



**COUNCIL OF
THE EUROPEAN UNION**

Brussels, 19 September 2011

**14282/11
COR 1**

**CRIMORG 150
COPEN 222
EJN 112
EUROJUST 134**

CORRIGENDUM TO NOTE

from:	Finnish delegation
to:	Delegations
No. prev. doc.:	11787/2/07 REV 2 CRIMORG 125 COPEN 109 EJN 21 EUROJUST 40 8302/4/09 REV 4 CRIMORG 55 COPEN 68 EJN 24 EUROJUST 20
Subject:	Evaluation report on the fourth round of mutual evaluations "the practical application of the European Arrest Warrant and corresponding surrender procedures between Member States" - Follow-up to Report on Finland

On page 3, item 6:

For: 6) That legislative clarity be established in respect of the translation provisions set out in Sections 15(1) and 15(3) of Finland's EU Extradition Act

Finland still fails to see any contradiction between these provisions that might lead to subsequent lack of legislative clarity. Hence, Finland sees no need redraft Section 15 of the EU Extradition Act.

Read: 6) That legislative clarity be established in respect of the translation provisions set out in Sections 15(1) and 15(3) of Finland's EU Extradition Act

Section 15(3) has been reworded to dispel any ambiguities. A Government Bill to that effect was submitted to Parliament on June 10, 2011.