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NOTE

From:	General Secretariat of the Council		
То:	Permanent Representatives Committee		
No. prev. doc.:	6659/23		
No. Cion doc.:	14386/21 + ADD 1 to 4		
Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the statute and funding of European political parties and European political foundations (recast)		
	- Guidance for further work		

I. <u>BACKGROUND</u>

 With a view to resuming negotiations with the European Parliament on the above proposal, the <u>Committee of Permanent Representatives</u> held an exchange of views on 8 March 2023 to discuss possible ways forward and new compromise options on the main outstanding issues in the negotiations with the European Parliament.

The PT delegation maintains a general parliamentary scrutiny reservation at this stage.

 On the basis of the positions expressed by delegations, the <u>Presidency</u> has adapted the table in the <u>Annex</u> to this note and introduced new text on two elements relating to the provisions of the membership of non-EU parties in EUPPFs. More specifically, the new text proposed by the Presidency:

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- (i) enlarges the <u>geographical scope</u> of associated members (in order to include all six Western Balkan partners, including Kosovo¹ through its stabilisation and association agreement with the EU) and,
- (ii) <u>restricts further the participation</u> of non-EU parties in EUPPFs' decisionmaking by introducing an obligation for European political parties and foundations to ensure that 'associated members' and their representatives are not granted any voting rights and cannot receive executive powers by delegation in the governing bodies.

II. PRESIDENCY UPDATED SUGGESTIONS FOR A POSSIBLE COMPROMISE

- 3. Delegations will find below the adjustments made on the two aforementioned issues:
- a) Updated proposal on the <u>geographical scope of associated members</u> (in order to include Kosovo through its stabilisation and association agreement with the EU) (see in the Annex Art. 2 (4 bis new) row 100 bis):

'Associated member parties' are political parties having their seat in an EFTA country, in a former EU Member State, in a candidate country, or in a country entitled to use the euro as official currency on the basis of a monetary agreement with the EU, and partners having a stabilisation and association agreement with the EU'.

'Associated member organisations' means organisations having their seat in an EFTA country, in a former EU Member State, in a candidate country, or in a country entitled to use the euro as official currency on the basis of a monetary agreement with the EU, and partners having a stabilisation and association agreement with the EU'.

b) Updated proposal on the <u>restriction of participation of non-EU parties</u> in EUPPFs' internal decision-making (see in the Annex, Art. 4 (2) bis - row 174 bis, as well as Art. 6 (2) bis - row 201 bis):

4(2 bis) 'The statutes of European political parties shall ensure that associated member parties and their representatives <u>are not granted any voting rights and cannot receive</u> <u>executive</u> <u>powers by delegation in the governing bodies'</u>.

6(2 bis) 'The statutes of European political foundations shall ensure that associated member organisations and their representatives <u>are not granted any voting rights and</u> <u>cannot receive executive powers by delegation in the governing bodies'.</u>

The implementation of this provision will be monitored by the Authority for European Political Parties and Foundations and ultimately subject to de-registration in case of non-compliance (see in the Annex Art. 7 (2) (2), row 211 among others).

¹ This designation is without prejudice to positions on status, and is in line with UNSCR 1244/1999 and the ICJ Opinion on the Kosovo declaration of independence.

III. <u>CONCLUSIONS</u>

- 4. The <u>Permanent Representatives Committee</u> is invited to agree to the Presidency updated compromise proposals as set out in the <u>Annex</u> to this note (in the fourth column of the table), with a view to resuming discussions with the European Parliament on that basis.
- 5. The <u>Presidency</u> will report to <u>the Committee</u> on the next developments.

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the statute and funding of European political parties and European political foundations (recast)

NOTE: This table takes as a basis the results of negotiations with the EP under the CZ Presidency. Text highlighted in yellow represents new text suggestions of the Swedish Presidency. Other text under the column "PCY suggestions/comments" corresponds to previous proposals made by the CZ Presidency that still stand.

LEGEND

Agreed text	
Provisonally agreed text	
Under discussion at technical level	
Not agreed/still under discussion	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	[no change]	[no change]	
	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 224 thereof,			
1.	Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 106a thereof,			
	Having regard to the proposal from the European Commission,			
	After transmission of the draft legislative act to the national parliaments,			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Having regard to the opinion of the European Economic and Social Committee ¹ ,			
	Having regard to the opinion of the Committee of the Regions ² ,			
	Having regard to the opinion of the Court of Auditors ³ ,			
	Acting in accordance with the ordinary legislative procedure,			
	Whereas:			
	¹ OJ C [], [], p. [].			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	 ² OJ C [], [], p. []. ³ OJ C [], [], p. []. 			
2.	 (1) Regulation (EU, Euratom) No 1141/2014 of the European Parliament and of the Council⁴ has been substantially amended several times⁵. Since further amendments are to be made, that Regulation should be recast in the interests of clarity. 4 Regulation (EU, Euratom) No 1141/2014 of the European 	[no change]	[no change]	
	Parliament and of the Council of 22 October 2014 on the statute and funding of European political parties and European political foundations (OJ L 317,			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	4.11. 2014, p. 1).			
	⁵ See Annex III.			
3.	 (2) Article 10(4) of the Treaty on European Union (TEU) and Article 12(2) of the Charter of Fundamental Rights of the European Union (the Charter) state that political parties at European level contribute to forming European political awareness and to expressing the political will of citizens of the Union. 	[no change]	[no charge]	
4.			Iment 1	
			2 a (new)	
5.		(2a) Article 8 of the Treaty on the Functioning of the European Union (TFEU) establishes the principle of gender mainstreaming, by		

