Regulation shall make it possible to relate data unambiguously to one particular person and to the Member State which is transmitting the data. In addition, it shall make it possible to tell whether such data relate to an asylum seeker or a person referred to in Article 8 or Article 11 of	r 3 1 1 1 1 8 8 8 7 1 1 1 1 1 1	The reference number referred to in $\bigcirc$ [] $\bigcirc$ Articles $\bigcirc$ $\bigcirc$ $\bigcirc$ [] $\bigcirc$ $\bigcirc$ [] $\bigcirc$ $\bigcirc$ [] $\bigcirc$ $\bigcirc$ [4(2)(d) $\bigcirc$ , $\bigcirc$ $\bigcirc$ [] $\bigcirc$ [4(2)(d) $\bigcirc$ , $\bigcirc$ $\bigcirc$ [] $\bigcirc$ $\bigcirc$ [] $\bigcirc$ $\bigcirc$ [] $\bigcirc$ he Eurodae Regulation shall make it possible to relate data unambiguously to one particular person and to the Member State which is transmitting the data. In addition, it shall make it possible to tell whether such data relate to $\bigcirc$	Technical amendments - agreement to be confirmed by the EP

the Eurodae Regulation 9, Article 14 or Article 17.	the Eurodac Regulation9, Article 14 or Article 17.	asylum seeker or a person referred to in Article 8-or Article 11 of the Eurodae Regulation 9, Article 14 or Article 17.	
4. The reference number shall begin with the identification letter or letters by which, in accordance with the norm referred to in Annex I, the Member State transmitting the data is identified. The identification letter or letters shall be followed by the identification of the category of person.  "1" refers to data relating to asylum seekers    □ persons referred to in Article 9(1) □   □, "2" to persons referred to in Article 4(1) of the Eurodae Regulation and "3" to persons referred to in Article 117 of the Eurodae Regulation.	4. The reference number shall begin with the identification letter or letters by which, in accordance with the norm referred to in Annex I, the Member State transmitting the data is identified. The identification letter or letters shall be followed by the identification of the category of person.  "1" refers to data relating to asylum seekers  □> persons referred to in Article 9(1) □ (1	4. The reference number shall begin with the identification letter or letters by which, in accordance with the norm referred to in Annex I, the Member State transmitting the data is identified. The identification letter or letters shall be followed by the identification of the category of person ○ or request ○ ."1" refers to data relating to asylum seekers    ★ persons referred to in Article 9(1) ★ ,"2" to persons referred to in Article 14(1) ○ , ○ of the Eurodae Regulation ○ [] ○ "3" to persons referred to in Article 17 ○ ,"4" to requests referred to in Article 20, and "5" to requests referred to in Article 21	EP to consider Council amendments

					and "9" to requests referred to in article 29 of the Eurodae Regulation.	
<u>5.</u>	The <del>Central Unit</del>	<u>5.</u>	The <del>Central Unit</del>	<u>5.</u>	The Central Unit    Sample   Sample   Sample	Identical
<u>64-</u> .	The Central Unit  ⇒ System ⇒ shall confirm receipt of the transmitted data as soon as possible. To this end the Central Unit  ⇒ Agency ⇒ shall establish the necessary technical requirements to ensure that Member States receive the confirmation receipt if requested.	<u>64-</u>	The Central Unit  ⇒ System ⇒ shall  confirm receipt of the  transmitted data as soon as possible. To this end the Central Unit  ⇒ Agency ⇒ shall  establish the necessary technical requirements to ensure that Member  States receive the confirmation receipt if requested.	<u>64.</u>	The Central Unit  ⇒ System ⇔ shall confirm receipt of the transmitted data as soon as possible. To this end the Central Unit  ⇒ Agency ⇔ shall establish the necessary technical requirements to ensure that Member States receive the confirmation receipt if requested.	Identical

Article 25 € Carrying out comparisons and transmitting results	Article 25 € Carrying out comparisons and transmitting results	Article 25   Carrying out comparisons and transmitting results	
1. Member States shall ensure the transmission of fingerprint data in an appropriate quality for the purpose of comparison by means of the computerised fingerprint recognition system. As far as it is necessary to ensure that the results of the comparison by the Central Unit  ⇒ System □ reach a very high level of accuracy, the Central Unit  ⇒ Agency □ shall define the appropriate quality of transmitted fingerprint data. The Central Unit  ⇒ System □ shall, as soon as possible, check the quality of the fingerprint data transmitted. If fingerprint data do not lend themselves to comparison using the computerised	nsure the transmission of fingerprint data in an appropriate quality for the purpose of comparison by means of the computerised fingerprint recognition system. As far as it is necessary to ensure that the results of the comparison by the Central Unit  ⇒ System ← reach a very high level of accuracy, the Central Unit  ⇒ Agency ⇒ shall define the appropriate quality of transmitted fingerprint data. The Central Unit  ⇒ System ← shall, as soon as possible, check the quality of the fingerprint data transmitted. If fingerprint data do not lend themselves to comparison using the computerised	1. Member States shall ensure the transmission of fingerprint data in an appropriate quality for the purpose of comparison by means of the computerised fingerprint recognition system. As far as it is necessary to ensure that the results of the comparison by the Central Unit  System ← reach a very high level of accuracy, the Central Unit  Agency ← shall define the appropriate quality of transmitted fingerprint data. The Central Unit  System ← shall, as soon as possible, check the quality of the fingerprint data transmitted. If fingerprint data do not lend themselves to comparison using the computerised	Identical

fingerprint recognition system, the Central Unit  ⇒ System ⇔ shall, as soon as possible, ⇒ inform ⇔ the Member State. ⇒ The Member State concerned shall ⇔ transmit fingerprint data of the appropriate quality ⇒ using the same reference number of the previous set of fingerprint data ⇔.	fingerprint recognition system, the Central Unit  ⇒ System ⇔ shall, as soon as possible, ⇒ inform ⇔ the Member State. ⇒ The Member State concerned shall ⇔ transmit fingerprint data of the appropriate quality ⇒ using the same reference number of the previous set of fingerprint data ⇔.	fingerprint recognition system, the Central Unit  ⇒ System ⇔ shall, as soon as possible, ⇒ inform ⇔ the Member State. ⇒ The Member State concerned shall ⇔ transmit fingerprint data of the appropriate quality ⇒ using the same reference number of the previous set of fingerprint data ⇔.	
2. The Central Unit  System Shall carry out comparisons in the order of arrival of requests. Each request must be dealt with within 24 hours. In the case of data which are transmitted electronically, a △  Member State may for reasons connected with national law require particularly urgent comparisons to be carried out within one hour. Where these times cannot be respected owing to circumstances which are	2. The Central Unit  ⇒ System ⇒ shall carry out comparisons in the order of arrival of requests. Each request must be dealt with within 24 hours. In the ease of data which are transmitted electronically, a A Member State may for reasons connected with national law require particularly urgent comparisons to be carried out within one hour. Where these times cannot be respected owing to circumstances which are	2. The Central Unit  System ⇒ shall carry out comparisons in the order of arrival of requests. Each request must be dealt with within 24 hours. In the ease of data which are transmitted electronically, a A Member State may for reasons connected with national law require particularly urgent comparisons to be carried out within one hour. Where these times cannot be respected owing to circumstances which are	Identical

	outside the Central Unit  Agency's ← responsibility, the Central Unit → System ← shall process the request as a matter of priority as soon as those circumstances no longer prevail. In such cases, as far as it is necessary for the efficient operation of the Central Unit → System ← , the Central Unit → Agency ← shall establish criteria to ensure the priority handling of requests.		outside the Central Unit  ⇒ Agency's ← responsibility, the Central Unit ⇒ System ← shall process the request as a matter of priority as soon as those circumstances no longer prevail. In such cases, as far as it is necessary for the efficient operation of the Central Unit ⇒ System ← , the Central Unit ⇒ Agency ← shall establish criteria to ensure the priority handling of requests.		outside the Central Unit  ⇒ Agency's ← responsibility, the Central Unit ⇒ System ← shall process the request as a matter of priority as soon as those circumstances no longer prevail. In such cases, as far as it is necessary for the efficient operation of the Central Unit ⇒ System ← , the Central Unit ⇒ Agency ← shall establish criteria to ensure the priority handling of requests.	
3.	As far as it is necessary for the efficient operation of the Central Unit  ⇒ System ←, the Central Unit ⇒ Agency ← shall establish the operational procedures for the processing of the data received and for transmitting the result of the comparison.	3.	As far as it is necessary for the efficient operation of the Central Unit  ⇒ System ⇔, the Central Unit ⇒ Agency ⇔ shall establish the operational procedures for the processing of the data received and for transmitting the result of the comparison.	3.	As far as it is necessary for the efficient operation of the Central Unit  ⇒ System ←, the Central Unit ⇒ Agency ← shall establish the operational procedures for the processing of the data received and for transmitting the result of the comparison.	Identical
<u>4.</u>	The results of the comparison shall be immediately checked in	4.	The results of the comparison shall be immediately checked in	<u>4.</u>	The results of the comparison shall be immediately checked in	

the Member State of origin ⇒ by a fingerprint expert ⇔. Final identification shall be made by the Member State of origin in cooperation with the Member States concerned, pursuant to Article ±5 32 of the Dublin €onvention ⊠ Regulation ⊠.	the Member State of origin by a trained fingerprint expert. Final identification shall be made by the Member State of origin in cooperation with the Member States concerned, pursuant to Article 32 of Regulation (EU) No [/] of the European Parliament and of the Council of [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or	the → receiving ←  Member State → [] ←  ⇒ by a fingerprint expert  → as defined in  accordance with its  national rules,  specifically trained in the types of fingerprint  comparisons included in this Regulation ← ←  → For the purposes as laid down in Article 1  (1), final ← → [] ← identification shall be made by the Member  State of origin in cooperation with the Member States concerned, pursuant to  Article ±5 32 of the Dublin ← Convention  ▼ Regulation ≪ I	EP to consider Council amendments  Technical amendment - agreement to be confirmed by the EP
Information received from the Central Unit  ⇒ System ← relating to other data found to be unreliable shall be erased or destroyed as soon as the unreliability of the data is established.	a stateless person]*.  Information received from the Central Unit  ⇒ System ← relating to other data found to be unreliable shall be erased or destroyed as soon as the unreliability of the data is established.	Information received from the Central Unit  ⇒ System ← relating to other data found to be unreliable shall be erased or destroyed as soon as the unreliability of the data is established.	

5. Where final identification in accordance with paragraph 4 reveal that the result of the comparison received from the Central System is inaccurate, Member States shall communicate this fact to the Commission and to the Agency.	5. Where final identification in accordance with paragraph 4 reveals that the result of the comparison received from the Central System is inaccurate, Member States shall communicate this fact as soon as possible and no later than after 72 hours to the Commission and to the Agency. The Central System shall transmit a maximum of the five best matching fingerprints to the designated authorities referred to in Article 5(1) and Europol.	5. Where final identification in accordance with paragraph 4 reveal that the result of the comparison received from the Central System is inaccurate, Member States shall communicate this fact to the Commission and to the Agency.	Pres recommends acceptance of the concept, but increasing the period to three working days.  EP amendment to be further considered by the EP
Article <u>26.4</u> Communication between Member States and the Central Unit ⇒ System ←	Article <u>26 4</u> Communication between Member States and the Central <del>Unit</del> ⇒ System ←	Article <u>26 4</u> Communication between Member States and the Central  Unit  → System ←	Identical
Data transmitted from the Member States to the Central <del>Unit</del> ⇒ System ← and vice versa shall use <del>IDA</del> generic services referred to in Decision No	Data transmitted from the Member States to the Central <del>Unit</del> ⇒ System ← and vice versa shall use <del>IDA</del> generic services referred to in Decision No	Data transmitted from the Member States to the Central <del>Unit</del> ⇒ System ← and vice versa shall use <del>IDA</del> generic services referred to in Decision No	

1719/1999/EC of the	<del>1719/1999/EC of the</del>	<del>1719/1999/EC of the</del>	
European Parliament and	European Parliament and	European Parliament and	
of the Council of 12 July	of the Council of 12 July	of the Council of 12 July	
1999 on a series of	<del>1999 on a series of</del>	1999 on a series of	
guidelines, including the	<del>guidelines, including the</del>	guidelines, including the	
identification of projects	identification of projects	identification of projects	
of common interest, for	of common interest, for	of common interest, for	
trans-European networks	<del>trans-European networks</del>	trans-European networks	
for the electronic	for the electronic	for the electronic	
<del>interchange of data</del>	<del>interchange of data</del>	<del>interchange of data</del>	
between administrations	between administrations	between administrations	
( <del>IDA)</del> ⇒ the EURODAC	<del>(IDA)</del> ⇒ the EURODAC	$(IDA) \Rightarrow \text{the EURODAC}$	
Communication	Communication	Communication	
Infrastructure ←. As far	Infrastructure ←. As far	Infrastructure ←. As far	
as it is necessary for the	as it is necessary for the	as it is necessary for the	
efficient operation of the	efficient operation of the	efficient operation of the	
Central <del>Unit</del>	Central <del>Unit</del>	Central <del>Unit</del>	
⇒ System ←, the <del>Central</del>	⇒ System	⇒ System ⇔, the <del>Central</del>	
<del>Unit</del> ☒ Agency ☒ shall	<del>Unit</del> ⊠ Agency ⊠ shall	<del>Unit</del> ☒ Agency ☒ shall	
establish the technical	establish the technical	establish the technical	
procedures necessary for	procedures necessary for	procedures necessary for	
the use of <del>IDA generic</del>	the use of <del>IDA generic</del>	the use of <del>IDA generic</del>	
services ⇒ the	<del>services</del> ⇒ the	<del>services</del> ⇒ the	
Communication $\Leftarrow$ .	Communication $\Leftarrow$ .	Communication $\Leftarrow$ .	
Article <u>14</u>	Article <u>14</u>	Article <u>14</u>	
<del>Security</del>	<del>Security</del>	<del>Security</del>	
1. The Member State of	1. The Member State of	1. The Member State of	
origin shall take the	origin shall take the	origin shall take the	
necessary measures to:	necessary measures to:	necessary measures to:	
incressury measures to.	incessary measures to.	incessary measures to.	

