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**Interinstitutional File:  
2022/0155 (COD)**

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**LIMITE**

**ENFOPOL 191  
JAI 680  
CRIMORG 118  
IXIM 120  
DATAPROTECT 176  
CYBER 256  
COPEN 203  
FREMP 192  
TELECOM 275  
COMPET 641  
MI 550  
CONSOM 176  
DIGIT 147  
CODEC 1044**

**NOTE**

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From: Presidency  
To: Delegations

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Subject: Proposal for a Regulation of the European Parliament and of the Council laying down rules to prevent and combat child sexual abuse  
- Presidency compromise texts

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**1. State of play of the negotiations**

At the meeting of JHA counsellors on 21 May 2026, the Presidency informed delegations about the outcome of the fourth trilogue on the Proposal for a Regulation laying down rules to prevent and combat child sexual abuse (CSA Regulation) that took place on 11 May 2026 and announced the next steps in the interinstitutional negotiations with a view to preparing the fifth trilogue on 29 June 2026. Following the presentation by the Presidency of possible solutions on detection, a note<sup>1</sup> including compromise texts was issued on 26 May 2026. Technical work on other parts of the proposed Regulation continues in parallel. In preparation of the 10<sup>th</sup> interinstitutional technical

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<sup>1</sup> 9659/26.

meeting (ITM), planned to take place on 11 June 2026, the Presidency consults delegations on possible compromise texts on Articles 22, 51, 66 and 83-89.

## **2. Provisionally agreed lines and questions to delegations**

Delegations are provided with the identical lines, the lines for provisional agreement and lines requiring their feedback, as well as information about political issues to be addressed at the trilogue.

### **A. Identical lines**

87, 90-92, 930, 931, 939, 942, 946, 956, 957, 961-965, 968, 970, 971, 973-977, 980, 984, 985, 988, 989, 991, 993, 996, 997, 999-1004

### **B. Lines for provisional agreement**

The following lines have been included in the draft agenda of the ITM on 11 June 2026 for provisional agreement, except the parts in brackets:

86, 432, 435, 440, 441, 932, 938, 940, 941, 944, 945a, 947, 950, 952, 953, 953a, 954a, 958, 959, 960, 965a, 966, 967, 969, 978, 979, 992, 994, 995, 995a, 995b

### **C. Lines requiring feedback from delegations**

Based on the technical discussions, the Presidency invites delegations to examine the amendments suggested below and to reply to the following questions:

#### Article 22

- Line 433: Can you accept the following compromise wording of paragraph 1?

“Providers of relevant information society services shall preserve the content data and other data processed that is necessary for taking the measures to comply with this Regulation, including the personal data generated through such processing, when one or more of the following measures have been taken or for the purpose of ongoing complaints or redress procedures:”

- Line 438: Can you agree that providers should **retain data for the purpose of responding to requests of competent authorities** (subject to the data retention period in line 440), while leaving the obligation to respond to such requests to applicable national and Union law?
- Line 442: Can you agree that **providers should log all access to the data** referred to in paragraph 1?

#### Article 51

- Lines 719b-719e: Can you agree, in response to Parliament’s request for to require the EU Centre to log all of its processing activities, to include the following new paragraph 4a, which requires the EU Centre to log its personal data processing operations and is inspired by Article 88 of Regulation (EU) 2018/1725 (‘EUDPR’)?

“The EU Centre shall keep logs for any of the following processing operations, in automated processing systems: collection, alteration, consultation, disclosure including transfers, combination and erasure of personal data in performance of its tasks under Article 43.

The logs shall be used solely for verification of the lawfulness of processing, self-monitoring, ensuring the integrity and security of the personal data. Such logs shall be deleted after three years unless they are required for ongoing control.

The EU Centre shall make the logs available to the European Data Protection Supervisor on request.”

#### Article 66

- Lines 840-848b: The Presidency proposes a compromise text which streamlines the provisions on the Technology Committee and aligns them, to the extent possible, in particular concerning the composition, with the provisionally agreed provisions on the Victims Consultative Forum. Delegations are invited to give their views on the proposed compromise text.

## Article 83

- Line 937: Can you agree with the following compromise wording for the data collection obligation for providers on removal orders?

“(b) the number of removal orders, [including the number of cross-border removal orders,] issued to the provider in accordance with Article 14 [and Article 14a] **and the average time, upon the receipt of the order, needed by the provider for removing or disabling access to the item or items of child sexual abuse material in question;**”

- Line 951: Can you agree with the following compromise wording for the data collection obligation for Coordinating Authorities on removal orders?

“(f) the number of removal orders issued in accordance with Article 14 and the number of cross-border removal orders issued in accordance with Article 14a, broken down by provider, **the time needed to remove or disable access to the item or items of child sexual abuse material concerned**, and the number of instances in which the provider did not exercise the order on the basis of Article 14(5) and (6);”

- Line 958a: Can you agree that the EU Centre should collect and generate statistics on **the total number of access requests received from Europol under Article 46(4) and 46(5), including the number of those requests granted and refused by the EU Centre?**

## Article 85:

- Lines 977a-f: How detailed should the **specific elements to be considered by the Commission in the regular evaluation** of this Regulation be? Can you agree to streamline the text in the operative part and to move some elements, notably lines 977d-f, to a recital?

## Article 86:

- Line 986: Can you agree that the **delegation of power to the Commission should be limited to five years** and would be extended for the same period unless opposed by either the European Parliament or the Council? Can you agree to oblige the Commission to draw up a **report** on the delegation of powers by 9 months before the end of the five-year period?

## Article 87a

- Line 993a: Can you accept the European Parliament's proposal to **amend Directive (EU) 2020/1828 on representative actions for the protection of the collective interests of consumers** by adding a reference to this Regulation? A similar provision exists in the Digital Services Act.

### **D. Political issues in preparation of the trilogue**

The Presidency endeavours to reach political agreement at the fifth trilogue on 29 June 2026. One of the open issues is the entry into application of the Regulation (lines 998 and 998a, linked to line 93). The European Parliament would like to have all the provisions of the Regulation applying at the same time as its entry into force, with the exception of the provisions related to orders (Art. 7-18), the rights to information and assistance (Art. 20, 21) and the EU Centre (Chapter IV), which should start to apply from nine months after the entry into force of the Regulation. However, the Council favours the immediate application for own-initiative searches by providers, followed by the application of the other provisions after 24 months, with the exception of the reporting by providers, the rights to information and assistance, some provisions related to the EU Centre (Art. 43(2), (3), Art. 44-50, Art. 83(3) and 84(4)), which should start to apply after 48 months. Pending an agreement to allow for own-initiative searches by providers and in the light of the expiry of Regulation (EU) 2021/1232 (CSA Interim Regulation), the Presidency is reflecting on whether it would be appropriate to provide for transitional rules that would apply to such searches in absence of the EU Centre and the databases of indicators provided by it, that should cease to apply when the relevant structures have been established.

### **3. Questions to Member States**

Member States are invited:

1. to endorse the lines for provisional agreement listed under point B;
2. to examine the suggestions and to reply to the questions outlined under point C;
3. to indicate their flexibility with regard to the entry into application of provisions of this Regulation and to share their views about transitional rules for own-initiative searches by providers from the entry into force of the Regulation until the EU Centre and the database of indicators have been established (as described under point D).

The Presidency invites delegations to provide their **written feedback by 4 June 2026**.

#### 4. Next steps

The ninth and tenth ITMs taking place on 3 and 11 June 2026 are planned to focus on outstanding issues from previous trilogues in preparation of the fifth trilogue on 29 June 2026, specifically concerning Articles 1, 2, 12-18c, and 43. The preservation of information (Article 22), logging by the EU Centre (Article 51), provisions on the Technology Committee (Article 66), data collection and transparency reporting (Articles 83 and 84) and the final provisions (Articles 85-89) are also planned to be considered. In addition, the Presidency plans to present the compromise proposal on detection.

Delegations will be informed about the outcome of the 3 June ITM at the meeting of JHA counsellors on 10 June 2026.

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**Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL laying down rules to prevent and combat child sexual abuse (Text with EEA relevance)**

2022/0155(COD)

Non-versioned [LATEST TEXT]

28-05-2026 at 19h01

	CLEAN Commission Proposal	vs.EC EP Mandate	vs.EC Council Mandate	vs.EC Draft Agreement
Recital 75				
86	(75) In the interest of transparency and accountability and to enable evaluation and, where necessary, adjustments, providers of hosting services, providers of publicly available interpersonal communications services and providers of internet access services, Coordinating Authorities and the EU Centre should be required to collect, record and analyse information, based on anonymised gathering of non-personal data and to publish annual reports on their activities under this Regulation. The Coordinating Authorities should cooperate with Europol and with law enforcement authorities and other relevant national authorities	(75) In the interest of transparency and accountability and to enable evaluation and, where necessary, adjustments, providers of hosting services, providers of publicly available <u>number independent</u> interpersonal communications services and providers of internet access services, Coordinating Authorities and the EU Centre should be required to collect, record and analyse <u>gender- and age-disaggregated data and</u> information, based on anonymised gathering of non-personal data and to publish <u>in a machine-readable format</u> annual reports on their activities under this Regulation. The Coordinating Authorities	(75) In the interest of transparency and accountability and to enable evaluation and, where necessary, adjustments, providers of hosting services, providers of publicly available interpersonal communications services and providers of internet access services, Coordinating Authorities and the EU Centre should be required to collect, record and analyse information, based on anonymised gathering of non-personal data and to publish annual reports on their activities under this Regulation. The Coordinating Authorities should cooperate with Europol and with law enforcement authorities and other relevant national authorities	(75) In the interest of transparency and accountability and to enable evaluation and, where necessary, adjustments, providers of hosting services, providers of publicly available <u>number-independent</u> interpersonal communications services and providers of internet access services, Coordinating Authorities and the EU Centre should be required to collect, record <del>and aggregate</del> , analyse <u>and make available</u> information, based on <del>anonymised</del> gathering of non-personal data and to publish <u>in a machine-readable format</u> annual reports on their activities under this Regulation. The Coordinating Authorities should cooperate with

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	of the Member State that designated the Coordinating Authority in question in gathering that information.	should cooperate with Europol and with law enforcement authorities and other relevant national authorities of the Member State that designated the Coordinating Authority in question in gathering that information-	of the Member State that designated the Coordinating Authority in question in gathering that information.	Europol and with law enforcement authorities and other relevant national authorities of the Member State that designated the Coordinating Authority in question in gathering that information-  Trilogue (11.05.): Provisionally agreed.  Text Origin: CY PCY - drafting
Recital 76				
87	(76) In the interest of good governance and drawing on the statistics and information gathered and transparency reporting mechanisms provided for in this Regulation, the Commission should carry out an evaluation of this Regulation within five years of the date of its entry into force, and every five years thereafter.	(76) In the interest of good governance and drawing on the statistics and information gathered and transparency reporting mechanisms provided for in this Regulation, the Commission should carry out an evaluation of this Regulation within five years of the date of its entry into force, and every five years thereafter.	(76) In the interest of good governance and drawing on the statistics and information gathered and transparency reporting mechanisms provided for in this Regulation, the Commission should carry out an evaluation of this Regulation within five years of the date of its entry into force, and every five years thereafter.	(76) In the interest of good governance and drawing on the statistics and information gathered and transparency reporting mechanisms provided for in this Regulation, the Commission should carry out an evaluation of this Regulation within five years of the date of its entry into force, and every five years thereafter.  Text Origin: Commission Proposal
Recital 79				
90	(79) In order to achieve the objectives of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty	(79) In order to achieve the objectives of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty	(79) In order to achieve the objectives of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty	(79) In order to achieve the objectives of this Regulation, the power to adopt acts in accordance with Article 290 of the Treaty

