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#### NOTE

From:	Presidency
To:	Delegations
No. prev. doc.:	11169/16
No. Cion doc.:	14926/15
Subject:	Proposal for a Directive of the European Parliament and of the Council on combating terrorism and replacing Council Framework Decision 2002/475/JHA on combating terrorism
	- Follow up of the second trilogue of 8 September 2016

- 1. On 8 September 2016 the second trilogue on the Terrorism Directive took place. A good progress was made on a certain number of issues and it was agreed to pursue discussion on some of the issues at technical level (Article 1, 2, 4, 6, 12-14 (structure), 15, 17, 18, 19 and 20). In a follow up to the trilogue, the Presidency would like to bring to discussion with delegations 3 groups of issues:
  - (1) Outstanding issues Travelling (Article 9) and Exchange of information (Article 21c)
  - (2) Drafting suggestions<sup>1</sup> Public provocation (Article 5), Receiving of training (Article 8), Terrorism financing (Article 11), measures on Internet (Article 14a) and Victims' rights (Article 22 and 23).
  - (3) Technical issues discussion of Presidency suggestions on Article 1, 4 and 6. For the other Articles identified to be addressed at technical level, the Presidency will maintain the Council position.

12051/16 DG D 2B

MP/mj

**LIMITE** 

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Changes introduced by the GA are marked **in bold**; changes introduced by the EP are marked in **bold italic**; new text is marked in **bold underlined** 

## **Outstanding** issues

### Travelling for terrorism purposes - Article 9

- 2. As already indicated this is one of the key provisions for the EP. It has maintained the scope of the provision on traveling, as proposed by the COM. It includes traveling to third countries, intra-EU travel, as well as travelling into the EU to a territory of a MS with terrorism purposes, whether the offender is a MS national or resident or a third country national.
- 3. The direction of the travel, which as such and being a neutral act is not criminalised, is therefore irrelevant. The specific purpose, e.g. proximity of a terrorist attack or joining a training camp is what would qualify the travel, as a preparatory act of terrorism. It should also be noted that in the case of inbound travel, insofar as returning foreign terrorist fighters are concerned, not all returnees will be covered by this provision, but only those for whom there is evidence that they return with a terrorism purpose, for example to commit a terrorist attack.
- 4. As part of the overall compromise, in the Council GA the provision was limited only to the outbound traveling, outside the territory of the EU. At the same time, at the March Council a significant number of MSs expressed openness to consider a broader scope of this provision, in particular the inclusion of intra-EU travel. Some MSs also expressed concern that the GA would fall short of international obligations.
- 5. Some MSs have expressed concerns in relation to the need to respect Article 3 of the Fourth Protocol to the ECHR stipulating that "No one shall be deprived of the right to enter the territory of the State of which he is a national".
- 6. In view of the above and for the purposes of the discussion 3 situations could be distinguished:
  - (1) outbound travel outside the territory of the EU;
  - (2) travel by a national to the territory of its MSs (concerning intra-EU travel and in-bound travel from third countries) and
  - (3) travel by non-national (concerning intra-EU travel and in-bound travel from third countries).

12051/16 MP/mj 2 DG D 2B **I\_IMITE EN** 

### **Questions:**

- 1. Taking into account the discussions in the Council so far, it seems that the second situation raises most of the issues. Could the concerns of delegations in this respect be met by introducing a specific safeguard along the following lines:

  "The application of this provision shall not result in depriving a person from the right to enter the territory of the state of which he is a national."
- 2. Would delegations consider possibility for criminalising travel in this case limited only to specific terrorism purposes, such as committing a terrorist attack?
- 3. In view of the above, could delegations therefore confirm that travel by a non-national within and to the EU (situation 3) should be included in this provision, as proposed by the EP?

### **Exchange of information - Article 21c**

- 7. The provision on exchange of information is among the most important elements in the Directive for the EP. At the trilogue the rapporteur made a very strong point that the final compromise text without a provision on exchange of information will be inacceptable.
- 8. At the last meeting, some delegations raised a range of issues in this respect. Some indicated that stronger link to the scope and nature of this Directive could be helpful. In view of the strong position of the EP, the Presidency would like to suggest an approach that could take into account some of the main concerns of the EP, as follows. It contains two elements:
  - Regarding paragraph 1 and 2 of the EP proposal introducing in the Directive an amending provision to the Council decision 2005/671/JHA on the exchange of information and cooperation concerning terrorist offences, strengthening in particular the existing rules of Article 2 (6) and on spontaneous exchange of information between MSs. Thus, the proposed amendment will be introduced in the whole context of the instrument, containing the clarifications about the type of proceedings or the data concerned, as well as the necessary references to specific safeguards. This is also consistent with the objective of legal certainty and coherence of the EU legislation.
  - Regarding paragraph 3 and 4 of the EP proposal introducing a recital outlining the
    need to implement in effective and timely manner the obligations stemming from
    existing instruments on exchange of information with a reference to SIS and PNR in
    particular.

12051/16 MP/mj 3
DG D 2B TIMITE EN

DG D 2B LIMITE

### Proposal for a amending provision to Council decision 2005/671/JHA:

*Article 2, paragraph 6 is replaced by the following:* 

Each Member State shall take the necessary measures to ensure that any relevant information included in documents, files, items of information, objects or other means of evidence, seized or confiscated in the course of criminal investigations or criminal proceedings in connection with terrorist offences ean be is made accessible as soon as possible taking account of the need not to jeopardise current investigations, to the authorities of other interested Member States (...) where investigations are being carried out or might be initiated or where prosecutions are in progress in connection with terrorist-offences referred to in Directive .../.../EU on combatting terrorism and where there are reasons to believe that the information could be used in the prevention, detection, investigation or prosecution of such offences.

<u>Such information shall be transmitted</u> in accordance with national law and relevant international legal instruments in an effective and timely manner without any prior request being necessary.

Delegations are invited to express their views on the proposed approach and to comment on the drafting suggestion.

12051/16 MP/mj 4
DG D 2B **LIMITE EN** 

# Proposal for a

# DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

# on combating terrorism and replacing Council Framework Decision 2002/475/JHA on combating terrorism

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(1) The European Union is	(1) The European Union is	(1) The European Union is		
founded on the universal	founded on the universal	founded on the universal		
values of human dignity,	values of human dignity,	values of human dignity,		
freedom, equality and	freedom, equality and	freedom, equality <i>between</i>		
solidarity, respect for human	solidarity, respect for human	women and men and		
rights and fundamental	rights and fundamental	solidarity, respect for human		
freedoms. It is based on the	freedoms. It is based on the	rights and fundamental		
principle of democracy and the	principle of democracy and the	freedoms. It is based on the		
principle of the rule of law,	principle of the rule of law,	principle of democracy and the		
principles which are common	principles which are common	principle of the rule of law,		
to the Member States.	to the Member States.	principles which are common		
		to the Member States.		
(2) Acts of terrorism constitute	(2) Acts of terrorism constitute	(2) Acts of terrorism constitute	identical	
one of the most serious	one of the most serious	one of the most serious		
violations of the universal	violations of the universal	violations of the universal		
values of human dignity,	values of human dignity,	values of human dignity,		
freedom, equality and	freedom, equality and	freedom, equality and		
solidarity, enjoyment of	solidarity, enjoyment of	solidarity, enjoyment of		
human rights and fundamental	human rights and fundamental	human rights and fundamental		
freedoms on which the	freedoms on which the	freedoms on which the		
European Union is founded. It	European Union is founded. It	European Union is founded. It		
also represents one of the most	also represents one of the most	also represents one of the most		
serious attacks on democracy	serious attacks on democracy	serious attacks on democracy		
and the rule of law, principles	and the rule of law, principles	and the rule of law, principles		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
which are common to the	which are common to the	which are common to the		
Member States and on which	Member States and on which	Member States and on which		
the European Union is based.	the European Union is based.	the European Union is based.		
(3) Council Framework	(3) Council Framework	(3) Council Framework	identical	
Decision 2002/475/JHA <sup>2</sup> is the	Decision 2002/475/JHA <sup>9</sup> is the	Decision 2002/475/JHA <sup>16</sup> is		
cornerstone of the criminal	cornerstone of the criminal	the cornerstone of the criminal		
justice response to counter	justice response to counter	justice response to counter		
terrorism. A legal framework	terrorism. A legal framework	terrorism. A legal framework		
common to all Member States,	common to all Member States,	common to all Member States,		
and in particular, a harmonised	and in particular, a harmonised	and in particular, a harmonised		
definition of terrorist offences,	definition of terrorist offences,	definition of terrorist offences,		
serves as a benchmark for	serves as a benchmark for	serves as a benchmark for		
information exchange and	information exchange and	information exchange and		
cooperation between the	cooperation between the	cooperation between the		
competent national authorities	competent national authorities	competent national authorities		
under Council Framework	under Council Framework	under Council Framework		
Decision 2006/960/JHA, <sup>3</sup>	Decision 2006/960/JHA, 10	Decision 2006/960/JHA, <sup>17</sup>		
Council Decision	Council Decision	Council Decision		
2008/615/JHA <sup>4</sup> and Council	2008/615/JHA <sup>11</sup> and Council	2008/615/JHA <sup>18</sup> and Council		
Decision 2005/671/JHA, <sup>5</sup>	Decision 2005/671/JHA, 12	Decision 2005/671/JHA, <sup>19</sup>		
Regulation (EU) No 603/2013	Regulation (EU) No 603/2013	Regulation (EU) No 603/2013		
of the European Parliament	of the European Parliament	of the European Parliament		
and of the Council, 6Council	and of the Council, <sup>13</sup> Council	and of the Council, <sup>20</sup> Council		

<sup>2</sup> 

<sup>&</sup>lt;sup>2</sup> Council Framework Decision of 13 June 2002 on combating terrorism (OJ L 164, 22.6.2002, p. 3).

Council Framework Decision 2006/960/JHA of 18 December 2006 on simplifying the exchange of information and intelligencebetweenlawenforcementauthoritiesoftheMemberStatesoftheEuropeanUnion (OJ L 386, 29.12.2006, p. 89).

Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime (OJ L 210, 6.8.2008, p. 1).

Council decision 2005/671/JHA on the exchange of information and cooperation concerning terrorist offences (OJ L 253, 29.9.2005, p. 22).

Regulation (EU) No 603/2013 of the European Parliament and of the Council of 26 June 2013 on the establishment of 'Eurodac' forthecomparisonoffingerprintsfortheeffectiveapplicationofRegulation (EU) No 604/2013 establishingthecriteria and mechanismsfordeterminingtheMember State responsibleforexamininganapplicationforinternational protection lodged in one of the Member States by a third-countrynational or a stateless person and

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
Framework Decision 2002/584/JHA <sup>7</sup> and Council	Framework Decision 2002/584/JHA <sup>14</sup> and Council	Framework Decision 2002/584/JHA and Council		

on requestsforthecomparisonwithEurodacdata by MemberStates' lawenforcementauthorities and Europolforlawenforcementpurposes, and amendingRegulation (EU) No 1077/2011 establishing a EuropeanAgencyfortheoperationalmanagementoflarge-scale IT systems in theareaoffreedom, security and justice (OJ L 180, 29.6.2013, p. 1).

- <sup>9</sup> CouncilFrameworkDecision of 13 June 2002 on combating terrorism (OJ L 164, 22.6.2002, p. 3).
- CouncilFrameworkDecision 2006/960/JHA of 18 December 2006 on simplifyingtheexchangeofinformation and intelligencebetweenlawenforcementauthoritiesoftheMemberStatesoftheEuropeanUnion (OJ L 386, 29.12.2006, p. 89).
- 11 CouncilDecision 2008/615/JHA of 23 June 2008 on thesteppingupofcross-bordercooperation, particularly in combating terrorism and cross-bordercrime (OJ L 210, 6.8.2008, p. 1).
- 12 Councildecision 2005/671/JHA on the exchange of information and cooperation concerning terrorist of fences (OJ L 253, 29.9.2005, p. 22).
- Regulation (EU) No 603/2013 oftheEuropeanParliament and oftheCouncilof 26 June 2013 on theestablishmentof 'Eurodac' forthecomparisonoffingerprintsfortheeffectiveapplicationofRegulation (EU) No 604/2013 establishingthecriteria and mechanismsfordeterminingtheMember State responsibleforexamininganapplicationforinternationalprotectionlodged in oneoftheMemberStates by a third-countrynational or a stateless person and on requestsforthecomparisonwithEurodacdata by MemberStates' lawenforcementauthorities and Europolforlawenforcementpurposes, and amendingRegulation (EU) No 1077/2011 establishing a EuropeanAgencyfortheoperationalmanagementoflarge-scale IT systems in theareaoffreedom, security and justice (OJ L 180, 29.6.2013, p. 1).
- <sup>16</sup> CouncilFrameworkDecisionof 13 June 2002 on combating terrorism (OJ L 164, 22.6.2002, p. 3).
- 17 CouncilFrameworkDecision 2006/960/JHA of 18 December 2006 on simplifyingtheexchangeofinformation and intelligencebetweenlawenforcementauthoritiesoftheMemberStatesoftheEuropeanUnion (OJ L 386, 29.12.2006, p. 89).
- CouncilDecision 2008/615/JHA of 23 June 2008 on thesteppingupofcross-bordercooperation, particularly in combating terrorism and cross-bordercrime (OJ L 210, 6.8.2008, p. 1).
- Councildecision 2005/671/JHA on the exchange of information and cooperation concerning terrorist of fences (OJ L 253, 29.9.2005, p. 22).
- Regulation (EU) No 603/2013 oftheEuropeanParliament and oftheCouncilof 26 June 2013 on theestablishmentof 'Eurodac' forthecomparisonoffingerprintsfortheeffectiveapplicationofRegulation (EU) No 604/2013 establishingthecriteria and mechanismsfordeterminingtheMember State responsibleforexamininganapplicationforinternationalprotectionlodged in oneoftheMemberStates by a third-countrynational or a stateless person and on requestsforthecomparisonwithEurodacdata by MemberStates' lawenforcementauthorities and Europolforlawenforcementpurposes, and amendingRegulation (EU) No 1077/2011 establishing a
- EuropeanAgencyfortheoperationalmanagementoflarge-scale IT systems in theareaoffreedom, security and justice (OJ L 180, 29.6.2013, p. 1).

  CouncilFrameworkDecision2002/584/JHA of 13 June 2002 on theEuropeanarrestwarrant and thesurrenderproceduresbetweenMemberStates (OJ L 190, 18.7.2002, p. 1).

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
Framework Decision	Framework Decision	Framework Decision		
2002/465/JHA. <sup>8</sup>	2002/465/JHA. <sup>15</sup>	2002/465/JHA.		
		(3a) The Additional Protocol		
		to the Council of Europe		
		Convention on the prevention		
		of terrorism adopted in May		
		2015 requires parties to that		
		Convention to criminalise		
		participation in an association		
		or group for the purpose of		
		terrorism, receiving training		
		for terrorism, travelling or		
		attempting to travel for		
		terrorist purposes, providing		
		or collecting funds for such		
		travels and organising and		
		facilitating such travels. The		
		Union signed the Additional		
		Protocol and the Convention		
		on 22 October 2015.		
(4) The terrorist threat has	(4) The terrorist threat has	(4) The terrorist threat has		
grown and rapidly evolved in	grown and rapidly evolved in	grown and rapidly evolved in		
recent years. Individuals	recent years. Individuals	recent years. Individuals		
referred to as "foreign terrorist	referred to as "foreign terrorist	referred to as "foreign terrorist		
fighters" travel abroad for	fighters" travel abroad for	fighters" travel abroad for		
terrorism purposes. Returning	terrorism purposes. <b>The</b>	terrorism purposes. Returning		
foreign terrorist fighters pose a	United Nations Security	foreign terrorist fighters pose a		
heightened security threat to	Council has expressed its	heightened security threat to		

<sup>14</sup> CouncilFrameworkDecision2002/584/JHA of 13 June 2002 on theEuropeanarrestwarrant and thesurrenderproceduresbetweenMemberStates (OJ L 190, 18.7.2002, p. 1).