(a) prevent any	<del>(a) prevent any</del>	(a) prevent any	
<del>unauthorised</del>	<del>unauthorised</del>	<del>unauthorised</del>	
<del>person from having</del>	<del>person from having</del>	person from having	
access to national	access to national	access to national	
<del>installations in</del>	<del>installations in</del>	<del>installations in</del>	
which the Member	which the Member	which the Member	
State carries out	State carries out	State carries out	
<del>operations in</del>	<del>operations in</del>	<del>operations in</del>	
accordance with the	accordance with the	accordance with the	
aim of Eurodae	<del>aim of <u>Eurodac</u></del>	<del>aim of <u>Eurodac</u></del>	
(checks at the	<del>(checks at the</del>	<del>(checks at the</del>	
entrance to the	entrance to the	entrance to the	
installation);	<del>installation);</del>	installation);	
(b) prevent data and data	(b) prevent data and data	(b) prevent data and data	
media in Eurodae	media in Eurodae	media in Eurodae	
from being read,	from being read,	from being read,	
copied, modified or	<del>copied, modified or</del>	copied, modified or	
erased by	erased by	erased by	
unauthorised	<del>unauthorised</del>	unauthorised	
persons (control of	<del>persons (control of</del>	<del>persons (control of</del>	
data media):	<del>data media);</del>	<del>data media);</del>	
(c) guarantee that it is	(c) guarantee that it is	(c) guarantee that it is	
<del>possible to check</del>	<del>possible to check</del>	<del>possible to check</del>	
<del>and establish a</del>	<del>and establish a</del>	<del>and establish a</del>	
<del>posteriori what data</del>	<del>posteriori what data</del>	<del>posteriori what data</del>	
have been recorded	<del>have been recorded</del>	have been recorded	
<del>in <u>Eurodac</u> when</del>	<del>in <u>Eurodae</u> when</del>	in <u>Eurodae</u> when	
and by whom	and by whom	and by whom	
<del>(control of data</del>	<del>(control of data</del>	<del>(control of data</del>	
<del>recording);</del>	<del>recording);</del>	<del>recording);</del>	

(d) prevent the  unauthorised  recording of data in  Eurodae and any  unauthorised  modification or  erasure of data  recorded in  Eurodae (control of  data entry);	(d) prevent the unauthorised recording of data in Eurodae and any unauthorised modification or erasure of data recorded in Eurodae (control of data entry);	(d) prevent the  unauthorised  recording of data in  Eurodae and any  unauthorised  modification or  crasure of data  recorded in  Eurodae (control of  data entry);	
(e) guarantee that, in using Eurodae, authorised persons have access only to data which are within their competence (control of access);	(e) guarantee that, in using Eurodae, authorised persons have access only to data which are within their competence (control of access);	(e) guarantee that, in using Eurodae, authorised persons have access only to data which are within their competence (control of access);	
(f) guarantee that it is  possible to check and establish to which authorities data recorded in Eurodae may be transmitted by data transmission equipment (control of transmission);	(f) guarantee that it is  possible to check and establish to which authorities data recorded in Eurodae may be transmitted by data transmission equipment (control of transmission);	(f) guarantee that it is  possible to check and establish to which authorities data recorded in Eurodae may be transmitted by data transmission equipment (control of transmission);	
(g) prevent the unauthorised	(g) prevent the unauthorised	(g) prevent the unauthorised	

reading, copying, modification or erasure of data during both the direct transmission of data to or from the central database and the transport of data media to or from the Central Unit (control of transport).	reading, copying, modification or erasure of data during both the direct transmission of data to or from the central database and the transport of data media to or from the Central Unit (control of transport).	reading, copying, modification or erasure of data during both the direct transmission of data to or from the central database and the transport of data media to or from the Central Unit (control of transport).	
2. As regards the operation of the Central Unit, the Commission shall be responsible for applying the measures mentioned under paragraph 1.	2. As regards the operation of the Central Unit, the Commission shall be responsible for applying the measures mentioned under paragraph 1.	2. As regards the operation of the Central Unit, the Commission shall be responsible for applying the measures mentioned under paragraph 1.	
Article 27 ±5 Access to, and correction or erasure of, data recorded in <u>Eurodae</u> EURODAC	Article 27 ±5 Access to, and correction or erasure of, data recorded in EurodaeEURODAC	Article 27 ±5 Access to, and correction or erasure of, data recorded in <u>Eurodae</u> EURODAC	
1. The Member State of origin shall have access to data which it has transmitted and which are recorded in the eentral database   Graph Central System   in accordance	1. The Member State of origin shall have access to data which it has transmitted and which are recorded in the central database ⇒ Central System ⇔ in accordance	1. The Member State of origin shall have access to data which it has transmitted and which are recorded in the central database ⇒ Central System ⇔ in accordance	Identical

with the provisions of this Regulation.	with the provisions of this Regulation.	with the provisions of this Regulation.	
No Member State may conduct searches in the data transmitted by another Member State, nor may it receive such data apart from data resulting from the comparison referred to in Article 4(5) 9(5).	No Member State may conduct searches in the data transmitted by another Member State, nor may it receive such data apart from data resulting from the comparison referred to in Article 4(5) 9(5).	No Member State may conduct searches in the data transmitted by another Member State, nor may it receive such data apart from data resulting from the comparison referred to in Article 4(5) 9(5).	
2. The authorities of Member States which, pursuant to paragraph 1, have access to data recorded in the central database ⇒ Central System ⇔ shall be those designated by each Member State ⇒ for the purpose of Article 1(1). This designation shall specify the exact unit responsible for carrying out tasks related to the application of this Regulation. ⇔ Each Member State shall without delay communicate to the Commission ➡ and the	2. The authorities of Member States which, pursuant to paragraph 1, have access to data recorded in the Central System shall be those designated by each Member State for the purpose of Article 1(1). That designation shall specify the precise unit responsible for carrying out tasks related to the application of this Regulation. Each Member State shall without delay communicate to the Commission and the Agency a list of those	2. The authorities of Member States which, pursuant to paragraph 1, have access to data recorded in the central database ⇒ Central System ⇒ shall be those designated by each Member State ⇒ for the purpose of Article 1(1). This designation shall specify the exact unit responsible for carrying out tasks related to the application of this Regulation. ⇔ Each Member State shall without delay communicate to the Commission ⇒ and the	Clarification on the EP amendments sought by Pres

	Agency   a list of those authorities   amendments thereto. The Agency shall publish the consolidated list in the Official Journal of the European Union. Where there are amendments thereto, the Agency shall publish once a year an updated consolidated list.   □		units and any amendments thereto. The Agency shall publish the consolidated list in the Official Journal of the European Union. Where there are amendments thereto, the Agency shall publish once a year an updated consolidated list online.		Agency   a list of those authorities   and any amendments thereto. The Agency shall publish the consolidated list in the Official Journal of the European Union. Where there are amendments thereto, the Agency shall publish once a year an updated consolidated list.   □	Clarification on the EP amendment sought by Pres
						Technical - accepted as the OJ is already available online
3.	Only the Member State of origin shall have the right to amend the data which it has transmitted to the Central Unit ⇒ System ⇒ by correcting or supplementing such data, or to erase them, without prejudice to erasure carried out in pursuance of Article 6, Article 10(1) or Article 12(4)(a) 12 or Article 16(1).	3.	Only the Member State of origin shall have the right to amend the data which it has transmitted to the Central Unit ⇒ System ⇒ by correcting or supplementing such data, or to erase them, without prejudice to erasure carried out in pursuance of Article 6, Article 10(1) or Article 12(4)(a) 12 or Article 16(1).	3.	Only the Member State of origin shall have the right to amend the data which it has transmitted to the Central Unit ⇒ System ⇒ by correcting or supplementing such data, or to erase them, without prejudice to erasure carried out in pursuance of Article 6, Article 10(1) or Article 12(4)(a) 12 or Article 16(1).	Identical

	Where the Member State of origin records data directly in the central database, it may amend or crase the data directly.		Where the Member State of origin records data directly in the central database, it may amend or crase the data directly.		Where the Member State of origin records data directly in the central database, it may amend or crase the data directly.	
	Where the Member State of origin does not record data directly in the central database, the Central Unit shall amend or crase the data at the request of that Member State.		Where the Member State of origin does not record data directly in the central database, the Central Unit shall amend or crase the data at the request of that Member State.		Where the Member State of origin does not record data directly in the central database, the Central Unit shall amend or crase the data at the request of that Member State.	
4.	If a Member State or the Central Unit  ⇒ Agency ⇔ has evidence to suggest that data recorded in the eentral database ⇒ Central System ⇔ are factually inaccurate, it shall advise the Member State of origin as soon as possible.	4.	If a Member State or the Central Unit  ⇒ Agency ⇔ has evidence to suggest that data recorded in the central database ⇒ Central System ⇔ are factually inaccurate, it shall advise the Member State of origin as soon as possible.	4.	If a Member State or the Central Unit  ⇒ Agency ← has evidence to suggest that data recorded in the central database ⇒ Central System ← are factually inaccurate, it shall advise the Member State of origin as soon as possible.	Identical

	If a Member State has evidence to suggest that data were recorded in the central database  ⇒ Central System ⇔ contrary to this Regulation, it shall similarly advise ⇒ the Agency, the Commission and ⇔ the Member State of origin as soon as possible. The latter shall check the data concerned and, if necessary, amend or erase them without delay.		If a Member State has evidence to suggest that data were recorded in the central database  ⇒ Central System ← contrary to this Regulation, it shall similarly advise ⇒ the Agency, the Commission and ← the Member State of origin as soon as possible. The latter shall check the data concerned and, if necessary, amend or erase them without delay.		If a Member State has evidence to suggest that data were recorded in the central database  ⇒ Central System ← contrary to this Regulation, it shall similarly advise ⇒ the Agency, the Commission and ← the Member State of origin as soon as possible. The latter shall check the data concerned and, if necessary, amend or erase them without delay.	
5.	The Central Unit  ⇒ Agency ⇔ shall not transfer or make available to the authorities of any third country data recorded in the central database ⇒ Central System ⇔, unless it is specifically authorised to do so in the framework of a Community agreement on the criteria and mechanisms for determining the State responsible for examining an application	5.	The Central Unit  ⇒ Agency ⇔ shall not transfer or make available to the authorities of any third country data recorded in the central database ⇒ Central System ⇔, unless it is specifically authorised to do so in the framework of a Union agreement on the criteria and mechanisms for determining the State responsible for examining an application	5.	The Central Unit  ⇒ Agency ⇒ shall not transfer or make available to the authorities of any third country data recorded in the central database ⇒ Central System ⇔, unless it is specifically authorised to do so in the framework of a ⊃ [] ⊂ ⊃ Union ⊂ agreement on the criteria and mechanisms for determining the State responsible for examining an application	Identical

for <del>asylum</del> ⇒ international protection ← .	for <del>asylum</del> ⇒ international protection ← .	for <del>asylum</del> ⇒ international protection ← .	
Article 22	Article 22	Article 22	
Implementing rules	Implementing rules	Implementing rules	
1. The Council shall adopt, acting by the majority laid down in Article 205(2) of the Treaty, the implementing provisions necessary for	1. The Council shall adopt, acting by the majority laid down in Article 205(2) of the Treaty, the implementing provisions necessary for	1. The Council shall adopt, acting by the majority laid down in Article 205(2) of the Treaty, the implementing provisions necessary for	
- laying down the procedure referred to in Article 4(7),	laying down the procedure referred to in Article 4(7),	- laying down the procedure referred to in Article 4(7),	
- laying down the procedure for the blocking of the data referred to in Article 12(1),	laying down the procedure for the blocking of the data referred to in Article 12(1),	laying down the procedure for the blocking of the data referred to in Article 12(1),	
drawing up the statistics referred to in Article 12(2).	drawing up the statistics referred to in Article 12(2).	drawing up the statistics referred to in Article 12(2).	