	<small>CLEAN</small> <b>Commission Proposal</b>	<small>VS.EC</small> <b>EP Mandate</b>	<small>VS.EC</small> <b>Council Mandate</b>	<small>VS.EC</small> <b>Draft Agreement</b>
	should be delegated to the Commission to amend the Annexes to this Regulation and to supplement it by laying down detailed rules concerning the setting up, content and access to the databases operated by the EU Centre, concerning the form, precise content and other details of the reports and the reporting process, concerning the determination and charging of the costs incurred by the EU Centre to support providers in the risk assessment, as well as concerning technical requirements for the information sharing systems supporting communications between Coordinating Authorities, the Commission, the EU Centre, other relevant Union agencies and providers of relevant information society services.	should be delegated to the Commission to amend the Annexes to this Regulation and to supplement it by laying down detailed rules concerning the setting up, content and access to the databases operated by the EU Centre, concerning the form, precise content and other details of the reports and the reporting process, concerning the determination and charging of the costs incurred by the EU Centre to support providers in the risk assessment, as well as concerning technical requirements for the information sharing systems supporting communications between Coordinating Authorities, the Commission, the EU Centre, other relevant Union agencies and providers of relevant information society services.	should be delegated to the Commission to amend the Annexes to this Regulation and to supplement it by laying down detailed rules concerning the setting up, content and access to the databases operated by the EU Centre, concerning the form, precise content and other details of the reports and the reporting process, concerning the determination and charging of the costs incurred by the EU Centre to support providers in the risk assessment, as well as concerning technical requirements for the information sharing systems supporting communications between Coordinating Authorities, the Commission, the EU Centre, other relevant Union agencies and providers of relevant information society services.	should be delegated to the Commission to amend the Annexes to this Regulation and to supplement it by laying down detailed rules concerning the setting up, content and access to the databases operated by the EU Centre, concerning the form, precise content and other details of the reports and the reporting process, concerning the determination and charging of the costs incurred by the EU Centre to support providers in the risk assessment, as well as concerning technical requirements for the information sharing systems supporting communications between Coordinating Authorities, the Commission, the EU Centre, other relevant Union agencies and providers of relevant information society services.  <small>Text Origin: Commission Proposal</small>
<b>Recital 80</b>				
<small>Y</small> 91	(80) It is important that the Commission carry out appropriate consultations during its preparatory work for delegated acts, including via open public	(80) It is important that the Commission carry out appropriate consultations during its preparatory work for delegated acts, including via open public	(80) It is important that the Commission carry out appropriate consultations during its preparatory work for delegated acts, including via open public	(80) It is important that the Commission carry out appropriate consultations during its preparatory work for delegated acts, including via open public

	CLEAN <b>Commission Proposal</b>	VS.EC <b>EP Mandate</b>	VS.EC <b>Council Mandate</b>	VS.EC <b>Draft Agreement</b>
	<p>consultation and at expert level, and that those consultations be conducted in accordance with the principles laid down in the Inter-institutional Agreement of 13 April 2016 on Better Law Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of the Commission expert groups dealing with the preparation of delegated acts.</p> <p><small>1. Inter-institutional Agreement of 13 April 2016 on Better Law Making (OJ L 123, 12.5.2016, p. 1).</small></p>	<p>consultation and at expert level, and that those consultations be conducted in accordance with the principles laid down in the Inter-institutional Agreement of 13 April 2016 on Better Law Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of the Commission expert groups dealing with the preparation of delegated acts.</p> <p><small>1. Inter-institutional Agreement of 13 April 2016 on Better Law Making (OJ L 123, 12.5.2016, p. 1).</small></p>	<p>consultation and at expert level, and that those consultations be conducted in accordance with the principles laid down in the Inter-institutional Agreement of 13 April 2016 on Better Law Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of the Commission expert groups dealing with the preparation of delegated acts.</p> <p><small>1. Inter-institutional Agreement of 13 April 2016 on Better Law Making (OJ L 123, 12.5.2016, p. 1).</small></p>	<p>consultation and at expert level, and that those consultations be conducted in accordance with the principles laid down in the Inter-institutional Agreement of 13 April 2016 on Better Law Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of the Commission expert groups dealing with the preparation of delegated acts.</p> <p><small>1. Inter-institutional Agreement of 13 April 2016 on Better Law Making (OJ L 123, 12.5.2016, p. 1).</small></p> <p><small>Text Origin: Commission Proposal</small></p>
<b>Recital 81</b>				
92	<p>(81) In order to ensure uniform conditions for the implementation of the information-sharing system, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the</p>	<p>(81) In order to ensure uniform conditions for the implementation of the information-sharing system, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the</p>	<p>(81) In order to ensure uniform conditions for the implementation of the information-sharing system, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the</p>	<p>(81) In order to ensure uniform conditions for the implementation of the information-sharing system, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>European Parliament and of the Council<sup>1</sup>.</p> <p>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).</p>	<p>European Parliament and of the Council<sup>1</sup>.</p> <p>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).</p>	<p>European Parliament and of the Council<sup>1</sup>.</p> <p>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).</p>	<p>European Parliament and of the Council<sup>1</sup>.</p> <p>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).</p> <p>Text Origin: Commission Proposal</p>
Article 22				
432	<p>Article 22 Preservation of information</p>	<p>Article 22 Preservation of information</p>	<p>Article 22 Preservation of information</p>	<p>Article 22 Preservation of information</p> <p>Informal (19.05.): For provisional agreement.</p> <p>Text Origin: CY PCY - drafting</p>
Article 22(1), first subparagraph				
433	<p>1. Providers of hosting services and providers of interpersonal communications services shall preserve the content data and other data processed in connection to the measures taken to comply with this Regulation and the personal data generated through such processing, only for</p>	<p>1. Providers of hosting services and providers of interpersonal communications services shall preserve the content data and other data processed in connection to the measures taken to comply with this Regulation and the personal data generated through such processing, only for</p>	<p>1. Providers of hosting services and providers of interpersonal communications services shall preserve the content data and other data processed <del>in connection to that is necessary for taking</del> the measures <del>taken</del> to comply with this Regulation and the personal data generated</p>	<p>1. Providers of <del>hosting services and providers of interpersonal communications</del> <b>relevant information society</b> services shall preserve the content data and other data processed <del>in connection to that is necessary for taking</del> the measures <del>taken</del> to comply with</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	one or more of the following purposes, as applicable:	one or more of the following purposes, as applicable:	through such processing, <del>only for one or more of</del> <u>when the following measures have been taken or for the purposes of complaints or redress procedures</u> , as applicable:	this Regulation <del>and</del> <u>including</u> the personal data generated through such processing, <del>only for when</del> one or more of the following <del>purposes, as applicable</del> <u>measures have been taken or for the purpose of ongoing complaints or redress procedures</u> ;  For ITM on 11.06: EP and CNS to check.  Text Origin: CY PCY - drafting
Article 22(1), first subparagraph, point (a)				
434	(a) executing a detection order issued pursuant to Article 7, or a removal order issued pursuant to Article 14;	(a) executing a detection order issued pursuant to Article 7, or a removal order issued pursuant to Article 14;	(a) executing <del>a detection order issued pursuant to Article 7, or</del> a removal order issued pursuant to Article 14 <u>or a blocking order pursuant to Article 16 or a delisting order pursuant to Article 18a</u> ;	(a) executing <del>a detection</del> <u>an</u> order issued pursuant to <del>Article 7, or a removal order issued pursuant to Article 14</del> <u>this Regulation</u> ;  Informal (19.05.): For provisional agreement. Might require an update once there is agreement on the specific orders.  Linked to voluntary detection/detection orders  Text Origin: CY PCY - drafting
Article 22(1), first subparagraph, point (b)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
435	(b) reporting potential online child sexual abuse to the EU Centre pursuant to Article 12;	(b) reporting potential online child sexual abuse to the EU Centre pursuant to Article 12;	(b) reporting <u>information that indicate</u> potential online child sexual abuse to the EU Centre pursuant to Article 12;	(b) reporting potential online child sexual abuse to the EU Centre pursuant to <del>Article 12</del> <u>Articles 12 and 13</u> ;  Informal (19.05.): For provisional agreement.  Text Origin: Commission Proposal
Article 22(1), first subparagraph, point (c)				
436	(c) blocking the account of, or suspending or terminating the provision of the service to, the user concerned;	(c) blocking the account of, or suspending or terminating the provision of the service to, the user concerned;	(c) blocking the account of, or suspending or terminating the provision of the service to, the user concerned;	(c) blocking the account of, or suspending or terminating the provision of the service to, the user concerned;  Text Origin: Commission Proposal
Article 22(1), first subparagraph, point (d)				
437	(d) handling users' complaints to the provider or to the Coordinating Authority, or the exercise of users' right to administrative or judicial redress, in respect of alleged infringements of this Regulation;	(d) handling users' complaints to the provider or to the Coordinating Authority, or the exercise of users' right to administrative or judicial redress, in respect of alleged infringements of this Regulation;	(d) handling users' complaints to the provider or to the Coordinating Authority, or the exercise of users' right to administrative or judicial redress, in respect of alleged infringements of this Regulation;	(d) handling users' complaints to the provider or to the Coordinating Authority, or the exercise of users' right to administrative or judicial redress, in respect of alleged infringements of this Regulation;  Text Origin: EP Mandate
Article 22(1), first subparagraph, point (e)				
438	(e) responding to requests issued by competent law	(e) responding to requests issued by competent law	<del>(e) Ia.</del> <u>responding to requests Upon a request</u> issued by <u>a</u>	(e) responding to requests issued by competent <del>law</del>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	enforcement authorities and judicial authorities in accordance with the applicable law, with a view to providing them with the necessary information for the prevention, detection, investigation or prosecution of child sexual abuse offences, insofar as the content data and other data relate to a report that the provider has submitted to the EU Centre pursuant to Article 12.	enforcement authorities and judicial authorities in accordance with the applicable law, with a view to providing them with the necessary information for the prevention, detection, investigation or prosecution of child sexual abuse offences, insofar as the content data and other data relate to a report that the provider has submitted to the EU Centre pursuant to Article 12. <u>All such requests shall be logged.</u>	competent <del>law enforcement authorities and judicial authorities in accordance with the applicable law, with a view to providing them</del> <u>authority , providers shall provide the requesting authority</u> with the necessary information for the prevention, detection, investigation or prosecution of child sexual abuse offences <u>or the handling of complaints or administrative or judicial redress proceedings</u> , insofar as the content data and other data <del>relate to a report that the provider has submitted to the EU Centre pursuant to Article 12</del> <u>have been preserved for one of the purposes laid down in paragraph 1.</u>	<del>enforcement authorities and judicial</del> <u>authorities</u> in accordance with the applicable <u>national or Union</u> law, with a view to providing them with the necessary information for the prevention, detection, investigation or prosecution of child sexual abuse offences <u>or for the handling of complaints or of administrative or judicial redress procedures</u> , insofar as the content data and other data relate to a report that the provider has submitted to the EU Centre pursuant to <del>Article 12.</del> <u>Articles 12 and 13.</u>  Informal meeting (27.05.):CNS to check. Logging covered in line 442.  Text Origin: EP Mandate
Article 22(1), second subparagraph				
439	As regards the first subparagraph, point (a), the provider may also preserve the information for the purpose of improving the effectiveness and accuracy of the technologies to detect online child sexual abuse for the execution of a detection order issued to it in accordance with Article 7.	As regards the first subparagraph, point (a), the provider <u>who uses its own detection</u> may also preserve the <u>fully anonymised</u> information for the purpose of improving the effectiveness and accuracy of the technologies to detect online child sexual abuse for the execution of a detection order issued to it in accordance with Article 7.	<del>As regards the first subparagraph, point (a), the provider may also preserve the information for the purpose of improving the effectiveness and accuracy of the technologies to detect online child sexual abuse for the execution of a detection order issued to it in accordance with Article 7.</del>	As regards the first subparagraph, <del>point (a)</del> <u>points (a) and (b)</u> , the provider may also preserve the information for the purpose of improving the effectiveness and accuracy of the technologies to detect online child sexual abuse <del>for the execution of a detection order issued to it in accordance with Article 7.</del> <u>However, it shall</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	However, it shall not store any personal data for that purpose.	<del>However, it shall not store any</del> <u>No</u> personal data <u>shall be retained</u> for that purpose.	<del>However, it shall not store any personal data for that purpose.</del>	<del>not store any</del> <u>No</u> personal data <u>shall be retained</u> for that purpose.  For discussion at ITM on 11.06.  Text Origin: CY PCY - drafting
Article 22(2), first subparagraph				
440	2. Providers shall preserve the information referred to in paragraph 1 for no longer than necessary for the applicable purpose and, in any event, no longer than 12 months from the date of the reporting or of the removal or disabling of access, whichever occurs first.	2. Providers shall <u>securely</u> preserve the information referred to in paragraph 1 for no longer than necessary for the applicable purpose and, in any event, no longer than 12 months from the date of the reporting or of the removal or disabling of access, whichever occurs first.	2. Providers shall preserve the information referred to in paragraph 1 for no longer than necessary for the applicable purpose and, in any event, no longer than 12 months from the date of the <del>reporting or of the removal or disabling of access, whichever occurs first</del> <u>measures taken that led to the obligation to preserve the information . They shall subsequently irrevocably delete the information.</u>	2. Providers shall preserve the information referred to in paragraph 1 for no longer than necessary for the applicable purpose and, in any event, no longer than 12 months from the date of the <del>reporting or of the removal or disabling of access, whichever occurs first</del> <u>measures taken that led to the obligation to preserve the information. They shall subsequently delete the information.</u>  Informal meeting (19.05.): For provisional agreement. "Securely" is covered by line 442.  Text Origin: Council Mandate
Article 22(2), second subparagraph				
441	They shall, upon request from the competent national authority or court, preserve the information for a further specified period, set by	They shall, upon request from the competent national authority or court, preserve the information for a further specified period, set by	<del>They</del> <u>Providers</u> shall, upon request from the competent <del>national authority or court</del> , preserve the information for a further specified	<del>They</del> <u>Providers</u> shall, upon request from <del>the</del> competent <u>authority, in accordance with the applicable</u> national <del>authority or court</del> <u>or</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	that authority or court where and to the extent necessary for ongoing administrative or judicial redress proceedings, as referred to in paragraph 1, point (d).	that authority or court where and to the extent necessary for ongoing administrative or judicial redress proceedings, as referred to in paragraph 1, point (d).	period, set by <del>that</del> <u>the requesting</u> authority <del>or court</del> where and to the extent necessary for ongoing administrative or judicial redress proceedings, as referred to in paragraph 1, point (d).	<u>Union law</u> , preserve the information for a further specified period, set by <del>that</del> <u>the requesting</u> authority <del>or court</del> where and to the extent necessary for ongoing administrative or judicial redress proceedings, as referred to in paragraph 1, point (d).  Informal meeting (19.05.): For provisional agreement  Text Origin: Council Mandate
Article 22(2), third subparagraph				
442	Providers shall ensure that the information referred to in paragraph 1 is preserved in a secure manner and that the preservation is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the information can be accessed and processed only for the purpose for which it is preserved, that a high level of security is achieved and that the information is deleted upon the expiry of the applicable time periods for preservation. Providers shall regularly review those	Providers shall ensure that the information referred to in paragraph 1 is preserved in a secure manner and that the preservation is subject to <u>state of art</u> appropriate technical and organisational <del>safeguards</del> <u>measures</u> . Those safeguards shall ensure, in particular, that the information can be accessed and processed only for the purpose for which it is preserved, that <u>unauthorised access to and unauthorised transfers of such personal data and other data are prevented, that</u> a high level of security is achieved, <u>all access to the data is</u>	<u>3.</u> Providers shall ensure that the information referred to in paragraph 1 is preserved in a secure manner and that the preservation is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the information can be accessed and processed only for the purpose for which it is preserved, that a high level of security is achieved and that the information is deleted upon the expiry of the applicable time periods for preservation. Providers shall regularly review those	Providers shall ensure that the information referred to in paragraph 1 is preserved in a secure manner and that the preservation is subject to appropriate technical and organisational <del>safeguards</del> <u>measures</u> . Those <del>safeguards</del> <u>measures</u> shall ensure, in particular, that the information can be accessed and processed only for the purpose for which it is preserved, that a high level of security is achieved, <u>fall access to the data is logged</u> , and that the information is deleted upon the expiry of the applicable time periods for preservation. Providers