<sup>8</sup> 

CouncilFrameworkDecision2002/465/JHA of 13 June 2002 on jointinvestigationteams (OJ L 162, 20.6.2002, p. 1). CouncilFrameworkDecision2002/465/JHA of 13 June 2002 on jointinvestigationteams (OJ L 162, 20.6.2002, p. 1). 15

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
all EU Member States. Foreign terrorist fighters have been linked to several recent attacks or plots, including the attacks in Paris on 13 November 2015. In addition, the European Union and its Member States face increased threats from individuals inspired or instructed by terrorist groups abroad but who remain within Europe.	concern in UNSCR 2178 (2014) in relation to the foreign terrorist fighters. The Council of Europe has, in this respect, adopted in 2015 the Additional Protocol to the Council of Europe Convention on the Prevention of Terrorism (CETS No 217). Returning foreign terrorist fighters pose a heightened security threat to all EU Member States. () In addition, the European Union and its Member States face increased threats from individuals inspired or instructed by terrorist groups abroad but who remain within Europe.	all EU Member States. Foreign terrorist fighters have been linked to several recent attacks or plots, including the attacks in Paris on 13 November 2015 and in Brussels on 22 March 2016. In addition, the European Union and its Member States face increased threats from individuals inspired or instructed by terrorist groups abroad but who remain within Europe.		
		(4a) Paragraph 6 of the UN Security Council Resolution (UNSCR) 2178(2014) requires all UN Member States to ensure that their domestic laws and regulations establish serious criminal offences to prosecute travel to a third country with the purpose of contributing to committing terrorist acts or providing or receiving		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		training, as well as the		
		funding, organisation or		
		facilitation of such travel. In		
		order to avoid prosecution		
		gaps inside the Union, a		
		harmonised implementation		
		of UNSCR 2178(2014) is		
		needed.		
		(4b) The fight against		
		terrorism remains primarily a		
		matter for Member States.		
		However, the terrorist attacks		
		in Europe in 2015 and 2016		
		have highlighted the need for		
		coordinated action on the part		
		of the Member States to		
		combat terrorism and address		
		the threat which foreign		
		fighters pose within the		
		Union.		
		(4c) A harmonised		
		classification of criminal		
		sanctions for terrorist crimes		
		would offer a common legal		
		framework which could be		
		used as a reference for		
		several Union agencies. An		
		effective coordinating		
		mechanism between Europol,		
		Eurojust, SIS, OLAF and		
		EJN should therefore be put		
		in place.		
		(4d) Member States should		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		strengthen the		
		professionalism of security		
		forces, law enforcement		
		agencies and justice		
		institutions. They should also		
		ensure an effective oversight		
		and accountability of such		
		bodies, in conformity with		
		international human rights		
		law and the rule of law. This		
		includes human rights		
		training given to security		
		forces, such as on how to		
		respect human rights within		
		the context of measures taken		
		to counter violent extremism		
		and terrorism.		
(5) Taking account of the	(5) Taking account of the	(5) Taking account of the		
evolution of terrorist threats	evolution of terrorist threats	evolution of terrorist threats		
and legal obligations to the	and legal obligations to the	and legal obligations to the		
Union and Member States	Union and Member States	Union and Member States		
under international law, the	under international law, the	under international law, the		
definition of terrorist offences,	definition of terrorist offences,	definition of terrorist offences,		
including offences related to a	()offences related to a	offences related to a terrorist		
terrorist group and offences	terrorist group and offences	group and offences related to		
related to terrorist activities,	related to terrorist activities,	terrorist activities, should be		
should be further	should be further	further approximated in all		
approximated in all Member	approximated in all Member	Member States, so that it		
States, so that it covers more	States, so that it covers more	covers more comprehensively		
comprehensively conduct	comprehensively conduct	conduct related to, in		
related to in particular foreign	related to in particular foreign	particular, foreign terrorist		
terrorist fighters and terrorist	terrorist fighters and terrorist	fighters, the increasing		
financing. These forms of	financing. These forms of	misuse of the internet for		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
behaviour should be	behaviour should be	terrorist purposes (e.g. for		
punishable also if committed	punishable also if committed	recruitment, propaganda and		
through the Internet, including	through the Internet, including	<i>training</i> ) and terrorist		
social media.	social media.	financing. These forms of		
		behaviour should be		
		punishable if committed by		
		any means, whether on- or		
		offline, while respecting the		
		principle of proportionality		
		and necessity.		
		(5a) The threat of nuclear and		
		radiological terrorism		
		remains a significant		
		challenge to international		
		security. Countering this		
		evolving threat demands		
		strengthened international		
		cooperation and increased		
		support for the central role of		
		the International Atomic		
		Energy Agency, as well as		
		stringent safety measures.		
(6) The offences related to	(6) The offences related to	(6) The offences related to	identical	
terrorist activities are of a very	terrorist activities are of a very	terrorist activities are of a very		
serious nature as they have the	serious nature as they have the	serious nature as they have the		
potential to lead to the	potential to lead to the	potential to lead to the		
commission of terrorist	commission of terrorist	commission of terrorist		
offences and enable terrorists	offences and enable terrorists	offences and enable terrorists		
and terrorist groups to	and terrorist groups to	and terrorist groups to		
maintain and further develop	maintain and further develop	maintain and further develop		
their criminal activities,	their criminal activities,	their criminal activities,		
justifying the criminalisation	justifying the criminalisation	justifying the criminalisation		
of such conduct.	of such conduct.	of such conduct		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		(6a) Measures designed to		
		combat terrorism will not be		
		fully effective until they are		
		accompanied by an effective,		
		dissuasive and coordinated		
		set of criminal justice		
		measures implemented in all		
		Member States. By		
		criminalising terrorist acts		
		carried out abroad by terrorist		
		organisations, Member States		
		will equip themselves with the		
		tools needed to address the		
		terrorist radicalisation of		
		citizens of the Union and the		
		phenomenon of foreign		
		fighters. Law enforcement		
		and judicial authorities		
		should have the resources		
		needed to prevent, detect and		
		punish such acts. Their staff		
		should receive ongoing		
		effective training in dealing		
		with terrorism-related crimes.		
		(6b) This Directive should not		
		have the effect of altering the		
		rights, obligations, and		
		responsibilities of Member		
		States and organisations		
		under international law,		
		including under international		
		humanitarian law. Actions by		
		armed forces during periods		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		of armed conflict, which are		
		governed by international		
		humanitarian law within the		
		meaning of those terms under		
		that law, and, insofar as they		
		are governed by other rules of		
		international law, actions by		
		the armed forces of a State in		
		the exercise of their official		
		duties are not governed by		
		this Directive.		
		(6c) The provision of		
		humanitarian assistance by		
		impartial humanitarian		
		organisations recognised by		
		international law, including		
		international humanitarian		
		law, should not be considered		
		as contributing to the		
		criminal activities of a		
		terrorist group, while taking		
		into account the case law of		
		the Court of Justice of the		
		European Union.		
(7) The offenses related to	(7) The offenses related to	(7) The offences related to		
public provocation to commit	public provocation to commit	public provocation to commit		
a terrorist offence act	a terrorist offence act	a terrorist offence act		
comprise, inter alia, the	comprise, inter alia, the	comprise, inter alia, the		
glorification and justification	glorification and justification	glorification and justification		
of terrorism or the	of terrorism or the	of terrorism or the		
dissemination of messages or	dissemination of messages or	dissemination of messages or		
images including those related	images including those related	images on- and offline as a		
to the victims of terrorism as a	to the victims of terrorism as a	way to gather support for a		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
way to gain publicity for the	way to gain publicity for the	terrorist cause or seriously		
terrorists cause or seriously	terrorists cause or seriously	intimidating the population.		
intimidating the population,	intimidating the population,	Such behaviour should be		
provided that such behaviour	provided that such behaviour	punishable when it causes a		
causes a danger that terrorist	causes a danger that terrorist	danger in a concrete case that		
acts may be committed.	acts may be committed. <b>To</b>	a terrorist <i>offence</i> may be		
	strengthen actions against	committed.		
	public provocation to			
	commit a terrorist offence,			
	and also taking into account			
	the increased use of			
	technology, in particular the			
	Internet, it seems			
	appropriate for Member			
	States to take measures to			
	remove or to block access to			
	webpages publicly inciting to			
	commit terrorist offences.			
	Where such measures are			
	taken, they must be set by			
	transparent procedures and			
	provide adequate			
	safeguards, in particular to ensure that restrictions are			
	limited to what is necessary			
	and proportionate.			
	and proportionate.	(7a) Where an information		
		society service is provided that		
		consists of the transmission in		
		a communication network of		
		information provided by a		
		recipient of the service, or the		
		provision of access to a		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		communication network, Member States should ensure		
		that the service provider is not		
		liable for the information		
		transmitted or stored in		
		accordance with Directive		
		2000/31/EC of the European		
		Parliament and of the		
		Council <sup>1a</sup> .		
		TaDirective 2000/31/EC of the		
		European Parliament and of		
		the Council of 8 June 2000		
		on certain legal aspects of		
		information society services,		
		in particular electronic		
		commerce, in the Internal		
		Market ('Directive on		
		electronic commerce') (OJ L		
		178, 17.7.2000, p. 1). (7b) An effective means of		
		combatting terrorism on the		
		internet is to remove illegal		
		terrorist content at source. In		
		that context, this Directive is		
		without prejudice to voluntary		
		action taken by the internet		
		industry to prevent the misuse		
		of its services or to any		
		support for such action by		
		Member States, such as		
		detecting and flagging illegal		
		content. Member States		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		should take all necessary		
		measures to remove or to		
		block access to web pages		
		publicly inciting others to		
		commit terrorist offences.		
		Where such measures are		
		taken, they should be in line		
		with transparent procedures		
		and subject to adequate		
		safeguards under the control		
		of independent authorities.		
		Member States should use		
		their best endeavours to		
		cooperate with third countries		
		in seeking to secure the		
		removal of such content from		
		servers within their territory.		
		However, when removal of		
		illegal content at its source is		
		not possible, Member States		
		should be able to put in place		
		measures to block access		
		from Union territory to web		
		pages identified as containing		
		or disseminating terrorist		
		content. Member States		
		should consider legal action		
		against internet and social		
		media companies and service		
		providers which deliberately		
		refuse to comply with a legal		
		order to delete illegal content		
		extolling terrorism from their		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	<b>Drafting suggestion</b>
(4000 21) 20, 20)	(2001 0000, 20)	internet platforms after being		
		duly notified about such		
		content. Any refusal should		
		be punishable by effective,		
		proportionate and dissuasive		
		sanctions. The right to		
		judicial review should be		
		guaranteed to the internet		
		and social media companies		
		and service providers.		
(8) Considering the	(8) Considering the	(8) While it is not		
seriousness of the threat and	seriousness of the threat and	indispensable to criminalise		
the need to in particular stem	the need to in particular stem	the act of travelling as such,		
the flow of foreign terrorist	the flow of foreign terrorist	considering the seriousness of		
fighters, it is necessary to	fighters, it is necessary to	the threat and the need to, in		
criminalise the travelling	criminalise the travelling	particular, stem the flow of		
abroad for terrorist purposes,	abroad to a country outside	foreign terrorist fighters, it is		
being not only the commission	the Union for terrorist	necessary to criminalise the		
of terrorist offences and	purposes, not only in order to	travelling abroad for terrorist		
providing or receiving training	commit terrorist offences and	purposes, being not only the		
but also to participate in the	provide or receive training but	commission of terrorist		
activities of a terrorist group.	also to participate in the	offences and providing or		
Any act of facilitation of such	activities of a terrorist group.	receiving training but also to		
travel should also be	The criminalisation under	participate in the activities of a		
criminalised.	this Directive is limited to	terrorist group. Such act		
	the travel to countries	should be criminalised under		
	outside the Union as the	specific conditions and only		
	destination where the person	when the terrorist purpose of		
	concerned intends to engage	the travel is proven by		
	in terrorist activities and	inferring from objective		
	offences. The travel to the	circumstances. Facilitating or		
	State of destination may be	organising such travel should		
	direct or by transiting other	also be criminalised.		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(9) Criminalisation of the receiving training for terrorism complements the existing offence of providing training and specifically addresses the threats resulting from those actively preparing for the commission of terrorist offences, including those ultimately acting alone.	States en route. Any act of facilitation of such travel should also be criminalised. It is not indispensable to criminalise the act of travelling as such.  (9) Criminalisation of the receiving training for terrorism complements the existing offence of providing training and specifically addresses the threats resulting from those actively preparing for the commission of terrorist offences, including those ultimately acting alone.	(9) Criminalisation of wilfully receiving training for terrorism, including obtaining knowledge, documentation or practical skills, whether or not in the form of self-study, complements the existing offence of providing training and specifically addresses the threats resulting from those actively preparing for the commission of terrorist offences, including those ultimately acting alone. It should therefore be criminalised.  (9a) Cyber attacks carried out	Obstivations	Drating suggestion
		for terrorist purposes or by a terrorist organisation should be punishable in Member States.		
(10) Terrorist financing should be punishable in the Member States and cover the financing of terrorist acts, the financing of a terrorist group, as well as other offences related to	(10) Terrorist financing should be punishable in the Member States. <b>Criminalisation</b> <b>should</b> cover the financing of terrorist acts, the financing of a terrorist group, as well as	(10) Without prejudice to Directive (EU) 2015/849 of the European Parliament and of the Council <sup>1a</sup> , terrorist financing should be punishable in the Member		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
terrorist activities, such as the recruitment and training, or travel for terrorist purposes, with a view to disrupting the support structures facilitating the commission of terrorist offences. Aiding and abetting or attempting terrorist financing should also be punishable.	other offences related to terrorist activities, such as the recruitment and training, or travel for terrorist purposes, with a view to disrupting the support structures facilitating the commission of terrorist offences. ()	States and cover not only the financing of terrorist acts, but also the financing of a terrorist group, as well as other offences related to terrorist activities, such as the recruitment and training, or travel for terrorist purposes, with a view to disrupting the support structures facilitating the commission of terrorist offences. Aiding and abetting or attempting terrorist financing should also be punishable		
		(10a) The increasing convergence and nexus between terrorism and organised crime and the links between criminal and terrorist groups constitute a growing security threat to the Union. Member States should, therefore, ensure that the financing and the support of terrorist crimes by means of organised crime is made punishable and that the links between organised crime and terrorist activities and terrorist financing are more explicitly taken into account		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		by the authorities of the		
		Member States involved in		
		criminal proceedings.		
		(10b) Illicit trade in firearms,		
		oil, drugs, cigarettes,		
		counterfeit goods and		
		artworks and other cultural		
		objects, as well as trade in		
		human beings, racketeering		
		and extortion have become		
		very lucrative ways for		
		terrorist groups to obtain		
		funding. In seeking to combat		
		terrorist financing, therefore,		
		the process by which terrorist		
		organisations generate		
		funding should also be		
		addressed.		
		While avoiding an undue		
		administrative burden for		
		economic actors, Member		
		States should take the		
		necessary measures to ensure		
		that terrorist groups may not		
		benefit from any trading in		
		goods. Appropriate and		
		proportionate due diligence,		
		monitoring and reporting		
		requirements could have a		
		preventative effect by		
		materially impairing the		
		trading activities of organised		
		criminal groups and terrorist		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		groups and by helping to		
		track and prosecute organised		
		crime and other commercial		
		activities of terrorist		
		organisations more		
		effectively. Where		
		appropriate, Member States		
		should provide for penalties		
		for breaches of those		
		requirements.		
		(10c) Financial investigations		
		are fundamental to		
		uncovering the facilitation of		
		terrorist offences and the		
		networks and structure of		
		terrorist organisations. Such		
		investigations can be very		
		productive, particularly when		
		tax and customs authorities,		
		financial intelligence units		
		and judicial authorities are		
		involved at an early stage of		
		the investigation. Member		
		States should aim to make		
		financial investigations a		
		standard component of all		
		counter-terrorist		
		investigations and to share		
		relevant financial		
		information among		
		competent authorities. In		
		their efforts to prevent,		
		investigate and combat		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		terrorist financing, Member		
		States should make utmost		
		use of Europol's financial		
		intelligence and counter-		
		terrorist financing		
		capabilities. They should also		
		endeavour to ensure a more		
		efficient and coordinated		
		approach, for instance by		
		establishing specialised units		
		at national level to deal with		
		financial investigations linked		
		to terrorism, which may have		
		considerable added value and		
		contribute substantially to		
		securing successful		
		prosecutions.		
(11) Furthermore, the	(11) Furthermore, the	(11) The provision of material		
provision of material support	provision of material support	support for terrorism through		
for terrorism through persons	for terrorism through persons	persons engaging in or acting		
engaging in or acting as	engaging in or acting as	as intermediaries in the supply		
intermediaries in the supply or	intermediaries in the supply or	or movement of services,		
movement of services, assets	movement of services, assets	assets and goods, including		
and goods, including trade	and goods, including trade	trade transactions involving		
transactions involving the	transactions involving the	the entry into or exit from the		
entry into or exit from the	entry into or exit from the	Union, should be punishable		
Union should be punishable in	Union, such as sale,	in the Member States as aiding		
the Member States, as aiding	acquisition or exchange of a	and abetting terrorism or as		
and abetting terrorism or as	cultural object of	terrorism financing if		
terrorism financing if	archaeological, artistic,	performed with the <i>clear</i>		
performed with the knowledge	historical or scientific	intention or knowledge that		
that these operations or the	interest illegally removed	these operations or the		
proceeds thereof are intended	from an area controlled by a	proceeds thereof are intended		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
to be used, in full or in part,	terrorist group at the time of	to be used, in full or in part,		
for terrorist purposes or will	the removal, should be	for terrorist purposes or will		
benefit terrorist groups.	punishable in the Member	benefit terrorist groups.		
	States, as aiding and abetting			
	terrorism or as terrorist			
	financing if performed with			
	the knowledge that these			
	operations or the proceeds			
	thereof are intended to be			
	used, in full or in part, for			
	terrorist purposes or will			
	benefit terrorist groups.			
	Further measures may be			
	necessary with a view to			
	effectively combat the illicit			
	trade in cultural goods as a			
	source of income for			
	terrorist groups.			
(12) The attempt to travel	(12) The attempt to travel	(12) The attempt to travel	identical	
abroad for terrorist purposes,	abroad for terrorist purposes,	abroad for terrorist purposes,		
should be punishable, as well	should be punishable, as well	should be punishable, as well		
as the attempt to provide	as the attempt to provide	as the attempt to provide		
training and recruitment for	training and recruitment for	training and recruitment for		
terrorism.	terrorism.	terrorism.		
(13) With regard to the	(13) With regard to the	(13) With regard to the	identical	
criminal offences provided for	criminal offences provided for	criminal offences provided for		
in this Directive, the notion of	in this Directive, the notion of	in this Directive, the notion of		
intention must apply to all the	intention must apply to all the	intention must apply to all the		
elements constituting those	elements constituting those	elements constituting those		
offences. The intentional	offences. The intentional	offences. The intentional		
nature of an act or omission	nature of an act or omission	nature of an act or omission		
may be inferred from	may be inferred from	may be inferred from		
objective, factual	objective, factual	objective, factual		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
circumstances.	circumstances.	circumstances		
(14) Furthermore, penalties	(14) Furthermore, penalties	(14)()Penalties should be		
should be provided for natural	should be provided for natural	provided for natural and legal		
and legal persons having	and legal persons having	persons having committed or		
committed or being liable for	committed or being liable for	being liable for such offences,		
such offences, which reflect	such offences, which reflect	which reflect the seriousness		
the seriousness of such	the seriousness of such	of such offences.		
offences.	offences.			
(15) Jurisdictional rules should	(15) Jurisdictional rules	(15) Jurisdictional rules should		
be established to ensure that	should be established to ensure	be established to ensure that		
the terrorist offence may be	that the <b>offences laid down in</b>	terrorist <i>offences</i> may be		
effectively prosecuted. In	this Directive may be	effectively prosecuted. In		
particular, it appears necessary	effectively prosecuted. In	particular, it appears necessary		
to establish jurisdiction for the	particular, it appears	to establish jurisdiction, for		
offences committed by the	appropriate to establish	the offences committed by the		
providers of training for	jurisdiction for the offences	providers of training for		
terrorism, whatever their	committed by the providers of	terrorism of citizens of the		
nationality, in view of the	training for terrorism,	Union and persons residing		
possible effects of such	whatever their nationality, in	in the Union, whatever the		
behaviours on the territory of	view of the possible effects of	nationality of the providers		
the Union and of the close	such behaviours on the	may be, in view of the		
material connexion between	territory of the Union and of	possible effects of such		
the offences of providing and	the close material connexion	behaviours on the territory of		
receiving training for	between the offences of	the Union and of the close		
terrorism.	providing and receiving	material connexion between		
	training for terrorism.	the offences of providing and		
		receiving training for		
		terrorism. Any prosecution of		
		a third-country national		
		should respect the agreements		
		on extradition and on police		
		and judicial cooperation in		
		criminal matters with the		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		third countries concerned.		
		(15a) Information relevant		
		for the detection, prevention,		
		investigation or prosecution		
		of the offences referred to in		
		this Directive often concerns		
		more than one Member State		
		and can require urgent		
		action. In order to prevent		
		and combat terrorism, a		
		closer cross-border		
		cooperation among the		
		competent national		
		authorities and Union		
		agencies is needed with		
		regard to expedient exchange		
		of any relevant information		
		from criminal and court		
		records or other available		
		sources on either radicalised		
		or violent extremist		
		individuals who are suspects		
		of a criminal offence or who		
		are or have been subject to		
		criminal proceedings or asset		
		freezing for any of the		
		offences referred to in this		
		Directive, including those		
		who have been denied		
		admission to the territory of a		
		Member State or who have		
		been deported on suspicion of		
		involvement in crimes as		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		referred to in this Directive.		
		The competent national and		
		Union authorities should		
		therefore exchange this		
		information in an efficient		
		and timely manner while		
		respecting applicable data		
		protection law. Furthermore,		
		Member States and their		
		competent authorities should		
		increase their utilisation of		
		available systems and		
		databases, provided for by		
		relevant agencies, both in		
		quantitative and qualitative		
		terms, to enhance their		
		prevention and counter-		
		terrorism capabilities. They		
		should do so by sharing all		
		relevant information and by		
		conducting systematic		
		strategic and operational		
		analyses, in accordance with		
		the applicable law and related		
		safeguards.		
	(15a) To ensure the success	(15b) To ensure the success		
	of investigations and the	of investigations and		
	prosecution of terrorist	prosecution of terrorist		
	offences, offences related to	offences, offences related to a		
	a terrorist group or offences	terrorist group and offences		
	related to terrorist activities,	related to terrorist activities,		
	those responsible for	the competent authorities		
	investigating and	responsible for investigating		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	prosecuting such offences should have the possibility to make use of effective investigative tools such as those which are used in combating organised crime or other serious crimes. Such tools should, where appropriate, while taking into account the principle of proportionality and the nature and seriousness of the offences under investigation in accordance with national law, include, for example, the search of any personal property, the interception of communications, covert surveillance including electronic surveillance, the taking and the fixing of audio recordings in private or public vehicles and places, and of visual images of persons in public vehicles and financial investigations(). The right to the protection of personal data should be respected.	and prosecuting such offences should have the opportunity to make use of effective investigative tools such as those used in combating organised crime or other serious crimes. Taking into account, inter alia, the principle of proportionality, the use of such tools, in accordance with national law, should be targeted and proportionate to the nature and gravity of the offences under investigation.		
		(15c) Member States should strengthen the timely exchange of any available		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		relevant information		
		concerning persons travelling		
		abroad for the purpose of		
		terrorism. They should also		
		systematically consider all		
		cases involving the offences		
		set out in this Directive as		
		adequate, relevant and		
		important within the meaning		
		of Article 21 of Council		
		Decision 2007/533/JHA <sup>1a</sup> to		
		enter an alert in the		
		Schengen Information		
		System. Furthermore,		
		Members States should, as a		
		rule, consider all cases		
		involving the offences set out		
		in this Directive as relevant		
		and necessary within the		
		meaning of Article 9 of		
		Directive (EU) 2016/681 of		
		the European Parliament and		
		of the Council <sup>1b</sup> for the		
		purpose of sharing the results		
		of processing PNR data with		
		the other Member States		
		concerned in accordance with		
		that Directive.		
		<sup>1a</sup> Council Decision		
		2007/533/JHA of 12 June		
		2007 on the establishment,		
		operation and use of the		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		second generation Schengen		
		Information System (SIS II)		
		(OJ L 205, 7.8.2007, p. 63).		
		<sup>1b</sup> Directive (EU) 2016/681 of		
		the European Parliament and		
		of the Council of 27 April		
		2016 on the use of passenger		
		name record (PNR) data for		
		the prevention, detection,		
		investigation and prosecution		
		of terrorist offences and		
		serious crime (OJ L 119,		
		4.5.2016, p. 132).		
		(15d) The fact that terrorist		
		organisations rely heavily		
		upon various electronic tools,		
		the internet and social media		
		to communicate, promote,		
		and incite terrorist acts, to		
		recruit potential fighters, to		
		collect funds, or to arrange		
		for other support for their		
		activities, creates challenges		
		in investigations and		
		prosecutions of terrorist		
		offences. Member States		
		should therefore cooperate		
		with each other notably		
		through Eurojust and		
		Europol and with the		
		Commission to ensure a		
		coordinated approach in		
		dealing with the gathering,		