In cases where these implementing provisions have implications for the operational expenses to be borne by the Member States, the Council shall act unanimously.	In cases where these implementing provisions have implications for the operational expenses to be borne by the Member States, the Council shall act unanimously.	In cases where these implementing provisions have implications for the operational expenses to be borne by the Member States, the Council shall act unanimously.	
2. The measures referred to in Article 3(4) shall be adopted in accordance with the procedure referred to in Article 23(2).	2. The measures referred to in Article 3(4) shall be adopted in accordance with the procedure referred to in Article 23(2).	2. The measures referred to in Article 3(4) shall be adopted in accordance with the procedure referred to in Article 23(2).	
Article <u>28</u> <u>46</u> Keeping of records <del>by the</del> <del>Central Unit</del>	Article <u>28</u> <del>16</del> Keeping of records <del>by the</del> <del>Central Unit</del>	Article <u>28</u> <del>16</del> Keeping of records <del>by the</del> <del>Central Unit</del>	
1. The Central Unit  ⇒ Agency ⇔ shall keep records of all data processing operations within the Central Unit  ⇒ System ⇔. These records shall show the purpose of access, the date and time, the data transmitted, the data used for interrogation and the name of both the unit putting ⊠ entering ≪ in	1. The Central Unit  ⇒ Agency ← shall keep records of all data processing operations within the Central Unit  ⇒ System ← These records shall show the purpose of access, the date and time, the data transmitted, the data used for interrogation and the name of both the unit putting ⊠ entering ⊠ in	1. The Central Unit  ⇒ Agency ⇔ shall keep records of all data processing operations within the Central Unit  ⇒ System ⇔. These records shall show the purpose of access, the date and time, the data transmitted, the data used for interrogation and the name of both the unit putting ⊠ entering ⊠ in	Identical

	or retrieving the data and the persons responsible.		or retrieving the data and the persons responsible.		or retrieving the data and the persons responsible.	
2.	Such records may be used only for the data-protection monitoring of the admissibility of data processing as well as to ensure data security pursuant to Article 14 34. The records must be protected by appropriate measures against unauthorised access and erased after a period of one year ⇒ after the retention period referred to in Article 12 and in Article 16(1) has expired ⇐, if they are not required for monitoring procedures which have already begun.	2.	Such records may be used only for the data-protection monitoring of the admissibility of data processing as well as to ensure data security pursuant to Article 14 34. The records must be protected by appropriate measures against unauthorised access and erased after a period of one year ⇒ after the retention period referred to in Article 12 and in Article 16(1) has expired ⇔, if they are not required for monitoring procedures which have already begun.	2.	Such records may be used only for the data-protection monitoring of the admissibility of data processing as well as to ensure data security pursuant to Article 14/12 34. The records must be protected by appropriate measures against unauthorised access and erased after a period of one year ⇒ after the retention period referred to in Article 12 and in Article 16(1) has expired ⇔, if they are not required for monitoring procedures which have already begun.	Identical
3.	Each Member State shall take the necessary measures in order to achieve the objectives set out in paragraph 1 and 2 in relation to its national system. In addition, each Member State shall keep records of the staff duly	3.	Each Member State shall take the necessary measures in order to achieve the objectives set out in paragraph 1 and 2 in relation to its national system. In addition, each Member State shall keep records of the staff duly	3.	For the purposes as laid down in Article 1 (1) each ℂ ⊃ [] ℂ Member State shall take the necessary measures in order to achieve the objectives set out in paragraph 1 and 2 in relation to its national	Technical amendment - to be further considered by the EP

authorised to enter or retrieve the data.	authorised to enter or retrieve the data.	system. In addition, each Member State shall keep records of the staff duly authorised to enter or retrieve the data.	
Article 23	Article 23	Article 23	
<del>Committee</del>	<del>Committee</del>	<del>Committee</del>	
1. The Commission shall be assisted by a committee.	1. The Commission shall be assisted by a committee.	1. The Commission shall be assisted by a committee.	
2. In the cases where reference is made to this paragraph, Articles 5 and 7 of Decision 1999/468/EC shall apply.	2. In the cases where reference is made to this paragraph, Articles 5 and 7 of Decision 1999/468/EC shall apply.	2. In the cases where reference is made to this paragraph, Articles 5 and 7 of Decision 1999/468/EC shall apply.	
The period laid down in Article 5(6) of Decision 1999/468/EC shall be set at three months.	The period laid down in Article 5(6) of Decision 1999/468/EC shall be set at three months.	The period laid down in Article 5(6) of Decision 1999/468/EC shall be set at three months.	
3. The committee shall adopt its rules of procedure.	3. The committee shall adopt its rules of procedure.	3. The committee shall adopt its rules of procedure.	

Article 29 ±8 Rights of the data subject	Article 29 18 Rights of the data subject	Article <u>29</u> <del><u>18</u></del> <b>Rights of the data subject</b>	
1. A person covered by this Regulation shall be informed by the Member State of origin ⇒ in writing, and where appropriate, orally, in a language which he or she understands or may reasonably be presumed to understand ⇔ of the following:	1. A person covered by this Regulation shall be informed by the Member State of origin in writing, and where <i>necessary</i> , orally, in a language <i>that</i> he or she understands or <i>is</i> reasonably <i>supposed</i> to understand of the following:	1. A person covered by  □[] □ □ Article 9,  Article 14 and Article  17 □ shall be informed by the Member State of origin □ in writing, and where appropriate, orally, in a language which he or she understands or may reasonably be presumed to understand □ of the following:	Amendments to be further considered by both EP and Council
(a) the identity of the controller and of his representative, if any;	(a) the identity of the controller and of his representative, if any;	(a) the identity of the controller and of his representative, if any;	
(b) ⊠regarding ⊠ the purpose for which the ⊠ his or her ⊠ data will be processed within Eurodae EURODA C ⇒ including a description of the aims of the Dublin Regulation, in accordance with	(b) regarding the purpose for which his or her data will be processed within EURODAC including a description of the aims of the Dublin Regulation, in accordance with Article 4 of that	(b) ⊠regarding ☑ the purpose for which the ☑ his or her ☑ data will be processed within Eurodae EURODA ☐ ➡ including a description of the aims of the Dublin Regulation, in accordance with	

Article 4 of that Regulation ←.	Regulation and a comprehensive explanation of the fact that EURODAC may be accessed by the Member States and Europol for law enforcement purposes.	Article 4 of that Regulation ←.	Pres recommends acceptance of the EP text, if the word "comprehensive" is to be deleted
(c) the recipients of the data;	(c) the recipients of the data;	(c) the recipients of th data;	e Identical
(d) in relation to a person covered by Article $\frac{4}{9}$ or Article $\frac{8}{9}$ 14, the obligation to have his/her fingerprints taken;	(d) in relation to a person covered by Article $\frac{4}{9}$ or Article $\frac{8}{9}$ 14, the obligation to have his/her fingerprints taken;	(d) in relation to a person covered by Article $\frac{4}{9}$ or Article $\frac{8}{14}$ , the obligation to have his/her fingerprints taken;	Identical
(e) the existence of the right of access to, and the right to rectify, the data	(e) the [] right of access to data relating to him/her, and the right to request that inaccurate data relating to him/her be corrected or that unlawfully processed data relating to him/her	(e) the existence of the right of access to, and the right to rectify, the data	the EP deletion

⇒ or that unlawfully processed data relating to them be erased, as well as the right to receive information on the procedures for exercising those rights including the contact details of the controller and the National Supervisory Authorities referred to in Article 31(1) ⇔.	be erased, as well as the [] procedures for exercising those rights including the contact details of the controller and the National Supervisory Authorities referred to in Article 31(1).	⇒ or that unlawfully processed data relating to  □[] □  □ him/her □ be erased, as well as the right to receive information on the procedures for exercising those rights including the contact details of the controller and the National Supervisory Authorities referred to in Article 31(1) ⇐.	Council to consider the EP deletion
In relation to a person covered by Article <u>49</u> or Article <u>49</u> the information referred to in the first subparagraph shall be provided when his/her fingerprints are taken.	In relation to a person covered by Article $\frac{4}{9}$ or Article $\frac{4}{9}$ 14, the information referred to in the first subparagraph shall be provided when his/her fingerprints are taken.	In relation to a person covered by Article $\underline{\underline{4}} \underline{\underline{9}}$ or Article $\underline{\underline{8}} \underline{\underline{14}}$ , the information referred to in the first subparagraph shall be provided when his/her fingerprints are taken.	
In relation to a person covered by Article <u>11 17</u> , the information referred to in the first	In relation to a person covered by Article <u>11</u> 17, the information referred to in the first	In relation to a person covered by Article $\frac{11}{2}$ $\frac{17}{2}$ , the information referred to in the first	

subparagraph shall be provided no later than the time when the data relating to the person are transmitted to the Central Unit ⇒ System ←. This obligation shall not apply where the provision of such information proves impossible or would involve a disproportionate effort.	subparagraph shall be provided no later than the time when the data relating to the person are transmitted to the Central  System . This obligation shall not apply where the provision of such information proves impossible or would involve a disproportionate effort.	subparagraph shall be provided no later than the time when the data relating to the person are transmitted to the Central  System . This obligation shall not apply where the provision of such information proves impossible or would involve a disproportionate effort.	
A common leaflet, containing at least the information referred to in paragraph 1 of this Article and the information referred to in Article 4(1) of the Dublin Regulation shall be drawn up in accordance with the procedure referred to in Article 40(2) of the Dublin Regulation. The leaflet should be "clear and simple, drafted in a language that the person understands or may reasonably be presumed to understand.	A common leaflet, containing at least the information referred to in paragraph 1 of this Article and the information referred to in Article 4(1) of Regulation (EU) No [/] of the European Parliament and of the Council of [establishing the criteria and mechanisms for determining the Member State responsible for examining an application for international protection lodged in one of the Member States by a third-country national or a stateless person]* shall	A common leaflet, containing $\Im[]$ the $\Im$ relevant $\square$ information referred to in paragraph 1 of this Article and the information referred to in Article 4( $\Im$ 1 $\square$ 2 $\square$ 5 $\square$ 6 of the Dublin Regulation shall be drawn up in accordance with the procedure referred to in Article 40(2) of the Dublin Regulation. The leaflet should be $\Im[]$ clear and simple, drafted in a language that the person understands or may	EP to consider the Council text

	be drawn up in accordance with the procedure referred to in Article 40(2) of Regulation [/]*. The leaflet shall be "clear and simple, drafted in a language that the person understands or is reasonably supposed to understand". It shall also include information on the rights of the data subject and the possibility of assistance by the National Supervisory Authorities as well as the contact details of the controller	reasonably be presumed to understand.	Technical amendment - EP to consider its amendment  EP amendment to be further considered by the Council
Where a person covered by this Regulation is a minor, Member States shall provide the	where a person covered by this Regulation is a minor, Member States shall provide the	Where a person covered by Article 9, Article 14 and Article 17 © is a minor,	Council technical amendment to be further considered by the EP
information in an age- appropriate manner.	information in an age- appropriate manner. The Commission shall provide templates of the leaflets for adults and minors to the Member States. The best interests	Member States shall provide the information in an age-appropriate manner.	Pres recommends non-acceptance of first sentence of the EP amendment due to the comitology rules in the Dublin Regulation

		of the child shall be a primary consideration for the Member States when applying this Article.		applicable on this occasion.  Pres recommends consideration of converting second sentence into a Recital
2.	In each Member State any data subject may, in accordance with the laws, regulations and procedures of that State, exercise the rights provided for in Article 12 of Directive 95/46/EC.	2. In each Member State any data subject may, in accordance with the laws, regulations and procedures of that State, exercise the rights provided for in Article 12 of Directive 95/46/EC.	2.  Pror the  purposes as laid down in  Article 1 (1) in ceach  Member State any data  subject may, in  accordance with the laws,  regulations and  procedures of that State,  exercise the rights  provided for in Article 12  of Directive 95/46/EC.	Technical to be considered by the EP
	Without prejudice to the obligation to provide other information in accordance with point (a) of Article 12 of Directive 95/46/EC, the data subject shall have the right to obtain communication of the data relating to him/her recorded in the eentral database    Central System   and of the Member State which transmitted them to the	Without prejudice to the obligation to provide other information in accordance with point (a) of Article 12 of Directive 95/46/EC, the data subject shall have the right to obtain communication of the data relating to him/her recorded in the eentral database   System   Central System   and of the Member State which transmitted them to the	Without prejudice to the obligation to provide other information in accordance with point (a) of Article 12 of Directive 95/46/EC, the data subject shall have the right to obtain communication of the data relating to him/her recorded in the eentral database   System   and of the Member State which transmitted them to the	

	Central <del>Unit</del> ⇒ System ←. Such access to data may be granted only by a Member State.		Central <del>Unit</del> ⇒ System ← Such access to data may be granted only by a Member State.		Central Unit  ⇒ System ←. Such access to data may be granted only by a Member State.	
3.	In each Member State, any person may request that data which are factually inaccurate be corrected or that data recorded unlawfully be erased. The correction and erasure shall be carried out without excessive delay by the Member State which transmitted the data, in accordance with its laws, regulations and procedures.	3.	In each Member State, any person may request that data which are factually inaccurate be corrected or that data recorded unlawfully be erased. The correction and erasure shall be carried out without excessive delay by the Member State which transmitted the data, in accordance with its laws, regulations and procedures.	3.	Pror the purposes as laid down in Article 1 (1) in C ⊃ [] C each Member State, any person may request that data which are factually inaccurate be corrected or that data recorded unlawfully be erased. The correction and erasure shall be carried out without excessive delay by the Member State which transmitted the data, in accordance with its laws, regulations and procedures.	Technical to be considered by the EP