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		which the Union aims to eliminate inequalities, and to promote equality between men and women in all its activities.	C	
6.	 (3) Articles 11 and 12 of the Charter state that the right to freedom of association at all levels, for example in political and civic matters, and the right to freedom of expression, which includes the freedom to hold opinions and to receive and impart information and ideas without interference by public authority and regardless of frontiers, are fundamental rights of every citizen of the Union. 	[no change]	[no change]	
7.		Amend	lment 2	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Recital	3 a (new)	
8.		(3a) Article 21 of the Charter establishes the right to gender equality in all areas.		
9.	(4) European citizens should be enabled to use those rights in order to participate fully in the democratic life of the Union.	[no change]	[no change]	
10.	 (5) Truly transnational European political parties and their affiliated European political foundations have a key role to play in articulating the voices of citizens at European level by bridging the gap between politics at national level and at Union level. 	[no change]	[no change]	
11.	(6) European political parties and their affiliated European political foundations	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	should be encouraged and assisted in their endeavour to provide a strong link between European civil society and the Union institutions, in particular the European Parliament.			
12.	Experience acquired by the European political parties and their affiliated European political foundations in applying Regulation (EC) No 2004/2003 of the European Parliament and of the Council, together with the European Parliament's resolution of 6 April 2011 on the application of Regulation (EC) No 2004/2003, show the need to improve the legal and financial framework for European political parties and their			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political foundations so as to enable them to become more visible and effective actors in the multi-level political system of the Union.			
13.	 (7) As a recognition of the mission attributed to European political parties in the TEU and in order to facilitate their work, a specific European legal status should be established i aid down ≪ for European political parties and their affiliated European political political foundations. 	[no change]	[no change]	
14.	 (8) An I → The → Authority for European political parties and foundations (^{the} Authority') should be established for the I → is a body of the Union within the meaning of Article 263 of the Treaty on the 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Functioning of the European Union (TFEU) whose I purpose of registering, controlling and imposing is to register, control and impose I sanctions on European political parties and European political foundations. Registration should be necessary in order to obtain European legal status, which entails a series of rights and obligations. To avoid any possible conflict of interests, the Authority should be independent.			
15.	(9) The procedures to be followed by European political parties and their affiliated European political foundations in order to obtain European legal status pursuant to this Regulation should be laid down, as should	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the procedures and criteria to be respected in arriving at a decision on whether to grant such European legal status. It is also necessary to lay down the procedures for cases in which a European political party or a European political foundation forfeits, loses or gives up its European legal status.			
16.	 (10) In order to facilitate the oversight of legal entities that will be subject to both Union and national law, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union (TFEU) should be delegated to the Commission in respect of the functioning of a register of European political parties and foundations 	[no change]	[no change]	



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	to be managed by the Authority ('the Register'), in particular as regards the information and supporting documents held in the Register. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level ▷ , and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making ⁶ ≪I. The Commission, when preparing and drawing up ▷ In particular, to ensure equal participation in the preparation of ≪I			



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	delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council ⊠> receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts <⊠.			
17.	 ⁶ OJ L 123, 12.5.2016, p. 1. (11) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission as regards provisions on the 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	 registration number system and on standard extracts to be made available from the Register by the Authority to third parties upon request. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council⁷. ⁷ 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). 			