COM proposal	Council GA	LIBE Orientation vote	Observations	Drafting suggestion
(doc. 14926/15)	(doc. 6655/16)			0 00
		sharing, and admissibility of		
		electronic evidence.		
(16) Member State should	(16) Member States should	(16) Member States <i>should</i>		
adopt specific measures of	adopt () measures of	ensure that the status of the		
protection, support and	protection, support and	victims of terrorism is		
assistance responding to the	assistance responding to the	adequately recognised before,		
specific needs of victims of	specific needs of victims of	during and after criminal		
terrorism, further qualifying	terrorism, in accordance	proceedings and should adopt		
and deepening the rights	with Directive 2012/29/EU of	specific measures of		
already contained in the	the European Parliament and	protection, support and		
Directive 2012/29/EU of the	the Council <sup>22</sup> and as further	assistance, with respectful and		
European Parliament and the	qualified by this Directive.	fair treatment of the victims,		
Council <sup>21</sup> . Victims of	Victims of terrorism are those	responding to the specific		
terrorism are those defined in	defined in Article 2 of	needs of victims of terrorism,		
Article 1 of the Directive	Directive 2012/29/EU being a	further qualifying and		
2012/29/EU, in relation to	natural person who has	deepening the rights already		
terrorist offences as referred to	suffered harm, including	contained in the Directive		
in Article 3. The measures to	physical, mental or	2012/29/EU of the European		
be taken by Member States	emotional harm or economic	Parliament and the Council <sup>28</sup> .		
should ensure that in the event	loss which was directly	Victims of terrorism are those		
of a terrorist attack, the	caused by a terrorist offence,	defined in Article 2 of the		
victims of terrorism will	and family members of a	Directive 2012/29/EU, in		
obtain emotional and	person whose death was	relation to terrorist offences as		
psychological support,	directly caused by a terrorist	referred to in <i>this Directive</i> .		
including trauma support and	offence and who have	The measures to be taken by		
counselling, and any relevant	suffered harm as a result of	Member States should ensure		

<sup>-</sup>

Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA of 15 March 2001(OJ L 315, 14.11.2012 p. 37).

Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA of 15 March 2001(OJ L 315, 14.11.2012 p. 57).

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
legal, practical or financial information and advice.	that person's death. () Family members of surviving victims of terrorism, as defined in Article 2 of Directive 2012/29/EU, have access to victim support services and protection measures in accordance with Directive 2012/29/EU.	that in the event of a terrorist attack, the victims of terrorism will obtain emotional and psychological support, including trauma support, and any relevant legal, practical or financial information and advice and adequate aid.  Members States should encourage specific training for persons responsible for assisting victims of terrorist acts, as well as granting the necessary resources to that effect. Furthermore, each Member State should take into account the risks of intimidation of and retaliation against victims and persons who may give testimony in criminal proceedings relating to terrorist offences. Victims of terrorism should also be granted legal aid in all Members States where they are parties to criminal proceedings or other legal proceedings to obtain a decision on compensation.		
		(16a) Member States should set up and develop a one-stop		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	<b>Drafting suggestion</b>
,	, , ,	shop for information and		
		advice for victims of		
		terrorism, not merely to meet		
		victims' needs on acquiring		
		information and advice, but		
		also to provide them with		
		psychological first aid and referral possibilities, as well		
		as with assistance and		
		support in dealing with media		
		attention that they receive.		
	(16a)Member States should			
	ensure that relevant			
	mechanisms or protocols are			
	in place allowing for			
	activation of support			
	services which are able to			
	address the specific needs of			
	victims of terrorism			
	immediately after a terrorist			
	attack and for as long as			
	necessary thereafter. Such			
	support services should take			
	into account that specific			
	needs of victims of terrorism			
	may evolve in time. In that regard, the Member States			
	should ensure that support			
	services will address in the			
	first place at least the			
	emotional and psychological			
	needs of the most vulnerable			
	victims of terrorism, and will			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	inform all victims of			
	terrorism about the			
	availability of further			
	emotional and psychological			
	support including trauma			
	support and counselling.			
		(16b) Member States should,		
		while fully respecting		
		freedom of expression,		
		exchange best practices on		
		how to deal with the media		
		and journalists in order to		
		protect the private life of		
		victims and their family		
		members and to cooperate		
		with specialised services		
		providing assistance and		
		support to victims to help		
		them deal with the media		
		attention they receive.		
(17) Member States should co-	(17) Member States' should	(17) Member States should co-		
operate among each-other to	() ensure that all victims of	operate among each-other to		
ensure that access to	terrorism have access to	ensure that access to		
information about the victims'	information about the victims'	information about the victims'		
rights, about available support	rights, about available support	rights, about available support		
services and about accessible	services and ()	services and about accessible		
compensation schemes is	compensation schemes in the	compensation schemes is		
provided to all victims of	Member State where the	provided to all victims of		
terrorism. Moreover the	terrorist offence was	terrorism. Moreover the		
Member States should ensure	committed. Member States	Member States should ensure		
that victims of terrorism have	concerned should take	that victims of terrorism have		
access to a long-term support	appropriate action to	access to a long-term support		
services in the country of their	facilitate cooperation with	services in the country of their		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
residence, even if the terrorist	each other in order to ensure	residence, even if the terrorist		
offence took place in another	that victims of terrorism,	offence took place in another		
EU country.	who are residents of a	EU country.		
	Member State other than			
	that where the terrorist			
	offence was committed have			
	effective access to such			
	<b>information.</b> Moreover the			
	Member States should ensure			
	that victims of terrorism have			
	access to a long-term support			
	services in the country of their			
	residence, even if the terrorist			
	offence took place in another			
	EU country.			
		(17a) Member States should		
		cooperate with each other to		
		ensure that access to		
		information on the victims'		
		rights, support services and		
		compensation schemes is		
		provided to all victims of		
		terrorism. Moreover, Member		
		States should ensure that		
		victims of terrorism have		
		long-term access to support		
		services in their country of		
		residence, even if the terrorist		
		offence took place in another		
		Member State.		
		(17b) Improved cooperation		
		between Member States in		
		combating terrorism should		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	,	also involve intensive		
		exchanges and cooperation		
		between their judicial		
		authorities and with Eurojust.		
		The resources of the Eurojust		
		Coordination Centre, which		
		should play a crucial role in		
		promoting joint actions on the		
		part of Member States'		
		judicial authorities as regards		
		the collection of evidence,		
		should be strengthened. More		
		use should therefore be made		
		of the joint investigation		
		teams instrument, both		
		among Member States and		
		between Member States and		
		third countries with which		
		Eurojust has established		
		cooperation agreements.		
		(17c) The prevention of		
		radicalisation and		
		recruitment of citizens of the		
		Union by terrorist		
		organisations requires a long-		
		term, proactive and		
		comprehensive approach,		
		combining measures in the		
		area of criminal justice with		
		policies in the field of		
		education, social inclusion		
		and integration, as well as the		
		provision of effective		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		deradicalisation and exit		
		programmes. Member States		
		should share good practices		
		on effective measures and		
		projects in this field.		
		Furthermore, Member States		
		should share good practices		
		on the use of effective,		
		alternative measures within		
		the judicial approach to		
		prevent citizens of the Union		
		and third-country nationals		
		legally residing in the Union		
		from leaving the Union for		
		terrorist purposes or to		
		control their return to the		
		Union from conflict zones.		
		They should share such good		
		practices not only with each		
		other but also, where		
		appropriate, with third		
		countries, as well as with		
		relevant Union agencies.		
		(17d) Member States should		
		pursue their efforts to prevent		
		terrorism by coordinating		
		their strategies and sharing		
		the information and		
		experience at their disposal,		
		by implementing good		
		practices at both Union and		
		national level and by		
		updating national prevention		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(400: 14720/13)	(400: 0033/10)	policies in accordance with		
		the Union strategy for		
		combating radicalisation and		
		recruitment to terrorism. The		
		Commission should, where		
		appropriate, provide support		
		to national, regional and		
		local authorities in		
		developing prevention		
		policies.		
(18) Given that the objectives	(18) Given that the objectives	(18) Given that the objectives		
of this Directive cannot be	of this Directive cannot be	of this Directive cannot be		
sufficiently achieved by the	sufficiently achieved by the	sufficiently achieved by the		
Member States unilaterally	Member States unilaterally	Member States unilaterally		
and can therefore, because of	and can therefore, because of	and can therefore,()be better		
the need for European-wide	the need for European-wide	achieved at the level of the		
harmonised rules, be better	harmonised rules, be better	Union, the Union may adopt		
achieved at the level of the	achieved at the level of the	measures, in accordance with		
Union, the Union may adopt	Union, the Union may adopt	the principle of subsidiarity, as		
measures, in accordance with	measures, in accordance with	set out in Article 5 of the		
the principle of subsidiarity, as	the principle of subsidiarity, as	Treaty on the European Union.		
set out in Article 5 of the	set out in Article 5 of the	In accordance with the		
Treaty on the European Union.	Treaty on the European Union.	principle of proportionality, as		
In accordance with the	In accordance with the	set out in that Article 5, this		
principle of proportionality, as	principle of proportionality, as	Directive does not go beyond		
set out in that Article 5, this	set out in that Article 5, this	what is necessary in order to		
Directive does not go beyond	Directive does not go beyond	achieve those objectives.		
what is necessary in order to	what is necessary in order to			
achieve those objectives.	achieve those objectives.			
		(18a) The fight against		
		terrorism is an essential and		
		global effort that demands an		
		international answer, thus		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
,	, , , ,	obliging the Union to act in		
		cooperation with third		
		countries.		
(19) This Directive respects	(19) This Directive respects	(19) This Directive <i>and its</i>		
the principles recognised by	the principles recognised by	implementation respect the		
Article 2 of the Treaty on the	Article 2 of the Treaty on the	principles recognised by		
European Union, respects	European Union, respects	Article 2 of the Treaty on the		
fundamental rights and	fundamental rights and	European Union, respect		
freedoms and observes the	freedoms and observes the	fundamental rights and		
principles recognised in	principles recognised in	freedoms and observe the		
particular by the Charter of	particular by the Charter of	principles recognised in		
Fundamental Rights of the	Fundamental Rights of the	particular by the Charter of		
European Union, including	European Union, including	Fundamental Rights of the		
those set out in Chapters II,	those set out in <b>Titles</b> II, III, V	European Union, including		
III, V and VI thereof which	and VI thereof which	those set out in Chapters II,		
encompass inter alia the right	encompass inter alia the right	III, V and VI thereof which		
to liberty and security,	to liberty and security,	encompass, inter alia, the right		
freedom of expression and	freedom of expression and	to liberty and security,		
information, freedom of	information, freedom of	freedom of expression,		
association and freedom of	association and freedom of	including freedom of speech,		
thought conscience and	thought conscience and	freedom of information,		
religion, the general	religion, the general	freedom of association and		
prohibition of discrimination	prohibition of discrimination	freedom of thought,		
in particular on grounds of	in particular on grounds of	conscience and religion, the		
race, colour, ethnic or social	race, colour, ethnic or social	general prohibition of		
origin, genetic features,	origin, genetic features,	discrimination in particular on		
language, religion or belief,	language, religion or belief,	grounds of race, colour, ethnic		
political or any other opinion,	political or any other opinion,	or social origin, genetic		
the right to respect for private	the right to respect for private	features, language, religion or		
and family life and the right to	and family life and the right to	belief, political or any other		
protection of personal data, the	protection of personal data, the	opinion, the right to respect for		
principle of legality and	principle of legality and	private and family life and the		
proportionality of criminal	proportionality of criminal	right to protection of personal		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
offences and penalties,	offences and penalties,	data, the principle of legality		
covering also the requirement	covering also the requirement	and proportionality of criminal		
of precision, clarity and	of precision, clarity and	offences and penalties,		
foreseeability in criminal law,	foreseeability in criminal law,	covering also the requirement		
the presumption of innocence	the presumption of innocence	of precision, clarity and		
as well as freedom of	as well as freedom of	foreseeability in criminal law,		
movement as set forth in	movement as set forth in	the presumption of innocence		
Article 21(1) of the Treaty on	Article 21(1) of the Treaty on	and the right to a fair trial,		
the Functioning of the	the Functioning of the	the outcome of the trial being		
European Union and	European Union and	determined by the individual		
Directive 2004/38/EC. This	Directive 2004/38/EC. This	circumstances of the case,		
Directive has to be	Directive has to be	and the principles recognised		
implemented in accordance	implemented in accordance	in the European Convention		
with these rights and	with these rights and	for the Protection of Human		
principles.	principles. This Directive has	Rights and Fundamental		
	to be implemented in	Freedoms (ECHR), as well as		
	accordance with these rights	freedom of movement as set		
	and principles taking also	forth in Article 21(1) of the		
	into account the European	Treaty on the Functioning of		
	Convention for the	the European Union and		
	Protection of Human Rights	Directive $2004/38/EC^{1a}$ ,		
	and Fundamental Freedoms,	recognising that exceptions		
	the International Covenant	can be made to the freedom of		
	on Civil and Political Rights	movement on the grounds of		
	and other human rights	public policy or national		
	obligations under	security. Any limitation on		
	international law.	the exercise of those rights		
		and freedom is to be subject		
		to the respect of the		
		conditions enshrined in		
		Article 52(1) of the Charter.		
		(19a) This Directive should		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		not have the effect of		
		requiring Member States to		
		take measures which would		
		result in any form of		
		discrimination.		
	(19a) This Directive should			
	not have the effect of			
	altering the rights,			
	obligations and			
	responsibilities of the			
	Member States under			
	international law, including			
	under international			
	humanitarian law. The			
	activities of armed forces			
	during periods of armed			
	conflict, which are governed			
	by international			
	humanitarian law within the			
	meaning of these terms			
	under that law, and,			
	inasmuch as they are			
	governed by other rules of			
	international law, activities			
	of the military forces of a State in the exercise of their			
	official duties are not			
	governed by this Directive.	(10h) Nothing in this		
		(19b) Nothing in this Directive should be		
		interpreted as being intended		
		to reduce or restrict the		
		Union acquis with regard to		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		the procedural rights of suspects or accused persons in criminal proceedings, including Directive (EU) 2016/343 of the European Parliament and of the Council <sup>1a</sup> . Persons suspected of committing the offences laid down in this Directive should not bear the burden of proof.		
(20) The implementation of the criminalisation under this Directive should be proportional to the nature and circumstances of the offence, with respect to the legitimate aims pursued and to their necessity in a democratic society, and should exclude any form of arbitrariness or discrimination.	(20) The implementation of the criminalisation under this Directive should be proportional to the nature and circumstances of the offence, with respect to the legitimate aims pursued and to their necessity in a democratic society, and should exclude any form of arbitrariness, racism or discrimination.	(20) The implementation of the criminalisation under this Directive should be proportional to the nature and circumstances of the offence <i>and of each case</i> , with respect to the legitimate aims pursued and to their necessity in a democratic society, and should exclude any form of arbitrariness or discrimination.		
	(20a) Nothing in this Directive should be interpreted as being intended to reduce or restrict the dissemination of information for scientific, academic or reporting purposes. The expression of radical, polemic or	(19c) Nothing in this Directive should be interpreted as being intended to reduce or restrict the dissemination of information for the expression of an opinion or for scientific, academic or reporting purposes, as well as the		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	controversial views in the public debate on sensitive political questions, falls outside the scope of this Directive and, in particular, of the definition of public provocation to commit terrorist offences.	expression of polemic or controversial views in public debate on sensitive political questions.		
(21) The Directive should replace Framework Decision 2002/475/JHA <sup>23</sup> for the Member States bound by this Directive.	(21) The Directive should replace Framework decision2002/475/JHA <sup>24</sup> for the Member States bound by this Directive.	(21) <i>This</i> Directive <i>replaces</i> Framework Decision 2002/475/JHA for the Member States bound by this Directive.		
		(21a) Sanctions in the area of terrorist offences, offences related to a terrorist group and offences related to terrorist activities should in no circumstances be used by Member States as a ground to circumvent their international obligations under the Geneva Convention Relating to the Status of Refugees of 28 July 1951, as supplemented by the New York Protocol of 31 January 1967.		
(22) In accordance with	(22) In accordance with	, , , , , , , , , , , , , , , , , , ,		