4.	If the rights of correction and erasure are exercised in a Member State, other than that, or those, which transmitted the data, the authorities of that Member State shall contact the authorities of the Member State, or States, in question so that the latter may check the accuracy of the data and the lawfulness of their transmission and recording in the eentral database  Central System .	4.	If the rights of correction and erasure are exercised in a Member State, other than that, or those, which transmitted the data, the authorities of that Member State shall contact the authorities of the Member State, or States, in question so that the latter may check the accuracy of the data and the lawfulness of their transmission and recording in the central database $\Rightarrow$ Central System $\Leftarrow$ .	4.	For the purposes as laid down in Article 1 (1) if C ⊃ [] C the rights of correction and erasure are exercised in a Member State, other than that, or those, which transmitted the data, the authorities of that Member State shall contact the authorities of the Member State, or States, in question so that the latter may check the accuracy of the data and the lawfulness of their transmission and recording in the eentral database ⇒ Central System ⇔.	Technical to be considered by the EP
5.	If it emerges that data recorded in the eentral database ⇒ Central System ⇔ are factually inaccurate or have been recorded unlawfully, the Member State which transmitted them shall correct or erase the data in accordance with Article 15(3) 27(3). That Member State shall	5.	If it emerges that data recorded in the central database ⇒ Central System ⇔ are factually inaccurate or have been recorded unlawfully, the Member State which transmitted them shall correct or erase the data in accordance with Article 15(3) 27(3). That Member State shall	5.	Tor the purposes as  laid down in Article 1 (1)  if C J [] C it emerges that data recorded in the  central database  ⇒ Central System ← are factually inaccurate or have been recorded unlawfully, the Member State which transmitted them shall correct or erase the data in	Technical to be considered by the EP

	confirm in writing to the data subject without excessive delay that it has taken action to correct or erase data relating to him/her.		confirm in writing to the data subject without excessive delay that it has taken action to correct or erase data relating to him/her.		accordance with Article 15(3) 27(3). That Member State shall confirm in writing to the data subject without excessive delay that it has taken action to correct or erase data relating to him/her.	
6.	If the Member State which transmitted the data does not agree that data recorded in the central database ⇒ Central System ← are factually inaccurate or have been recorded unlawfully, it shall explain in writing to the data subject without excessive delay why it is not prepared to correct or erase the data.	6.	If the Member State which transmitted the data does not agree that data recorded in the central database ⇒ Central System ← are factually inaccurate or have been recorded unlawfully, it shall explain in writing to the data subject without excessive delay why it is not prepared to correct or erase the data.	6.	For the purposes as laid down in Article 1 (1) if C ⊃ [] C the Member State which transmitted the data does not agree that data recorded in the central database ⇒ Central System ⇒ are factually inaccurate or have been recorded unlawfully, it shall explain in writing to the data subject without excessive delay why it is not prepared to correct or erase the data.	Technical to be considered by the EP
	That Member State shall also provide the data subject with information explaining the steps which he/she can take if he/she does not accept		That Member State shall also provide the data subject with information explaining the steps which he/she can take if he/she does not accept		That Member State shall also provide the data subject with information explaining the steps which he/she can take if he/she does not accept	

	the explanation provided.		the explanation provided.		the explanation provided.	
	This shall include		This shall include		This shall include	
	information on how to		information on how to		information on how to	
	bring an action or, if		bring an action or, if		bring an action or, if	
	appropriate, a complaint		appropriate, a complaint		appropriate, a complaint	
	before the competent		before the competent		before the competent	
	authorities or courts of		authorities or courts of		authorities or courts of	
	that Member State and		that Member State and		that Member State and	
	any financial or other		any financial or other		any financial or other	
	assistance that is		assistance that is		assistance that is	
	available in accordance		available in accordance		available in accordance	
	with the laws, regulations		with the laws, regulations		with the laws, regulations	
	and procedures of that		and procedures of that		and procedures of that	
	Member State.		Member State.		Member State.	
	Wiember State.		Weiner State.		wiember state.	
7.	Any request under	7.	Any request under	7.	Any request under	Identical
	paragraphs 2 and 3 shall		paragraphs 2 and 3 shall		paragraphs 2 and 3 shall	
	contain all the necessary		contain all the necessary		contain all the necessary	
					particulars to identify the	
	particulars to identify the		particulars to identify the		particulars to identify the	
	particulars to identify the data subject, including		particulars to identify the data subject, including		data subject, including	
	particulars to identify the data subject, including fingerprints. Such data		particulars to identify the data subject, including fingerprints. Such data		data subject, including fingerprints. Such data	
	particulars to identify the data subject, including fingerprints. Such data shall be used exclusively		particulars to identify the data subject, including fingerprints. Such data shall be used exclusively		data subject, including fingerprints. Such data shall be used exclusively	
	particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of		particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of		data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of	
	particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in		particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in		data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in	
	particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in paragraphs 2 and 3 and		particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in paragraphs 2 and 3 and		data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in paragraphs 2 and 3 and	
	particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in		particulars to identify the data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in		data subject, including fingerprints. Such data shall be used exclusively to permit the exercise of the rights referred to in	

8.	The competent authorities of the Member States shall cooperate actively to enforce promptly the rights laid down in paragraphs 3, 4 and 5.	8.	The competent authorities of the Member States shall cooperate actively to enforce promptly the rights laid down in paragraphs 3, 4 and 5.	8.	The competent authorities of the Member States shall cooperate actively to enforce promptly the rights laid down in paragraphs 3, 4 and 5.	Identical
9.	Whenever a person requests data relating to him or her in accordance with paragraph 2, the competent authority shall keep a record in the form of a written document that such a request was made, and shall make this document available to the National Supervisory Authorities without delay, upon their request.	9.	Whenever a person requests data relating to him or her in accordance with paragraph 2, the competent authority shall keep a record in the form of a written document that such a request was made, and shall make this document available to the National Supervisory Authorities without delay, upon their request. It shall immediately inform the National Supervisory Authorities when a person requests the correction or erasure of his or her data. No later than three weeks after the request, the competent authority shall confirm to the National Supervisory Authorities that it has	9.	Whenever a person requests data relating to him or her in accordance with paragraph 2, the competent authority shall keep a record in the form of a written document that such a request was made, and shall make this document available to the National Supervisory Authorities without delay, upon their request.	Pres seeks the views of delegations on the EP amendment

			taken action to correct or erase the data or, where the Member State concerned does not agree that the data recorded in the Central System are inaccurate or have been recorded unlawfully, it shall explain why it is not prepared to correct or erase the data.			
<del>9.</del> 10.	In each Member State, the national supervisory authority shall ⇒ on the basis of his/her request, ←assist the data subject in accordance with Article 28(4) of Directive 95/46/EC in exercising his/her rights.	<u>9. 10.</u>	In each Member State, the national supervisory authority shall ⇒ on the basis of his/her request, ←assist the data subject in accordance with Article 28(4) of Directive 95/46/EC in exercising his/her rights.	<u>9- 10.</u>	For the purposes as laid down in Article 1 (1) in C ⊃ [] C each Member State, the national supervisory authority shall ⇒ on the basis of his/her request. ⇔assist the data subject in accordance with Article 28(4) of Directive 95/46/EC in exercising his/her rights.	Technical to be considered by the EP
<del>10.</del> 11.	The national supervisory authority of the Member State which transmitted the data and the national supervisory authority of the Member State in which the data subject is	<del>10.</del> 11.	_The national supervisory authority of the Member State which transmitted the data and the national supervisory authority of the Member State in which the data subject is	<del>10.</del> 11.	☐ For the purposes as  laid down in Article 1 (1)  the ☐ ☐ [] ☐ national supervisory authority of the Member State which transmitted the data and the national supervisory	Technical - agreement to be confirmed by the EP

	present shall assist and, where requested, advise him/her in exercising his/her right to correct or erase data. Both national supervisory authorities shall cooperate to this end. Requests for such assistance may be made to the national supervisory authority of the Member State in which the data subject is present, which shall transmit the requests to the authority of the Member State which transmitted the data. The data subject may also apply for assistance and advice to the joint supervisory authority set up by Article 20.		present shall assist and, where requested, advise him/her in exercising his/her right to correct or erase data. Both national supervisory authorities shall cooperate to this end. Requests for such assistance may be made to the national supervisory authority of the Member State in which the data subject is present, which shall transmit the requests to the authority of the Member State which transmitted the data. The data subject may also apply for assistance and advice to the joint supervisory authority set up by Article 20.		authority of the Member State in which the data subject is present shall assist and, where requested, advise him/her in exercising his/her right to correct or erase data. Both national supervisory authorities shall cooperate to this end. Requests for such assistance may be made to the national supervisory authority of the Member State in which the data subject is present, which shall transmit the requests to the authority of the Member State which transmitted the data. The data subject may also apply for assistance and advice to the joint supervisory authority set up by Article 20.	
±±12.	In each Member State any person may, in accordance with the laws, regulations and procedures of that State, bring an action or, if	±± 12.	In each Member State any person may, in accordance with the laws, regulations and procedures of that State, bring an action or, if	<del>11.</del> 12.	In each Member State any person may, in accordance with the laws, regulations and procedures of that State, bring an action or, if	

	appropriate, a complaint before the competent authorities or courts of the State if he/she is refused the right of access provided for in paragraph 2.		appropriate, a complaint before the competent authorities or courts of the State if he/she is refused the right of access provided for in paragraph 2.		appropriate, a complaint before the competent authorities or courts of the State if he/she is refused the right of access provided for in paragraph 2.	
<del>12.</del> 13.	Any person may, in accordance with the laws, regulations and procedures of the Member State which transmitted the data, bring an action or, if appropriate, a complaint before the competent authorities or courts of that State concerning the data relating to him/her recorded in the eentral database ⇒ Central System ⇔, in order to exercise his/her rights under paragraph 3. The obligation of the national supervisory authorities to assist and, where requested, advise the data subject, in accordance with paragraph 10 13, shall subsist throughout the proceedings.	<del>12.</del> 13.	Any person may, in accordance with the laws, regulations and procedures of the Member State which transmitted the data, bring an action or, if appropriate, a complaint before the competent authorities or courts of that State concerning the data relating to him/her recorded in the eentral database ⇒ Central System ⇔, in order to exercise his/her rights under paragraph 3. The obligation of the national supervisory authorities to assist and, where requested, advise the data subject, in accordance with paragraph 10 13, shall subsist throughout the proceedings.	<del>12.</del> 13.	Any person may, in accordance with the laws, regulations and procedures of the Member State which transmitted the data, bring an action or, if appropriate, a complaint before the competent authorities or courts of that State concerning the data relating to him/her recorded in the eentral database ⇒ Central System ⇔, in order to exercise his/her rights under paragraph 3. The obligation of the national supervisory authorities to assist and, where requested, advise the data subject, in accordance with paragraph ⊕ ∫ [] ♥ ⊃ 11 ♥ , shall subsist throughout the	Technical - agreement to be

		proceedings.	confirmed by the EP
Article <u>30</u> <u>19</u> Supervision by the ≪ National <u>Se</u> upervisory <u>Ae</u> uthority	Article <u>30</u> <del>19</del> Supervision by the ⟨∑   National <u>Seupervisory</u> <u>Aeuthority</u>	Article <u>30</u> <del>19</del> Supervision by the ≪ National <u>Ss</u> upervisory <u>Ae</u> uthority	
1. Each Member State sh provide that the nation supervisory authority of authorities designated pursuant to Article 28( of Directive 95/46/EC shall monitor independently, in accordance with its respective national law the lawfulness of the processing, in accordance with this Regulation, of personal data by the Member State in question, including the transmission to the Central Unit ⇒ System ←.	provide that the national supervisory authority or authorities designated pursuant to Article 28(1) of Directive 95/46/EC shall monitor independently, in accordance with its respective national law, the lawfulness of the processing, in accordance with this Regulation, of personal data by the Member State in	1.	Technical - agreeement to be confirmed by the EP
2. Each Member State sh ensure that its national	Each Member State shall ensure that its national	2. Each Member State shall ensure that its national	Identical

supervisory authority has access to advice from persons with sufficient knowledge of fingerprint data.	supervisory authority has access to advice from persons with sufficient knowledge of fingerprint data.	supervisory authority has access to advice from persons with sufficient knowledge of fingerprint data.	
Article 31 Supervision by the European Data Protection Supervisor	Article 31 Supervision by the European Data Protection Supervisor	Article 31 Supervision by the European Data Protection Supervisor	
Protection Supervisor shall ensure that all the personal data processing activities concerning EURODAC, in particular by the Agency are carried out in accordance with Regulation (EC) No 45/2001 and this Regulation.	1. The European Data Protection Supervisor shall ensure that all the personal data processing activities concerning EURODAC, in particular by the Agency <i>and by Europol</i> are carried out in accordance with Regulation (EC) No 45/2001 and this Regulation.	Protection Supervisor shall ensure that all the personal data processing activities concerning EURODAC, in particular by the Agency are carried out in accordance with Regulation (EC) No 45/2001 and this Regulation.	Council text accepted
Protection Supervisor shall ensure that an audit of the Agency's personal data processing activities is carried out in accordance with international auditing standards at least every	2. The European Data Protection Supervisor shall ensure that an audit of the Agency's personal data processing activities is carried out in accordance with international auditing standards at least every	Protection Supervisor shall ensure that an audit of the Agency's personal data processing activities is carried out in accordance with international auditing standards at least every	EP amendment - to be further

four years. A report of such audit shall be sent to the European Parliament, the Council, the Agency, the Commission and the National Supervisory Authorities. The Agency shall be given an opportunity to make comments before the report is adopted.	two years. A report of such audit shall be sent to the European Parliament, the Council, the Agency, the Commission and the National Supervisory Authorities. The Agency shall be given an opportunity to make comments before the report is adopted.	four years. A report of such audit shall be sent to the European Parliament, the Council, the Agency, the Commission and the National Supervisory Authorities. The Agency shall be given an opportunity to make comments before the report is adopted.	considered by the EP, given the additional costs it involves
Article 32 Cooperation between National Supervisory Authorities and the European Data Protection Supervisor	Article 32 Cooperation between National Supervisory Authorities and the European Data Protection Supervisor	Article 32 Cooperation between National Supervisory Authorities and the European Data Protection Supervisor	
1. The National Supervisory Authorities and the European Data Protection Supervisor, each acting within the scope of its respective competences, shall cooperate actively in the framework of their responsibilities and shall ensure coordinated supervision of EURODAC.	1. The National Supervisory Authorities and the European Data Protection Supervisor, each acting within the scope of its respective competences, shall cooperate actively in the framework of their responsibilities and shall ensure coordinated supervision of EURODAC.	1. The National Supervisory Authorities and the European Data Protection Supervisor, each acting within the scope of its respective competences, shall cooperate actively in the framework of their responsibilities and shall ensure coordinated supervision of EURODAC.	Identical
	1a. The National		EP amendment - to be further