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement	
	safeguards and adjust them where necessary.	<u>logged</u> , and that the information is deleted upon the expiry of the applicable time periods for preservation. Providers shall regularly review those safeguards and adjust them where necessary.	safeguards and adjust them where necessary.	shall regularly review those <u>safeguards measures</u> and adjust them where necessary.  For ITM on 11.06: EP and CNS to check.  Text Origin: EP Mandate	
Section 3					
G	699 Section 3 Processing of information	Section 3 Processing of information	Section 3 Processing of information	Section 3 Processing of information  Text Origin: Commission Proposal	G
Article 51					
G	700 Article 51 Processing activities and data protection	Article 51 Processing activities and data protection	Article 51 Processing activities and data protection	Article 51 Processing activities and data protection  Text Origin: Commission Proposal	G
Article 51(1)					
G	701 1. In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1. In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1. In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1. In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.  Text Origin: Commission Proposal	G
Article 51(2)					

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
6 702	2. The EU Centre shall process personal data as strictly necessary for the purposes of:	2. The EU Centre shall process personal data as strictly necessary for the purposes of:	2. The EU Centre shall process personal data as strictly necessary for the purposes of:	2. The EU Centre shall process personal data as strictly necessary for the purposes of:  Text Origin: Commission Proposal
Article 51(2), point (a)				
703	(a) providing the opinions on intended detection orders referred to in Article 7(3);	(a) providing the opinions on intended detection orders referred to in Article 7(3);	<del>(a) providing the opinions on intended detection orders referred to in Article 7(3);</del>	ITM 13.02: ON HOLD  Linked to voluntary detection/detection orders
Article 51(2), point (b)				
6 704	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);  Text Origin: Commission Proposal
Article 51(2), point (c)				
6 705	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);  Text Origin: Commission Proposal
Article 51(2), point (d)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
6 706	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;  Text Origin: Commission Proposal
Article 51(2), point (e)				
6 707	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);  Text Origin: Commission Proposal
Article 51(2), point (f)				
6 708	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);  Text Origin: Commission Proposal
Article 51(2), point (g)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
709	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	(g) providing assistance to Coordinating Authorities <i>and other competent authorities</i> in accordance with Article 25(7);  Text Origin: Commission Proposal
Article 51(2), point (h)				
710	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;  Text Origin: Commission Proposal
Article 51(2), point (i)				
711	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44;  Text Origin: Commission Proposal
Article 51(2), point (j)				
712	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45;  Text Origin: Commission Proposal
Article 51(2), point (k)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
713	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article 46;	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article 46;	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article 46;	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article 46;  Text Origin: Commission Proposal
Article 51(2), point (l)				
714	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7);  Text Origin: Commission Proposal
Article 51(2), point (m)				
715	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;  Text Origin: Commission Proposal
Article 51(2), point (n)				
716	(n) cooperating with Europol and partner organisations in accordance with Articles 53 and 54, including on tasks related to the identification of victims;	(n) cooperating with Europol and partner organisations in accordance with Articles 53 and 54, including on tasks related to the identification of victims;	(n) cooperating with Europol, <u>other Union agencies and bodies,</u> <del>and</del> partner <u>organisations, third countries and international</u> organisations in accordance with Articles 53, <u>53a, 54 and 54a</u> <del>and 54</del> , including on tasks related to the identification of victims;	(n) cooperating with Europol, <u>other Union agencies and bodies,</u> <del>and</del> partner <u>organisations, third countries and international</u> organisations in accordance with Articles 53, <u>53a, 54 and 54a</u> <del>and 54</del> , including on tasks related to the identification of victims;

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: CY Acting Pcy2
Article 51(2), point (o)				
717	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83.  Text Origin: Commission Proposal
Article 51(3)				
718	3. The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3. The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3. The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3. The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.  Text Origin: Commission Proposal
Article 51(4)				
719	4. It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted when no longer strictly necessary for the	4. It shall ensure that the personal data is stored in a secure manner and that the storage is subject to <del>appropriate</del> <u>highest state of the art</u> , technical and organisational safeguards. <u>Security requirements for data security pursuant to Article 88 of Regulation (EU) 2018/1725, Article 32 of Regulation (EU) 767/2008, Article 16 of Regulation (EU) 1987/2006, Article 16 of Regulation (EU)</u>	4. It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted when no longer strictly necessary for the	4. It shall ensure that the personal data is stored in a secure manner and that the storage is subject to <del>appropriate</del> <u>the state of the art</u> technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted when no longer

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	applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	<u><a href="#">2018/1862 and Article 34 of Regulation (EU) 603/2013 shall apply accordingly.</a></u> Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted when no longer strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary.  Text Origin: EP Mandate
Article 51(a)				
719a		<u><a href="#">Logging</a></u> <u><a href="#">Article 51a</a></u>		deleted  ITM 11.06.: For discussion - paragraph instead of article.
Article 51(a) first paragraph				
719b		<u><a href="#">1. The EU Centre shall provide for logs to be kept for at least the following processing operations, in relation to tasks performed under this Regulation: collection, alteration, consultation, disclosure including transfers, combination and erasure.</a></u>		<u><a href="#">4a. The EU Centre shall keep logs for any of the following processing operations, in automated processing systems: collection, alteration, consultation, disclosure including transfers, combination and erasure of personal data in performance of its tasks under Article 43.</a></u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				ITM 11.06.: For discussion. Text Origin: EP Mandate
Article 51(a) second paragraph				
719c		<u>2. The logs of consultation and disclosure shall make possible to establish the justification, date and time of such operations and, as far as possible, the identification of the person who consulted or disclosed the data, and the identity of the recipients of such data.</u>		deleted ITM 11.06.: For discussion.
Article 51(a) third paragraph				
719d		<u>3. The logs shall be used solely for verification of the lawfulness of processing, self-monitoring, ensuring the integrity and security of the personal data.</u>		<u>The logs shall be used solely for verification of the lawfulness of processing, self-monitoring, ensuring the integrity and security of the personal data. Such logs shall be deleted after three years unless they are required for ongoing control.</u> ITM 11.06.: For discussion. Text Origin: EP Mandate
Article 51(a) fourth paragraph				