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As amended by Council Framework Decision 2008/919/JHA of 28 November 2008 amending Framework Decision 2002/475/JHA (OJ L 330, 9.12.2008, p. 21).

As amended by Council Framework Decision 2008/919/JHA of 28 November 2008 amending Framework Decision 2002/475/JHA (OJ L 330, 9.12.2008, p. 21).

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
Article 3 of the Protocol (No	Article 3 of the Protocol (No			
21) on the position of the	21) on the position of the			
United Kingdom and Ireland	United Kingdom and Ireland			
in respect of the area of	in respect of the area of			
freedom, security and justice,	freedom, security and justice,			
annexed to the Treaty on the	annexed to the Treaty on the			
European Union and to the	European Union and to the			
Treaty on the Functioning of	Treaty on the Functioning of			
the European Union, the	the European Union, the			
United Kingdom and Ireland	United Kingdom and Ireland			
have notified their wish to take	have notified their wish to take			
part in the adoption and	part in the adoption and			
application of this Directive.	application of this Directive.			
AND/OR	AND/OR			
(23) In accordance with	(23) In accordance with			
Articles 1 and 2 of the	Articles 1 and 2 of the			
Protocol (No 21) on the	Protocol (No 21) on the			
position of the United	position of the United			
Kingdom and Ireland in	Kingdom and Ireland in			
respect of the area of freedom,	respect of the area of freedom,			
security and justice, annexed	security and justice, annexed			
to the Treaty on the European	to the Treaty on the European			
Union and to the Treaty on the	Union and to the Treaty on the			
Functioning of the European	Functioning of the European			
Union, and without prejudice	Union, and without prejudice			
to Article 4 of that Protocol,	to Article 4 of that Protocol,			
the United Kingdom and	the United Kingdom and			
Ireland are not taking part in	Ireland are not taking part in			
the adoption and application of	the adoption and application of			
this Directive and are not	this Directive and are not			
bound by it or subject to its	bound by it or subject to its			
application.]	application.			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(24) In accordance with Articles 1 and 2 of the Protocol (No 22) on the position of Denmark annexed to the Treaty on the European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application. Framework Decision 2002/475/JHA shall continue	(24) In accordance with Articles 1 and 2 of the Protocol (No 22) on the position of Denmark annexed to the Treaty on the European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application. Framework Decision 2002/475/JHA shall continue			
to be binding upon and applicable to Denmark.	to be binding upon and applicable to Denmark.	LE I: SUBJECT MATTER AND DEFI	INITIONS	
		Article 1 Subject matter		
This Directive establishes minimum rules concerning the definition of criminal offences and sanctions in the area of terrorist offences, offences related to a terrorist group and offences related to terrorist activities, as well as specific measures of protection of and assistance to victims of terrorism.	This Directive establishes minimum rules concerning the definition of criminal offences and sanctions in the area of terrorist offences, offences related to a terrorist group and offences related to terrorist activities, as well as () measures of protection of and assistance to victims of terrorism.	This Directive establishes minimum rules concerning the definition of criminal offences and sanctions in the area of terrorist offences, offences related to a terrorist group and offences related to terrorist activities, as well as specific measures of protection of and assistance and support to victims of terrorism.	The Presidency suggests accepting the addition of the EP of "and support" which is consistent with the scope of the Victims' rights provisions in the GA.	

COM proposal	Council GA	LIBE Orientation vote	Observations	Drafting suggestion
(doc. 14926/15)	(doc. 6655/16)		O DSCI VILIONS	Druing suggestion
		Article 2		
		Definitions		
For the purposes of this	For the purposes of this	For the purposes of this	Identical	
Directive, the following	Directive, the following	Directive, the following		
definitions shall apply:	definitions shall apply:	definitions shall apply:		
(a) "funds" means assets of	(a) "funds" means assets of	(a) "funds" means assets of		
every kind, whether tangible	every kind, whether tangible	every kind, whether tangible		
or intangible, movable or	or intangible, movable or	or intangible, movable or		
immovable, however acquired,	immovable, however acquired,	immovable, however acquired,		
and legal documents or	and legal documents or	and legal documents or		
instruments in any form,	instruments in any form,	instruments in any form,		
including electronic or digital,	including electronic or digital,	including electronic or digital,		
evidencing title to, or interest	evidencing title to, or interest	evidencing title to, or interest		
in, such assets, including, but	in, such assets, including, but	in, such assets, including, but		
not limited to, bank credits,	not limited to, bank credits,	not limited to, bank credits,		
travellers cheques, bank	travellers cheques, bank	travellers cheques, bank		
cheques, money orders, shares,	cheques, money orders, shares,	cheques, money orders, shares,		
securities, bonds, drafts, letters	securities, bonds, drafts, letters	securities, bonds, drafts, letters		
of credit,	of credit,	of credit,		
(b) "legal person" means	(b) "legal person" means	. b) "legal person" means	Identical	
any entity having legal	any entity having legal	any entity having legal		
personality under the	personality under the	personality under the		
applicable law, except for	applicable law, except for	applicable law, except for		
States or public bodies in the	States or public bodies in the	States or public bodies in the		
exercise of State authority and	exercise of State authority and	exercise of State authority and		
for public international	for public international	for public international		
organisations,	organisations,	organisations,		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(c) "terrorist group" shall mean: a structured group of more than two persons, established over a period of time and acting in concert to commit terrorist offences	(c) "terrorist group" shall mean: a structured group of more than two persons, established over a period of time and acting in concert to commit terrorist offences; "Structured group" shall mean a group that is not randomly formed for the immediate commission of an offence and that does not need to have formally defined roles for its	c) "terrorist group" shall mean: a structured group of more than two persons, established over a period of time and acting in concert to commit terrorist offences	Technical issue: The Presidency will maintain the Council position on merging letter "c" and "d"	
	members, continuity of its membership or a developed structure.			
(d) "Structured group" shall mean a group that is not randomly formed for the immediate commission of an offence and that does not need to have formally defined roles for its members, continuity of its membership or a developed structure.	(d) merged with letter "c"	d) "Structured group" shall mean a group that is not randomly formed for the immediate commission of an offence and that does not need to have formally defined roles for its members, continuity of its membership or a developed structure.		
		(da) "victim" means: (i) a natural person who has suffered harm, including physical, mental or emotional harm or economic loss which was directly caused by a criminal offence;	Technical issue: The Presidency will maintain the Council position that a reference to the definition of victims as provided under the Victims' Directive should be made in recitals - as envisaged	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		(ii) family members of a person whose death was directly caused by a criminal offence and who have suffered harm as a result of that person's death;	in recital 16 of the GA	
		TITLE II:		
	TERRORIST OF	FENCES AND OFFENCES RELATE	D TO A TERRORIST GROUP	
		Article 3		
	T	Terrorist offences	T	
1. Each Member State shall	1. Each Member State shall	1. Each Member State shall		
take the necessary measures to	take the necessary measures to	take the necessary measures to		
ensure that the intentional acts	ensure that the intentional acts	ensure that the intentional acts		
referred to in paragraph 2, as	referred to in paragraph 2, as	referred to in paragraph 2, as		
defined as offences under	defined as offences under	defined as offences under		
national law, which, given	national law, which, given	national law, which, given		
their nature or context, may	their nature or context, may	their nature or context, may		
seriously damage a country or	seriously damage a country or	seriously damage a country or		
an international organisation	an international organisation	an international organisation		
are defined as terrorist	are defined as terrorist	are defined as terrorist		
offences where committed	offences where committed	offences where committed		
with the aim of one or more of	with the aim of one or more of	with the aim of one or more of		
the following:	the following:	the following:		
(a) seriously intimidating a	(a) seriously intimidating a	(a) seriously intimidating a		
population; (b) unduly compelling a	population; (b) unduly compelling a	population; (b) using violence or the		
(b) unduly compelling a Government or international	(b) unduly compelling a Government or international	(b) using violence or the threat of violence to compel		
	organisation to perform or	or seek to compel a		
organisation to perform or abstain from performing any	abstain from performing any	government or international		
1	act,	organisation to perform or		
act, (c) seriously destabilising	(c) seriously destabilising	abstain from performing any		
or destroying the fundamental	or destroying the fundamental	1		
or destroying the fundamental	or destroying the fundamental	act,		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
political, constitutional,	political, constitutional,	(c) seriously destabilising		
economic or social structures	economic or social structures	or destroying the fundamental		
of a country or an international	of a country or an international	political, constitutional,		
organisation.	organisation.	economic or social structures		
		of a country or an international		
		organisation.		
2. Intentional acts referred to	2. Intentional acts referred to	2. Intentional acts referred to		
in paragraph 1 are	in paragraph 1 are	in paragraph 1 are		
(a) Attacks upon a persons' life	(a) Attacks upon a persons' life	(a) Attacks upon a persons' life		
which may cause death;	which may cause death;	which may cause death <i>or</i>		
(b) attacks upon the physical	(b) attacks upon the physical	injury;		
integrity of a person;	integrity of a person;	(b)attacks upon the physical		
(c) kidnapping or hostage	(c) kidnapping or hostage	and psychological integrity of		
taking;	taking;	a person;		
(d) causing extensive	(d) causing extensive	(c) kidnapping or hostage		
destruction to a Government	destruction to a Government	taking;		
or public facility, a transport	or public facility, a transport	(d) causing extensive		
system, an infrastructure	system, an infrastructure	destruction to a Government		
facility, including an	facility, including an	or public facility, a transport		
information system, a fixed	information system, a fixed	system, an infrastructure		
platform located on the	platform located on the	facility, including an		
continental shelf, a public	continental shelf, a public	information system, a fixed		
place or private property likely	place or private property likely	platform located on the		
to endanger human life or	to endanger human life or	continental shelf, a public		
result in major economic loss;	result in major economic loss;	place or private property likely		
(e) seizure of aircraft, ships or	(e) seizure of aircraft, ships or	to endanger human life or		
other means of public or goods	other means of public or goods	result in major economic loss;		
transport;	transport;	(e) seizure of aircraft, ships or		
(f) manufacture, possession,	(f) manufacture, possession,	other means of public or goods		
acquisition, transport, supply	acquisition, transport, supply	transport;		
or use of weapons, explosives	or use of weapons, explosives	(f)manufacture, possession,		
or of nuclear, biological or	or of nuclear, biological or	acquisition, transport, supply		
chemical weapons, as well as	chemical weapons, as well as	or use of weapons, explosives		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
research into, and	research into, and	or of <i>radiological</i> , nuclear,		
development of, biological and	development of, biological and	biological or chemical		
chemical weapons;	chemical weapons;	weapons, as well as research		
(g) release of dangerous		into, and development of		
substances, or causing fires,	(g) release of dangerous	nuclear, biological and		
floods or explosions the effect	substances, or causing fires,	chemical weapons;		
of which is to endanger human	floods or explosions the effect	(g) release, or threatened		
life;	of which is to endanger human	release, of dangerous		
(h) interfering with or	life;	substances, <i>including</i>		
disrupting the supply of water,		radiological or biological		
power or any other		<i>material</i> , or causing fires,		
fundamental natural resource		floods or explosions, the effect		
the effect of which is to	(h) interfering with or	of which is to endanger human		
endanger human life;	disrupting the supply of water,	life or to cause widespread		
(i) threatening to commit any	power or any other	fear and alarm;		
of the acts listed in points (a)	fundamental natural resource	(h) interfering with or		
to (h).	the effect of which is to	disrupting the supply of water,		
	endanger human life;	power or any other		
	-	fundamental natural resource		
		through a cyber- or any other		
		form of attack the effect of		
	(i) illegal system	which is to endanger human		
	interference, as referred to	life;		
	in Article 4 of Directive			
	2013/40/EU on attacks	(ha) attacks against		
	against information systems	information systems as		
	in cases where Article 9,	defined in Articles 3 to 7 of		
	paragraph (3) or (4)(b) or (c)	Directive 2013/40/EU of the		
	of the said Directive apply,	European Parliament and of		
	and illegal data interference,	the Council <sup>1a</sup> ;		
	as referred to in Article 5 of			
	Directive 2013/40/EU on			
	attacks against information			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	systems in cases where Article 9, paragraph (4)(c) of the said Directive applies; (j) threatening to commit any of the acts listed in points (a) to (i).	(i) seriously threatening to commit any of the acts listed in points (a) to (h); such threat being established on the basis of objective, factual circumstances.		
		Article 4 Offences relating to a terrori	st group	
Each Member State shall take the necessary measures to ensure that the following acts, when committed intentionally, are punishable as a criminal offence:  (a) directing a terrorist group; (b) participating in the activities of a terrorist group, including by supplying information or material resources, or by funding its activities in any way, with knowledge of the fact that such participation will contribute to the criminal activities of the terrorist group.	Each Member State shall take the necessary measures to ensure that the following acts, when committed intentionally, are punishable as a criminal offence:  (a) directing a terrorist group; (b) participating in the activities of a terrorist group, including by supplying information or material resources, or by funding its activities in any way, with knowledge of the fact that such participation will contribute to the criminal activities of the terrorist group.	Each Member State shall take the necessary measures to ensure that the following acts, when committed intentionally and unlawfully, are punishable as a criminal offence:  (a) directing a terrorist group; (b) participating in the activities of a terrorist group, including by supplying information or material resources, or by funding its activities in any way, with knowledge of the fact that such participation will contribute to the criminal activities of the terrorist group,	Technical issue: The Presidency will maintain that there should be no reference to "unlawfully", thus keeping the coherence of the acquis. As regards the EP addition at the end, it does not seem that it adds new element to the scope of the provision, since in principle it does not envisage a limitation of the geographical scope of operation of the terrorist group. Can delegations support this addition?	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		whether these activities take place within a Member State or a third country.		
	TITLE III: (	OFFENCES RELATED TO TERROR	IST ACTIVITIES	·
		Article 5		
		rovocation to commit a terroris		
Member States shall take the	Member States shall take the	Member States shall take the	In a follow up to the FoP	Article 5
necessary measures to ensure	necessary measures to ensure	necessary measures to ensure	DROIPEN in July and the	Member States shall take the
that the distribution, or	that the distribution, or	that the distribution, or	outcome of the second	necessary measures to ensure
otherwise making available, of	otherwise making available, of	otherwise making available by	trilogue, the Presidency	that the distribution, or
a message to the public, with	a message to the public, with	any means, whether on- or	proposes a redrafted text in	otherwise making available l
the intent to incite the	the intent to incite the	offline, of a message to the	line with the approach	any means, whether on- or
commission of one of the	commission of one of the	public, with the intent to incite	discussed with delegations.	offline, of a message to the
offences listed in points (a) to	offences listed in points (a) to	the commission of one of the	As indicated, the addition to	public, with the intent to inci
(h) of Article 3(2), where such	(i) of Article 3(2), where such	offences listed in points (a) to	recital 7 builds on paragraph	the commission of one of the
conduct, whether or not	conduct directly, or indirectly,	(h) of Article 3(2), where such	100 of the Explanatory report	offences listed in points (a) to
directly advocating terrorist	such as by the glorification	conduct, advocating <i>the</i>	to the CoE Convention on the	(i) of Article 3(2), where suc
offences, causes a danger that	of terrorist acts, advocates	commission of terrorist	prevention of Terrorism and	conduct, directly <b>or</b>
one or more such offences	the commission of terrorist	offences, causes a danger in a	aims to address to a certain	indirectly, such as by the
may be committed, is	offences <b>thereby</b> causing a	concrete case that one or more	extend the EP concern	glorification of terrorist ac
punishable as a criminal	danger that one or more such	such offences may be	expressed by the introduction	advocates the commission of
offence when committed	offences may be committed, is	committed, is punishable as a	of "concrete case" in the body	terrorist offences, thereby
	1	l	1	1