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18.	 (12) European political parties and their affiliated European political foundations wishing to obtain recognition as such at Union level by virtue of European legal status and to receive public funding from the general budget of the European Union should respect certain principles and fulfil certain conditions. In particular, it is necessary for European political parties₂ and their affiliated European political foundations ⇒ and their respective members in the Union to respect Ex> observe < I the values on which the Union is founded, as expressed in Article 2 TEU. ⇒ European political parties and their	[no change]	(12) European political parties and their affiliated European political foundations wishing to obtain recognition as such at Union level by virtue of European legal status and to receive public funding from the general budget of the European Union should respect certain principles and fulfil certain conditions. In particular, it is necessary for European political parties ₂ and their affiliated European political foundations and their respective members [] to respect observe the values on which the Union is founded, as expressed in Article 2 TEU. European political parties and their	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	affiliated European political foundations should also ensure that their member parties and member organisations observe such values. ←		affiliated European political foundations should also confirm [] that their member parties and member organisations observe such values.	
19.			lment 3 2 a (new)	
20.		(12a) Differentiated levels of affiliation and a category of 'research partners' should be recognised for European political foundations, in order to allow more flexibility and to facilitate freedom of research.		
21.	(13) For the purpose of its decisions to register, in order to ascertain that a	[no change]	(13) For the purpose of its decisions to register, in	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European political party or a European political foundation complies with its obligations to observe the values on which the Union is founded, as expressed in Article 2 TEU, and that it ensures that its members observe such values, the Authority should rely on a written declaration to be issued by the European political party or European political foundation by using a template attached to this Regulation. The power of the Authority, upon request from the European Parliament, the Council or the Commission, to verify the compliance with such values should however not extend to possible breaches of those values		order to ascertain that a European political party or a European political foundation complies with its obligations to observe the values on which the Union is founded, as expressed in Article 2 TEU, and that it confirms [] that its members observe such values, the Authority should rely on a written declaration to be issued yearly by the European political party or European political foundation by using a template attached to this Regulation. [] The power of the Authority, upon request from the European Parliament, the Council or the Commission, to verify the compliance with such values should however	
	by member parties or		not extend to possible	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	member organisations.		breaches of those values by member parties or member organisations.	
22.	 (14) Decisions to de-register a European political party or a European political foundation on the ground of non-compliance with the values on which the Union is founded, as expressed in Article 2 TEU, should be taken only in the event of a manifest and serious breach of those values. When taking a decision to de-register, the Authority should fully respect the Charter. 	[no change]	[no change]	
23.	 (15) In order to protect the financial interests of the Union, and to align this Regulation with Article 297 TFEU, the decisions to de-register should take effect upon notification. 	[no change]	(15) In order to protect the financial interests of the Union, [] the decisions to de-register should take effect upon notification.	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
24.	 (16) The statutes of a European political party or a European political foundation should contain a series of basic provisions. Member States should be allowed to impose additional requirements for the statutes of European political parties and European political foundations which have established their seat on their respective territories, provided those additional requirements are not inconsistent with this Regulation. 	[no change]	[no change]	
25.	 (17) The Authority should regularly verify that the conditions and requirements relating to the registration of European political parties and European political foundations 	[no change]	[no change]	

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	continue to be met.Decisions relating to the respect for the values on which the Union is founded, as expressed in Article 2 TEU, should only be taken in accordance with a procedure specifically designed to that effect, following consultation of 			
26.	The Authority is a body of the Union within the meaning of Article 263 TFEU.			
27.	(18) The independence and transparency of the committee of independent eminent persons should be guaranteed.	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
28.	(19) Recent events have demonstrated the potential risks to electoral processes and to democracy that can arise from <u>≰</u> The unlawful use of personal data ▷ can expose democracies and electoral processes to potential risks ⊠. It is therefore necessary to protect the integrity of the European democratic process by providing for financial sanctions in situations where European political parties or European political foundations take advantage of infringements of rules on protection of personal data with a view to influencing the outcome of elections to the European Parliament.	[no change]	[no change]	

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29.	 (20) To that end, a verification procedure should be established ▷ laid down 조 whereby the Authority must ▷ is required 조 in certain circumstances, ▷ to 조 ask the committee of independent eminent persons established by Regulation (EU, Euratom) No 1141/2014 to assess whether a European political party or a European political foundation has deliberately influenced or attempted to influence the outcome of elections to the European Parliament by taking advantage of an infringement of the applicable rules on protection of personal data. Where, in accordance with the 	[no change]		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	verification procedure, that is found to be the case, the Authority should impose ⊠> effective, proportionate and dissuasive <⊠ sanctions			
30.	 (21) When ▷ Where ▷ the Authority imposes a sanction on a European political party or foundation [in accordance with the verification procedure], it should take due account of the ne bis in idem principle, whereby sanctions cannot be imposed twice for the same offence. The Authority should also ensure that the principle 	[no change]	[no change]	



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	of legal certainty is respected and that the European political party or European political foundation concerned has been given the opportunity to be heard.			
31.	 (22) Since the new procedure is S should be	[no change]	[no change]	