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719e		<u>4. The EU Centre shall make the logs available to the relevant data protection supervisory authority on request.</u>		<u>The EU Centre shall make the logs available to the European Data Protection Supervisor on request.</u>  ITM 11.06.: For discussion.  Text Origin: EP Mandate
Article 66				
839	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee  Text Origin: Commission Proposal
Article 66(1)				
840	1. The Technology Committee shall consist of technical experts appointed by the Management Board in view of their excellence and their independence, following the publication of a call for expressions of interest in the Official Journal of the European Union.	1. The Technology Committee shall consist of technical experts <u>on all matters related to the technologies relevant for the purposes of this Regulation</u> appointed by the Management Board in view of their excellence and their independence, <u>ensuring that gender balance is respected</u> , following the publication of a call for expressions of interest in the Official Journal of the European Union.	1. The Technology Committee shall consist of technical experts appointed by the Management Board in view of their excellence <del>and</del> their independence, <u>and particular area of expertise, to ensure a complete and varied set of skills and expertise</u> following the publication of a call for expressions of interest in the Official Journal of the European Union.	1. The Technology Committee shall consist <u>of a maximum of fifteen</u> <del>of technical</del> experts <u>on matters related to the technologies relevant for the purposes of this Regulation</u> , appointed by the Management Board in view of their excellence <del>and</del> their independence, <u>and particular area of expertise, to ensure a complete and varied set of skills and expertise</u> following the publication of a call for expressions of interest in the Official Journal of the European Union.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				ITM 11.06. - For discussion. Gender balance is covered in 740c.  Text Origin: Council Mandate
Article 66(1a)				
840a			<u>Member States may nominate up to four technical experts each, of which the Management Board shall select a maximum of two per Member State.</u>	<u>The Management Board shall ensure that these experts are appointed on the broadest possible geographical basis among nationals of Member States.</u>  ITM 11.06.: For discussion.  Text Origin: Council Mandate
Article 66(1b)				
840b			<u>The Commission and Europol may nominate up to two technical experts each, from which the Management Board shall select one of each.</u>	deleted  ITM 11.06.: For discussion.  Text Origin: Council Mandate
Article 66(1c)				
840c			<u>The Management Board may appoint up to eleven additional experts beyond those nominated by Member States, or appointed by the Commission and Europol. These experts nominated by Member States are not seconded</u>	deleted  ITM 11.06.: For discussion.  Text Origin: Council Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u><i>national experts but experts mandated by Member States to perform technical expertise missions on an ad hoc basis upon request by the Management Board.</i></u>	
Article 66(1d)				
840d			<u><i>The experts of the Technology Committee shall act in the general interest, observing the principles of neutrality and transparency.</i></u>	deleted  ITM 11.06.: Covered in line 842.  Text Origin: Council Mandate
Article 66(1e)				
840e			<u><i>1a. The Technology Committee shall be organised in working groups specialised in assessing specific categories of technologies or types of technologies used to prevent and combat online child sexual abuse. Those working groups may call on external experts on an ad hoc basis.</i></u>	deleted  ITM 11.06.: For discussion.  Text Origin: Council Mandate
Article 66(2)				
841	2. Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the	2. Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the	2. Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the	2. Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	Management Board and shall be made public.	Management Board and shall be made public.	Management Board and shall be made public.	Management Board and shall be made public.  Text Origin: Commission Proposal
Article 66(3)				
842	3. The members of the Committee shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	3. The members of the Committee shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	3. <i>The members of the Committee shall be independent and shall act in the public interest.</i> The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	3. The members of the Committee shall <i>be independent and shall</i> act in the <i>public</i> general interest, <i>observing the principles of neutrality and transparency.</i> The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.  ITM 11.06.: For discussion.  Text Origin: Commission Proposal
Article 66(4)				
843	4. When a member no longer meets the criteria of independence, he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or of the Commission, a lack of independence and revoke the person concerned. The Management Board shall appoint a	4. When a member no longer meets the criteria of independence, he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or of the Commission, a lack of independence and revoke the <u>appointment of the</u> person concerned. The Management	4. When a member no longer meets the criteria of <i>independence</i> <u>acting in the general interest, neutrality or transparency in the framework of his/her mandate</u> , he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or <i>of the member appointed by</i>	4. When a member no longer meets the criteria of <i>independence</i> <u>acting in the general interest, neutrality or transparency in the framework of his/her mandate</u> , he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or <i>of the member appointed by</i>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	new member for the remaining term of office in accordance with the procedure for ordinary members.	Board shall appoint a new member for the remaining term of office in accordance with the procedure for ordinary members.	the Commission, <del>a lack of independence</del> <u>that the member is no longer acting in the general interest, or that he or she does not meet the neutrality or transparency criteria</u> and revoke the <del>person</del> <u>appointment of that member. In that case, a replacement shall be appointed for the remainder of the mandate of the member</u> concerned. <del>The Management Board shall appoint a new member for the remaining term of office</del> in accordance with the procedure <del>for ordinary members</del> <u>described in paragraph 1</u> .	the Commission, <del>a lack of independence</del> <u>that the member is no longer acting in the general interest, or that he or she does not meet the neutrality or transparency criteria</u> and revoke the <del>person</del> <u>appointment of that member. In that case, a replacement shall be appointed for the remainder of the mandate of the member</u> concerned. <del>The Management Board shall appoint a new member for the remaining term of office</del> in accordance with the procedure <del>for ordinary members</del> <u>described in paragraph 1</u> .  ITM 11.06.: For discussion.  Text Origin: Council Mandate
Article 66(5)				
844	5. The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once.	5. The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once. <u>On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of his or her</u>	5. The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once.	5. The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once. <u>On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of the term of</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><i>term of office, the member shall be replaced for the remainder of the term by a member appointed by the Management Board.</i></u>		<u><i>office, the member shall be replaced for the remainder of the term by a new member appointed by the Management Board.</i></u>  ITM 03.06.: For discussion.  Text Origin: EP Mandate
Article 66(6)				
6 845	6. The Technology Committee shall	6. The Technology Committee shall	6. The Technology Committee shall	6. The Technology Committee shall  Text Origin: Commission Proposal
Article 66(6), point (a)				
846	(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);	(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);	<del>(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);</del>	(a) contribute to the EU Centre's opinions referred to in Article [7(3), first subparagraph, point (d);]  ITM 11.06.: To be considered in the context of discussion on detection.  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 66(6), point (aa)				
846a			<u><i>(aa) contribute to the EU Centre's activities related to the development, or facilitation of the</i></u>	<i>deleted</i>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u><a href="#">development, of technologies to mitigate the risk of online child sexual abuse, in accordance with Article 50(1a);</a></u>	<i>Deleted, linked to Art. 50(1a).</i>
Article 66(6), point (b)				
847	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, the Executive Board and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, the Executive Board and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, <del>the Executive Board</del> and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, <del>the Executive Board</del> and the Executive Director, in respect of matters related to the use of technology;  Text Origin: EP Mandate
Article 66(6), point (c)				
848	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention and detection of child sexual abuse online.	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention and detection of child sexual abuse online.	(c) provide internally, upon request, expertise on matters related to the use of technology for the <del>purposes of prevention and detection</del> <u>purpose of mitigating the risk</u> of child sexual abuse online.;	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention, <u>including risk mitigation,</u> and detection of child sexual abuse online.  ITM 11.06.: For discussion.  Text Origin: EP Mandate
Article 66(6), point (ca)				
848a			<u><a href="#">(ca) provide internally expertise after having involved the relevant working group or</a></u>	<u><a href="#">(ca) provide internally, upon request and on an ad hoc basis, expertise on any other matters</a></u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>groups, on an ad hoc basis and at the request of the Management Board.</u>	<u>related to technologies relevant under this Regulation.</u>  ITM 11.06.: For discussion.  Text Origin: Council Mandate
Article 66(6), point (ca)				
848b		<u>(ca) introduce a regular reviewing and reporting process to assess and share expertise on the most recent technological innovations and developments related to detection technology.</u>		<u>(cb) provide the Management Board with regular reviews and assessments of the most recent technological innovations and developments relevant under this Regulation.</u>  ITM 11.06.: For discussion.  Text Origin: EP Mandate
CHAPTER V				
y 930	CHAPTER V DATA COLLECTION AND TRANSPARENCY REPORTING	CHAPTER V DATA COLLECTION AND TRANSPARENCY REPORTING	CHAPTER V DATA COLLECTION AND TRANSPARENCY REPORTING	CHAPTER V DATA COLLECTION AND TRANSPARENCY REPORTING  Text Origin: Commission Proposal
Article 83				
y 931	Article 83 Data collection	Article 83 Data collection	Article 83 Data collection	Article 83 Data collection  Subject to changes depending on agreement on own-initiative searches.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 83(1)				
932	1. Providers of hosting services, providers of interpersonal communications services and providers of internet access services shall collect data on the following topics and make that information available to the EU Centre upon request:	1. Providers of hosting services, providers of <u>number independent</u> interpersonal communications services and providers of internet access services shall collect data on the following topics and make that information available to the EU Centre upon request:	1. Providers of <del>hosting services, providers of interpersonal</del> <u>communications relevant information society</u> services <u>that were subject to orders issued under Articles 14, 16 and 18a</u> <del>and providers of internet access services</del> shall collect data on the following topics and make that information available to the EU Centre upon request:	1. Providers of <del>hosting services, providers of interpersonal</del> <u>communications relevant information society</u> services <del>and providers of internet access services</del> <u>that were subject to orders issued under this Regulation</u> shall collect data on the following topics and make that information available to the EU Centre upon request:  Informal meeting (19.05.): For provisional agreement  Text Origin: CY PCY - drafting
Article 83(1), point (a)				
933	(a) where the provider has been subject to a detection order issued in accordance with Article 7:	(a) where the provider has been subject to a detection order issued in accordance with Article 7:	<del>(a) where the provider has been subject to a detection order issued in accordance with Article 7:</del>	(a) <u>[</u> where the provider has been subject to a detection order issued in accordance with Article 7: <u>]</u>  Linked to voluntary detection/detection orders  Text Origin: EP Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 83(1), point (a), first indent				
934	- the measures taken to comply with the order, including the technologies used for that purpose and the safeguards provided;	- the measures taken to comply with the order, including the technologies used for that purpose and the safeguards provided;	- <del>the measures taken to comply with the order, including the technologies used for that purpose and the safeguards provided;</del>	- <u>the measures taken to comply with the order, including the technologies used for that purpose and the safeguards provided;</u>  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(1), point (a), second indent				
935	- the error rates of the technologies deployed to detect online child sexual abuse and measures taken to prevent or remedy any errors;	- the error rates of the technologies deployed to detect <del>online</del> child sexual abuse <u>material, including the rates of false positives and negatives and confirmed positives and negatives,</u> and measures taken to prevent or remedy any errors;	- <del>the error rates of the technologies deployed to detect online child sexual abuse and measures taken to prevent or remedy any errors;</del>	- <u>[the number and ratio of errors (false positives)]</u> <del>the error rates</del> of the technologies deployed to detect <del>online</del> child sexual abuse <u>material,</u> and measures taken to prevent or remedy any errors;  Informal (27.05.): Alignment with text of the CSA Interim Regulation.  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(1), point (a), third indent				
936	- in relation to complaints and cases submitted by users in connection to the measures taken to comply with the order, the	- in relation to complaints and cases submitted by users in connection to the measures taken to comply with the order, the	- <del>in relation to complaints and cases submitted by users in connection to the measures taken to comply with the order, the</del>	- <u>[in relation to complaints and cases submitted by users in connection to the measures taken to comply with the order, the</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	number of complaints submitted directly to the provider, the number of cases brought before a judicial authority, the basis for those complaints and cases, the decisions taken in respect of those complaints and in those cases, the average time needed for taking those decisions and the number of instances where those decisions were subsequently reversed;	number of complaints submitted directly to the provider, the number of cases brought before a judicial authority, the basis for those complaints and cases, the decisions taken in respect of those complaints and in those cases, the average time needed for taking those decisions and the number of instances where those decisions were subsequently reversed;	<del>number of complaints submitted directly to the provider, the number of cases brought before a judicial authority, the basis for those complaints and cases, the decisions taken in respect of those complaints and in those cases, the average time needed for taking those decisions and the number of instances where those decisions were subsequently reversed;</del>	number of complaints submitted directly to the provider, the number of cases brought before a judicial authority, the basis for those complaints and cases, the decisions taken in respect of those complaints and in those cases, the average time needed for taking those decisions and the number of instances where those decisions were subsequently reversed;  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(1), point (b)				
937	(b) the number of removal orders issued to the provider in accordance with Article 14 and the average time needed for removing or disabling access to the item or items of child sexual abuse material in question;	(b) the number of removal orders issued to the provider in accordance with Article 14 and the average time, <u>upon the moment the provider receives the order</u> , needed for removing or disabling access to the item or items of child sexual abuse material in question;	(b) the number of removal orders issued to the provider in accordance with Article 14, <u>indicating the number of those orders that were subject</u> <del>and the average time needed for removing or disabling access to the item or items of child sexual abuse material in question</del> <u>procedure for cross-border removal orders referred to in Article 14a.</u> ;	(b) the number of removal orders, <u>including the number of cross-border removal orders,</u> issued to the provider in accordance with Article 14 <u>and Article 14a]</u> and the average time, <u>upon the receipt of the order,</u> needed <u>by the provider</u> for removing or disabling access to the item or items of child sexual abuse material in question;  Informal meeting (19.05.): CNS to check.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: CY PCY - drafting
Article 83(1), point (c)				
938	(c) the total number of items of child sexual abuse material that the provider removed or to which it disabled access, broken down by whether the items were removed or access thereto was disabled pursuant to a removal order or to a notice submitted by a Competent Authority, the EU Centre or a third party or at the provider's own initiative;	(c) the total number of items of child sexual abuse material <u>when possible gender-and age-disaggregated</u> that the provider removed or to which it disabled access, broken down by whether the items were removed or access thereto was disabled pursuant to a removal order or to a notice submitted by a Competent Authority, the EU Centre or a third party or at the provider's own initiative;	(c) the total number of items of child sexual abuse material that the provider removed or to which it disabled access, broken down by whether the items were removed or access thereto was disabled pursuant to a removal order or to a notice submitted by a Competent Authority, the EU Centre or a third party or at the provider's own initiative;	(c) the total number of items of child sexual abuse material, <u>when possible disaggregated by sex and age</u> , that the provider removed or to which it disabled access, broken down by whether the items were removed or access thereto was disabled pursuant to a removal order or to a notice submitted by a Competent Authority, the EU Centre or a third party or at the provider's own initiative;  Informal meeting (19.05.): For provisional agreement  Text Origin: CY PCY - drafting
Article 83(1), point (d)				
939	(d) the number of blocking orders issued to the provider in accordance with Article 16;	(d) the number of blocking orders issued to the provider in accordance with Article 16;	(d) the number of blocking orders issued to the provider in accordance with Article 16;	(d) the number of blocking orders issued to the provider in accordance with Article 16;  Text Origin: Commission Proposal
Article 83(1), point (da)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
939a			<u>(da) the number of delisting orders issued to the provider in accordance with Article 18a, indicating the number of those orders that were subject to the procedure for cross-border delisting orders referred to in Article 18aa;</u>	<u>(da) [the number of delisting orders, including the number of cross-border delisting orders, issued to the provider in accordance with Article 18a [and Article 18aa] and the average time, upon the receipt of the order, needed by the provider for delisting an online location where child sexual abuse material can be found;]</u>  Informal meeting (19.05.): Subject to agreement on delisting orders. Aligned with line 937 on removal orders.  Text Origin: Council Mandate
Article 83(1), point (e)				
940	(e) the number of instances in which the provider invoked Article 8(3), Article 14(5) or (6) or Article 17(5), together with the grounds therefor;	(e) the number of instances in which the provider invoked Article 8(3), Article 14(5) or (6) or Article 17(5), together with the grounds therefor;	(e) the number of instances in which the provider invoked <del>Article 8(3),</del> Article 14(5) or (6), <u>Article 17(4a) or (5)</u> or Article <del>17(5)</del> <u>18b(4) or (5)</u> , together with the <del>grounds therefor</del> <u>reasons</u> <u>therefore</u> ;	(e) the number of instances in which the provider <del>invoked Article 8(3), Article 14(5) or (6) or Article 17(5)</del> <u>did not execute the order due to force majeure, de facto impossibility not attributable to the provider, insufficient information, or errors</u> , together with the <del>grounds</del> <u>reasons</u> therefor;  Informal meeting (19.05.): For provisional agreement. See Art. 14(5), 17(5) and Annex V.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Council Mandate
Article 83(2)				
941	2. The Coordinating Authorities shall collect data on the following topics and make that information available to the EU Centre upon request:	2. The Coordinating Authorities shall collect data on the following topics and make that information available to the EU Centre upon request:	2. <u>Relying to the extent possible on information collected in an automated manner by means of the information sharing system or systems referred to in Article 39(2a), as well as on any similar system that might be used for the exchange of information at national level,</u> the Coordinating Authorities shall collect data on the following topics and make that information available to the EU Centre upon request:	2. <u>Relying to the extent possible on information collected in an automated manner by means of the information sharing system or systems referred to in Article 39(2a), as well as on any similar system that might be used for the exchange of information at national level,</u> the Coordinating Authorities shall collect data on the following topics and make that information available to the EU Centre upon request:  Informal meeting (19.05.): For provisional agreement  Text Origin: CY PCY - drafting
Article 83(2), point (a)				
942	(a) the follow-up given to reports of potential online child sexual abuse that the EU Centre forwarded in accordance with Article 48(3), specifying for each report:	(a) the follow-up given to reports of potential online child sexual abuse that the EU Centre forwarded in accordance with Article 48(3), specifying for each report:	(a) the follow-up given to reports of potential online child sexual abuse that the EU Centre forwarded in accordance with Article 48(3), specifying for each report:	(a) the follow-up given to reports of potential online child sexual abuse that the EU Centre forwarded in accordance with Article 48(3), specifying for each report:  Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 83(2), point (a), first indent				
943	- whether the report led to the launch of a criminal investigation, contributed to an ongoing investigation, led to taking any other action or led to no action;	- whether the report led to the launch of a criminal investigation, contributed to an ongoing investigation, led to taking any other action or led to no action;	- whether the report led to the launch of a criminal investigation, <del>or</del> contributed to an ongoing investigation, <del>led to taking any other action or led to no action;</del>	- whether the report led to the launch of a criminal investigation, <del>or</del> contributed to an ongoing investigation, <del>led to taking any other action or led to no action;</del>  Informal meeting (19.05.): EP to check,  Text Origin: Council Mandate
Article 83(2), point (a), second indent				
944	- where the report led to the launch of a criminal investigation or contributed to an ongoing investigation, the state of play or outcome of the investigation, including whether the case was closed at pre-trial stage, whether the case led to the imposition of penalties, whether victims were identified and rescued and if so their numbers differentiating by gender and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;	- where the report led to the launch of a criminal investigation or contributed to an ongoing investigation, the state of play or outcome of the investigation, including whether the case was closed at pre-trial stage, whether the case led to the imposition of penalties, whether victims were identified and rescued and if so their numbers differentiating by gender and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;	- where the report led to the launch of a criminal investigation or contributed to an ongoing investigation, the <del>state of play or</del> outcome of the investigation, <del>including whether the case was closed at pre-trial stage, whether the case led to the imposition of penalties, whether victims were identified and rescued and if so their numbers differentiating by gender and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;</del>	- where the report led to the launch of a criminal investigation or contributed to an ongoing investigation, the <del>state of play or</del> outcome of the investigation, <del>including whether the case was closed at pre-trial stage, whether the case led to the imposition of penalties, whether victims were identified and rescued and if so their numbers differentiating by gender and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;</del>  Informal meeting (19.05.): For provisional agreement. Linked to line 945a.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Council Mandate
Article 83(2), point (a), third indent				
945	- where the report led to any other action, the type of action, the state of play or outcome of that action and the reasons for taking it;	- where the report led to any other action, the type of action, the state of play or outcome of that action and the reasons for taking it;	- <del>where the report led to any other action, the type of action, the state of play or outcome of that action and the reasons for taking it;</del>	deleted  Informal meeting (19.05.): EP to check.
Article 83(2), point (a), fourth indent				
945a			<u>whether victims were identified and rescued and if so their numbers differentiating by gender and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;</u>	<u>whether victims were identified and rescued and if so their numbers disaggregated by sex and age, and whether any suspects were arrested and any perpetrators were convicted and if so their numbers;</u>  Informal meeting (19.05.): For provisional agreement  Text Origin: Council Mandate
Article 83(2), point (a), fourth indent				
946	- where no action was taken, the reasons for not taking any action;	- where no action was taken, the reasons for not taking any action;	- where no action was taken, the reasons for not taking any action;	- where no action was taken, the reasons for not taking any action;  Text Origin: Commission Proposal
Article 83(2), point (b)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
947	(b) the most important and recurrent risks of online child sexual abuse, as reported by providers of hosting services and providers of interpersonal communications services in accordance with Article 3 or identified through other information available to the Coordinating Authority;	(b) the most important and recurrent risks of online child sexual abuse, as reported by providers of hosting services and providers of <u>number-independent</u> interpersonal communications services in accordance with Article 3 <u>and 5</u> or identified through other information available to the Coordinating Authority;	(b) the most important and recurrent risks of online child sexual abuse, as reported by providers of hosting services and providers of interpersonal communications services in accordance with Article <del>3</del> <u>5</u> or identified through other information available <del>to the Coordinating Authority</del> ;	(b) the most important and recurrent risks of online child sexual abuse, as reported by providers of <del>hosting services and providers of interpersonal communications</del> <u>relevant information society</u> services in accordance with <del>Article 3</del> <u>Articles 3 and 5</u> or identified through other information available <del>to the Coordinating Authority</del> ;  Informal meeting (19.05.): For provisional agreement  Text Origin: CY PCY - drafting
Article 83(2), point (c)				
948	(c) a list of the providers of hosting services and providers of interpersonal communications services to which the Coordinating Authority addressed a detection order in accordance with Article 7;	(c) a list of the providers of hosting services and providers of <u>number-independent</u> interpersonal communications services to which the Coordinating Authority addressed a detection order in accordance with Article 7;	<del>(e) a list of the providers of hosting services and providers of interpersonal communications services to which the Coordinating Authority addressed a detection order in accordance with Article 7;</del>	(c) <del>/</del> <u>a</u> list of the providers of hosting services and providers of <u>number-independent</u> interpersonal communications services to which the Coordinating Authority addressed a detection order in accordance with Article 7; <u>l</u>  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(2), point (d)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
949	(d) the number of detection orders issued in accordance with Article 7, broken down by provider and by type of online child sexual abuse, and the number of instances in which the provider invoked Article 8(3);	(d) the number of detection orders issued in accordance with Article 7, broken down by provider and by type of <del>online</del> child sexual abuse <u>material</u> , and the number of instances in which the provider invoked Article 8(3);	<del>(d) the number of detection orders issued in accordance with Article 7, broken down by provider and by type of online child sexual abuse, and the number of instances in which the provider invoked Article 8(3);</del>	(d) <u>the</u> number of detection orders issued in accordance with Article 7, broken down by provider and by type of <u>[online]</u> child sexual abuse <u>[material]</u> , and the number of instances in which the provider invoked Article 8(3);  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(2), point (e)				
950	(e) a list of providers of hosting services to which the Coordinating Authority issued a removal order in accordance with Article 14;	(e) a list of providers of hosting services to which the Coordinating Authority issued a removal order in accordance with Article 14;	(e) a list of providers of hosting services to which <del>the Coordinating Authority issued</del> a removal order <u>was issued</u> in accordance with Article 14;	(e) a list of providers of hosting services to which <del>the Coordinating Authority issued</del> a removal order <u>was issued</u> in accordance with Article 14;  Informal meeting (19.05.): For provisional agreement  Text Origin: Council Mandate
Article 83(2), point (f)				
951	(f) the number of removal orders issued in accordance with Article 14, broken down by provider, the time needed to remove or disable access to the item or items of child sexual abuse material concerned, and the	(f) the number of removal orders issued in accordance with Article 14, broken down by provider, the time needed to remove or disable access to the item or items of child sexual abuse material concerned,	(f) the number of removal orders issued in accordance with Article 14, broken down by provider, <del>the time needed to remove or disable access to the item or items of child sexual abuse material concerned,</del> and the	(f) the number of removal orders issued in accordance with Article 14 <u>[and the number of cross-border removal orders issued in accordance with Article 14a]</u> , broken down by provider, the time needed to remove or