criminal offence when

committed intentionally.

causing a danger that one or

more such offences may be

Recital 7

committed, is punishable as a criminal offence when committed intentionally.

The offenses related to public provocation to commit a

of the text, but respecting ta

the same time the meaning and

interpretation of existing rules.

intentionally.

punishable as a criminal

offence when committed

intentionally.

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(4300 11) 20, 12)	(400, 000, 10)			terrorist offence act comprise,
				inter alia, the glorification and
				justification of terrorism or the
				dissemination of messages or
				images on- and offline
				including those related to the
				victims of terrorism as a way
				to <del>gain publicity</del> <b>gather</b>
				<b>support</b> for the terrorists
				cause or seriously intimidating
				the population. <del>provided that</del>
				Such behaviour should be
				punishable when it causes a
				danger that terrorist acts may
				be committed. <u>In each</u>
				concrete case, when
				considering whether such
				danger is caused, the nature
				of the author and of the
				addressee of the message, as
				well as the context in which
				the offence is committed
				should be taken into
				account. The significance
				and the credible nature of
				the danger should be also
				considered when applying
		And I. F.		this provision.
Article 5a Aggravating circumstances				
		Member States shall take the		
		necessary measures to ensure		
		that it is regarded as an		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	<b>Drafting suggestion</b>
(400: 14720/10)	(400. 0000/10)	aggravating circumstance when the commission of a criminal offence referred to in Article 6 or 7 targets vulnerable natural persons, including children.		
		Article 6		
		Recruitment for terrorism		
Member States shall take the necessary measures to ensure that soliciting another person to commit one of the offences listed in points (a) to (h) of Article 3(2), or in Article 4 is punishable as a criminal offence when committed intentionally.	Member States shall take the necessary measures to ensure that soliciting another person to commit one of the offences listed in points (a) to (i) of Article 3(2), or in Article 4 is punishable as a criminal offence when committed intentionally.	Member States shall take the necessary measures to ensure that soliciting another person to commit <i>or contribute to the commission of</i> one of the offences listed in points (a) to (h) of Article 3(2), or in Article 4 is punishable as a criminal offence when committed intentionally.	Technical issue The addition of the EP is consistent with the text of Articles 7, 8 and 9 of the GA. The Presidency suggests accepting it.	
		Article 7		
		Providing training for terrorisn		
Member States shall take the necessary measures to ensure that providing instruction in the making or use of explosives, firearms or other weapons or noxious or hazardous substances, or in other specific methods or techniques, for the purpose of committing of or contributing to one of the offences listed in points (a) to (h) of Article	Member States shall take the necessary measures to ensure that providing instruction in the making or use of explosives, firearms or other weapons or noxious or hazardous substances, or in other specific methods or techniques, for the purpose of committing of or contributing to one of the offences listed in points (a) to (i) of Article 3(2),	Member States shall take the necessary measures to ensure that providing instruction in the making or use of explosives, firearms or other weapons or noxious or hazardous substances, or in other specific methods or techniques, for the purpose of committing of or contributing to one of the offences listed in points (a) to (h) of Article	Identical	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
3(2), knowing that the skills	knowing that the skills	3(2), knowing that the skills		
provided are intended to be	provided are intended to be	provided are intended to be		
used for this purpose, is	used for this purpose, is	used for this purpose, is		
punishable as a criminal	punishable as a criminal	punishable as a criminal		
offence when committed	offence when committed	offence when committed		
intentionally.	intentionally.	intentionally.		
		Article 8		
		Receiving training for terrorisn		
Member States shall take the	Member States shall take the	Member States shall take the	The Rapporteur agreed to	Article 8
necessary measures to ensure	necessary measures to ensure	necessary measures to ensure	work together with the	Member States shall take the
that to receive instruction,	that to receive instruction,	that to receive <i>training or</i>	Council towards further	necessary measures to ensure
from another person in the	from another person in the	instruction, including by	clarification of this provision.	that to receive instruction,
making or use of explosives,	making or use of explosives,	obtaining knowledge,	Additions are made to recital 9	from another person in the
firearms or other weapons or	firearms or other weapons or	documentation or practical	regarding the elements of this	making or use of explosives,
noxious or hazardous	noxious or hazardous	skills, in the making or use of	provision, including self-	firearms or other weapons or
substances, or in other specific	substances, or in other specific	explosives, firearms or other	study. Additional criteria is	noxious or hazardous
methods or techniques, for the	methods or techniques, for the	weapons or noxious or	introduced to guide the	substances, or in other specific
purpose of committing of or	purpose of committing of or	hazardous substances, or in	interpretation of this provision	methods or techniques, for the
contributing to the	contributing to the	other specific methods or	and in particular that	purpose of committing of or
commission of one of the	commission of one of the	techniques, for the purpose of	accidental visiting of a website	contributing to the
offences listed in points (a) to	offences listed in points (a) to	committing of or contributing	or collecting information for	commission of one of the
(h) of Article 3(2) is	(i) of Article 3(2) is	to the commission of one of	academic purposes for	offences listed in points (a) to
punishable as a criminal	punishable as a criminal	the offences listed in points (a)	example is not covered.	(i) of Article 3(2) is
offence when committed	offence when committed	to (h) of Article 3(2) is		punishable as a criminal
intentionally.	intentionally.	punishable as a criminal		offence when committed
		offence when committed		intentionally.
		intentionally.		Recital 9
				Criminalisation of the
				receiving training for terrorism
				complements the existing
				offence of providing training
				and specifically addresses the

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(400. 14720/13)	(400. 0033/10)			threats resulting from those actively preparing for the commission of terrorist offences, including those ultimately acting alone.  Receiving of training for terrorism includes the obtaining of knowledge, documentation or practical skills. Self-study, including consulting the Internet or other teaching material, should also be considered training for terrorism, when committed with the intent to commit or contribute to the commission of a terrorist attack. This intention can for instance be inferred from the type of materials and the
		Article 9		<u>frequency of reference.</u>
		Aructe 9 Travelling abroad for terrorism	1	
Member States shall take the necessary measures to ensure that travelling to another country for the purpose of the commission of or contribution	Article 9: Travelling abroad for <b>the purpose of</b> terrorism  Member States shall take the necessary measures to ensure	Article 9: Travelling abroad for <i>the purpose of</i> terrorism  Member States shall take the necessary measures to ensure	See cover note.	
to a terrorist offence referred to in Article 3, the participation in the activities of a terrorist group referred to in Article 4or the providing or	that travelling to a country outside the Union, directly or by transiting through one or several Member States of the Union, for the purpose of	that any travel to a country or a Member State, either directly or by transiting through one or several Member States, is punishable		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	<b>Drafting suggestion</b>
receiving of training for	the commission of or	as a criminal offence when		
terrorism referred to in	contribution to a terrorist	committed intentionally,		
Articles 7 and 8 is punishable	offence referred to in Article	when it can be objectively		
as a criminal offence when	3, the participation in the	demonstrated that it was		
committed intentionally.	activities of a terrorist group	<i>made</i> for the purpose of the		
	with knowledge of the fact	commission of or contribution		
	that such participation will	to a terrorist offence referred		
	contribute to the criminal	to in Article 3, or for the		
	activities of such a group as	participation in the activities		
	referred to in Article 4, or the	of a terrorist group as referred		
	providing or receiving of	to in Article 4, with		
	training for terrorism referred	knowledge of the fact that		
	to in Articles 7 and 8 is	such participation would		
	punishable as a criminal	contribute to the criminal		
	offence when committed	activity of such a group, or		
	intentionally.	<i>for</i> providing or receiving of		
		training for terrorism referred		
		to in Articles 7 and 8.		
		Article 10		
	Organising or oth	erwise facilitating travelling abi	road for terrorism	
	Article 10:	Article 10:	Identical	
	Organising or otherwise	Organising or otherwise		
	facilitating travelling abroad	facilitating travelling abroad		
	for the purpose of terrorism	for <i>the purpose of</i> terrorism		
Member States shall take the	Member States shall take the	Member States shall take the		
necessary measures to ensure	necessary measures to ensure	necessary measures to ensure		
that any act of organisation or	that any act of organisation or	that any act of organisation or		
facilitation that assists any	facilitation that assists any	facilitation that assists any		
person in travelling abroad for	person in travelling abroad for	person in travelling abroad for		
the purpose of terrorism, as	the purpose of terrorism, as	the purpose of terrorism, as		
referred to in Article 9,	referred to in Article 9,	referred to in Article 9,		
knowing that the assistance	knowing that the assistance	knowing that the assistance		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
thus rendered is for that	thus rendered is for that	thus rendered is for that		
purpose, is punishable as a	purpose, is punishable as a	purpose, is punishable as a		
criminal offence when	criminal offence when	criminal offence when		
committed intentionally.	committed intentionally.	committed intentionally.		
		Article 11	<u> </u>	<u> </u>
		Terrorist financing		
Member States shall take the	1. Member States shall take	1.Member States shall take the	In general, the position of the	1.Member States shall take the
necessary measures to ensure	the necessary measures to	necessary measures to ensure	EP concerning the core	necessary measures to ensure
that providing or collecting	ensure that providing or	that providing or collecting	elements of this provision is	that providing or collecting
funds, by any means, directly	collecting funds, by any	funds, by any means, directly	very similar to that of the	funds, by any means, directly
or indirectly, with the intent	means, directly or indirectly,	or indirectly, with the	Council.	or indirectly, with the
that they should be used, or	with the intent that they should	intention that they be used, or		intention that they be used, or
knowing that they are to be	be used, or knowing that they	in the knowledge that they are	At the last meeting some MSs	in the knowledge that they are
used, in full or in part, to	are to be used, in full or in	to be used, in full or in part, to	requested a clarification on the	to be used, in full or in part, to
commit any of the offence(s)	part, to commit or to	commit or to contribute to any	inclusion of Article 14 in	commit or to contribute to
referred to in Articles 3 to 10	contribute to any of the	of the offences referred to in	paragraph 1 and argued that	any of the offences referred to
and 12 to 14 or 16 is	offence(s) referred to in	Articles 3 to 10 and 14 is	the inclusion of this reference	in Articles 3 to 10 () <i>and 14</i>
punishable as a criminal	Articles 3 to <b>10()</b> is	punishable as a criminal	in this provision is not	is punishable as a criminal
offence when committed	punishable as a criminal	offence when committed	necessary, since financing of	offence when committed
intentionally.	offence when committed	intentionally.	falsification of documents is	intentionally.
	intentionally.	2. Where the terrorist	already covered by aiding and	2. Where the terrorist
	2. Where terrorist financing	financing referred to in	abetting.	financing referred to in
	as referred to in paragraph 1	paragraph 1 concerns any of	The EP has explained that it	paragraph 1 concerns any of
	concerns any of the offences	the offences laid down in	has retained only Article 14,	the offences laid down in
	laid down in Articles 3, 4 or	Articles 3, 4 and 9, it shall not	because Article 12 and 13	Articles 3, 4 and 9, it shall
	9, it shall not be necessary	be necessary that the funds	could be considered by their	not be necessary that the
	that the funds are in fact	be in fact used, in full or in	nature a financing of	funds be in fact used, in full
	used, in full or in part, to	part, to commit or to	terrorism, whereas Article 14	or in part, to commit or to
	commit or to contribute to	contribute to any of those	lacks this financial element.	contribute to any of those

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		offences, nor shall it be required that the offender know for which specific act or acts the funds are to be used.  3. Member States shall take the necessary measures to ensure the freezing or seizure and confiscation of any funds and other assets used or allocated for the purpose of committing or attempting to commit any of the offences referred to in this Directive.	EP has also underlined the growing significance of this offence as a preparatory act to terrorism.  It is reminded that as part of the political compromise, para 1 of Article 11 of the GA envisages more flexibility for the MSs to criminalise terrorism financing, including under the national concepts of aiding and abetting. Only for financing of the offences under Articles 3, 4 and 9 stricter conditions are envisaged in para 2 which should be translated in the national legislation by a self-standing offence. In this respect, the Presidency suggests accepting the inclusion of Article 14 in the provision, which could thus be any way covered by aiding and abetting when transposing Article 11 (1) of the Directive, but at the same time could provide very useful leeway in the negotiations with the EP.	offences, nor shall it be required that the offender know for which specific offence(s) the funds are to be used.  Recital on freezing and confiscation:  Effective freezing and confiscation of instrumentalities and proceeds of crime intended for the purpose of committing or contributing to the commission of a terrorist offence, referred to in this Directive makes an indispensable part of a comprehensive system to counteract efficiently terrorism and terrorist financing in particular. In this respect, Member States should make full use of the existing common EU rules on freezing and confiscation, as provided under Directive 2014/42/EU.
			3 on freezing and confiscation of proceeds of	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	(doc. 6655/16)	Article 12 vated theft to commit a terrorist  Member States shall take the necessary measures to ensure that aggravated theft with a view to committing one of the offences listed in Article 3 and Article 4 is punishable as a criminal offence when committed intentionally.	terrorism offences, proposed by the EP, the Presidency suggests addressing this issue in a recital.	Drafting suggestion
	Article 3; c) drawing up false administrative documents with a view to committing one of the offences listed in points (a) to (i) of Article 3(2), point (b) of Article 4 and Article 9.			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		Article 13		
	Ext	ortion to commit a terrorist offe	ence	
Member States shall take the	(merged with Article 12)	Member States shall take the		
necessary measures to ensure		necessary measures to ensure		
that extortion with a view to		that extortion with a view to		
committing one of the		committing one of the		
offences listed in Article 3 is		offences listed in Article 3 <i>and</i>		
punishable as a criminal		Article 4 is punishable as a		
offence when committed		criminal offence when		
intentionally.		committed intentionally.		
		Article 14		
	Drawing un falsa admi	nistrative documents to commit	tting a terrorist offence	
Member States shall take the	(merged with Article 12)	Article 14: Drawing up,		
necessary measures to ensure	(merged with firefer 12)	possessing or using false		
that drawing up false		administrative documents to		
administrative documents with		committing a terrorist offence		
a view to committing one of		8		
the offences listed in points (a)		Member States shall take the		
to (h) of Article 3(2) and point		necessary measures to ensure		
(b) of Article 4 is punishable		that drawing up, possessing or		
as a criminal offence when		using false administrative		
committed intentionally.		documents with a view to		
		committing one of the		
		offences listed in points (a) to		
		(ha) of Article 3(2) and point		
		(b) of Article 4, as well as in		
		Articles 9 and 10, is		
		punishable as a criminal		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		offence when committed intentionally.		
	Measures a	Article 14a gainst illegal terrorist content on		
		1.Member States shall take the necessary measures to	In a follow up to the discussion of the FoP	Article 14a
		ensure the prompt removal of illegal content publicly inciting others to commit a terrorist offence, as referred	DROIPEN of July, the Presidency proposes to the attention of the MSs a text for further consideration that is	Measures against public provocation content on the Internet
		to in Article 5, that is hosted in their territory. They shall also endeavour to obtain the removal of such content	closer to the structure and scope of Article 25 of Directive 2011/92/EU. In particular, the need to	1. Member States shall take the necessary measures to ensure the prompt removal of illegal online content
		hosted outside of their territory. Where that is not feasible Member States may take the necessary measures	preserve the possibility for voluntary cooperation by service providers ensuring a prompt removal of webpages	constituting a public provocation to commit a terrorist offence, as referred to in Article 5, that is hosted in
		to block the access to such content. 2.Those measures must be in line with transparent	containing public provocation to terrorism is taken into account. For convenience, the draft is based on the EP text	their territory. They shall also endeavour to obtain the removal of such content
		procedures and subject to adequate safeguards, in particular to ensure that the restriction is limited to what is	and builds on the respective provisions from the Child abuse directive.	hosted outside of their territory.  2. Where that is not feasible Member States may take the
		necessary and proportionate and that users are informed of the reason for the		necessary measures to block the access to such content referred to in paragraph 1