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32.			lment 4 tal 23	
33.	 (23) The European legal status granted to European political parties and their affiliated foundations should provide them with legal capacity and recognition in all the Member States. Such legal capacity and recognition do not entitle them to nominate candidates in national elections or elections to the European Parliament or to participate in referendum campaigns. Any such or similar entitlement remains under the competence of Member States. 	 (23) The European legal status granted to European political parties and their affiliated foundations should provide them with legal capacity and recognition in all the Member States. Such legal capacity and recognition do not entitle them to nominate candidates in national elections or <i>in national or regional constituencies in the</i> elections to the European Parliament . Any such or similar entitlement remains under the competence of Member States. 	 (23) The European legal status granted to European political parties and their affiliated foundations should provide them with legal capacity and recognition in all the Member States. Such legal capacity and recognition do not entitle them to nominate candidates in national elections or elections to the European Parliament [] or to participate in referendum campaigns. Any such or similar entitlement remains under the competence of Member States. 	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
34.	 (24) The activities of European political parties and European political foundations should be governed by this Regulation, and, for matters not governed by this Regulation, by the relevant provisions of national law in the Member States. The legal status of a European political party or of a European political foundation should be governed by this Regulation and by the applicable provisions of national law in the Member State where it has its seat ('Member State of the seat'). The Member State of the seat should be able to define ex ante the applicable law or to leave optionality for European political parties and 	[no change]		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European political foundations. The Member State of the seat should also be able to impose requirements other than, or additional to, those laid down in this Regulation, including provisions on the registration and integration of European political parties and foundations as such into national administrative and control systems and on their organisation and statutes, including on liability, provided that such provisions are not inconsistent with this Regulation.			
35.	 (25) As a key element of possessing European legal status, European political parties and European political foundations should have 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European legal personality. The acquisition of European legal personality should be subject to requirements and procedures to protect the interests of the Member State of the seat, of the applicant for European legal status ('the applicant') and of any third parties concerned. In particular, any pre- existing national legal personality should be converted into a European legal personality and any individual rights and obligations that have accrued to the former national legal entity should be transferred to the new European legal entity. Moreover, in order to facilitate continuity of activity,			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	safeguards should be put in place to prevent the Member State concerned from applying prohibitive conditions to such conversion. The Member State of the seat should be able to specify which types of national legal persons may be converted into European legal persons, and to withhold its agreement to the acquisition of European legal personality under this Regulation until adequate guarantees are provided, in particular, for the legality of the applicant's statutes under the laws of that Member State or for the protection of creditors or holders of other rights in respect of any pre- existing national legal			



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	personality.			
36.	 (26) The termination of European legal personality should be subject to requirements and procedures to protect the interests of the Union, of the Member State of the seat, of the European political party or European political foundation and of any third parties concerned. In particular, if the European political party or European political foundation acquires legal personality under the law of the Member State of its seat, this should be considered as a conversion of the European legal personality and any individual rights and obligations that the former European legal 	[no change]		

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	entity has respectively acquired or incurred should be transferred to the national legal entity. Moreover, in order to facilitate continuity of activity, safeguards should be put in place to prevent the Member State concerned from applying prohibitive conditions to such conversion. If the European political party or European political foundation does not acquire legal personality in the Member State of its seat, it should be wound up in accordance with the law of that Member State and in accordance with the condition requiring it not to pursue profit goals. The Authority and the Authorising Officer of the European Parliament			

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	should be able to agree modalities with the Member State concerned regarding the termination of the European legal personality, in particular in order to ensure the recovery of funds received from the general budget of the European Union and any financial sanctions.			
37.	 (27) If a European political party or a European political foundation seriously fails to comply with relevant national law and if the matter relates to elements affecting respect of the values on which the Union is founded, as expressed in Article 2 TEU, the Authority should decide, upon request by the Member State concerned, to apply 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the procedures laid down by this Regulation. Moreover, the Authority should decide, upon request from the Member State of the seat, to remove from the Register a European political party or European political foundation which has seriously failed to comply with relevant national law on any other matter.			
38.	 (28) Eligibility for funding from the general budget of the European Union should be limited to European political parties and their affiliated European political foundations that have been recognised as such and have obtained European legal status. While it is crucial to 	[no change]	[no change]	
Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
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	 ensure that the conditions applicable to becoming a European political party are not excessive but can readily be met by organised and serious transnational alliances of political parties or natural persons or both, it is also necessary to establish IN lay down < In proportionate criteria in order to allocate limited resources from the general budget of the European Union which criteria objectively reflect the European ambition and genuine electoral support of a European political party. Such criteria are best based on the outcome of elections to the European Parliament, in which the European political parties or their members 			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	are required to participate under this Regulation, providing a precise indication of the electoral recognition of a European political party. These should reflect the European Parliament's role of directly representing the Union's citizens, assigned to it by Article 10(2) TEU, as well as the objective for European political parties to participate fully in the democratic life of the Union and to become actors in Europe's representative democracy, in order effectively to express the views, opinions and political will of the citizens of the Union. Eligibility for funding from the general budget of the European Union should therefore be			