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	number of instances in which the provider invoked Article 14(5) and (6);	<u>including the time it took the Coordinating Authority to process the order,</u> and the number of instances in which the provider invoked Article 14(5) and (6);	number of instances in which the provider invoked Article 14(5) and (6);	disable access to the item or items of child sexual abuse material concerned, and the number of instances in which the provider <del>invoked</del> <u>did not execute the order on the basis of</u> Article 14(5) and (6);  Informal meeting (19.05.): EP and CNS to check.  Text Origin: CY PCY - drafting
Article 83(2), point (g)				
952	(g) the number of blocking orders issued in accordance with Article 16, broken down by provider, and the number of instances in which the provider invoked Article 17(5);	(g) the number of blocking orders issued in accordance with Article 16, broken down by provider, and the number of instances in which the provider invoked Article 17(5);	(g) the number of blocking orders issued in accordance with Article 16, broken down by provider, and the number of instances in which the provider invoked Article <del>17(5)</del> <u>17(4a) or (5)</u> ;	(g) the number of blocking orders issued in accordance with Article 16, broken down by provider, and the number of instances in which the provider <del>invoked</del> <u>did not execute the order on the basis of</u> Article <del>17(5)</del> <u>17(4a) or (5)</u> ;  Informal meeting (19.05.): For provisional agreement.  Text Origin: Council Mandate
Article 83(2), point (ga)				
952a				<u>(ga) [the number of delisting orders issued in accordance with Article 18a, broken down by provider, and the number of</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<u><i>instances in which the provider did not execute the order on the basis of Article 18b(4) or (5);</i></u>  Informal meeting (27.05.): Provision on possible delisting orders is added.
Article 83(2), point (h)				
953	(h) a list of relevant information society services to which the Coordinating Authority addressed a decision taken pursuant to Articles 27, 28 or 29, the type of decision taken, and the reasons for taking it;	(h) a list of relevant information society services to which the Coordinating Authority addressed a decision taken pursuant to Articles 27, 28 or 29, the type of decision taken, and the reasons for taking it;	(h) a list of relevant information society services to which the <del>Coordinating Authority</del> <u>competent authorities</u> addressed a decision taken pursuant to <del>Articles 27, 28 or 29</del> <u>Article 27</u> , the type of decision taken, and the reasons for taking it;	(h) a list of relevant information society services to which the <del>Coordinating Authority</del> <u>competent authorities</u> addressed a decision taken pursuant to <del>Articles 27, 28 or 29</del> <u>Article 27</u> , the type of decision taken, and the reasons for taking it;  Informal meeting (19.05.): For provisional agreement.  Text Origin: Council Mandate
Article 83(2), point (ha)				
953a			<u><i>(ha) the number of complaints received in accordance with Article 34 broken down by what the alleged infringement of this Regulation was concerned with.</i></u>	<u><i>(ha) the number of complaints received in accordance with Article 34 broken down by what the alleged infringement of this Regulation was concerned with.</i></u>  Informal meeting (19.05.): For provisional agreement.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Council Mandate
Article 83(2), point (i)				
954	(i) the instances in which the opinion of the EU Centre pursuant to Article 7(4)(d) substantially deviated from the opinion of the Coordinating Authority, specifying the points at which it deviated and the main reasons for the deviation.	(i) the instances in which the opinion of the EU Centre pursuant to Article 7(4)(d) substantially deviated from the opinion of the Coordinating Authority, specifying the points at which it deviated and the main reasons for the deviation.	<del>(i) the instances in which the opinion of the EU Centre pursuant to Article 7(4)(d) substantially deviated from the opinion of the Coordinating Authority, specifying the points at which it deviated and the main reasons for the deviation.</del>	(i) <u>the instances in which the opinion of the EU Centre pursuant to Article 7(4)(d) substantially deviated from the opinion of the Coordinating Authority, specifying the points at which it deviated and the main reasons for the deviation.</u>  Linked to voluntary detection/detection orders  Text Origin: EP Mandate
Article 83(2), point (ia)				
954a		<u>(ia) the measures taken regarding prevention and victim assistance programmes.</u>		deleted  Informal meeting (20.05.): for provisional agreement. Reference to Art. 39.
Article 83(3)				
955	3. The EU Centre shall collect data and generate statistics on the detection, reporting, removal of or disabling of access to online child sexual abuse under this Regulation. The data shall be	3. The EU Centre shall collect data and generate statistics on the detection, reporting, removal of or disabling of access to online child sexual abuse under this Regulation. The data shall <del>be</del>	3. The EU Centre shall collect data and generate statistics on the detection, reporting, removal of or disabling of access to, <u>blocking and delisting of</u> online child sexual abuse under this Regulation. The data shall <del>be</del>	3. The EU Centre shall collect data and generate statistics on the detection, reporting, removal of or disabling of access to, <u>blocking [or delisting] of</u> online child sexual abuse under this Regulation. The data shall <del>be</del>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	in particular on the following topics:	<del>in particular on the following topics</del> <u>include:</u>	<u>constitute</u> in particular <del>on</del> the following <del>topics</del> :	<del>in particular on the following topics</del> <u>include:</u>  Informal meeting (20.05.): for provisional agreement. Check with COM.  Text Origin: CY PCY - drafting
Article 83(3), point (a)				
956	(a) the number of indicators in the databases of indicators referred to in Article 44 and the development of that number as compared to previous years;	(a) the number of indicators in the databases of indicators referred to in Article 44 and the development of that number as compared to previous years;	(a) the number of indicators in the databases of indicators referred to in Article 44 and the development of that number as compared to previous years;	(a) the number of indicators in the databases of indicators referred to in Article 44 and the development of that number as compared to previous years;  Text Origin: Commission Proposal
Article 83(3), point (b)				
957	(b) the number of submissions of child sexual abuse material and solicitation of children referred to in Article 36(1), broken down by Member State that designated the submitting Coordinating Authorities, and, in the case of child sexual abuse material, the number of indicators generated on the basis thereof and the number of uniform resource locators included in the list of uniform	(b) the number of submissions of child sexual abuse material and solicitation of children referred to in Article 36(1), broken down by Member State that designated the submitting Coordinating Authorities, and, in the case of child sexual abuse material, the number of indicators generated on the basis thereof and the number of uniform resource locators included in the list of uniform	(b) the number of submissions of child sexual abuse material and solicitation of children referred to in Article 36(1), broken down by Member State that designated the submitting Coordinating Authorities, and, in the case of child sexual abuse material, the number of indicators generated on the basis thereof and the number of uniform resource locators included in the list of uniform	(b) the number of submissions of child sexual abuse material and solicitation of children referred to in Article 36(1), broken down by Member State that designated the submitting Coordinating Authorities, and, in the case of child sexual abuse material, the number of indicators generated on the basis thereof and the number of uniform resource locators included in the list of uniform