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
,	,	restriction. Measures on		towards the Internet users
		removal and blocking shall be		within their territory.
		subject to judicial review.		2. These measures must be <b>set</b>
				in line with by transparent
				procedures and subject to
				<b>provide</b> adequate safeguards,
				in particular to ensure that the
				restriction is limited to what is
				necessary and proportionate
				and that users are informed of
				the reason for the restriction.
				Measures on removal and
				blocking Those safeguards
				shall also include the
				possibility of be subject to
				<u>judicial redress</u> <del>review</del> .
				Recital 7b (new) - based on
				recitals 46 and 47 f Directive
				2011/92/EU
				(7b) An effective means of
				combatting terrorism on the
				Internet is to remove illegal
				terrorist content at source. In
				that context, this Directive is
				without prejudice to voluntary
				action taken by the internet
				industry to prevent the misuse
				of its services or to any
				support for such action by Member States, such as
				detecting and flagging illegal
				content. Member States should

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
				take all necessary measures to
				remove or to block access to
				web pages publicly inciting
				others to commit terrorist
				offences. Where such
				measures are taken, they
				should be in line with
				transparent procedures and
				subject to adequate safeguards
				under the control of
				independent authorities.
				Member States should use
				their best endeavours to
				cooperate with third countries
				in seeking to secure the
				removal of <b>online</b> content
				constituting a public
				provocation to commit a
				terrorist offence from servers
				within their territory.
				However, when removal of
				such content at its source is
				not possible, Member States
				should be able mechanisms
				may also be put in place
				measures to block access from
				Union territory to web pages
				identified as containing or
				disseminating terrorist content.
				The measures undertaken by
				Member States in
				accordance with this

Directive in order to remove terrorist content or, where approportiate, block web pages publicly inciting others to commit terrorist offences could be based on various types of public action, such as legislative, indicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the misuse of its services or to any support for such action by Member States, such as detecting and flagging terrorist content. Whichever basis for action or method is chosen. Member States should ensure that if provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of terrorist content. concent. cooperation between public authorities should be established and strengthened. Any such	COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
appropriate, block web pages publicly inciting others to commit terrorist offences could be based on various types of public action, such as legislative, non-legislative, judicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the misuse of its services or to any support for such action by Member States, such as detecting and flagging terrorist content. Whichever basis for action or method is chosen, Member States should ensure that it provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of terrorist content, cooperation between public authorities should be established and strengthened. Any such					
pages publicly inciting others to commit terrorist offences could be based on various types of public action, such as legislative, non-legislative, judicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the misuse of its services or to any support for such action by Member States, such as detecting and flagging terrorist content. Whichever basis for action or method is chosen, Member States should ensure that it provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of terrorist content, cooperation between public authorities should be established and strengthened. Any such					
others to commit terrorist offences could be based on various types of public action, such as legislative, non-legislative, judicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the missuse of its services or to any support for such action by Member States, such as detecting and flagging terrorist content. Whichever basis for action or method is chosen, Member States should ensure that it provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of terrorist content, cooperation between public authorities should be established and strengthened. Any such					
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various types of public action, such as legislative, non-legislative, indicial or other. In that context, this Directive is without prejudice to voluntary action taken by the Internet industry to prevent the misuse of its services or to any support for such action by Member States, such as detecting and flagging terrorist content. Whichever basis for action or method is chosen, Member States should ensure that it provides an adequate level of legal certainty and predictability to users and service providers. Both with a view to the removal and the blocking of terrorist content, cooperation between public authorities should be established and strengthened. Any such					
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content, cooperation between public authorities should be established and strengthened. Any such					
between public authorities should be established and strengthened. Any such					-
should be established and strengthened. Any such					
strengthened. Any such					
developments must take					developments must take

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
				account of the rights of the
				end users and comply with
				existing legal and judicial
				procedures and the Charter
				of Fundamental Rights of
				the European Union.
				Member States should
				consider legal action against
				internet and social media
				companies and service
				providers which deliberately
				refuse to comply with a legal
				order to delete illegal content
				extolling terrorism from their
				internet platforms after being
				duly notified about such
				content. Any refusal should be
				<del>punishable by effective,</del>
				proportionate and dissuasive
				sanctions. The right to judicial
				review should be guaranteed
				to the internet and social
				media companies and service
				<del>providers.</del>
TITLE IV: GENERAL PROVISIONS RELATING TO TERRORIST OFFENCES, OFFENCES RELATED TO A TERRORIST GROUP AND OFFENCES RELATED TO TERRORIST ACTIVITIES				
Article 15				
Relationship to terrorist offences				
For an offence referred to in	For an offence referred to in	For an offence referred to in	Technical issue	
Article 4 and Title IIIto be	Article 4 and Title III to be	Article 4 and Title III to be	The Presidency will maintain	
punishable, it shall not be	punishable, it shall not be	punishable, it shall not be	that the use of "specific	
necessary that a terrorist	necessary that a terrorist	necessary that a terrorist	offence" as in the GA is more	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
offence be actually committed,	offence be actually committed,	offence be actually committed,	precise than "specific act".	
nor shall it be necessary to	nor shall it be necessary,	nor shall it be necessary,	•	
establish a link to a specific	insofar as the offences	insofar as the offences		
terrorist offence or, insofar as	referred to in Articles 5 to 10	referred to in Articles 5 to 10		
the offences in Articles 9 to 11	and 12 are concerned, to	and 12 to 14 are concerned,		
are concerned, to specific	establish a link to <b>another</b>	to establish a link to <b>another</b>		
offences related to terrorist	specific offence laid down in	specific act laid down in this		
activities.	this Directive.	Directive.		
		Article 16		
		g or abetting, inciting and atten	pting	
1. Each Member State shall	1. Each Member State shall	1. Each Member State shall		
take the necessary measures to	take the necessary measures to	take the necessary measures to		
ensure that aiding or abetting	ensure that aiding or abetting	ensure that aiding or abetting		
an offence referred to in	an offence referred to in	an offence referred to in		
Articles 3 to 8 and 11 to 14 is	Articles 3 to 8, 11 and <b>12</b> is	Articles 3 to 7 and 11 to 14 is		
made punishable.	made punishable.	made punishable.		
2. Each Member State shall take the necessary measures to ensure that inciting an offence referred to in Articles 3 to 14 is made punishable.	2. Each Member State shall take the necessary measures to ensure that inciting an offence referred to in Articles 3 to 12 is made punishable.	2. Each Member State shall take the necessary measures to ensure that inciting an offence referred to in Articles 3 <i>and</i> 6 to 14 is made punishable.		
3. Each Member State shall take the necessary measures to ensure that attempting to commit an offence referred to in Articles 3, 6, 7, 9 and 11 to 14, with the exception of possession as provided for in point (f) of Article 3(2) and the offence referred to in point (i) of Article 3(2), is made	3. Each Member State shall take the necessary measures to ensure that attempting to commit an offence referred to in Articles 3, 6, 7, 9, 11 and 12, with the exception of possession as provided for in point (f) of Article 3(2) and the offence referred to in point (j) of Article 3(2), is made punishable.	3. Each Member State shall take the necessary measures to ensure that attempting to commit an offence referred to in Articles 3, 6, 7, 9 and 11 to 14, with the exception of possession as provided for in point (f) of Article 3(2) and the offence referred to in point (i) of Article 3(2), is made punishable.		

COM proposal	Council GA	LIBE Orientation vote	Observations	Drafting suggestion	
(doc. 14926/15)	(doc. 6655/16)	EIDE Officiation vote	Observations	Drawing suggestion	
punishable.					
Article 17					
	Γ	Penalties for natural persons	T	T	
1. Each Member State shall	1. Each Member State shall	1. Each Member State shall	Technical issue		
take the necessary measures to	take the necessary measures to	take the necessary measures to	The Presidency will maintain		
ensure that the offences	ensure that the offences	ensure that the offences	the GA text.		
referred to Articles 3 to 14 and	referred to Articles 3 to <b>12</b> and	referred to Articles 3 to 14 and			
16 are punishable by effective,	16 are punishable by effective,	16 are punishable by effective,			
proportionate and dissuasive	proportionate and dissuasive	proportionate and dissuasive			
criminal penalties, which may	criminal penalties, which may	criminal penalties, which may			
entail extradition.	entail surrender or	entail extradition.			
	extradition.				
2. Each Member State shall	2. Each Member State shall	2. Each Member State shall			
take the necessary measures to	take the necessary measures to	take the necessary measures to			
ensure that the terrorist	ensure that the terrorist	ensure that the terrorist			
offences referred to in Article	offences referred to in Article	offences referred to in Article			
3 and offences referred to in	3 and offences referred to in	3 and offences referred to in			
Article 16, inasmuch as they	Article 16, inasmuch as they	Article 16, inasmuch as they			
relate to terrorist offences, are	relate to terrorist offences, are	relate to terrorist offences, are			
punishable by custodial	punishable by custodial	punishable by custodial			
sentences heavier than those	sentences heavier than those	sentences heavier than those			
imposable under national law	imposable under national law	imposable under national law			
for such offences in the	for such offences in the	for such offences in the			
absence of the special intent	absence of the special intent	absence of the special intent			
required pursuant to Article 3,	required pursuant to Article 3,	required pursuant to Article 3,			
save where the sentences	save where the sentences	save where the sentences			
imposable are already the	imposable are already the	imposable are already the			
maximum possible sentences	maximum possible sentences	maximum possible sentences			
under national law.	under national law.	under national law.			
3. Each Member State shall	3. Each Member State shall	3. Each Member State shall			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
take the necessary measures to	take the necessary measures to	take the necessary measures to		
ensure that offences listed in	ensure that offences listed in	ensure that offences listed in		
Article 4 are punishable by	Article 4 are punishable by	Article 4 are punishable by		
custodial sentences, with a	custodial sentences, with a	custodial sentences, with a		
maximum sentence of not less	maximum sentence of not less	maximum sentence of not less		
than fifteen years for the	than fifteen years for the	than fifteen years for the		
offence referred to in point (a)	offence referred to in point (a)	offence referred to in point (a)		
of Article 4(a), and for the	of Article 4(a), and for the	of Article 4(a), and for the		
offences listed in point (b) of	offences listed in point (b) of	offences listed in point (b) of		
Article 4(b) a maximum	Article 4(b) a maximum	Article 4(b) a maximum		
sentence of not less than eight	sentence of not less than eight	sentence of not less than eight		
years. Where the terrorist	years. Where the terrorist	years. Where the terrorist		
offence referred to in point (i)	offence referred to in point (j)	offence referred to in point (i)		
of Article 3(2) is committed	of Article 3(2) is committed	of Article 3(2) is committed		
by a person directing a	by a person directing a	by a person directing a		
terrorist group as referred to in	terrorist group as referred to in	terrorist group as referred to in		
point (a) of Article 4, the	point (a) of Article 4, the	point (a) of Article 4, the		
maximum sentence shall not	maximum sentence shall not	maximum sentence shall not		
be less than eight years.	be less than eight years.	be less than eight years.		
	<u> </u>	Article 18	<u> </u>	
	T	Mitigating circumstances	Γ	
		Article 18 Particular	Technical issue	
		circumstances	The Presidency will maintain	
Each Member State may take	Each Member State may take		the GA text.	
the necessary measures to	the necessary measures to	Each Member State may take		
ensure that the penalties	ensure that the penalties	the necessary measures to		
referred to in Article 17 may	referred to in Article 17 may	ensure that the penalties		
be reduced if the offender:	be reduced if the offender:	referred to in Article 17 may		
a) renounces terrorist	a) renounces terrorist activity,	be reduced if the offender:		
activity, and	and	(a) renounces terrorist		
b) provides the	b) provides the administrative	activity, and		

COM proposal	Council GA			
COM proposal (doc. 14926/15)	(doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
administrative or judicial	or judicial authorities with	(b) provides the <i>competent</i>		
authorities with information	information which they would	authorities with information		
which they would not	not otherwise have been able	which they would not		
otherwise have been able to		otherwise have been able to		
	to obtain, helping them to:			
obtain, helping them to:	1. prevent or mitigate the	obtain, helping them to:		
1. prevent or mitigate the	effects of the offence;	1. prevent or mitigate the		
effects of the offence;	2. identify or bring to justice	effects of the offence;		
2. identify or bring to	the other offenders;	2. identify or bring to		
justice the other offenders;	3. find evidence; or4. prevent	justice other offenders;		
3. find evidence; or	further offences referred to in	3. find evidence; or		
4. prevent further offences	Articles 3 to <b>12</b> and 16.	4. prevent further offences		
referred to in Articles 3 to 14		referred to in Articles 3 to 14		
and 16.		and 16.		
		Article 19		
		Liability of legal persons		
1. Each Member State shall	1. Each Member State shall	1. Each Member State shall	Technical issue	
take the necessary measures to	take the necessary measures to	take the necessary measures to		
ensure that legal persons can	ensure that legal persons can	ensure that legal persons can	The precise references in para	
be held liable for any of the	be held liable for any of the	be held liable for any of the	2 and 3 will depend on the	
offences referred to in Articles	offences referred to in Articles	offences referred to in Articles	agreement on the structure of	
3 to 14 and 16 committed for	3 to <b>12</b> and 16 committed for	3 to 14 and 16 committed for	Article 12 to 14. Otherwise, it	
their benefit by any person,	their benefit by any person,	their benefit by any person,	seems that the Council and the	
acting either individually or as	acting either individually or as	acting either individually or as	EP are in agreement on the	
part of an organ of the legal	part of an organ of the legal	part of an organ of the legal	intended scope of this	
person, and having a leading	person, and having a leading	person, and having a leading	provision.	
position within the legal	position within the legal	position within the legal		
person, based on one of the	person, based on one of the	person, based on one of the		
following:	following:	following:		
a) a power of	a) a power of	a) a power of representation of		
representation of the legal	representation of the legal	the legal person;		
person;	person;	b) an authority to take		
b) an authority to take	b) an authority to take	decisions on behalf of the		
decisions on behalf of the	decisions on behalf of the	legal person;		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	<b>Drafting suggestion</b>	
legal person;	legal person;	c) an authority to exercise			
c) an authority to exercise	c) an authority to exercise	control within the legal			
control within the legal	control within the legal	person.			
person.	person.				
		2. Member States shall also			
2. Member States shall also	2. Member States shall also	take the necessary measures to			
take the necessary measures to	take the necessary measures to	ensure that legal persons can			
ensure that legal persons can	ensure that legal persons can	be held liable where the lack			
be held liable where the lack	be held liable where the lack	of supervision or control by a			
of supervision or control by a	of supervision or control by a	person referred to in paragraph			
person referred to in paragraph	person referred to in paragraph	1 has made possible the			
1 has made possible the	1 has made possible the	commission of any of the			
commission of any of the	commission of any of the	offences referred to in Articles			
offences referred to in Articles	offences referred to in Articles	3 to 14 and 16 for the benefit			
3 to 14 and 16 for the benefit	3 to <b>12</b> and 16 for the benefit	of that legal person by a			
of that legal person by a	of that legal person by a	person under its authority.			
person under its authority.	person under its authority.				
		2 Linkility of land manage			
2 Lightliter of least manage	2 I inhilite of local manages	3. Liability of legal persons			
3. Liability of legal persons	3. Liability of legal persons	under paragraphs 1 and 2 shall not exclude criminal			
under paragraphs 1 and 2 shall not exclude criminal	under paragraphs 1 and 2 shall not exclude criminal				
		proceedings against natural			
proceedings against natural	proceedings against natural	persons who are perpetrators, inciters or accessories in any			
persons who are perpetrators, inciters or accessories in any	persons who are perpetrators, inciters or accessories in any	of the offences referred to in			
of the offences referred to in	of the offences referred to in	Articles 3 to 14 and 16.			
Articles 3 to 14 and 16.	Articles 3 to <b>12</b> and 16.	Afficies 5 to 14 and 10.			
Articles 5 to 14 and 10.	Afficies 5 to 12 and 10.	Article 20			
	Penalties for legal persons				
Each Member State shall take	Each Member State shall take	Each Member State shall take	Technical issue		
the necessary measures to	the necessary measures to	the necessary measures to	The Presidency will maintain		
ensure that a legal person held	ensure that a legal person held	ensure that a legal person held	the GA text.		
liable pursuant to Article 19 is	liable pursuant to Article 19 is	liable pursuant to Article 19 is			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		punishable by effective, proportionate and dissuasive penalties, which shall include criminal or non-criminal fines and may include other penalties, such as:  (a) exclusion from entitlement to public benefits or aid; (b) temporary or permanent disqualification from the practice of commercial activities; (c) placing under judicial supervision; (d) a judicial winding-up order; (e) temporary or permanent closure of establishments which have been used for committing the offence.  (ea) freezing and confiscation of assets used for or resulting from the commission of one of the criminal offences laid down in this Directive, as provided for in Directive 2014/42/EU¹a.	Observations	Drafting suggestion
		<sup>1a</sup> Directive 2014/42/EU of the European Parliament and of the Council of 3 April 2014		

