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LEGISLATIVE ACTS AND OTHER INSTRUMENTS

Subject: Agreement between the European Union and the Kingdom of Norway on the transfer of Passenger Name Record (PNR) data for the prevention, detection, investigation and prosecution of terrorist offences and serious crime

Page EU/NO/en 13 shall be replaced by the attached page.

- (c) analysing PNR data for the purpose of updating, testing or creating new criteria to be used in the assessments carried out under Article 7(1)(b), in order to identify any persons who may be involved in a terrorist offence or serious crime.

ARTICLE 7

Real-time assessment

1. When carrying out an assessment referred to in point (a) of Article 6, the Norwegian PIU may:
 - (a) compare PNR data only against databases on persons or objects sought or under alert, in accordance with Union, international and national rules applicable to such databases; and
 - (b) process PNR data against pre-determined criteria.
2. Norway shall ensure that the databases referred to in paragraph 1(a) of this Article are non-discriminatory, reliable, up to date and limited to those used by the competent authorities of Norway in relation to and relevant for the purposes set out in Article 5.
3. Norway shall ensure that any assessment of PNR data as referred to in paragraph 1(b) of this Article is based on non-discriminatory, specific and reliable pre-established models and criteria to enable the Norwegian PIU to arrive at results targeting individuals who might be under a reasonable suspicion of involvement or participation in terrorist offences or serious crime. Norway shall ensure that those criteria are in no circumstances based on a person's race or ethnic origin, political opinions, religion or philosophical beliefs, trade union membership, health, sexual life or sexual orientation.