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	resource locators in accordance with Article 44(3);	resource locators in accordance with Article 44(3);	resource locators in accordance with Article 44(3);	resource locators in accordance with Article 44(3);  Text Origin: Commission Proposal
Article 83(3), point (c)				
958	(c) the total number of reports submitted to the EU Centre in accordance with Article 12, broken down by provider of hosting services and provider of interpersonal communications services that submitted the report and by Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3);	(c) the total number of reports submitted to the EU Centre in accordance with Article 12, broken down by provider of hosting services and provider of <u>number independent</u> interpersonal communications services that submitted the report and by Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3);	(c) the total number of reports submitted to the EU Centre in accordance with Article 12, broken down by provider of hosting services and provider of interpersonal communications services that submitted the report and by Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3);	(c) the total number of reports submitted to the EU Centre in accordance with Article 12, broken down by provider of hosting services and provider of <u>number-independent</u> interpersonal communications services that submitted the report and by Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3);  Informal meeting (20.05.): for provisional agreement.  Text Origin: EP Mandate
Article 83(3), point (ca)				
958a		<u>(ca) the total number of reports forwarded to Europol in accordance with Article 48(3), and the total number of access requests received from Europol under Article 46(4) and 46(5), including the number of those</u>		<u>(ca) the total number of access requests received from Europol under Article 46(4) and 46(5), including the number of those requests granted and refused by the EU Centre;</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><a href="#">requests granted and refused by the EU Centre;</a></u>		Informal meeting (20.05.): CNS to check.  Text Origin: EP Mandate
Article 83(3), point (d)				
959	(d) the online child sexual abuse to which the reports relate, including the number of items of potential known and new child sexual abuse material and instances of potential solicitation of children, the Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3), and type of relevant information society service that the reporting provider offers;	(d) the online child sexual abuse to which the reports relate, including the number of items of potential known and new child sexual abuse material and instances of potential solicitation of children, the Member State the competent authority of which the EU Centre forwarded the reports to in accordance with Article 48(3), and type of relevant information society service that the reporting provider offers;	(d) <del>the online child sexual abuse to which the reports relate, including</del> the number of items of potential known and new child sexual abuse material and instances of potential solicitation of children, <del>the Member State the competent authority of which the EU Centre forwarded</del> <u>included in</u> the reports <del>to</del> <u>forwarded</u> in accordance with Article 48(3), and type of relevant information society service that the reporting provider offers;	(d) <del>the online child sexual abuse to which the reports relate, including</del> the number of items of potential known and new child sexual abuse material and instances of potential solicitation of children, <u>included in the reports forwarded to Europol and the competent law enforcement authority or authorities of</u> the Member State <del>the competent authority of which the EU Centre forwarded the reports to</del> <u>likely to have jurisdiction,</u> in accordance with Article 48(3), and <u>the</u> type of relevant information society service that the reporting provider offers;  Informal meeting (20.05.): for provisional agreement. Information about Member States is covered in line 958.  Instruction manuals  Text Origin: Council Mandate

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Article 83(3), point (e)					
y	960 (e) the number of reports that the EU Centre considered manifestly unfounded, as referred to in Article 48(2);	(e) the number of reports that the EU Centre considered <del>manifestly</del> unfounded, as referred to in Article 48(2);	(e) the number of reports that the EU Centre considered manifestly unfounded, as referred to in Article 48(2);	(e) the number of reports that the EU Centre considered manifestly unfounded, as referred to in Article 48(2);  Informal meeting (20.05.): for provisional agreement.  Text Origin: Council Mandate	y
Article 83(3), point (f)					
y	961 (f) the number of reports relating to potential new child sexual abuse material and solicitation of children that were assessed as not constituting child sexual abuse material of which the EU Centre was informed pursuant to Article 36(3), broken down by Member State;	(f) the number of reports relating to potential new child sexual abuse material and solicitation of children that were assessed as not constituting child sexual abuse material of which the EU Centre was informed pursuant to Article 36(3), broken down by Member State;	(f) the number of reports relating to potential new child sexual abuse material and solicitation of children that were assessed as not constituting child sexual abuse material of which the EU Centre was informed pursuant to Article <del>36(3)</del> 36(4), broken down by Member State;	(f) the number of reports relating to potential new child sexual abuse material and solicitation of children that were assessed as not constituting child sexual abuse material of which the EU Centre was informed pursuant to Article <del>36(3)</del> 36(4), broken down by Member State;  Informal meeting (20.05.): Identical, typo corrected.  Text Origin: Council Mandate	y
Article 83(3), point (g)					
y	962 (g) the results of the searches in accordance with Article 49(1), including the number of images, videos and URLs by Member State where the material is hosted;	(g) the results of the searches in accordance with Article 49(1), including the number of images, videos and URLs by Member State where the material is hosted;	(g) the results of the searches in accordance with Article 49(1), including the number of images, videos and URLs by Member State where the material is hosted;	(g) the results of the searches in accordance with Article 49(1), including the number of images, videos and URLs by Member State where the material is hosted;	y

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				Text Origin: Commission Proposal
Article 83(3), point (h)				
963	(h) where the same item of potential child sexual abuse material was reported more than once to the EU Centre in accordance with Article 12 or detected more than once through the searches in accordance with Article 49(1), the number of times that that item was reported or detected in that manner.	(h) where the same item of potential child sexual abuse material was reported more than once to the EU Centre in accordance with Article 12 or detected more than once through the searches in accordance with Article 49(1), the number of times that that item was reported or detected in that manner.	(h) where the same item of potential child sexual abuse material was reported more than once to the EU Centre in accordance with Article 12 or detected more than once through the searches in accordance with Article 49(1), the number of times that that item was reported or detected in that manner.	(h) where the same item of potential child sexual abuse material was reported more than once to the EU Centre in accordance with Article 12 or detected more than once through the searches in accordance with Article 49(1), the number of times that that item was reported or detected in that manner.  Text Origin: Commission Proposal
Article 83(3), point (i)				
964	(i) the number of notices and number of providers of hosting services notified by the EU Centre pursuant to Article 49(2);	(i) the number of notices and number of providers of hosting services notified by the EU Centre pursuant to Article 49(2);	(i) the number of notices and number of providers of hosting services notified by the EU Centre pursuant to Article 49(2);	(i) the number of notices and number of providers of hosting services notified by the EU Centre pursuant to Article 49(2);  Text Origin: Commission Proposal
Article 83(3), point (j)				
965	(j) number of victims of online child sexual abuse assisted by the EU Centre pursuant to Article 21(2), and the number of these victims that requested to receive such assistance in a	(j) <u>the</u> number of victims of online child sexual abuse assisted by the EU Centre pursuant to Article 21(2), and the number of these victims that requested to receive	(j) number of victims of online child sexual abuse assisted by the EU Centre pursuant to Article 21(2), and the number of these victims that requested to receive such assistance in a	(j) <u>the</u> number of victims of online child sexual abuse assisted by the EU Centre pursuant to Article 21(2), and the number of these victims that requested to receive

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	manner accessible to them due to disabilities.	such assistance in a manner accessible to them due to disabilities.	manner accessible to them due to disabilities.	such assistance in a manner accessible to them due to disabilities.  Informal meeting (20.05.): Identical. Typo corrected.  Text Origin: EP Mandate
Article 83(3), point (ja)				
965a			<u>(ja) a report describing and analysing the relevant technologies, including the published opinions of the European Data Protection Board pursuant to Article 50(1) on the technologies made available by the EU Centre.</u>	<u>(ja) a report describing and analysing the relevant technologies, including the published opinions of the European Data Protection Board pursuant to Article 50(1) on the technologies made available by the EU Centre.</u>  Informal meeting (20.05.): for provisional agreement.  Text Origin: Council Mandate
Article 83(4)				
966	4. The providers of hosting services, providers of interpersonal communications services and providers of internet access services, the Coordinating Authorities and the EU Centre shall ensure that the data referred to in paragraphs 1, 2 and 3,	4. The providers of hosting services, providers of <u>number-independent</u> interpersonal communications services and providers of internet access services, the Coordinating Authorities and the EU	4. <del>The</del> Providers of <del>hosting services, providers of interpersonal communications</del> <u>relevant information society</u> services <u>that were subject to orders issued under Articles 14, 16 and 18a</u> <del>and providers of internet access</del>	4. <del>The</del> Providers of <del>hosting services, providers of interpersonal communications</del> <u>relevant information society</u> services <del>and providers of internet access services</del> <u>that were subject to orders issued under this Regulation</u> , the

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	respectively, is stored no longer than is necessary for the transparency reporting referred to in Article 84. The data stored shall not contain any personal data.	Centre shall ensure that the data referred to in paragraphs 1, 2 and 3, respectively, is stored no longer than is necessary for the transparency reporting referred to in Article 84. The data stored shall not contain any personal data.	<del>services</del> , the Coordinating <u>Authorities or other competent</u> authorities and the EU Centre shall ensure that the data referred to in paragraphs 1, 2 and 3, respectively, is stored no longer than is necessary for <u>for</u> the transparency reporting referred to in Article 84. The data <u>referred to in paragraphs 1 to 3-stored</u> shall not contain any personal data.	Coordinating <u>Authorities or other competent</u> authorities and the EU Centre shall ensure that the data referred to in paragraphs 1, 2 and 3, respectively, is stored no longer than is necessary for the transparency reporting referred to in Article 84. The data <u>referred to in paragraphs 1 to 3-stored</u> shall not contain any personal data.  Informal meeting (20.05.): for provisional agreement. Poss. overlap with Art. 22.  Text Origin: Council Mandate
Article 83(5)				
967	5. They shall ensure that the data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the information is deleted when no longer necessary for that purpose. They shall regularly review those	5. They shall ensure that the data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the information is deleted when no longer necessary for that purpose. <u>All access to this data shall be logged.</u> They shall	They shall ensure that the data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the information is deleted when no longer necessary for that purpose. They shall regularly review those	5. They shall ensure that the data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the information is deleted when no longer necessary for that purpose. They shall regularly