COM proposal	Council GA	LIBE Orientation vote	Observations	Drafting suggestion
(doc. 14926/15)	(doc. 6655/16)			
		on the freezing and		
		confiscation of		
		instrumentalities and		
		proceeds of crime in the		
		European Union (OJ L 127,		
		29.4.2014, str. 39).		
		Article 21		
		Jurisdiction and prosecution		
1. Each Member State shall	1. Each Member State shall	1. Each Member State shall		
take the necessary measures to	take the necessary measures to	take the necessary measures to		
establish its jurisdiction over	establish its jurisdiction over	establish its jurisdiction over		
the offences referred to in	the offences referred to in	the offences referred to in		
Articles 3 to 14 and 16 where:	Articles 3 to 12 and 16 where:	Articles 3 to 14 and 16 where:		
(a) the offence is	(a) the offence is	(a) the offence is		
committed in whole or in part	committed in whole or in part	committed in whole or in part		
in its territory;	in its territory;	in its territory;		
(b) the offence is	(b) the offence is	(b) the offence is		
committed on board of a	committed on board of a	committed on board of a		
vessel flying its flag or an	vessel flying its flag or an	vessel flying its flag or an		
aircraft registered there;	aircraft registered there;	aircraft registered there;		
(c) the offender is one of its	(c) the offender is one of its	(c) the offender is one of its		
nationals or residents;	nationals or residents;	nationals or residents;		
(d) the offender provides	(d) ( <b>deleted</b> )	(d) the offender provides		
training for terrorism, as	(e) the offence is	training for terrorism, as		
referred to in Article 7, to	committed for the benefit of a	referred to in Article 7, to		
nationals or residents;	legal person established in its	nationals or residents;		
(e) the offence is	territory;	(da) the offender is a citizen		
committed for the benefit of a	(f) the offence is	of the Union and provides		
legal person established in its	committed against the	training abroad to third-		
territory;	institutions or people of the	country nationals;		
(f) the offence is	Member State in question or	(e) the offence is		
committed against the	against an institution, body,	committed for the benefit of a		
institutions or people of the	office or agency of the	legal person established in its		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
Member State in question or	European Union and based in	territory;		
against an institution, body,	that Member State.	(f) the offence is		
office or agency of the	Each Member State may	committed against the		
European Union and based in	extend its jurisdiction if the	institutions or people of the		
that Member State.	offence is committed in the	Member State in question, or		
Each Member State may	territory of a Member State.	against an institution, body,		
extend its jurisdiction if the		office, or agency of the Union		
offence is committed in the	1a. Each Member State	which is based in that Member		
territory of a Member State.	may extend its jurisdiction	State, including through		
	over training for terrorism,	seizure of an aircraft, ship or		
	as referred to in Article 7,	other means of transporting		
	where the offender provides	persons or goods, or where a		
	training to its nationals or	third-country national		
	residents, in cases where	receives training abroad with		
	paragraph 1 is not	the intention of carrying out		
	applicable. The Member	an attack within that Member		
	State shall inform the	State;		
	Commission thereof.			
		1a.Each Member State shall		
		take the measures required to		
		establish its jurisdiction in		
		respect of the offences		
		referred to in Article 4 in		
		cases where the perpetrator is		
2. When an offence falls		present on its territory.		
within the jurisdiction of more	2. When an offence falls			
than one Member State and	within the jurisdiction of more			
when any of the States	than one Member State and	2. When an offence falls		
concerned can validly	when any of the States	within the jurisdiction of more		
prosecute on the basis of the	concerned can validly	than one Member State and		
same facts, the Member States	prosecute on the basis of the	when any of the States		
concerned shall cooperate in	same facts, the Member States	concerned can validly		
order to decide which of them	concerned shall cooperate in	prosecute on the basis of the		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
will prosecute the offenders	order to decide which of them	same facts, the Member States		
with the aim, if possible, of	will prosecute the offenders	concerned shall cooperate in		
centralising proceedings in a	with the aim, if possible, of	order to decide which of them		
single Member State. To this	centralising proceedings in a	will prosecute the offenders		
end, the Member States may	single Member State. To this	with the aim, if possible, of		
have recourse to Eurojust in	end, the Member States may	centralising proceedings in a		
order to facilitate cooperation	have recourse to Eurojust in	single Member State. To this		
between their judicial	order to facilitate cooperation	end, the Member States shall		
authorities and the	between their judicial	have recourse to Eurojust in		
coordination of their action.	authorities and the	order to facilitate cooperation		
Sequential account shall be	coordination of their action.	between their judicial		
taken of the following factors:	() Account shall be taken of	authorities and the		
(a) the Member State shall	the following factors:	coordination of their action.		
be that in the territory of	(a) the Member State shall	Sequential account shall be		
which the acts were	be that in the territory of	taken of the following factors:		
committed,	which the acts were	(a) the Member State shall		
(b) the Member State shall	committed,	be that in the territory of		
be that of which the	(b) the Member State shall	which the acts were		
perpetrator is a national or	be that of which the	committed,		
resident,	perpetrator is a national or	(b) the Member State shall		
(c) the Member State shall	resident,	be that of which the		
be the Member State of origin	(c) the Member State shall	perpetrator is a national or		
of the victims,	be the Member State of origin	resident,		
(d) the Member State shall	of the victims,	(c) the Member State shall		
be that in the territory of	(d) the Member State shall	be the Member State of origin		
which the perpetrator was	be that in the territory of	of the victims,		
found.	which the perpetrator was	(d) the Member State shall		
	found.	be that in the territory of		
3. Each Member State shall		which the perpetrator was		
take the necessary measures	3. Each Member State shall	found.		
also to establish its jurisdiction	take the necessary measures			
over the offences referred to in	also to establish its jurisdiction	3. Each Member State shall		
Articles 3 to 14 and 16 in	over the offences referred to in	take the necessary measures		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
cases where it refuses to hand over or extradite a person suspected or convicted of such an offence to another Member State or to a third country.  4. Each Member State shall ensure that its jurisdiction covers cases in which any of the offences referred to in	(doc. 6655/16)  Articles 3 to 12 and 16 in cases where it refuses to hand over or extradite a person suspected or convicted of such an offence to another Member State or to a third country.  4. Each Member State shall ensure that its jurisdiction covers cases in which any of	also to establish its jurisdiction over the offences referred to in Articles 3 to 14 and 16 in cases where it refuses to hand over or extradite a person suspected or convicted of such an offence to another Member State or to a third country.  4. Each Member State shall	Observations	Draiting Suggestion
Articles 4 and 16 has been committed in whole or in part within its territory, wherever the terrorist group is based or pursues its criminal activities.  5. This Article shall not exclude the exercise of jurisdiction in criminal matters as laid down by a Member State in accordance with its national legislation.	the offences referred to in Articles 4 and 16 has been committed in whole or in part within its territory, wherever the terrorist group is based or pursues its criminal activities. 5. This Article shall not exclude the exercise of jurisdiction in criminal matters as laid down by a Member State in accordance with its national legislation.	ensure that its jurisdiction covers cases in which any of the offences referred to in Articles 4 and 16 has been committed in whole or in part within its territory, wherever the terrorist group is based or pursues its criminal activities.  5. This Article shall not exclude the exercise of jurisdiction in criminal matters as laid down by a Member State in accordance with its national legislation.		
		5a.Member States shall ensure cooperation and information sharing with the Member State that established its jurisdiction over the offences referred to in Articles 3 to 14 and 16 through established channels,		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion		
		including Union agencies.				
	Article 21a					
		Investigative tools				
	Member States shall take the necessary measures to ensure that effective investigative tools, such as those which are used in organised crime or other serious crime cases, are available to persons, units or services responsible for investigating or prosecuting the offences referred to in Articles 3 to 12.	Cf article 21e EP In accordance with national law and subject to appropriate legal safeguards, Member States shall take the necessary measures to ensure that effective investigative tools, such as those which are used in cases involving organised crime or other serious crime, are available to persons, units or services responsible for investigating or prosecuting the offences referred to in Articles 3 to 14.				
	Article 21a					
	<u>Duty to investigate</u>					
		1.Upon receiving information				
		that a person who has				
		committed or who is alleged				
		to have committed an offence				
		set out in this Directive may				
		be present on its territory, the				

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		Member State concerned		
		shall take such measures as		
		may be necessary under its		
		domestic law to investigate		
		the facts contained in that		
		information.		
		2.Upon being satisfied that		
		the circumstances warrant it,		
		the Member State in whose		
		territory the offender or		
		alleged offender is present		
		shall take the appropriate		
		measures under its domestic		
		law so as to ensure that		
		person's presence for the		
		purpose of prosecution or		
		extradition.		
		Article 21bis		
	<u>Fundamental p</u>	rinciples relating to freedom of pr	ress and other media	
		Cf Article 23c EP		
	Article 21bis	CI Alticle 25c EI		
		Fundamental principles		
	Fundamental principles	relating to <u>freedom of</u>		
	relating to freedom of press	expression		
	and other media	CAPTESSION		
	Member States may			
	establish conditions required	This Directive shall not have		
	by and in line with	the effect of requiring		
	fundamental principles	Member States to take		
	relating to freedom of the	measures inconsistent with		
	press and other media,	fundamental principles		
	governing the rights and	relating to freedom of		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	responsibilities of, and the	expression, in particular		
	procedural guarantees for	freedom of the press and the		
	the press or other media	freedom of expression in		
	where these rules relate to	other media and shall be		
	the determination or	without prejudice to national		
	limitation of liability.	rules governing the rights and		
		responsibilities of, and the		
		procedural guarantees for,		
		the press or other media		
		where these rules relate to the		
		determination or limitation of		
		liability.		
		A 211		
		<u>Article 21b</u> Prevention		
	1	1.Member States shall take		
		appropriate measures to		
		prevent the radicalisation and		
		recruitment of citizens of the		
		Union by terrorist		
		organisations.		
		2.Member States shall take		
		appropriate action, including		
		online, such as providing		
		information and education,		
		undertaking awareness-		
		raising campaigns and		
		developing alternative		
		narratives to counter terrorist		
		propaganda. Where		
		appropriate, such action shall		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		be taken in cooperation with		
		private companies, relevant		
		civil society organisations,		
		local communities and other		
		stakeholders. It shall aim to		
		raise awareness and reduce		
		the risk of radicalisation and		
		recruitment by terrorist		
		organisations.		
		3.Member States shall		
		promote regular training for		
		staff likely to come into		
		contact with persons		
		vulnerable to radicalisation,		
		including front-line police		
		officers and prison guards,		
		aimed at enabling them to		
		identify signs of and to deal		
		with radicalisation and		
		recruitment by terrorist		
		organisations.		
		Article 21c		
	Obligation to	exchange information concerning	g terrorist offences	
		1.Each Member State shall	See the cover note	
		take the necessary measures		
		to ensure that its competent		
		authorities transmit to the		
		competent authorities of the		
		Member State concerned any		
		relevant information in cases		
		where there are reasons to		
		believe that the information		
		could assist in the detection,		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		prevention, investigation or		
		prosecution of offences		
		referred to in this Directive.		
		Such information shall be		
		transmitted in an effective		
		and timely manner without		
		any prior request being		
		necessary.		
		2.Each Member State shall		
		take the necessary measures		
		to ensure that its contact		
		point designated under		
		Article 2 of Decision		
		2005/671/JHA transmits to		
		Europol and Eurojust the		
		information referred to in		
		that Decision in an effective		
		and timely manner.		
		3.Member States shall		
		systematically issue an alert		
		in the Schengen Information		
		System for any person who is		
		suspected of having		
		committed or who has been		
		convicted of at least one of		
		the offences referred to in		
		Articles 3 to 14 of this		
		Directive.		
		4.Members States shall		
		ensure that, with regard to		
		persons identified in		
		accordance with Article 6(2)		
		of Directive (EU) 2016/681 in		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		connection to the offences set out in this Directive, their passenger information unit systematically transmits the result of processing those data to the passenger information units of other Member States.  5.Member States shall systematically forward to Europol details of any person who is suspected of having committed or who has been convicted of at least one of the offences referred to in		
		Articles 3 to 14 of this Directive.  6. This Article is without prejudice to existing Union legislation on the exchange of information.  1a Council Decision 2005/671/JHA of 20 September 2005 on the exchange of information and cooperation concerning terrorist offences (OJ L 235, 29.9.2005, p. 22).		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion	
	,	Article 21d n at the external borders of the So Member States shall guarantee their border and coast guard services access to the relevant databases, in particular the Europol Information System.	chengen area		
		Article 21e			
	Member States shall take the necessary measures to ensure that effective investigative tools, such as those which are used in organised crime or other serious crime cases, are available to persons, units or services responsible for investigating or prosecuting the offences referred to in Articles 3 to 12.	Investigative tools In accordance with national law and subject to appropriate legal safeguards, Member States shall take the necessary measures to ensure that effective investigative tools, such as those which are used in cases involving organised crime or other serious crime, are available to persons, units or services responsible for investigating or prosecuting the offences referred to in Articles 3 to 14.			
Article 21f					
	Measures to combat online radicalisation and incitement to terrorism				
		Member States shall work together with the Commission and internet service providers to develop a joint European strategy to combat online			