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	limited to European political parties which are represented in the European Parliament by at least one of their members and to European political foundations which apply through a European political party that is represented in the European Parliament by at least one of its members.			
39.	 (29) For reasons of transparency and in order to strengthen the scrutiny and the democratic accountability of European political parties and the link between European eivil society and the Union institutions, and in particular the European Parliament, access to funding from the general 	[no change]	 (29) For reasons of transparency and in order to strengthen the scrutiny and the democratic accountability of European political parties and the link between European civil society and the Union institutions, and in particular the European Parliament, access to funding from the general 	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	budget of the European Union should be made conditional upon the EU member parties publishing ⇒ on the provision of certain information. In particular, European political parties should ensure that their member parties with their seat in the Union publish ⇔ , in a clearly visible and user-friendly manner, the political programme and logo of the European political partyconcerned.		budget of the European Union should be made conditional upon the EU member parties publishing on the provision of certain information. In particular, European political parties should ensure that their member parties [] publish, in a clearly visible and user- friendly manner, the political programme and logo of the European political partyconcerned. The logo should be located in the top section of the home page of the member party's website and in an equally visible manner as the member party's own logo.	

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40.			ment 144 tal 30	
41.	 (30) ⇒ European political parties and their member parties should lead by example in closing the gender gap in the political domain. If they wish to benefit from EU funding, European political parties should have internal rules promoting gender balance and they should be transparent about the gender balance of their member parties. ⇔ The inclusion of information ⇒ European political parties should provide evidence on their internal policy ⇔ on gender balance '> and on their member parties' gender representation as regards candidates to and 	(30) European political parties, their member parties and European political foundations should lead by example in closing the gender gap in the political domain. If they wish to benefit from EU funding, European political parties and European political foundations should have internal rules promoting gender equality, including a gender equality plan and a protocol to prevent, detect and combat sexual harassment and harassment on the grounds of gender. In addition, European political parties should	 (30) European political parties and their membry parties should lead by example in closing the gender gap in the political domain. If the wish to benefit from E funding, European political parties should have internal rules [] regarding gender balance and the should be transparent about the gender [] representation of their member parties. The inclusion of information European political parties should provide evidence on the internal [] gender balance and on their member parties' gender 	ey U ey r

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Member of the European Parliament ← in relation to each of the member parties of the European political party should be encouraged. → The European political parties are also encouraged to provide information in relation to their member parties' on inclusiveness and representation of minorities. ←	be transparent about the gender balance of their member parties and should provide evidence on their member parties' gender representation as regards candidates to and Member of the European Parliament. European Parliament. European political parties and European political foundations should also provide evidence on their internal policy on gender equality by means of an annual report. The European political parties are also encouraged to provide information in relation to their member parties' on inclusiveness and representation of minorities.	representation as regards candidates to and Member of the European Parliament in relation to each of the member parties of the European political party should be encouraged. The European political parties are also encouraged to provide information in relation to their member parties' on inclusiveness and representation of minorities.	
42.	(31) In order to increase the transparency of	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European political party funding, and to avoid potential abuse of the funding rules, a member of the European Parliament should, for the purposes of funding only, be regarded as a member of only one European political party, which should, where relevant, be the one to which is their is this or her national or regional political party is affiliated on the final date for the submission of applications for funding.			
43.	(32) The procedures to be followed by European political parties and their affiliated European political foundations when they apply for funding from the general budget of the European	[no change]	[no change]	

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	Union should be laid down, as well as the procedures, criteria and rules to be respected in arriving at a decision on the grant of such funding. ⇒ In that context, the European political parties and foundations should in particular comply with the principle of sound financial management. ⇐			
44.	 (33) In order to address the difficulties that European political parties, in particular small ones, face in achieving the 10% co-financing rate required by Regulation (EU, Euratom) No 1141/2014, the co-financing rate for European political parties should be reduced to 5%, in line with the 	[no change]	(33) []	