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	safeguards and adjust them where necessary.	regularly review those safeguards and adjust them where necessary.	safeguards and adjust them where necessary.	review those safeguards and adjust them where necessary.  Informal meeting (28.05.): EP to check.  Text Origin: EP Mandate
Article 83(5a)				
967a			<u>5. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning the process of data collection and categorisation of the data to be collected pursuant to paragraphs 1 to 4 for the purposes of follow-up of the reports and the application of the Regulation.</u>	<u>5. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning the process of data collection and categorisation of the data to be collected pursuant to paragraphs 1 to 4 for the purposes of follow-up of the reports and the application of the Regulation.</u>  Informal meeting (20.05.): EP to check.  Text Origin: Council Mandate
Article 84				
968	Article 84 Transparency reporting	Article 84 Transparency reporting	Article 84 Transparency reporting	Article 84 Transparency reporting  Text Origin: Commission Proposal
Article 84(1)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
969	<p>1. Each provider of relevant information society services shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(1). The providers shall, by 31 January of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Coordinating Authority of establishment, the Commission and the EU Centre.</p>	<p>1. Each provider of relevant information society services shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(1). The providers shall, by <del>31</del> <i>January 1 March</i> of every year subsequent to the year to which the report relates, make the report available to the public <i>in an structured commonly used and machine-readable format</i> and communicate it to the Coordinating Authority of establishment, the Commission and the EU Centre.</p>	<p>1. Each provider of relevant information society services <i>that was subject to orders issued under Articles 14, 16 and 18a during the relevant calendar year</i> shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(1). The providers shall, by 31 January of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Coordinating Authority of establishment, the Commission and the EU Centre.</p>	<p>1. <del>Each</del><i>If a</i> provider of relevant information society services <i>was subject to orders under this Regulation during that calendar year, it</i> shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(1). The providers shall, by <del>31</del> <i>January 1 March</i> of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Coordinating Authority of establishment, the Commission and the EU Centre.</p> <p>Informal meeting (20.05.): for provisional agreement. Format is covered in Art. 84(6).</p> <p>Text Origin: Council Mandate</p>
Article 84(1a)				
969a			<p><i>Providers subject to Article 5(2b) shall prepare by 31 January of every year subsequent to the year to which the report relates a report on their contribution to the development of the technologies as specified in that provision.</i></p>	<p>Risk categorisation</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u><i>make the report available to the public and communicate it to the Coordinating Authority of establishment, the Commission and the EU Centre.</i></u>	
Article 84(2)				
970	2. Each Coordinating Authority shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(2). It shall, by 31 March of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission and the EU Centre.	2. Each Coordinating Authority shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(2). It shall, by 31 March of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission and the EU Centre.	2. Each Coordinating Authority shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(2). It shall, by 31 March of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission and the EU Centre.	2. Each Coordinating Authority shall draw up an annual report on its activities under this Regulation. That report shall compile the information referred to in Article 83(2). It shall, by 31 March of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission and the EU Centre.  Text Origin: Commission Proposal
Article 84(3)				
971	3. Where a Member State has designated several competent authorities pursuant to Article 25, it shall ensure that the Coordinating Authority draws up a single report covering the activities of all competent authorities under this Regulation and that the Coordinating	3. Where a Member State has designated several competent authorities pursuant to Article 25, it shall ensure that the Coordinating Authority draws up a single report covering the activities of all competent authorities under this Regulation and that the Coordinating	3. Where a Member State has designated several competent authorities pursuant to Article 25, it shall ensure that the Coordinating Authority draws up a single report covering the activities of all competent authorities under this Regulation and that the Coordinating	3. Where a Member State has designated several competent authorities pursuant to Article 25, it shall ensure that the Coordinating Authority draws up a single report covering the activities of all competent authorities under this Regulation and that the Coordinating

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	Authority receives all relevant information and support needed to that effect from the other competent authorities concerned.	Authority receives all relevant information and support needed to that effect from the other competent authorities concerned.	Authority receives all relevant information and support needed to that effect from the other competent authorities concerned.	Authority receives all relevant information and support needed to that effect from the other competent authorities concerned.  Text Origin: Commission Proposal
Article 84(4)				
972	4. The EU Centre, working in close cooperation with the Coordinating Authorities, shall draw up an annual report on its activities under this Regulation. That report shall also compile and analyse the information contained in the reports referred to in paragraphs 2 and 3. The EU Centre shall, by 30 June of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission.	4. The EU Centre, working in close cooperation with the Coordinating Authorities, shall draw up an annual report on its activities under this Regulation. That report shall also compile and analyse the information contained in the reports referred to in paragraphs 2 and 3. The EU Centre shall, by 30 June of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission.	4. The EU Centre, <del>working in close cooperation with the Coordinating Authorities,</del> shall draw up an annual report on its activities under this Regulation. That report shall <del>also</del> compile and analyse the information contained in the reports referred to in <del>paragraphs</del> <u>paragraph</u> 2 and <del>3</del> <u>Article 83(3)</u> . The EU Centre shall, by 30 June of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission.	4. The EU Centre, <del>working in close cooperation with the Coordinating Authorities,</del> shall draw up an annual report on its activities under this Regulation. That report shall <del>also</del> compile and analyse the information contained in the reports referred to in <del>paragraphs</del> <u>paragraph</u> 2 and <del>3</del> <u>Article 83(3)</u> . The EU Centre shall, by 30 June of every year subsequent to the year to which the report relates, make the report available to the public and communicate it to the Commission.  Informal meeting (20.05.): EP to check.  Text Origin: Council Mandate
Article 84(5)				
973	5. The annual transparency reports referred to in paragraphs 1,	5. The annual transparency reports referred to in paragraphs 1,	5. The annual transparency reports referred to in paragraphs 1,	5. The annual transparency reports referred to in paragraphs 1,

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	2 and 3 shall not include any information that may prejudice ongoing activities for the assistance to victims or the prevention, detection, investigation or prosecution of child sexual abuse offences. They shall also not contain any personal data.	2 and 3 shall not include any information that may prejudice ongoing activities for the assistance to victims or the prevention, detection, investigation or prosecution of child sexual abuse offences. They shall also not contain any personal data.	2 and 3 shall not include any information that may prejudice ongoing activities for the assistance to victims or the prevention, detection, investigation or prosecution of child sexual abuse offences. They shall <del>also</del> not contain any personal data.	2 and 3 shall not include any information that may prejudice ongoing activities for the assistance to victims or the prevention, detection, investigation or prosecution of child sexual abuse offences. They shall <del>also</del> not contain any personal data.  Informal meeting (20.05.): for provisional agreement.  Text Origin: Council Mandate
Article 84(6)				
974	6. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary templates and detailed rules concerning the form, precise content and other details of the reports and the reporting process pursuant to paragraphs 1, 2 and 3.	6. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary templates and detailed rules concerning the form, precise content and other details of the reports and the reporting process pursuant to paragraphs 1, 2 and 3.	6. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary templates and detailed rules concerning the form, precise content and other details of the reports and the reporting process pursuant to paragraphs 1, 2 and 3.	6. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary templates and detailed rules concerning the form, precise content and other details of the reports and the reporting process pursuant to paragraphs 1, 2 and 3.  Text Origin: Commission Proposal
CHAPTER VI				
975	CHAPTER VI FINAL PROVISIONS	CHAPTER VI FINAL PROVISIONS	CHAPTER VI FINAL PROVISIONS	CHAPTER VI FINAL PROVISIONS

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 85				
976	Article 85 Evaluation	Article 85 Evaluation	Article 85 Evaluation	Article 85 Evaluation  Text Origin: Commission Proposal
Article 85(1)				
977	1. By [five years after the entry into force of this Regulation], and every five years thereafter, the Commission shall evaluate this Regulation and submit a report on its application to the European Parliament and the Council.	1. By [five years after the entry into force of this Regulation], and every five years thereafter, the Commission shall evaluate this Regulation and submit a report on its application to the European Parliament and the Council.	1. By ... [five years <i>after from</i> the entry into force of this Regulation], and every five years thereafter, the Commission shall evaluate this Regulation and submit a report on its application to the European Parliament and the Council.	1. By ... [five years <i>after from</i> the entry into force of this Regulation], and every five years thereafter, the Commission shall evaluate this Regulation and submit a report on its application to the European Parliament and the Council.  Informal meeting (20.05.): for provisional agreement.  Text Origin: Council Mandate
Article 85(1a)				
977a			<u>In the report, the Commission shall consider, in particular:</u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.
Article 85(1a), point (a)				
977b			<u>(a) the effectiveness of this Regulation in achieving its</u>	

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u><i>objective to prevent and combat in a targeted, carefully balanced and proportionate manner the use of relevant information society services for online child sexual abuse in the internal market;</i></u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.
Article 85(1a), point (b)				
977c			<u><i>(b) the impact of the application of this Regulation on fundamental rights, notably:</i></u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.
Article 85(1a), point (b)(i)				
977d			<u><i>(i) children's rights to physical and mental integrity, the prohibition of torture and inhuman and degrading treatment, their right to respect for private and family life and their right to protection of personal data, and their right to such protection and care as is necessary for their well-being, laid down in Articles 3, 4, 7, 8 and 24 of the Charter respectively;</i></u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.
Article 85(1a), point (b)(ii)				
977e			<u><i>(ii) users' rights to respect for private and family life, to protection of personal data, and the freedom of expression and</i></u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>information, laid down in Articles 7, 8 and 11 of the Charter respectively; and</u>	
Article 85(1a), point (b)(iii)				
977f			<u>(iii) providers of relevant information society services' freedom to conduct a business, laid down in Article 16 of the Charter.</u>	Informal meeting (20.05.): CNS to check if this can be moved to a recital.
Article 85(1b)				
977g			<u>1a. By ... [three years from the date of the entry into force of this Regulation], and if necessary, every three years thereafter, the Commission shall submit a report to the European Parliament and the Council assessing the necessity and feasibility of including detection obligations in the scope of this Regulation. The assessment shall include an analysis of the state of development and readiness of the technologies to detect child sexual abuse material and the solicitation of children, including within interpersonal communications services using end-to-end encryption, and error rates.</u>	Informal meeting (20.05.): See EP amendment in line 995d.  Linked to voluntary detection/detection orders