	Supervisory Authority shall ensure that every year an audit of the processing of personal data in accordance with Article 1(2) is carried out, including an analysis of all reasoned electronic requests.		considered by the EP, given the additional costs and administrative work it involves
	The audit shall be attached to the Member State annual report referred to in Article 40(8).		
within the scope of its respective competences, exchange relevant information, assist each other in carrying out audits and inspections, examine difficulties of interpretation or application of this Regulation, study problems with the exercise of independent supervision or in the exercise of the rights of data subjects, draw up harmonised proposals for	within the scope of its respective competences, exchange relevant information, assist each other in carrying out audits and inspections, examine difficulties of interpretation or application of this Regulation, study problems with the exercise of independent supervision or in the exercise of the rights of data subjects, draw up harmonised proposals for	within the scope of its respective competences, exchange relevant information, assist each other in carrying out audits and inspections, examine difficulties of interpretation or application of this Regulation, study problems with the exercise of independent supervision or in the exercise of the rights of data subjects, draw up harmonised proposals for	Identical

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	joint solutions to any problems and promote awareness of data protection rights, as necessary.		joint solutions to any problems and promote awareness of data protection rights, as necessary.		joint solutions to any problems and promote awareness of data protection rights, as necessary.	
		2a.	Both the National and the European Supervisory Authorities shall be provided with sufficient financial and personal resources to be able adequately to supervise the use of and access to Eurodac data.			Pres recommends non-acceptance of this EP amendment, given that the Eurodac Regulation is not a financial instrument
3.	The National Supervisory Authorities and the European Data Protection Supervisor shall meet for that purpose at least twice a year. The costs and servicing of these meetings shall be for the account of the European Data Protection Supervisor. Rules of procedure shall be adopted at the first meeting. Further working methods shall be developed jointly as necessary. A joint report	3.	The National Supervisory Authorities and the European Data Protection Supervisor shall meet for that purpose at least twice a year. The costs and servicing of these meetings shall be for the account of the European Data Protection Supervisor. Rules of procedure shall be adopted at the first meeting. Further working methods shall be developed jointly as necessary. A joint report	3.	The National Supervisory Authorities and the European Data Protection Supervisor shall meet for that purpose at least twice a year. The costs and servicing of these meetings shall be for the account of the European Data Protection Supervisor. Rules of procedure shall be adopted at the first meeting. Further working methods shall be developed jointly as necessary. A joint report	Identical

of activities shall be sent to the European Parliament, the Council, the Commission and the Agency every two years.	of activities shall be sent to the European Parliament, the Council, the Commission and the Agency every two years.	of activities shall be sent to the European Parliament, the Council, the Commission and the Agency every two years.	
Article 33  Protection of personal data for the purposes of the prevention, detection and investigation of terrorist offences or of other serious criminal offences	Article 33  Protection of personal data for the purposes of the prevention, detection and investigation of terrorist offences or of other serious criminal offences	Article 33  Protection of personal data for the purposes of the prevention, detection and investigation of terrorist offences $\bigcirc [] \bigcirc$ $\bigcirc$ and $\bigcirc$ of other serious criminal offences	Pres recommends changing of the word "and" to "or" - in consistency with Art. 6(1).
1. The Framework Decision 2008/977/JHA is applicable to the processing of relevant personal data for law enforcement purposes under this Regulation.	1. The Framework Decision 2008/977/JHA is applicable to the processing of relevant personal data for law enforcement purposes under this Regulation.	1. D[] C D Each  Member State shall  provide that the  provisions adopted under  national law  implementing C  Framework Decision  2008/977/JHA D[] C  are also C applicable  to the processing of  D[] C personal data  by its national  authorities C for  D[] C D the C  purposes D as laid down  in Article 1 (2) C  D[] C .	Council amendment for clarification purposes - agreement to be confirmed by the EP  Technical - agreeement to be confirmed by the EP

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	The processing of personal data by Europol pursuant to this Regulation shall be in accordance with Decision 2009/371/JHA.	2. The processing of personal data by Europol pursuant to this Regulation shall be in accordance with Decision 2009/371/JHA.	The processing of personal data by Europol pursuant to this Regulation shall be in accordance with Decision 2009/371/JHA → and shall be supervised by an indeptendent external data protection supervisor. The provisions of that Decision in Article 30 on the individual's rights of access, Article 31 on the data subject's right to correction and deletion of data and Article 32 on appeals shall therefore be applicable to the processing of personal data by Europol pursuant to this Regulation; the independent external data protection supervisor shall ensure that the rights of the individual are not violated	
3.	Personal data obtained pursuant to this Regulation from EURODAC shall only be processed for the	3. Personal data obtained pursuant to this Regulation from EURODAC for the purposes as laid down in	3. Personal data obtained pursuant to this Regulation from EURODAC <b>○</b> for the purposes as laid down in	

purposes of the prevention, detection and investigation of terrorist offences or of other serious criminal offences.	Article 1(2) shall only be processed for the purposes of the prevention, detection and investigation of the specific criminal investigation for which the data have been requested by that Member State, or Europol.	Article 1 (2)  shall only be processed for the purposes of the prevention, detection and investigation of terrorist offences or of other serious criminal offences.	
4. Personal data obtained by a Member State or Europol pursuant to this Regulation from EURODAC shall be erased in national and Europol files after a period of one month, if the data are not required for a specific ongoing criminal investigation by that Member State, or Europol.	4. The record of the search shall be kept by the Eurodac central system and the verifying authorities and Europol for the purpose of permitting the national data protection authorities and the European Data Protection Supervisor to monitor the compliance of data processing with Union data protection rules, including for the purpose of maintaining records in order to draft the reports specified in Article 40(8). Other than for the above-mentioned purposes, personal data,	4. Personal data obtained by a Member State or Europol pursuant to this Regulation from EURODAC → for the purposes as laid down in Article 1 (2) ← shall be erased in national and Europol files after a period of one month, if the data are not required for a specific ongoing criminal investigation by that Member State, or Europol.	

	as well as the record of the search, shall be erased in all national and Europol files after a period of one month, if the data are not required for the purposes of the specific ongoing criminal investigation for which the data have been requested by that Member State, or Europol.		
5. The monitoring of the lawfulness of the processing of personal data under this Regulation by the Member States, including their transmission to and from EURODAC shall be carried out by the national competent authorities designated pursuant to Framework Decision 2008/977/JHA.	5. The monitoring of the lawfulness of the processing of personal data under this Regulation by the Member States, including their transmission to and from EURODAC shall be carried out by the national competent authorities designated pursuant to Framework Decision 2008/977/JHA.	5. The monitoring of the lawfulness of the processing of personal data under this Regulation by the Member States → for the purposes as laid down in Article 1 (2) ←, including their transmission to and from EURODAC shall be carried out by the national → [] ← → supervisory ← authorities designated pursuant to Framework Decision 2008/977/JHA.	

	Article 34  Data security	Article 34  Data security	Article 34  Data security	
1.	The Member State of origin shall ensure the security of the data before and during transmission to the Central System.	1. The Member State of origin shall ensure the security of the data before and during transmission to the Central System.	1. The Member State of origin shall ensure the security of the data before and during transmission to the Central System.	
2.	Each Member State shall, in relation to its national system, adopt the necessary measures, including a security plan, in order to:	2. Each Member State shall, in relation to its national system, adopt the necessary measures, including a security plan, in order to:	2. Each Member State shall, in relation to □ [] □ □ all data processed by its relevant authorities pursuant to this Regulation, □, adopt the necessary measures, including a security plan, in order to:	
	(a) physically protect data, including by making contingency plans for the protection of critical infrastructure;	(a) physically protect data, including by making contingency plans for the protection of relevant infrastructure;	(a) physically protect data, including by making contingency plans for the protection of critical infrastructure;	
	(b) deny unauthorised persons access to national installations in	(b) deny unauthorised persons access to national installations in	(b) deny unauthorised persons access to national installations in	

which the Member State carries out operations in accordance with the purpose of EURODAC (checks at entrance to the installation);	which the Member State carries out operations in accordance with the purpose of EURODAC (checks at entrance to the installation);	which the Member State carries out operations in accordance with the purpose of EURODAC (checks at entrance to the installation);	
(c) prevent the unauthorised reading, copying, modification or removal of data media (data media control);	(c) prevent the unauthorised reading, copying, modification or removal of data media (data media control);	(c) prevent the unauthorised reading, copying, modification or removal of data media (data media control);	
(d) prevent the unauthorised input of data and the unauthorised inspection, modification or erasure of stored personal data (storage control);	(d) prevent the unauthorised input of data and the unauthorised inspection, modification or erasure of stored personal data (storage control);	(d) prevent the unauthorised input of data and the unauthorised inspection, modification or erasure of stored personal data (storage control);	
(e) prevent the unauthorised processing of data in EURODAC and any unauthorised modification or	(e) prevent the unauthorised processing of data in EURODAC and any unauthorised modification or	(e) prevent the unauthorised processing of data in EURODAC and any unauthorised modification or	

erasure of data processed in EURODAC (control of data entry);	erasure of data processed in EURODAC (control of data entry);	erasure of data processed in EURODAC (control of data entry);	
(f) ensure that persons authorised to access EURODAC have access only to the data covered by their access authorisation, by means of individual and unique user identities and confidential access modes only (data access control);	ensure that persons authorised to access EURODAC have access only to the data covered by their access authorisation, by means of individual and unique user identities and confidential access modes only (data access control);	ensure that persons authorised to access EURODAC have access only to the data covered by their access authorisation, by means of individual and unique user identities and confidential access modes only (data access control);	
authorities with a right of access to EURODAC create profiles describing the functions and responsibilities of persons who are authorised to access, enter, update, erase and search the data and make these profiles	(g) ensure that all authorities with a right of access to EURODAC create profiles describing the functions and responsibilities of persons who are authorised to access, enter, update, erase and search the data and make these profiles	authorities with a right of access to EURODAC create profiles describing the functions and responsibilities of persons who are authorised to access, enter, update, erase and search the data and make these profiles	

available to the National Supervisory Authorities referred to in Article 25 of Framework Decision 2008/977/JHA without delay at their request (personnel profiles);	and any other relevant information which the authorities may require for the purpose of carrying out supervision available to the National Supervisory Authorities referred to in Article 28 of Directive 95/46/EC and in Article 25 of Framework Decision 2008/977/JHA without delay at their request (personnel profiles);	available to the National Supervisory Authorities referred to in Article 25 of Framework Decision 2008/977/JHA without delay at their request (personnel profiles);	
(h) ensure that it is possible to verify and establish to which bodies personal data may be transmitted using data communication equipment (communication	(h) ensure that it is possible to verify and establish to which bodies personal data may be transmitted using data communication equipment (communication	(h) ensure that it is possible to verify and establish to which bodies personal data may be transmitted using data communication equipment (communication	

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control);	control);	control);	
(i) ensure that it is possible to verify and establish what data have been processed in EURODAC, when, by whom and for what purpose (control of data recording);	(i) ensure that it is possible to verify and establish what data have been processed in EURODAC, when, by whom and for what purpose (control of data recording);	(i) ensure that it is possible to verify and establish what data have been processed in EURODAC, when, by whom and for what purpose (control of data recording);	
(j) prevent the unauthorised reading, copying, modification or erasure of personal data during the transmission of personal data to or from EURODAC or during the transport of data media, in particular by means of appropriate encryption techniques (transport control);	(j) prevent the unauthorised reading, copying, modification or erasure of personal data during the transmission of personal data to or from EURODAC or during the transport of data media, in particular by means of appropriate encryption techniques (transport control);	(j) prevent the unauthorised reading, copying, modification or erasure of personal data during the transmission of personal data to or from EURODAC or during the transport of data media, in particular by means of appropriate encryption techniques (transport control);	
(k) monitor the effectiveness of the	(k) monitor the effectiveness of the	(k) monitor the effectiveness of the	

security measures security measures security measures referred to in this referred to in this referred to in this paragraph and take paragraph and take paragraph and take the necessary the necessary the necessary organisational organisational organisational measures related to measures related to measures related to internal monitoring internal monitoring internal monitoring to ensure to ensure to ensure compliance with compliance with compliance with this Regulation this Regulation this Regulation (self-auditing). (self-auditing). (self-auditing) *and* also near real-time observation of the system using specialized tools. Member States shall inform the Agency of the security incidents detected on their system. The Agency shall inform the Member States, Europol and the European Data Protection Supervisor in case of security incidents. All parties shall collaborate during a security incident.