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	rate for European political foundations.			
45.	 (34) The co-financing rate should be lowered to 0% in the year of the elections to the European Parliament. Eliminating the co-financing obligation in the year of the elections to the European Parliament should help European political parties increase the number and intensity of their campaign activities and, therefore, also increase their visibility at national level. 	[no change]	(34) []	
46.	 (35) In order to enhance the independence, accountability and responsibility of European political parties and European political foundations, certain types of 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	donations and contributions from sources other than the general budget of the European Union should be prohibited or subject to limitations. Any restriction on free movement of capital which such limitations might entail is justified on grounds of public policy and is strictly necessary for the attainment of those objectives.			
47.	 (36) A due diligence mechanism should be introduced to improve the transparency of large donations and to minimise the risk of foreign interference from this source. To that end, European political parties and European political foundations 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	should request detailed identification information from their donors. The Authority should be empowered to request additional information from donors where it has grounds to believe that a donation has been granted in breach of this Regulation.			
48.	(37) In order to enhance cooperation with long- standing members sharing EU values, r from member parties having their seat in a country outside the Union but in the Council of Europe, should be allowed. However, such contributions should be subject to a cap in relation to total contribution, to limit the risk of foreign	[no change]	(37) []	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	interference.			
49.			Iment 5 tal 38	
50.	 (38) Regulation (EU, Euratom) No 1141/2014 acknowledges only two categories of revenues for European political parties and foundations apart from contributions from the budget of the European Union, namely contributions from members and donations. A number of revenue sources generated from own economic activities (such as sales of publications or conference fees) fall outside the scope of these two categories, creating accounting and transparency problems. A third category of 	 (38) Regulation (EU, Euratom) No 1141/2014 acknowledges only two categories of revenues for European political parties and <i>European</i> <i>political</i> foundations apart from contributions from the budget of the European Union, namely contributions <i>or</i> <i>association fees</i> from members and donations. A number of revenue sources generated from own economic activities (such as sales of publications or conference <i>or workshop</i> fees) fall outside the scope of <i>those</i> two categories, creating 	 (38) Regulation (EU, Euratom) No 1141/2014 acknowledges only two categories of revenues for European political parties and foundations apart from contributions from the budget of the European Union, namely contributions from members and donations. A number of revenue sources generated from own economic activities exercised within the framework of their political activities (such as sales of publications or conference fees) fall outside the scope of these two categories, 	The 3 Institutions agree if we do not create a closed system of revenues.



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	revenues ('own resources') should therefore be created. The proportion of own resources in the total budget of a European political party or foundations should be capped at 5% to avoid that it becomes overdimensioned in relation to the overall budget of these entities.	accounting and transparency problems. A third category of revenues ('ancillary own resources') should therefore be created. The proportion of ancillary own resources in the total budget of a European political party or of a European political foundation should be capped at 10 % of the amount generated by contributions and association fees so that it remains proportionate to the overall budget of these entities.	creating accounting and transparency problems. A third category of revenues ('[] self- generated resources') should therefore be created. The proportion of [] self-generated resources in the total budget of a European political party or foundations should be capped at [] 2% to avoid that it becomes overdimensioned in relation to the overall budget of these entities.	
51.	Amendment 6 Recital 39			
52.	(39) ⇒ In order to reach out to their members and constituencies across the	(39) In order to reach out to their members and constituencies across the	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Union, ⇐ European political parties should be able to finance have the right to use their funding for cross- border political ⇐ campaigns <u>conducted in</u> the context of elections to the European Parliament, while <u>T</u> the funding and limitation of election expenses for parties and candidates at such elections ➡ in those campaigns ⇐ should be governed by the rules applicable in each Member State.	Union, European political parties should have the right to use their funding for cross-border political campaigns, <i>such as referendum</i> <i>campaigns and</i> <i>campaigns conducted in</i> <i>the context of elections</i> <i>to the European</i> <i>Parliament, including</i> <i>by setting up and</i> <i>promoting Union-wide</i> <i>lists of candidates in</i> <i>such elections.</i> The funding and limitation of election expenses for parties and candidates in those campaigns should be governed by the rules applicable in each Member State.		