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Article 85(2)				
978	<p>2. By [five years after the entry into force of this Regulation], and every five years thereafter, the Commission shall ensure that an evaluation in accordance with Commission guidelines of the EU Centre’s performance in relation to its objectives, mandate, tasks and governance and location is carried out. The evaluation shall, in particular, address the possible need to modify the tasks of the EU Centre, and the financial implications of any such modification.</p>	<p>2. By [five years after the entry into force of this Regulation], and every five years thereafter, the Commission shall ensure that an evaluation in accordance with Commission guidelines of the EU Centre’s performance in relation to its objectives, mandate, tasks and governance and location is carried out. The evaluation shall, in particular, address the possible need to modify the tasks of the EU Centre, and the financial implications of any such modification.</p>	<p>2. By ... [five years <del>after</del> <u>from the date of</u> the entry into force of this Regulation], and every five years thereafter, the Commission shall ensure that an evaluation in accordance with Commission guidelines of the EU Centre’s performance in relation to its objectives, mandate, tasks and governance and location is carried out. The evaluation shall, in particular, address the possible need to modify the tasks of the EU Centre, and the financial implications of any such modification.</p>	<p>2. By ... [five years <del>after</del> <u>from the date of</u> the entry into force of this Regulation], and every five years thereafter, the Commission shall ensure that an evaluation in accordance with Commission guidelines of the EU Centre’s performance in relation to its objectives, mandate, tasks and governance and location is carried out. The evaluation shall, in particular, address the possible need to modify the tasks of the EU Centre, and the financial implications of any such modification.</p> <p>Informal meeting (20.05.): For provisional agreement.</p> <p>Text Origin: Council Mandate</p>
Article 85(3)				
979	<p>3. On the occasion of every second evaluation referred to in paragraph 2, the results achieved by the EU Centre shall be assessed, having regard to its objectives and tasks, including an assessment of whether the continuation of the EU Centre is</p>	<p>3. On the occasion of every second evaluation referred to in paragraph 2, the results achieved by the EU Centre shall be assessed, having regard to its objectives and tasks, including an assessment of whether the continuation of the EU Centre is</p>	<p>3. On the occasion of every second evaluation referred to in paragraph 2, the results achieved by the EU Centre shall be assessed <u>by the Commission</u>, having regard to <del>its</del><u>the EU Centre’s</u> objectives and tasks, including an assessment of whether the continuation of the EU Centre is still justified with</p>	<p>3. On the occasion of every second evaluation referred to in paragraph 2, the results achieved by the EU Centre shall be assessed <u>by the Commission</u>, having regard to <del>its</del><u>the EU Centre’s</u> objectives and tasks, including an assessment of whether the continuation of the EU Centre is still justified with</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	still justified with regard to those objectives and tasks.	still justified with regard to those objectives and tasks.	regard to those objectives and tasks.	regard to those objectives and tasks.  Informal meeting (20.05.): For provisional agreement.  Text Origin: Council Mandate
Article 85(4)				
980	4. The Commission shall report to the European Parliament and the Council the findings of the evaluation referred to in paragraph 3. The findings of the evaluation shall be made public.	4. The Commission shall report to the European Parliament and the Council the findings of the evaluation referred to in paragraph 3. The findings of the evaluation shall be made public.	4. The Commission shall report to the European Parliament and the Council the findings of the evaluation referred to in paragraph 3. The findings of the evaluation shall be made public.	4. The Commission shall report to the European Parliament and the Council the findings of the evaluation referred to in paragraph 3. The findings of the evaluation shall be made public.  Text Origin: Commission Proposal
Article 85(5)				
981	5. For the purpose of carrying out the evaluations referred to in paragraphs 1, 2 and 3, the Coordinating Authorities and Member States and the EU Centre shall provide information to the Commission at its request.	5. For the purpose of carrying out the evaluations referred to in paragraphs 1, 2 and 3, the Coordinating Authorities and Member States and the EU Centre shall provide information to the Commission at its request.	5. For the purpose of carrying out the evaluations referred to in paragraphs 1, <u>1a</u> , 2 and 3, the Coordinating Authorities and Member States and the EU Centre shall provide information to the Commission at its request.	5. For the purpose of carrying out the evaluations referred to in paragraphs 1, <u>[1a]</u> 2 and 3, the Coordinating Authorities and Member States and the EU Centre shall provide information to the Commission at its request.  Informal meeting (20.05.): For provisional agreement except bracketed part.  Text Origin: Council Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 85(6)				
982	6. In carrying out the evaluations referred to in paragraphs 1, 2 and 3, the Commission shall take into account the relevant evidence at its disposal.	6. In carrying out the evaluations referred to in paragraphs 1, 2 and 3, the Commission shall take into account the relevant evidence at its disposal.	6. In carrying out the evaluations referred to in paragraphs 1, <u>1a</u> , 2 and 3, the Commission shall take into account the relevant evidence at its disposal.	6. In carrying out the evaluations referred to in paragraphs 1, <u>1a,</u> 2 and 3, the Commission shall take into account the relevant evidence at its disposal.  Informal meeting (20.05.): For provisional agreement except bracketed part.  Text Origin: Council Mandate
Article 85(7)				
983	7. Where appropriate, the reports referred to in paragraphs 1 and 4 shall be accompanied by legislative proposals.	7. Where appropriate, the reports referred to in paragraphs 1 and 4 shall be accompanied by legislative proposals.	7. Where appropriate, the reports referred to in paragraphs 1, <u>1a</u> and 4 shall be accompanied by legislative proposals.	7. Where appropriate, the reports referred to in paragraphs 1, <u>1a,</u> and 4 shall be accompanied by legislative proposals.  Informal meeting (20.05.): For provisional agreement except bracketed part.  Text Origin: Council Mandate
Article 86				
984	Article 86 Exercise of the delegation	Article 86 Exercise of the delegation	Article 86 Exercise of the delegation	Article 86 Exercise of the delegation  Text Origin: Commission Proposal
Article 86(1)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
985	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.  Text Origin: Commission Proposal
Article 86(2)				
986	2. The power to adopt delegated acts referred to in Articles 3, 8, 13, 14, 17, 47 and 84 shall be conferred on the Commission for an indeterminate period of time from [date of adoption of the Regulation].	2. The power to adopt delegated acts referred to in Articles 3, 8, 13, 14, 17, 47 and 84 shall be conferred on the Commission for <del>an indeterminate</del> period of <del>time from 5 years from</del> [date of adoption of the Regulation]. <u>The Commission shall draw up a report in respect of the delegation of power not later than 9 months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than 3 months before the end of each period.</u>	2. The power to adopt delegated acts referred to in Articles 3, <del>8, 4, 5,</del> 13, 14, 17, <u>18b, 47, 83</u> <del>47</del> and 84 shall be conferred on the Commission for an indeterminate period of time from ... [date of adoption of the Regulation].	2. The power to adopt delegated acts referred to in Articles 3, <u>[4, 5, 8,]8,</u> 13, 14, 17, <u>[18b,] 47, [83]47</u> and 84 shall be conferred on the Commission for <del>an indeterminate</del> period of <del>time from 5 years from</del> [date of adoption of the Regulation]. <u>The Commission shall draw up a report in respect of the delegation of power not later than 9 months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than 3 months before the end of each period.</u>  Informal meeting (20.05.): CNS to check.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: EP Mandate
Article 86(3)				
987	3. The delegation of power referred to in Articles 3, 8, 13, 14, 17, 47 and 84 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day after the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 3, 8, 13, 14, 17, 47 and 84 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day after the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 3, <del>8, 4, 5,</del> 13, 14, 17, <del>18b, 47, 83</del> <sup>47</sup> and 84 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day after the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Articles 3, <del>4, 5, 8, 18b,</del> <sup>47</sup> 13, 14, 17, <del>183</del> <sup>47</sup> and 84 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day after the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.  Informal meeting (20.05.): For provisional agreement except bracketed part.  Text Origin: EP Mandate
Article 86(4)				
988	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Inter-institutional Agreement	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Inter-institutional Agreement	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Inter-institutional Agreement	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Inter-institutional Agreement

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	of 13 April 2016 on Better Law-Making.	of 13 April 2016 on Better Law-Making.	of 13 April 2016 on Better Law-Making.	of 13 April 2016 on Better Law-Making.  Text Origin: Commission Proposal
Article 86(5)				
989	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.  Text Origin: Commission Proposal
Article 86(6)				
990	6. A delegated act adopted pursuant to Articles 3, 8, 13, 14, 17, 47 and 84 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the	6. A delegated act adopted pursuant to Articles 3, 8, 13, 14, 17, 47 and 84 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the	6. A delegated act adopted pursuant to Articles 3, <del>8, 4, 5</del> , 13, 14, 17, <del>18b, 47, 83</del> <sup>47</sup> and 84 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the	6. A delegated act adopted pursuant to Articles 3, <del>4, 5, 8, 18</del> , 13, 14, 17, <del>18b, 47, 83</del> <sup>47</sup> and 84 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	European Parliament or of the Council.	European Parliament or of the Council.	European Parliament or of the Council.	European Parliament or of the Council.  Informal meeting (20.05.): For provisional agreement except bracketed part.  Text Origin: EP Mandate
Article 87				
991	Article 87 Committee procedure	Article 87 Committee procedure	Article 87 Committee procedure	Article 87 Committee procedure  Text Origin: Commission Proposal
Article 87(1)				
992	1. For the purposes of the adoption of the implementing acts referred to in Article 39(4), the Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. For the purposes of the adoption of the implementing acts referred to in Article 39(4) <u>and in Article 12(3a)</u> , the Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. For the purposes of the adoption of the implementing acts referred to in Article 39(4), the Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. For the purposes of the adoption of the implementing acts referred to in Article 39(4), the Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.  Informal meeting (20.05.): For provisional agreement. Art. 12(3a) was deleted following provisional agreement.  Text Origin: Council Mandate
Article 87(2)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
993	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this <del>paragraph</del> <u>Article</u> , Article 4 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this <del>paragraph</del> <u>Article</u> , Article 4 of Regulation (EU) No 182/2011 shall apply.  Informal meeting (20.05.): For provisional agreement.  Text Origin: EP Mandate
Article 87(a)				
993a		<u>87a. Representative actions</u> <u>The following is added to Annex I of Directive (EU) 2020/1828 on Representative actions for the protection of the collective interests of consumers:</u> <u>“Regulation xxxx/xxxx of the European Parliament and of the Council laying down rules to prevent and combat child sexual abuse”</u>		<u>87a. [Representative actions</u> <u>The following is added to Annex I of Directive (EU) 2020/1828 on Representative actions for the protection of the collective interests of consumers:</u> <u>“Regulation xxxx/xxxx of the European Parliament and of the Council laying down rules to prevent and combat child sexual abuse”]</u>  Informal meeting (20.05.): CNS to check.  Text Origin: EP Mandate
Article 88				
994	Repeal Article 88	Repeal Article 88	Article 88 <del>Repeal</del> <u>Amendment of Regulation (EU) 2021/1232</u>	deleted

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Informal meeting (20.05.): For provisional agreement.
Article 88, first paragraph				
995	Regulation (EU) 2021/1232 is repealed from [date of application of this Regulation].	Regulation (EU) 2021/1232 is repealed from <del>date of application</del> <u>9 months after the entry into force</u> of this Regulation <del>.</del>	Regulation (EU) 2021/1232 <del>is repealed from [date of application of this Regulation].</del> <u>shall be amended as follows:</u>	deleted Informal meeting (20.05.): For provisional agreement.
Article 88, first paragraph a				
995a			<u>In Article 9, the first paragraph is replaced by “On the basis of the reports submitted pursuant to Article 3(1), point (g)(vii), and the statistics pursuant to Article 8, the Commission shall, by [36 months from the date of the entry into force of this amending Regulation.] and every three years thereafter, prepare a report on the implementation of this Regulation and submit and present it to the European Parliament and the Council.”.</u>	deleted Informal meeting (20.05.): For provisional agreement.
Article 88, first paragraph b				
995b		<u>Article 10, second subparagraph, of Regulation (EU) 2021/1232 is deleted.</u>	<u>In Article 10, the second paragraph is deleted.</u>	deleted Informal meeting (20.05.): For provisional agreement.
Article 88, (a)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
995c		<u><a href="#">Article 88a Review</a></u>		deleted  Linked to voluntary detection/detection orders
<i>Article 88, (a) first paragraph</i>				
995d		<u><a href="#">Within three years from the entry into force of the Regulation, the Commission shall submit a report to the European Parliament and to the Council on the necessity and feasibility of including the solicitation of children in the scope of the detection orders, taking into account in particular the reliability and accuracy of the state of art of the detection technologies. The Commission shall take into account the opinions of the EU Centre, in particular of its Technology Committee and the Victims' Rights and Survivors Consultative Forum, and the opinion of the European Data Protection Board. Where appropriate, the report shall be accompanied by legislative proposals. Member States shall provide the Commission with the</a></u>		deleted  Informal meeting (20.05.):To be considered together with line 977g. Include a review clause on number-dependent communications services.  Linked to voluntary detection/detection orders

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><a href="#">information necessary for the drafting of the report.</a></u>		
Article 89				
996	Article 89 Entry into force and application	Article 89 Entry into force and application	Article 89 Entry into force and application	Article 89 Entry into force and application  Text Origin: Commission Proposal
Article 89, first paragraph				
997	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.  Text Origin: Commission Proposal
Article 89, second paragraph				
998	It shall apply from 6 months after its entry into force.	It shall apply <del>from 6 months</del> after its entry into force. <u><a href="#">However, Articles 7 to 18, Articles 20 to 21 and Chapter IV shall apply from 9 months after the entry into force of this Regulation.</a></u>	It shall apply from <del>6...</del> 24 months <del>after its</del> <u><a href="#">from the date of the entry into force of this Regulation</a></u> .	Informal meeting (20.05.): For political discussion.
Article 89, second paragraph a				
998a			<u><a href="#">However, Article 88 shall apply from ... [date of entry into force of this Regulation] and Articles 12 and 13, Articles 20 to 22,</a></u>	Informal meeting (20.05.): For political discussion.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement	
			<u>Article 43(2) and (3), Articles 44 to 50, and Articles 83(3) and 84(4) shall apply from ... [48 months from the date of the entry into force of this Regulation].</u>		
Article 89, third paragraph					
Y	999 This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.  Text Origin: Commission Proposal	Y
Formula					
Y	1000 Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,  Text Origin: Commission Proposal	Y
Formula					
Y	1001 For the European Parliament	For the European Parliament	For the European Parliament	For the European Parliament  Text Origin: Commission Proposal	Y
Formula					
Y	1002 The President	The President	The President	The President  Text Origin: Commission Proposal	Y
Formula					
Y	1003 For the Council	For the Council	For the Council	For the Council	Y

	CLEAN <b>Commission Proposal</b>	VS.EC <b>EP Mandate</b>	VS.EC <b>Council Mandate</b>	VS.EC <b>Draft Agreement</b>
				Text Origin: Commission Proposal
Formula				
Y 1004	The President	The President	The President	The President Text Origin: Commission Proposal