3. The Agency shall take the necessary measures in order to achieve the objectives set out in paragraph 2 as regards the operation of EURODAC, including the adoption of a security plan.	The Agency shall take the necessary measures in order to achieve the objectives set out in paragraph 2 as regards the operation of EURODAC, including the adoption of a security plan.	3. The Agency shall take the necessary measures in order to achieve the objectives set out in paragraph 2 as regards the operation of EURODAC, including the adoption of a security plan.	
Article 35 Prohibition of transfers of data to third countries or to international bodies or to private parties	Article 35  Prohibition of transfers of data to third countries or to international bodies or to private parties	Article 35  Prohibition of transfers of data to third countries or to international bodies or to private parties	
Personal data obtained by a Member State or Europol pursuant to this Regulation from the EURODAC central database shall not be transferred or made available to any third country or international organisation or a private entity established in or outside the European Union. This prohibition shall be without prejudice to the right of Member States to transfer such data to third countries to which the Dublin Regulation applies.	Personal data obtained by a Member State or Europol pursuant to this Regulation from the EURODAC central database shall not be transferred or made available to any third country or international organisation or a private entity established in or outside the European Union. Personal data obtained by a Member State or Europol and processed further in national databases shall not be transferred or made available to any third country or international organisation or a private entity	Personal data obtained by a Member State or Europol pursuant to this Regulation from the EURODAC central database shall not be transferred or made available to any third country or international organisation or a private entity established in or outside the European Union. This prohibition shall be without prejudice to the right of Member States to transfer such data to third countries to which the Dublin Regulation applies.	Presidency recommends maintaining the Council text

	Article 36  Logging and documentation	Article 36 <b>Logging and documentation</b>	
1. Each Member Stat and Europol shall ensure that all data processing operations resulting from requests for comparison with EURODAC data pursuant to this Regulation are logged or documented for the purposes of checking the admissibility of the request monitoring the lawfulness of the data processing and data integrity and security and for self-monitoring.	Each Member Stat and Europol shall ensure that all data processing operations resulting from requests for comparison with EURODAC data pursuant to this Regulation are logged or documented for the purposes of checking the admissibility of the request monitoring the lawfulness of the data processing and data integrity and security and for self-monitoring.	1. Each Member ⊃[] C  ⊃ State C and Europol shall ensure that all data processing operations resulting from requests for comparison with EURODAC data □[] C □ for the purposes as laid down in Article 1 (2) C are logged or documented for the purposes of checking the admissibility of the request monitoring the lawfulness of the data processing and data integrity and security and for self-monitoring.	
The log or documentation shall show in all cases:  (a) the exact purpose	<ul><li>The log or documentation shall show in all cases:</li><li>(a) the exact purpose</li></ul>	<ul><li>The log or documentation shall show in all cases:</li><li>(a) the exact purpose</li></ul>	

of the request for comparison, including the concerned form of a terrorist offence or other serious criminal offence and for Europol, the exact purpose of the request for comparison;	of the request for comparison, including the concerned form of a terrorist offence or other serious criminal offence and for Europol, the exact purpose of the request for comparison;	of the request for comparison, including the concerned form of a terrorist offence or other serious criminal offence and for Europol, the exact purpose of the request for comparison;	
(b) the respective national file reference;	(b) the respective national file reference;	(b) the respective national file reference;	
(c) the date and exact time of the request for comparison by the National Access Point to the EURODAC Central System;	the date and exact time of the request for comparison by the National Access Point to the EURODAC Central System;	(c) the date and exact time of the request for comparison by the National Access Point to the EURODAC Central System;	
(d) the name of the authority having requested access for comparison, and the person responsible who has made the request and processed the data;	(d) the name of the authority having requested access for comparison, and the person responsible who has made the request and processed the data;	(d) the name of the authority having requested access for comparison, and the person responsible who has made the request and processed the data;	

(e)	where applicable the use of the urgent procedure referred to in Article 19(3) and the decision taken with regard to the ex-post verification;	(e)	where applicable the use of the urgent procedure referred to in Article 19(3) and the decision taken with regard to the ex-post verification;	(e)	where applicable the use of the urgent procedure referred to in Article 19(3) and the decision taken with regard to the ex-post verification;	
(f)	the data used for comparison;	(f)	the data used for comparison;	(f)	the data used for comparison;	
(g)	according to national rules or the rules of the Europol decision the identifying mark of the official who carried out the search and of the official who ordered the search or supply.	(g)	according to national rules or the rules of the Europol decision the identifying mark of the official who carried out the search and of the official who ordered the search or supply.	(g)	according to national rules or the rules of the Europol decision the identifying mark of the official who carried out the search and of the official who ordered the search or supply.	
doc use pro the pro ens	ch logs or cumentation shall be ed only for the data otection monitoring of a lawfulness of data occessing as well as to sure data security.	docu used prote the la proce ensu	a logs or amentation shall be only for the data ection monitoring of awfulness of data essing as well as to re data security.	docused used prote the laproce ensured	logs or mentation shall be only for the data ction monitoring of awfulness of data essing as well as to re data security. logs containing	

non-personal data may be used for the monitoring and evaluation referred to in Article 38. The competent national supervisory authorities responsible for checking the admissibility of the request and monitoring the lawfulness of the data processing and data integrity and security, shall have access to these logs at their request for the purpose of fulfilling their duties.	non-personal data may be used for the monitoring and evaluation referred to in Article 38. The competent national supervisory authorities responsible for checking the admissibility of the request and monitoring the lawfulness of the data processing and data integrity and security, shall have access to these logs at their request for the purpose of fulfilling their duties.	non-personal data may be used for the monitoring and evaluation referred to in Article 38. The competent national supervisory authorities responsible for checking the admissibility of the request and monitoring the lawfulness of the data processing and data integrity and security, shall have access to these logs at their request for the purpose of fulfilling their duties.	
Article <u>37 <del>17</del></u> Liability	Article <u>37 <del>17</del></u> Liability	Article <u>37 <del>17</del></u> Liability	
1. Any person who, or Member State which, has suffered damage as a result of an unlawful processing operation or any act incompatible with the provisions laid down in this Regulation shall be entitled to receive compensation from the Member State responsible for the	1. Any person who, or Member State which, has suffered damage as a result of an unlawful processing operation or any act incompatible with the provisions laid down in this Regulation shall be entitled to receive compensation from the Member State responsible for the	1. Any person who, or Member State which, has suffered damage as a result of an unlawful processing operation or any act incompatible with the provisions laid down in this Regulation shall be entitled to receive compensation from the Member State responsible for the	

	damage suffered. That State shall be exempted from its liability, in whole or in part, if it proves that it is not responsible for the event giving rise to the damage.		damage suffered. That State shall be exempted from its liability, in whole or in part, if it proves that it is not responsible for the event giving rise to the damage.		damage suffered. That State shall be exempted from its liability, in whole or in part, if it proves that it is not responsible for the event giving rise to the damage.	
2.	If failure of a Member State to comply with its obligations under this Regulation causes damage to the central database ⇒ Central System ⇒, that Member State shall be held liable for such damage, unless and insofar as the Commission ⇒ Agency or another Member State ⇔ failed to take reasonable steps to prevent the damage from occurring or to minimise its impact.	2.	If failure of a Member State to comply with its obligations under this Regulation causes damage to the central database ⇒ Central System ⇔, that Member State shall be held liable for such damage, unless and insofar as the Commission ⇒ Agency or another Member State ⇔ failed to take reasonable steps to prevent the damage from occurring or to minimise its impact.	2.	If failure of a Member State to comply with its obligations under this Regulation causes damage to the central database ⇒ Central System ⇔, that Member State shall be held liable for such damage, unless and insofar as the Commission ⇒ Agency or another Member State ⇔ failed to take reasonable steps to prevent the damage from occurring or to minimise its impact.	
3.	Claims for compensation against a Member State for the damage referred to in paragraphs 1 and 2 shall be governed by the provisions of national law of the defendant Member	3.	Claims for compensation against a Member State for the damage referred to in paragraphs 1 and 2 shall be governed by the provisions of national law of the defendant Member	3.	Claims for compensation against a Member State for the damage referred to in paragraphs 1 and 2 shall be governed by the provisions of national law of the defendant Member	

State.	State.	State.	
CHAPTER VIII	CHAPTER VIII	CHAPTER VIII	
AMENDMENTS TO THE REGULATION (EU) No 1077/2011	AMENDMENTS TO THE REGULATION (EU) No 1077/2011	AMENDMENTS TO THE REGULATION (EU) No 1077/2011	
Article 38  Provisions amending Regulation (EU) No 1077/2011	Article 38 Provisions amending Regulation (EU) No 1077/2011	Article 38 Provisions amending Regulation (EU) No 1077/2011	
1. Article 5 is replaced by the following:	1. Article 5 is replaced by the following:	1. Article 5 is replaced by the following:	
"Article 5 Tasks relating to EURODAC	"Article 5 Tasks relating to EURODAC	"Article 5 Tasks relating to EURODAC	
In relation to EURODAC, the Agency shall perform:	In relation to EURODAC, the Agency shall perform:	In relation to EURODAC, the Agency shall perform:	
(a) the tasks conferred on the Agency by Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No	(a) the tasks conferred on the Agency by Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No	(a) the tasks conferred on the Agency by Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No	

<i>{/}</i> ].	<i>{/}</i> ].	{/}].	
(b) tasks relating to training on the technical use of EURODAC."	(b) tasks relating to training on the technical use of EURODAC."	(b) tasks relating to training on the technical use of EURODAC."	
2. Article 12(1) is amended as follows:	2. Article 12(1) is amended as follows:	2. Article 12(1) is amended as follows:	
(a) points (t), (u) and (v) are replaced by the following:	(a) points (t), (u) and (v) are replaced by the following:	(a) points (t), (u) and (v) are replaced by the following:	
"(t) to adopt the reports on the technical functioning of SIS II pursuant to Article 50(4) of Regulation (EC) No 1987/2006 and Article 66(4) of Decision 2007/533/JH A respectively, of VIS pursuant to Article 50(3) of Regulation	"(t) to adopt the reports on the technical functioning of SIS II pursuant to Article 50(4) of Regulation (EC) No 1987/2006 and Article 66(4) of Decision 2007/533/JH A respectively, of VIS pursuant to Article 50(3) of Regulation	"(t) to adopt the reports on the technical functioning of SIS II pursuant to Article 50(4) of Regulation (EC) No 1987/2006 and Article 66(4) of Decision 2007/533/JH A respectively, of VIS pursuant to Article 50(3) of Regulation	

(EC) No	(EC) No	(EC) No	
767/2008 and	767/2008 and	767/2008 and	
Article 17(3)	Article 17(3)	Article 17(3)	
of Decision	of Decision	of Decision	
2008/633/JH	2008/633/JH	2008/633/JH	
A; and of	A; and of	A; and of	
EURODAC	EURODAC	EURODAC	
pursuant to	pursuant to	pursuant to	
Article 40(4)	Article 40(4)	Article 40(4)	
of Regulation	of Regulation	of Regulation	
(EU) No	(EU) No	(EU) No	
/ [of the	/ [of the	/ [of the	
European	European	European	
Parliament	Parliament	Parliament	
and the	and the	and the	
Council on	Council on	Council on	
the	the	the	
establishment	establishment	establishment	
of	of	of	
'EURODAC'	'EURODAC'	'EURODAC'	
for the	for the	for the	
comparison	comparison	comparison	
of	of	of	
fingerprints	fingerprints	fingerprints	
for the	for the	for the	
effective	effective	effective	
application of	application of	application of	
Regulation	Regulation	Regulation	
(EU) $No$	(EU) No	(EU) $No$	
{/}	{/}	{/}	
establishing	establishing	establishing	
the criteria	the criteria	the criteria	
and	and	and	

mechanisms	mechanisms	mechanisms	
for	for	for	
determining	determining	determining	
the Member	the Member	the Member	
State	State	State	
responsible	responsible	responsible	
for examining	for examining	for examining	
an	an	an	
application	application	application	
for	for	for	
international	international	international	
protection	protection	protection	
lodged in one	lodged in one	lodged in one	
of the	of the	of the	
Member	Member	Member	
States by a	States by a	States by a	
third country	third country	third country	
national or a	national or a	national or a	
stateless	stateless	stateless	
person] and	person] and	person] and	
to request	to request	to request	
comparisons	comparisons	comparisons	
with	with	with	
EURODAC	EURODAC	EURODAC	
data by	data by	data by	
Member	Member	Member	
States' law	States' law	States' law	
enforcement	enforcement	enforcement	
authorities for	authorities for	authorities for	
law	law	law	
enforcement	enforcement	enforcement	
purposes;	purposes;	purposes;	