53.	 (40) In order to help raise the European political awareness of citizens and to promote the transparency of the 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European electoral process affiliation ⇔, European political parties may inform citizens during elections to the European Parliament of the ties between them and their affiliated national political parties and candidates.			
54.			lment 7 tal 41	
55.	 (41) European political parties should not fund, directly or indirectly, other political parties and, in particular, national parties or candidates. European political foundations should not fund, directly or indirectly, European or national political parties or candidates. 	 (41) European political parties and European political foundations should not use funding received from the general budget of the European Union for the direct or indirect funding of other political entities and, in particular, national parties or candidates. 	(41) European political parties should not fund, directly or indirectly, other political parties and, in particular, national parties or candidates. European political foundations should not fund, directly or indirectly, European or national political parties or	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	⇒ The prohibition of indirect funding should however not prevent European political parties from publicly supporting and engaging with their member parties in the Union on issues of relevance for the Union, or to support political activities in the common interest, to be	mandateThe prohibition of indirect funding should however not prevent European political parties or European political foundations from publicly supporting and engaging with their member parties or member organisations in the Union on issues of relevance for the Union,	candidates. Moreover, European political parties and their affiliated European political foundations should not finance referendum campaigns. The prohibition of indirect funding should however not prevent European political parties from	suggestions/comments
	able to fulfil their mission under Article 10(4) TEU. ⇐ Moreover, European political parties and their affiliated European political foundations should not ➡ only ⇐ finance ➡ activities in the context of national ⇐ referendum campaigns ➡ when they concern the implementation of the TEU and the TFEU ⇐. These principles reflect Declaration No 11 on	from supporting political activities in the common interest, or from engaging in educational activities, in order to be able to fulfil their mission under Article 10(4) TEU and to reinforce the European demos. The prohibition of indirect funding should not prevent representatives and staffers of political parties, or of potentially politically active	publicly supporting and engaging with their member parties [] with a view to contributing to forming European awareness []. These principles reflect Declaration No 11 on Article 191 of the Treaty establishing the European Community annexed to the Final Act of the Treaty of Nice.	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Article 191 of the Treaty establishing the European Community annexed to the Final Act of the Treaty of Nice.	persons, fromparticipating in eventsof European politicalfoundations. However,European politicalfoundations should notengage in the trainingof political candidates inthe six months beforenational or Europeanelections. Moreover,European politicalpartiesshould onlyfinance activities in thecontext of nationalreferendum campaignswhen they concernissues directly related tothe Union. Theseprinciples reflectDeclaration No 11 onArticle 191 of the Treatyestablishing theEuropean Communityannexed to the Final Actof the Treaty of Nice.		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
56.			(41a) European political parties and their affiliated foundations should be allowed to maintain cooperation with political partners outside the European Union, notably to promote Union values.	
57.	 (42) Specific rules and procedures should be laid down for distributing the appropriations available each year from the general budget of the European Union, taking into account, on the one hand, the number of beneficiaries and, on the other, the share of elected members in the European Parliament of each beneficiary European political party and, by extension, its respective affi liated 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European political foundation. Those rules should provide for strict transparency, accounting, auditing and financial control of European political parties and their affiliated European political foundations, as well as for the imposition of proportionate sanctions, including in the event of a breach by a European political party or a European political foundation of the values on which the Union is founded, as expressed in Article 2 TEU.			
58.	(43) In order to ensure compliance with the obligations laid down by this Regulation regarding the funding and expenditure of European	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political parties and European political foundations and regarding other matters, it is necessary to establish ▷ provide for < effective control mechanisms. To that end, the Authority, the Authorising Officer of the European Parliament and the Member States should cooperate and exchange all necessary information. Mutual cooperation amongst Member States' authorities should be also encouraged in order to ensure the effective and efficient control of obligations stemming from applicable national law.			
59.	(44) With a view to increasing legal certainty provided by this	[no change]	[no change]	