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 83

 ANNEX
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COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		radicalisation and incitement to terrorism. That strategy shall be regularly updated.		
	TITLE V: PROVISIONS ON I	PROTECTION SUPPORT AND RIGH	ITS OF VICTIMS OF TERRORISM	
	Duotootio	Article 22	tomonion	
		n of and assistance to victims of	terrorism	
1. Member States shall ensure that investigations into, or prosecution of, offences covered by this Directive are not dependent on a report or accusation made by a victim of terrorism or other person subjected to the offence, at least if the acts were committed on the territory of the Member State.	Article 22: () Assistance and support to victims of terrorism  1. Member States shall ensure that investigations into, or prosecution of, offences covered by this Directive are not dependent on a report or accusation made by a victim of terrorism or other person subjected to the offence, at least if the acts were committed on the territory of the Member State.	1. Member States shall ensure that investigations into, or prosecution of, offences covered by this Directive are not dependent on a report or accusation made by a victim of terrorism or other person subjected to the offence, at least if the acts were committed on the territory of the Member State.		
	Cf article 22a of the GA Member States shall ensure that measures are available to protect victims of terrorism and their family members, in accordance with Directive 2012/29/EU. When determining whether and to what extent they should benefit from () protection measures in the	Ia.In accordance with Directive 2012/29/EU, Member States shall ensure that measures are available to protect victims of terrorism and their family members. In the course of criminal proceedings, particular attention shall be paid to the risk of intimidation and retaliation and to the need to		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	course of criminal	protect the physical and	The EP reiterated the	
	proceedings, particular	psychological integrity of	importance it attaches to	
	attention shall be paid to the	victims of terrorism,	adequate victim support and	
	risk of intimidation and	including during questioning	assistance services that meet	
	retaliation and to the need to	and testifying.	the specific needs of victims	
	protect the dignity and		of terrorism. One of the main	New letter (c) to Art 22(3) on
	physical integrity of victims	In addition, Members States	elements for the EP is the	compensation
	of terrorism, including	shall ensure that free legal	proposal on legal aid. The	-
	during questioning and	aid is provided to victims of	Presidency would like to	3. <b>The support</b> services shall
	when testifying.	terrorism who are parties to	explore with MSs possible	have the <b>ability</b> to provide
		criminal proceedings and,	approaches to address the	assistance and support to
		where appropriate, to other	concerns of the EP in this	victims of terrorism in
		legal proceedings to obtain a	respect.	accordance with their
		decision on compensation.	1/Compensation proceedings	specific needs (). The
			- considering that there is a	services shall be confidential,
			variety of approaches in the	free of charge and easily
			MSs as a matter of national	accessible to all victims of
			law, where some of the	terrorism. They shall include
			proceedings are civil or	in particular:
			administrative in nature, the	
			Presidency is of the view that	a) emotional and
			providing legal aid in	psychological support, such as
			compensation proceedings is	trauma support and
			not always the best way to	counselling;
			meet the needs of the victims.	-
			In this respect, the Presidency	b) provision of advice and
			suggests only listing the	information on any relevant
			assistance that victims should	legal, practical or financial
			receive for compensation	matter;
			proceedings together with the	c) <u>assistance with</u>
			other victims support services	victims' compensation
			( <b>new Article 22</b> (3) (3)), while	claims.
			leaving the means to do so to	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(4000 2 15 20, 20)			the MSs. This provides the necessary flexibility for the MSs to ensure it through the most appropriate arrangement in accordance with national law. On the other hand, this proposal might address a very strong point of concern of the EP.	
			2/ Legal aid - as already noted the right to legal aid for victims of crime in criminal proceedings is ensured under Article 13 of the Victims' rights Directive (Directive 2012/29/EU). It reads as follows: Member States shall ensure that victims have access to legal aid, where they have the status of parties to criminal proceedings. The conditions or procedural rules under which victims have access to legal aid shall be determined by national law. The EP has strongly argued that victims of terrorism should receive unconditional	New paragraph (3c) to Article 22 on legal aid Member States shall ensure that victims of terrorism have access to legal aid in accordance with Article 13 of Directive 2012/29/EU, where they have the status of parties to criminal proceedings. Member States shall ensure that the severity and the circumstances of the crime are duly reflected in the conditions and procedural rules under which victims of terrorism have access to legal aid.
			state funded legal assistance. The EP has envisaged introducing a concept that could be interpreted as a	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
(doc. 14920/13)	(doc. 0033/10)		"unconditional" state aided	
			legal assistance to victims of	
			terrorism. In view of the	
			Presidency, this will go much	
			beyond the existing EU rules	
			on legal aid. By way of	
			compromise the Presidency	
			suggests to build on the basis	
			of Article 13 of the VRD,	
			while underlining the specific	
			needs of victims of terrorism.	
			A new para (3c) to Article 22	
			is suggested.	
2. Member States shall ensure	2. Member States shall ensure	2. Member States shall ensure	Coordination centre	
that specific services to assist	that () support services	that specific services to assist	The EP has agreed to work	New para (3b) to Article 22
and support victims of	addressing the specific needs	and support victims of	with the Council on the basis	Member States shall ensure
terrorism are in place. Such	of victims of terrorism are in	terrorism are in place,	of an objective based approach	that mechanisms or
services shall have the	place in accordance with	including through the	in ensuring adequate support	protocols are in place
capacity and organisational	Directive 2012/29/EU and	availability of victim support	and protection of victims of	allowing for activation of
structure necessary to provide	that they are available for	organisations or experts. Such	terrorism, thus leaving the	support services for victims
assistance and support to these	victims of terrorism	services shall have the	MSs certain organisational	of terrorism within the
victims immediately after an	immediately after a terrorist	capacity and organisational	flexibility to put in place a	framework of their national
attack and as long as necessary	attack and as long as necessary	structure necessary to provide	solution that would also reflect	emergency-response
thereafter, in accordance with	thereafter. Such services shall	assistance and support to these	the national specificities and	infrastructures. Such
the specific needs of each	be provided in addition to,	victims immediately after an	situation, insofar as the	protocols or mechanism
victim. The services shall be	or as an integrated part of	attack and as long as necessary	relevant national solution	should envisage the
confidential, free of charge	general victim support	thereafter, in accordance with	achieves the objectives set out	coordination of relevant
and easily accessible to all	services, which may call on	the specific needs of each	by the Directive. In this	authorities, agencies and
victims of terrorism. They	existing entities providing	victim. Member States shall	respect the Presidency	bodies to be able to provide a
shall include in particular:	specialist support.	establish a coordination	suggests a compromise text	comprehensive response to
(a) emotional and		centre to bring together those	(new para 3b to Article 22)	the needs of victims and
psychological support, such as		organisations and experts	building on recital 16a of the	their family members after
trauma support and	Cf article 22 (3) of the GA	competent to provide	GA, whereas certain details as	<u>a terrorist attack.</u>

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
counselling; (b) provision of advice and information on any relevant legal, practical or financial matter.	3. The support services shall have the ability to provide assistance and support to victims of terrorism in accordance with their specific needs (). The services shall be confidential, free of charge and easily accessible to all victims of terrorism. They shall include in particular:  a) emotional and psychological support, such as trauma support and counselling;  b) provision of advice and information on any relevant legal, practical or financial matter	information, support and practical services to the victims and to their families and relatives. The services shall be confidential, free of charge and easily accessible to all victims of terrorism. They shall include in particular:  (-a) medical and physical treatment, including countermeasures for nuclear, biological or chemical attacks;  (a) emotional and psychological support, such as trauma support and counselling;  (b) provision of advice and information on any relevant legal, practical or financial matter;  (ba) support to victims in their return to their Member State of residence in cases where the attack took place in another Member State.	proposed under Article 22 (2a) could be dealt with in a recital.  Medical and physical treatment This issue is another important point for the EP. By way of compromise the Presidency suggest introducing a text, which clearly underlines the need to respect the MSs' competence to organise and finance their health services. A new paragraph 3a in Art 22 is proposed.	New paragraph (3a) to Article 22  Member States shall ensure that adequate medical treatment is provided to victims of terrorism immediately after a terrorist attack and for as long as necessary thereafter. Member States shall retain the right to organise the provision of medical treatment to victims of terrorism in accordance with their national legal frameworks.
		2a.Member States shall take the necessary measures in the framework of their emergency-response infrastructure to include	Certain elements from the EP text could be dealt with in a recital by way of example.	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		victim support specialists in emergency planning and to facilitate and improve the process of identifying victims immediately in the aftermath		
		of a terrorist attack, while taking into account the victims' needs. In particular, Member States shall develop		
		and coordinate a common assistance mechanism to be deployed upon request. Member States should ensure		
		on-site investigative support and establish a single website through which public information related to a		
		state concerned can be accessed. They should also establish a private access		
		website to inform victims and family members of their rights and any other information relevant to the		
	3.The support services shall	attack. See paragraph 2		
	have the <b>ability</b> to provide assistance and support to <b>victims of terrorism in</b>			
	accordance with their specific needs (). The services shall be confidential,			

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
	free of charge and easily accessible to all victims of terrorism. They shall include in particular:			
	a) emotional and psychological support, such as trauma support and counselling;			
	b) provision of advice and information on any relevant legal, practical or financial matter			
		3a.The Commission shall consider the need for all legislative provisions on the protection, support and rights of victims of terrorism to be set out and developed in a single legislative act on victims of terrorism.		
3. This Directive shall apply in addition to and without prejudice to measures laid down in Directive 2012/29/EU.	4. This Directive shall apply in addition to and without prejudice to measures laid down in Directive 2012/29/EU.	3. This Directive shall apply in addition to and without prejudice to measures laid down in Directive 2012/29/EU.		
		Article 22a		

COM proposal	Council GA	LIBE Orientation vote	Observations	Drafting suggestion
(doc. 14926/15)	(doc. 6655/16)	Production of visting of the section		
	March or C4-4-1 all all arrange	Protection of victims of terrorism		
	Member States shall ensure	Cf article 22 paragraph 1a  1a. In accordance with		
	that measures are available			
	to protect victims of	Directive 2012/29/EU, Member States shall ensure		
	terrorism and their family	that measures are available to		
	members, in accordance with Directive 2012/29/EU.			
		protect victims of terrorism		
	When determining whether	and their family members. In		
	and to what extent they	the course of criminal		
	should benefit from ()	proceedings, particular		
	protection measures in the course of criminal	attention shall be paid to the		
		risk of intimidation and retaliation and to the need to		
	proceedings, particular attention shall be paid to the	protect the physical and		
	risk of intimidation and	psychological integrity of		
	retaliation and to the need to	victims of terrorism,		
	protect the dignity and	including during questioning		
	physical integrity of victims	and testifying.		
	of terrorism, including			
	during questioning and	In addition, Members States		
	when testifying.	shall ensure that free legal		
	when testnying.	aid is provided to victims of		
		terrorism who are parties to		
		criminal proceedings and,		
		where appropriate, to other		
		legal proceedings to obtain a		
		decision on compensation.		
-	<u>'</u>	Article 23		1
	Rights of victim	s of terrorism resident in another M	Member State	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
1. Member States shall ensure that their competent authorities cooperate among each other to ensure access to information for victims of terrorism who are residents of a Member State other than that one where the terrorist offence was committed. The access to information shall include in particular information about the victims' rights, available support services and accessible compensation schemes.	1. Member States shall ensure that() victims of terrorism who are residents of a Member State other than that () where the terrorist offence was committed have access to information regarding their() rights, the available support services and () compensation schemes in the Member State where the terrorist offence was committed. In this respect, Member States concerned shall take appropriate action to facilitate cooperation between their competent authorities or entities providing specialist support to ensure the effective access of victims to such information.	1. Member States shall ensure that their competent authorities cooperate among each other to ensure access to information for victims of terrorism who are residents of a Member State other than that one where the terrorist offence was committed. The access to information shall include in particular information about the victims' rights, available support services and accessible compensation schemes.		
2. Member States shall ensure that all victims of terrorism have access to the assistance and support services as laid down in Article 22 on the territory of the Member State of their residence, even if the terrorist offence was committed in another Member State.	2. Member States shall ensure that all victims of terrorism have access to the assistance and support services as laid down in Article 22 on the territory of the Member State of their residence, even if the terrorist offence was committed in another Member State.	2. Member States shall ensure that all victims of terrorism have access to the assistance and support services as laid down in Article 22 on the territory of the Member State of their residence, even if the terrorist offence was committed in another Member State.	Identical	

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion		
		A 44 1 22 5				
		Article 23a				
		Fundamental rights and freedo	ms			
		1.In transposing and				
		implementing this Directive,				
		Member States shall ensure				
		that criminalisation is				
		proportionate to the				
		legitimate aims pursued and				
		necessary in a democratic				
		society, and shall exclude any				
		form of arbitrariness or				
		discrimination.				
		2.This Directive shall not				
		have the effect of altering the				
		obligation of Member States				
		to respect fundamental rights				
		enshrined in Articles 2 and 6				
		of TEU and in the Charter as				
		well as in the ECHR and				
		international humanitarian				
		law, and shall be				
		implemented and interpreted				
		in accordance with those				
		rights and principles.				
		Article 23b				
	Emergency situations and fundamental rights					
		In a time of war or other				
		public emergency threatening				
		the life of the nation, Member				
		States may take measures to				
		derogate from certain rights				

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		in line with Union and international law. Such circumstances shall not relieve the authorities from demonstrating that the measures undertaken are applied solely for the purpose of combating terrorism and are directly related to the specific objective of combating terrorism.		
	Fundamenta	Article 23c al principles relating to freedom o	of expression	
	Cf Article 21a of the GA Fundamental principles relating to freedom of press and other media  Member States may establish conditions required by and in line with fundamental principles relating to freedom of the press and other media, governing the rights and responsibilities of, and the procedural guarantees for, the press or other media where these rules relate to the determination or limitation of liability.	This Directive shall not have the effect of requiring Member States to take measures inconsistent with fundamental principles relating to freedom of expression, in particular freedom of the press and the freedom of expression in other media and shall be without prejudice to national rules governing the rights and responsibilities of, and the procedural guarantees for, the press or other media where these rules relate to the determination or limitation of liability.		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
		Article 23d		
		1.This Directive shall not		
		have the effect of requiring		
		Member States to take		
		measures inconsistent with		
		their obligations under Union		
		law with regards to the		
		procedural rights of suspects		
		or accused persons in		
		criminal proceedings.		
		2.Anyone whose rights and		
		freedoms have been unduly		
		violated through the		
		implementation of this		
		Directive shall have the right		
		to an effective remedy as		
		enshrined in Article 47 of the		
		Charter.		
		TITLE VI: FINAL PROVISION	S	
	7. 1	Article 24		
		ework Decision 2002/475/JHA or		T
Framework Decision	Framework Decision	Framework Decision	Identical	
2002/475/JHA is replaced	2002/475/JHA is replaced	2002/475/JHA is replaced		
with regard to the Member	with regard to the Member	with regard to the Member		
States bound by this Directive,	States bound by this Directive,	States bound by this Directive,		
without prejudice to the	without prejudice to the	without prejudice to the		
obligations of those Member	obligations of those Member	obligations of those Member		
States with regard to the to the	States with regard to the to the	States with regard to the to the		
date for transposition of that Framework Decision into	date for transposition of that Framework Decision into	date for transposition of that Framework Decision into		
national law.	national law.	national law.		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion
With regards to the Member	With regards to the Member	With regards to the Member		
States bound by this Directive,	States bound by this Directive,	States bound by this Directive,		
references to Framework	references to Framework	references to Framework		
Decision 2002/475/JHA shall	Decision 2002/475/JHA shall	Decision 2002/475/JHA shall		
be construed as references to	be construed as references to	be construed as references to		
this Directive.	this Directive.	this Directive.		
		Article 25		
		Transposition		
1. Member States shall bring	1. Member States shall bring	1. Member States shall bring		
into force the laws, regulations	into force the laws, regulations	into force the laws, regulations		
and administrative provisions	and administrative provisions	and administrative provisions		
necessary to comply with this	necessary to comply with this	necessary to comply with this		
Directive by [12 months after	Directive by [24months after	Directive by [12 months after		
adoption]. They shall	adoption]. They shall	adoption]. They shall		
forthwith communicate to the	forthwith communicate to the	forthwith communicate to the		
Commission the text of those	Commission the text of those	Commission the text of those		
provisions.	provisions.	provisions.		
When Member States adopt	When Member States adopt	When Member States adopt		
those provisions, they shall	those provisions, they shall	those provisions, they shall		
contain a reference to this	contain a reference to this	contain a reference to this		
Directive or be accompanied	Directive or be accompanied	Directive or be accompanied		
by such a reference on the	by such a reference on the	by such a reference on the		
occasion of their official	occasion of their official	occasion of their official		
publication. Member States	publication. Member States	publication. Member States		
shall determine how such	shall determine how such	shall determine how such		
reference is to be made.	reference is to be made.	reference is to be made.		
2. Member States shall	2. Member States shall	2. Member States shall		
communicate to the	communicate to the	communicate to the		
Commission the text of the	Commission the text of the	Commission the text of the()		
main provisions of national	main provisions of national	provisions of national law		

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion				
law which they adopt in the	law which they adopt in the	which they adopt in the field						
field covered by this Directive.	field covered by this Directive.	covered by this Directive.						
	Article 26							
		Reporting						
1. The Commission shall, by	1. The Commission shall, by	1. The Commission shall, by						
[24 months after the deadline	[24 months after the deadline	[12 months after the deadline						
for implementation of this	for implementation of this	for implementation of this						
Directive], submit a report to	Directive], submit a report to	Directive], submit a report to						
the European Parliament and	the European Parliament and	the European Parliament and						
to the Council, assessing the	to the Council, assessing the	to the Council, assessing the						
extent to which the Member	extent to which the Member	extent to which the Member						
States have taken the	States have taken the	States have taken the						
necessary measures to comply	necessary measures to comply	necessary measures to comply						
with this Directive.	with this Directive.	with this Directive. <i>The report</i>						
2. The Commission shall, by	2. The Commission shall, by	shall also cover the						
[48 months after the deadline	[48 months after the deadline	effectiveness of the actions						
for implementation of this	for implementation of this	that Member States have						
Directive], submit a report to	Directive], submit a report to	taken in terms of achieving						
the European Parliament and	the European Parliament and	the objective of this Directive.						
to the Council, assessing the	to the Council, assessing the	On the basis of this						
impact and added value of this	impact and added value of this	evaluation, the Commission						
Directive on combating	Directive on combating	shall decide on appropriate						
terrorism. The Commission	terrorism. The Commission	follow-up actions. Regular						
shall take into account the	shall take into account the	evaluation of the						
information provided by	information provided by	implementation of this						
Member States under Decision	Member States under Decision	Directive should include an						
2005/671/JHA.	2005/671/JHA.	assessment of a potential						
		disproportionate impact of						
		measures on certain groups						
		of the population, and						
		remedial action as regards						

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion			
		discriminatory practices.					
		2. The Commission shall, by					
		[12 months after the deadline					
		for implementation of this					
		Directive], submit a report to					
		the European Parliament and					
		to the Council, assessing the					
		added value of this Directive					
		on combating terrorism. <i>The</i>					
		report shall also cover this					
		Directive's impact on					
		fundamental rights and					
		freedoms, on the rule of law					
		and on the level of protection					
		and assistance provided to					
		victims of terrorism. The					
		Commission shall take into					
		account the information					
		provided by Member States					
		under Decision 2005/671/JHA					
		and any other relevant					
		information regarding the					
		exercise of powers under					
		counter-terrorism laws					
		related to the transposition					
		and implementation of this					
		Directive.					
Article 27							
Entry into force							
This Directive shall enter into	This Directive shall enter into	This Directive shall enter into	Identical				
force on the twentieth day	force on the twentieth day	force on the twentieth day					
following that of its	following that of its	following that of its					

COM proposal (doc. 14926/15)	Council GA (doc. 6655/16)	LIBE Orientation vote	Observations	Drafting suggestion			
publication in the Official	publication in the Official	publication in the Official					
Journal of the European	Journal of the European	Journal of the European					
Union.	Union.	Union.					
Article 28							
Addressees							
This Directive is addressed to	This Directive is addressed to	This Directive is addressed to	Identical				
the Member States in	the Member States in	the Member States in					
accordance with the Treaties.	accordance with the Treaties.	accordance with the Treaties.					