(u) to adopt the	(u) to adopt the	(u) to adopt the	
annual report	annual report	annual report	
on the	on the	on the	
activities of	activities of	activities of	
the Central	the Central	the Central	
System of	System of	System of	
EURODAC	EURODAC	EURODAC	
pursuant to	pursuant to	pursuant to	
Article 40(1)	Article 40(1)	Article 40(1)	
of Regulation	of Regulation	of Regulation	
(EU) No	(EU) No	(EU) No	
/ [of the	/ [of the	/ [of the	
European	European	European	
Parliament	Parliament	Parliament	
and the	and the	and the	
Council on	Council on	Council on	
the	the	the	
establishment	establishment	establishment	
of	of	of	
'EURODAC'	'EURODAC'	'EURODAC'	
for the	for the	for the	
comparison	comparison	comparison	
of	of	of	
fingerprints	fingerprints	fingerprints	
for the	for the	for the	
effective	effective	effective	
application of	application of	application of	
Regulation	Regulation	Regulation	
(EU) No	(EU) $No$	(EU) $No$	
/];	/];	/];	
(v) to make	(v) to make	(v) to make	
comments on	comments on	comments on	

the European	the European	the European	
Data	Data	Data	
Protection	Protection	Protection	
Supervisor's	Supervisor's	Supervisor's	
reports on the	reports on the	reports on the	
audits	audits	audits	
pursuant to	pursuant to	pursuant to	
Article 45 of	Article 45 of	Article 45 of	
Regulation	Regulation	Regulation	
(EC)	(EC)	(EC)	
1987/2006,	1987/2006,	1987/2006,	
Article 42(2)	Article 42(2)	Article 42(2)	
of Regulation	of Regulation	of Regulation	
(EC) No	(EC) No	(EC) No	
767/2008 and	767/2008 and	767/2008 and	
Article 31 (2)	Article 31 (2)	Article 31 (2)	
of Regulation	of Regulation	of Regulation	
(EU) No	(EU) No	(EU) No	
/ [of the	/ [of the	/ [of the	
European	European	European	
Parliament	Parliament	Parliament	
and the	and the	and the	
Council on	Council on	Council on	
the	the	the	
establishment	establishment	establishment	
of	of	of	
'EURODAC'	'EURODAC'	'EURODAC'	
for the	for the	for the	
comparison	comparison	comparison	
of	of	of	
fingerprints	fingerprints	fingerprints	
for the	for the	for the	
effective	effective	effective	

application of Regulation (EU) No				
by the following:  "(x) to compile statistics on the work of the work of the Central System of EURODAC pursuant to Article 8(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of EURODAC' EURODAC' EURODAC  EURODAC Deurouand to Article 8(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of EURODAC'	Regulation (EU) No/] and ensure appropriate follow-up of	Regulation (EU) No/] and ensure appropriate follow-up of	Regulation (EU) No/] and ensure appropriate follow-up of	
statistics on the work of the work of the Central System of EURODAC pursuant to Article 8(2) of Regulation (EU) No (EU		•		
	statistics on the work of the Central System of EURODAC pursuant to Article 8(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC'	statistics on the work of the Central System of EURODAC pursuant to Article 8(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC'	statistics on the work of the Central System of EURODAC pursuant to Article 8(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC'	

of fingerprints for the effective application of Regulation (EU) No {/]"	of fingerprints for the effective application of Regulation (EU) No {/]"	of fingerprints for the effective application of Regulation (EU) No {/]"	
(c) point (z) is replaced by the following:	(c) point (z) is replaced by the following:	(c) point (z) is replaced by the following:	
"(z) to ensure annual publication of the list of authorities designated pursuant to Article 27(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison	"(z) to ensure annual publication of the list of authorities designated pursuant to Article 27(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison	"(z) to ensure annual publication of the list of authorities designated pursuant to Article 27(2) of Regulation (EU) No/ [of the European Parliament and the Council on the establishment of 'EURODAC' for the comparison	

of fingerprints for the effective application of Regulation (EU) No/]"	of fingerprints for the effective application of Regulation (EU) No/]"	of fingerprints for the effective application of Regulation (EU) No/]"	
3. In Article 15 paragraph (4) is replaced by the following:	3. In Article 15 paragraph (4) is replaced by the following:	3. In Article 15 paragraph (4) is replaced by the following:	
"4. Europol and Eurojust may attend the meetings of the Management Board as observers when a question concerning SIS II, in relation to the application of Decision 2007/533/JHA, is on the agenda. Europol may also attend the meetings of the Management Board as observer when a question concerning VIS, in relation to the application of	"4. Europol and Eurojust may attend the meetings of the Management Board as observers when a question concerning SIS II, in relation to the application of Decision 2007/533/JHA, is on the agenda. Europol may also attend the meetings of the Management Board as observer when a question concerning VIS, in relation to the application of	"4. Europol and Eurojust may attend the meetings of the Management Board as observers when a question concerning SIS II, in relation to the application of Decision 2007/533/JHA, is on the agenda. Europol may also attend the meetings of the Management Board as observer when a question concerning VIS, in relation to the application of	

	Decision	Decision	Decision	
	2008/633/JHA, is	2008/633/JHA, is	2008/633/JHA, is	
	on the agenda or	on the agenda or	on the agenda or	
	when a question	when a question	when a question	
	concerning	concerning	concerning	
	EURODAC, in	EURODAC, in	EURODAC, in	
	relation with the	relation with the	relation with the	
			application of	
	application of	application of	* *	
	Regulation (EU)	Regulation (EU)	Regulation (EU)	
	No/ [of the	No/ [of the	No/ [of the	
	European	European	European	
	Parliament and the	Parliament and the	Parliament and the	
	Council on the	Council on the	Council on the	
	establishment of	establishment of	establishment of	
	'EURODAC' for the	'EURODAC' for the	'EURODAC' for the	
	comparison of	comparison of	comparison of	
	fingerprints for the	fingerprints for the	fingerprints for the	
	effective	effective	effective	
	application of	application of	application of	
	Regulation (EU) No	Regulation (EU) No	Regulation (EU) No	
	/]is on the	/]is on the	/]is on the	
	agenda."	agenda."	agenda."	
4	A .: 1 47:	4 4 1 17 1 1 1	4 1. 17	
4.	Article 17 is amended as	4. Article 17 is amended as	4. Article 17 is amended as	
	follows:	follows:	follows:	
	(a) in paragraph 5	(a) in paragraph 5	(a) in paragraph 5	
	point (g) is replaced	point (g) is replaced	point (g) is replaced	
	by the following:	by the following:	by the following:	
	by the following.	by the following.	by the following.	
	"(g) without	"(g) without	"(g) without	
	prejudice to	prejudice to	prejudice to	
	Article 17 of	Article 17 of	Article 17 of	

the Staff	the Staff	the Staff	
Regulations,	Regulations,	Regulations,	
establish	establish	establish	
confidentialit	confidentialit	confidentialit	
y	у	у	
requirements	requirements	requirements	
in order to	in order to	in order to	
comply with	comply with	comply with	
Article 17 of	Article 17 of	Article 17 of	
Regulation	Regulation	Regulation	
(EC) No	(EC) No	(EC) No	
1987/2006,	1987/2006,	1987/2006,	
Article 17 of	Article 17 of	Article 17 of	
Decision	Decision	Decision	
2007/533/JH	2007/533/JH	2007/533/JH	
A and Article	A and Article	A and Article	
26(9) of	26(9) of	26(9) of	
Regulation	Regulation	Regulation	
(EC)	(EC)	(EC)	
No 767/2008	No 767/2008	No 767/2008	
respectively	respectively	respectively	
and Article	and Article	and Article	
4(6) of	4(6) of	4(6) of	
Regulation	Regulation	Regulation	
(EU) No	(EU) No	(EU) No	
/ [of the	/ [of the	/ [of the	
European	European	European	
Parliament	Parliament	Parliament	
and the	and the	and the	
Council on	Council on	Council on	
the	the	the	
establishment	establishment	establishment	
of	of	of	

'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No/];"	'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No/];"	'EURODAC' for the comparison of fingerprints for the effective application of Regulation (EU) No/];"	
(b) in paragraph 6 point (i) is replaced by the following:	(b) in paragraph 6 point (i) is replaced by the following:	(b) in paragraph 6 point (i) is replaced by the following:	
"(i) reports on the technical functioning of each large-scale IT system referred to in point (t) of Article 12(1) and the annual report on the activities of the Central System of EURODAC referred to in	"(i) reports on the technical functioning of each large-scale IT system referred to in point (t) of Article 12(1) and the annual report on the activities of the Central System of EURODAC referred to in	"(i) reports on the technical functioning of each large-scale IT system referred to in point (t) of Article 12(1) and the annual report on the activities of the Central System of EURODAC referred to in	

	point (u) of Article 12(1), on the basis of the results of monitoring and evaluation."	point (u) of Article 12(1), on the basis of the results of monitoring and evaluation."	point (u) of Article 12(1), on the basis of the results of monitoring and evaluation."	
5.	In Article 19 paragraph 3 is replaced by the following:	5. In Article 19 paragraph 3 is replaced by the following:	5. In Article 19 paragraph 3 is replaced by the following:	
	"3. Europol and Eurojust may each appoint a representative to the SIS II Advisory Group. Europol may also appoint a representative to the VIS and to the EURODAC Advisory Groups."	"3. Europol and Eurojust may each appoint a representative to the SIS II Advisory Group. Europol may also appoint a representative to the VIS and to the EURODAC Advisory Groups."	"3. Europol and Eurojust may each appoint a representative to the SIS II Advisory Group. Europol may also appoint a representative to the VIS and to the EURODAC Advisory Groups."	

(	CHAPTER <u>¥</u> IX	CHAPTER ¥¥ IX	CHAPTER ¥H IX	
FI	NAL PROVISIONS	FINAL PROVISIONS	FINAL PROVISIONS	
	Article <u>39</u> <u>24</u> Costs	Article <u>39</u> <del>21</del> Costs	Article <u>39</u> <del>21</del> Costs	
1.	The costs incurred in connection with the establishment and operation of the Central Unit ⇒ Central System and the Communication Infrastructure ⇔ shall be borne by the general budget of the European Union.	1. The costs incurred in connection with the establishment and operation of the Central Unit ⇒ Central System and the Communication Infrastructure ⇔ shall be borne by the general budget of the European Union.	1. The costs incurred in connection with the establishment and operation of the Central Unit ⇒ Central System and the Communication Infrastructure ⇔ shall be borne by the general budget of the European Union.	
2.	The costs incurred by national ⇒ access points ⇔ units and the costs for connection to the central database ⇒ Central System ⇔ shall be borne by each Member State.	2. The costs incurred by national ⇒ access points ⇔ units and the costs for connection to the central database ⇒ Central System ⇔ shall be borne by each Member State.	2. The costs incurred by national ⇒ access points ⇔ units and the costs for connection to the central database ⇒ Central System ⇔ shall be borne by each Member State.	
3.	Each Member State and Europol shall set up and maintain at their expense	3. Each Member State and Europol shall set up and maintain at their expense	3. Each Member State and Europol shall set up and maintain at their expense	

the technical infrastructure necessary to implement this Regulation, and be responsible for bearing its costs resulting from requests for comparison with EURODAC data for the purposes of the prevention, detection or investigation of any of the criminal offences	the technical infrastructure necessary to implement this Regulation, and be responsible for bearing its costs resulting from requests for comparison with EURODAC data for the purposes of the prevention, detection or investigation of any of the criminal offences	the technical infrastructure necessary to implement this Regulation, and be responsible for bearing its costs resulting from requests for comparison with EURODAC data for the purposes of the prevention, detection or investigation of any of the criminal offences	
defined in this Regulation.  3. The costs of transmission of data from the Member State of origin and of the findings of the comparison to that State shall be borne by the State in question.	defined in this Regulation.  3. The costs of transmission of data from the Member State of origin and of the findings of the comparison to that State shall be borne by the State in question.	defined in this Regulation.  3. The costs of transmission of data from the Member State of origin and of the findings of the comparison to that State shall be borne by the State in question.	
Article <u>40</u> <del>24</del> Annual report: <u>m</u> Monitoring and evaluation	Article <u>40</u> <del>24</del> Annual report:, <u>m<del>M</del></u> onitoring and evaluation	Article <u>40</u> <del>24</del> Annual report: <u>m</u> Monitoring and evaluation	
1. The Commission  ⇒ Agency ⇔ shall submit to the European Parliament and the Council an annual report	1. The Commission  ⇒ Agency ⇔ shall submit to the European Parliament and the Council an annual report	1. The Commission  ⇒ Agency ⇔ shall submit to the European Parliament and the Council an annual report	

	on the activities of the Central Unit  ⇒ System ←. The annual report shall include information on the management and performance of EurodaeEURODAC against pre-defined quantitative indicators for the objectives referred to in paragraph 2.		on the activities of the Central Unit  ⇒ System ←. The annual report shall include information on the management and performance of EurodaeEURODAC against pre-defined quantitative indicators for the objectives referred to in paragraph 2.		on the activities of the Central Unit  ⇒ System ←. The annual report shall include information on the management and performance of EurodaeEURODAC against pre-defined quantitative indicators for the objectives referred to in paragraph 2.	
2.	The Commission  ⇒ Agency ⇔ shall ensure that ⋈ procedures ⋈ systems are in place to monitor the functioning of the Central Unit  ⇒ System ⇔ against objectives ⋈ relating to ⋈ in terms of outputs, cost-effectiveness and quality of service.	2.	The Commission  ⇒ Agency ⇔ shall ensure that ⋈ procedures ⋈ systems are in place to monitor the functioning of the Central Unit  ⇒ System ⇔ against objectives ⋈ relating to ⋈ in terms of outputs, cost-effectiveness and quality of service.	2.	The Commission  ⇒ Agency ⇔ shall ensure that ⋈ procedures ⋈ systems are in place to monitor the functioning of the Central Unit  ⇒ System ⇔ against objectives ⋈ relating to ⋈ in terms of outputs, cost-effectiveness and quality of service.	
3.	The Commission shall regularly evaluate the operation of the Central Unit in order to establish whether its objectives have been attained costeffectively and with a view to providing	3.	The Commission shall regularly evaluate the operation of the Central Unit in order to establish whether its objectives have been attained costeffectively and with a view to providing	3.	The Commission shall regularly evaluate the operation of the Central Unit in order to establish whether its objectives have been attained costeffectively and with a view to providing	

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	guidelines for improving the efficiency of future operations.		guidelines for improving the efficiency of future operations.		guidelines for improving the efficiency of future operations.	
4.	One year after Eurodae starts operations, the Commission shall produce an evaluation report on the Central Unit, focusing on the level of demand compared with expectation and on operational and management issues in the light of experience, with a view to identifying possible short-term improvements to operational practice.	4.	One year after Eurodae starts operations, the Commission shall produce an evaluation report on the Central Unit, focusing on the level of demand compared with expectation and on operational and management issues in the light of experience, with a view to identifying possible short-term improvements to operational practice.	4.	One year after Eurodae starts operations, the Commission shall produce an evaluation report on the Central Unit, focusing on the level of demand compared with expectation and on operational and management issues in the light of experience, with a view to identifying possible short-term improvements to operational practice.	
3.	For the purposes of technical maintenance, reporting and statistics, the Agency shall have access to the necessary information relating to the processing operations performed in the Central System.	3.	For the purposes of technical maintenance, reporting and statistics, the Agency shall have access to the necessary information relating to the processing operations performed in the Central System.	3.	For the purposes of technical maintenance, reporting and statistics, the Agency shall have access to the necessary information relating to the processing operations performed in the Central System.	
4.	Every two years, the Agency shall submit to	4.	Every <i>year</i> , the Agency shall submit to the	4.	Every two years, the Agency shall submit to	

	the European Parliament, the Council, the Commission and the European Data Protection Supervisor a report on the technical functioning of the Central System, including the security thereof.		European Parliament, the Council, the Commission and the European Data Protection Supervisor a report on the technical functioning of the Central System, including the security thereof.		the European Parliament, the Council, the Commission and the European Data Protection Supervisor a report on the technical functioning of the Central System, including the security thereof.	
5.	Three years after Eurodae starts operations ⇒ the start of application of this Regulation as provided for in Article 46(2) ⇐ and every six ⇒ four ⇐ years thereafter, the Commission shall produce an overall evaluation of Eurodae EURODAC, examining results achieved against objectives and assessing the continuing validity of the underlying rationale, and any implications for future operations ⇒, as well as make any necessary recommendations ⇐ . ➡ The Commission shall transmit the evaluation to	5.	Three years after the start of application of this Regulation as provided for in Article 46(2) and every four years thereafter, the Commission shall produce an overall evaluation of EURODAC, examining the results achieved against objectives and the impact on fundamental rights, including whether law enforcement access has led to the indirect discrimination of persons covered by this Regulation, and assessing the continuing validity of the underlying rationale, and any	5.	Three years after Eurodae starts operations ⇒ the start of application of this Regulation as provided for in Article 46(2) ⇔ and every six ⇒ four ⇔ years thereafter, the Commission shall produce an overall evaluation of EurodaeEURODAC, examining results achieved against objectives and assessing the continuing validity of the underlying rationale, and any implications for future operations ⇒, as well as make any necessary recommendations ⇔. ⇒ The Commission shall transmit the evaluation to	

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	the European Parliament and the Council. ←		implications for future operations, as well as make any necessary recommendations. The Commission shall transmit the evaluation to the European Parliament and the Council.		the European Parliament and the Council. ←	
6.	Member States shall provide the Agency and the Commission with the information necessary to draft the reports referred to in paragraph 4 and 5.	6.	Member States shall provide the Agency and the Commission with the information necessary to draft the reports referred to in paragraph 4 and 5.	6.	Member States shall provide the Agency and the Commission with the information necessary to draft the reports referred to in paragraph 4 and 5.	
7.	The Agency shall provide the Commission with the information necessary to produce the overall evaluations referred to in paragraph 5.	7.	The Agency shall provide the Commission with the information necessary to produce the overall evaluations referred to in paragraph 5.	7.	⊅ <u>[]</u> ¢	

- 8. Each Member State and Europol shall prepare annual reports on the effectiveness of the comparison of fingerprint data with EURODAC data for law enforcement access purposes, containing information and statistics on the exact purpose of the comparison, including the type of a terrorist offence or a serious criminal offence, number of requests for comparison, the number and type of cases which have ended in successful identifications and on the need and use made of the exceptional case of urgency as well as on those cases where that urgency was not accepted by the ex post verification carried out by the verifying authority. Such reports shall be transmitted to the Commission.
- Each Member State and Europol shall prepare annual reports on the effectiveness of the comparison of fingerprint data with EURODAC data for law enforcement access purposes, containing information and statistics on the exact purpose of the comparison, including the type of a terrorist offence or a serious criminal offence, grounds given for reasonable suspicion, number of requests for comparison, the number and type of cases which have ended in successful identifications and on the need and use made of the exceptional case of urgency as well as on those cases where that urgency was not accepted by the ex post verification carried out by the verifying authority. Such reports shall be transmitted to the Commission. On the basis of these annual

8.

Each Member State and Europol shall prepare annual reports on the effectiveness of the comparison of fingerprint data with EURODAC data for law enforcement access purposes, containing information and statistics on the exact purpose of the comparison, including the type of a terrorist offence or a serious criminal offence, number of requests for comparison, the number and type of cases which have ended in successful identifications and on the need and use made of the exceptional case of urgency as well as on those cases where that urgency was not accepted by the ex post verification carried out by the verifying authority. Such reports shall be transmitted to the Commission.

8.

	reports and in addition to the overall evaluation provided for in paragraph 5, the Commission shall compile an annual report on law enforcement access to EURODAC and shall transmit the evaluation to the European Parliament, the Council and the European Data Protection Supervisor.		
9. The Agency, Member States and Europol shall provide the Commission the information necessary to draft the evaluation reports referred to in paragraph 5. This information shall not jeopardise working methods nor include information that reveals sources, staff members or investigations of the designated authorities.	9. The Agency, Member States and Europol shall provide the Commission the information necessary to draft the evaluation reports referred to in paragraph 5. This information shall not jeopardise working methods nor include information that reveals sources, staff members or investigations of the designated authorities.	9. The Agency, Member States and Europol shall provide the Commission the information necessary to draft the evaluation reports referred to in paragraph 5. This information shall not jeopardise working methods nor include information that reveals sources, staff members or investigations of the designated authorities.	

			T
Article <u>41</u> <del>25</del> <b>Penalties</b>	Article <u>41</u> <del>25</del> <b>Penalties</b>	Article <u>41</u> <del>25</del> <b>Penalties</b>	
Member States shall  i take the necessary measures to i ensure that i any i processing is of data recorded i entered in the entral database in the entral database in the purpose of interest in the purpose of interest in the entral database is purpose of entral database in the entral database in t	Member States shall  i take the necessary measures to i ensure that i any i processing is of data recorded i entered in the entral database in the entral database in the purpose of interest interest in the purpose of interest i	Member States shall    ★ take the necessary   measures to	
administrative and/or criminal penalties in accordance with national law, that are effective, proportionate and dissuasive 🖾.	administrative and/or criminal penalties in accordance with national law, that are effective, proportionate and dissuasive 🖾.	administrative and/or criminal penalties in accordance with national law, that are effective, proportionate and dissuasive 🖾.	
Article <u>42</u> <del>26</del> <b>Territorial scope</b>	Article <u>42</u> <del>26</del> <b>Territorial scope</b>	Article <u>42</u> <del><u>26</u></del> <b>Territorial scope</b>	
The provisions of this Regulation shall not be applicable to any territory	The provisions of this Regulation shall not be applicable to any territory	The provisions of this Regulation shall not be applicable to any territory	

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to which the Dublin <del>Convention</del>	to which the Dublin Convention	to which the Dublin  Convention  Regulation ⟨ does not apply.   Article 43  Notification of designated authorities and verifying authorities	
1. By [three months after the date of entry into force of this Regulation] at the latest each Member State shall notify the Commission of its designated authorities and shall notify without delay any amendment thereto.	1. By [three months after the date of entry into force of this Regulation] at the latest each Member State shall notify the Commission of its designated authorities and of the operating units referred to in Article 5(3) and shall notify without delay any amendment thereto.	1. By [three months after the date of entry into force of this Regulation] at the latest each Member State shall notify the Commission of its designated authorities and shall notify without delay any amendment thereto.	
	1a. Each Member State shall constantly update the information it has provided to the Commission. The Commission shall make that information available to the other Member States, Europol		

			and the public via a constantly updated electronic publication.			
the d force Regu each notif its ve shall	three months after late of entry into e of this lation] at the latest Member State shall by the Commission of erifying authority and notify without delay amendment thereto.	2.	By [three months after the date of entry into force of this Regulation] at the latest each Member State shall notify the Commission of its verifying authority and shall notify without delay any amendment thereto.	2.	By [three months after the date of entry into force of this Regulation] at the latest each Member State shall notify the Commission of its verifying authority and shall notify without delay any amendment thereto.	
		2a.	Europol shall constantly update the information it has provided to the Commission. The Commission shall make this information available to the other Member States and the public via a constantly updated electronic publication.			

						1
3.	By [three months after the date of entry into force of this Regulation] at the latest Europol shall notify the Commission of its verifying authority and the National Access Point which it has designated and shall notify without delay any amendment thereto.	3.	By [three months after the date of entry into force of this Regulation] at the latest Europol shall notify the Commission of its verifying authority and the National Access Point which it has designated and shall notify without delay any amendment thereto.	3.	By [three months after the date of entry into force of this Regulation] at the latest Europol shall notify the Commission of its verifying authority and the National Access Point which it has designated and shall notify without delay any amendment thereto.	
4.	The Commission shall publish information referred to in paragraphs 1, 2 and 3 in the <i>Official Journal of the European Union</i> on an annual basis.	4.	The Commission shall publish information referred to in paragraphs 1, 2 and 3 in the <i>Official Journal of the European Union</i> on an annual basis.	4.	The Commission shall publish information referred to in paragraphs 1, 2 and 3 in the <i>Official Journal of the European Union</i> on an annual basis.	
1	Article 44 Transitional provision	Т	Article 44 ransitional provision	Tr	Article 44  cansitional provision	
	Data blocked in the Central System in accordance with Article 12 of Council Regulation (EC) No 2725/2000/EC shall be unblocked and marked in accordance with Article 18(1) of this Regulation on the date		Data blocked in the Central System in accordance with Article 12 of Council Regulation (EC) No 2725/2000/EC shall be unblocked and marked in accordance with Article 18(1) of this Regulation on the date		Data blocked in the Central System in accordance with Article 12 of Council Regulation (EC) No 2725/2000/EC shall be unblocked and marked in accordance with Article 18(1) of this Regulation on the date	

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	provided for in Article 46 of this Regulation.	provided for in Article 46 of this Regulation.	provided for in Article 46 of this Regulation.	
	Article 45 <b>Repeal</b>	Article 45 <b>Repeal</b>	Article 45 <b>Repeal</b>	
	Council Regulation (EC) No 2725/2000 of 11 December 2000 and Council Regulation (EC) No 407/2002 are repealed with effect from the date referred to in Article 46(2).	Council Regulation (EC) No 2725/2000 of 11 December 2000 and Council Regulation (EC) No 407/2002 are repealed with effect from the date referred to in Article 46(2).	Council Regulation (EC) No 2725/2000 of 11 December 2000 and Council Regulation (EC) No 407/2002 are repealed with effect from the date referred to in Article 46(2).	
	References to the repealed Regulations shall be read in accordance with the correlation table in Annex III.	References to the repealed Regulations shall be read in accordance with the correlation table in Annex III.	References to the repealed Regulations shall be read in accordance with the correlation table in Annex III.	
	Article 46 27 Entry into force and applicability	Article <u>46</u> <del>27</del> Entry into force and applicability	Article <u>46</u> <del>27</del> Entry into force and applicability	
1.	This Regulation shall enter into force on the	1. This Regulation shall enter into force on the	1. This Regulation shall enter into force on the	

	European <del>Communities</del>		European <del>Communities</del>		European <del>Communities</del>	
2.	This Regulation shall apply ⇒ two years from the date of the entry into force of this Regulation. ⇒ , and Eurodae shall start operations, from the date which the Commission shall publish in the Official Journal of the European Communities, when the following conditions met:	2.	This Regulation shall apply ⇒ two years from the date of the entry into force of this Regulation. ⇒ , and Eurodae shall start operations, from the date which the Commission shall publish in the Official Journal of the European Communities, when the following conditions met:	2.	This Regulation shall apply ⇒ two years from the date of the entry into force of this Regulation. ⇒ , and Eurodae shall start operations, from the date which the Commission shall publish in the Official Journal of the European Communities, when the following conditions met:	
	(a) each Member State has notified the Commission that it has made the necessary technical arrangements to transmit data to the Central Unit in accordance with the implementing rules adopted under Article 4(7) and to comply with the implementing rules adopted under Article 12(5); and		(a) each Member State has notified the Commission that it has made the necessary technical arrangements to transmit data to the Central Unit in accordance with the implementing rules adopted under Article 4(7) and to comply with the implementing rules adopted under Article 12(5); and		(a) each Member State has notified the Commission that it has made the necessary technical arrangements to transmit data to the Central Unit in accordance with the implementing rules adopted under Article 4(7) and to comply with the implementing rules adopted under Article 12(5); and	

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	(b) the Commission has made the necessary technical arrangements for the Central Unit to begin operations in accordance with the implementing rules adopted under Article 4(7) and Article 12(5).	(b) the Commission has made the necessary technical arrangements for the Central Unit to begin operations in accordance with the implementing rules adopted under Article 4(7) and Article 12(5).		(b) the Commission has made the necessary technical arrangements for the Central Unit to begin operations in accordance with the implementing rules adopted under Article 4(7) and Article 12(5).	
3.	Member States shall notify the Commission and the Agency as soon as they have made the technical arrangements to transmit data to the Central System, and in any event no later than two years from the date of the entry into force of this Regulation.	Member States shall notify the Commission and the Agency as soon as they have made the technical arrangements to transmit data to the Central System, and in any event no later than two years from the date of the entry into force of this Regulation.	3.	Member States shall notify the Commission and the Agency as soon as they have made the technical arrangements to transmit data to the Central System, and in any event no later than two years from the date of the entry into force of this Regulation.	
4.	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.	4.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	

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Done at Brussels,		Done at Brussels,		Done at Brussels,		
For the European Parliament		For the European Parliament		For the European Parliament		
	F		$\boldsymbol{\mathit{F}}$		$\boldsymbol{\mathit{F}}$	
or the Council		or the Council		or the Council		
The President		The President		The President		
	T		T		T	
he President		he President		he President		