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	Regulation and to ensure its coherent implementation, the Authority and the Authorising Officer of the European Parliament should cooperate closely, including through regular exchange of views and information on the interpretation and concrete application of this Regulation. In addition, in full respect of the independence of the Authority, cooperation between the Authority, the Authorising Officer of the European Parliament and European political parties and European political foundations should facilitate the correct implementation of the Regulation by the European political parties and European			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political foundations and prevent legal disputes. The obligation of the Authority to hear European political parties or European political foundations before taking any decisions having adversary effects should also help facilitating the correct implementation of the Regulation by the European political parties and European political foundations and, at the same time, help preventing legal disputes.			
60.	 (45) It is necessary to provide for a clear, strong and dissuasive ⇒ and proportionate ⇔ system of sanctions in order to ensure effective, proportionate and uniform compliance with 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the obligations regarding the activities of European political parties and European political foundations. Such a system should also respect the ne bis in idem principle whereby sanctions cannot be imposed twice for the 			
61.	(46) Political advertising plays an important role for political parties to communicate to citizens	[no change]	(46) [Political advertising plays an important role for political parties to communicate to citizens	POLADS - to be deleted

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	and interact with them on political issues. It can take many forms and be disseminated through many media, from television and radio, to print and online social media. It is an important part of the electoral process and represents an important part of the amounts spent by political parties and candidates. While it brings important benefits, it also entails potential risks to electoral processes and democracy. Those risks can arise from opaque practices and the use of political advertising as a vector for disinformation including when the advertising does not disclose its political nature, and where it is funded and targeted		and interact with them on political issues. It can take many forms and be disseminated through many media, from television and radio, to print and online social media. It is an important part of the electoral process and represents an important part of the amounts spent by political parties and candidates. While it brings important benefits, it also entails potential risks to electoral processes and democracy. Those risks can arise from opaque practices and the use of political advertising as a vector for disinformation including when the advertising does not disclose its political nature, and where it is funded and targeted	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
62.	(47) A high level of transparency should therefore be provided by European political parties in their political advertising to support a fair political debate and free and elections including to combat disinformation. It should support citizens' understanding of the nature, source and context of political advertising, including its funding and the amounts spent, and regarding	[no change]	(47) [A high level of transparency should therefore be provided by European political parties in their political advertising to support a fair political debate and free and elections including to combat disinformation. It should support citizens' understanding of the nature, source and context of political advertising, including its funding and the amounts spent, and regarding	POLADS - to be deleted
	whether and how it was targeted to them. It should also promote accountability and contribute to reducing the incidence of the misuse of political		whether and how it was targeted to them. It should also promote accountability and contribute to reducing the incidence of the misuse of political	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	advertising, including connected to disinformation and other types of interference in the democratic debate. The transparency requirements should support the European dimension of elections to the European Parliament including the cross border dimension.		advertising, including connected to disinformation and other types of interference in the democratic debate. The transparency requirements should support the European dimension of elections to the European Parliament including the cross border dimension.]	
63.	 (48) Member States should ensure adequate enforcement of the transparency obligations applicable to political advertising laid down in this Regulation. Member States should entrust competent authorities with the necessary powers to supervise compliance with those transparency obligations. In order to avoid undue interferences, such 	[no change]	 (48) [Member States should ensure adequate enforcement of the transparency obligations applicable to political advertising laid down in this Regulation. Member States should entrust competent authorities with the necessary powers to supervise compliance with those transparency obligations. In order to avoid undue interferences, such 	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	national regulatory authorities or bodies should exercise their		national regulatory authorities or bodies should exercise their	
	powers impartially and transparently and be		powers impartially and transparently and be	
	legally distinct from the government and		legally distinct from the government and	
	functionally independent of their respective		functionally independent of their respective	
	governments and of any other public or private body. Citizens and other		governments and of any other public or private body. Citizens and other	
	interested parties should be able to know which		interested parties should be able to know which	
	regulatory authorities are competent in each		regulatory authorities are competent in each	
	Member State, which should be achieved by providing an obligation		Member State, which should be achieved by providing an obligation	
	for the Authority to publish on its website		for the Authority to publish on its website	
	and keep updated a list of Member States'		and keep updated a list of Member States'	
	national regulatory authorities. Decisions of		national regulatory authorities. Decisions of	
	national regulatory authorities should be subject to effective legal		national regulatory authorities should be subject to effective legal	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	remedies, in full compliance with Article 47 of the Charter. This should include ensuring that appropriate redress can be sought and obtained in due time, upon request of any interested party, requiring the European Political Party to put an end to any violation of the transparency requirements laid down in this Regulation.		remedies, in full compliance with Article 47 of the Charter. This should include ensuring that appropriate redress can be sought and obtained in due time, upon request of any interested party, requiring the European Political Party to put an end to any violation of the transparency requirements laid down in this Regulation.]	
64.	 (49) European political parties often rely on external service providers, including advertising publishers, for the preparation, placement, publication and dissemination of their political advertisements. Such service providers are bound by Regulation 	[no change]	(49) [European political parties often rely on external service providers, including advertising publishers, for the preparation, placement, publication and dissemination of their political advertisements. Such service providers are bound by Regulation	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	2022/XX of the European Parliament and of the Council ⁸ on the transparency and targeting of political advertising. Where entering into a contractual relationship on the provision of services related to political advertisements, European political parties should ensure that the providers of political advertising services, including advertising publishers, comply with their obligations under Regulation 2022/XX [on the transparency and targeting of political advertising]. They should ensure that the contractual arrangements specify how the relevant provisions of this Regulation are taken into		2022/XX of the European Parliament and of the Council ⁸ on the transparency and targeting of political advertising. Where entering into a contractual relationship on the provision of services related to political advertisements, European political parties should ensure that the providers of political advertising services, including advertising publishers, comply with their obligations under Regulation 2022/XX [on the transparency and targeting of political advertising]. They should ensure that the contractual arrangements specify how the relevant provisions of this Regulation are taken into account. Where	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	account. Where appropriate, the political advertisement may include the European political party's political logo.		appropriate, the political advertisement may include the European political party's political logo.]	
	 Regulation 2022/XX of the European Parliament and of the Council of on the transparency and targeting of political advertising (OJ L). 		 Regulation 2022/XX of the European Parliament and of the Council of on the transparency and targeting of political advertising (OJ L). 	
65.			dment 8 tal 50	
66.	(50) It is necessary to establish a common repository for the disclosures of European political parties. Given its specific role in the implementation of this Regulation, the Authority should	(50) It is necessary to establish a common repository for the disclosures of European political parties. Given its specific role in the implementation of this Regulation, the Authority should	(50) [It is necessary to establish a common repository for the disclosures of European political parties. Given its specific role in the implementation of this Regulation, the Authority should	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	establish and manage such repository as a part of the Registry for European political parties. The information contained in the repository should be transmitted by European Political Parties to the Authority using a standard format and may be automated. European political parties should make available in the Authority's repository information to enable the wider context of the political advertisement and its aims to be understood. The information on the amount allocated to political advertising in the context of a specific	establish and manage such repository as a part of the Registry for European political parties. The information contained in the repository should be transmitted by European Political Parties to the Authority using a standard format and may be automated. European political parties should make available in the Authority's repository information to enable the wider context <i>and</i> <i>objectives</i> of the political advertisement to be understood <i>by citizens</i> . The information on the amount allocated to political advertising in the context of a specific	establish and manage such repository as a part of the Registry for European political parties. The information contained in the repository should be transmitted by European Political Parties to the Authority using a standard format and may be automated. European political parties should make available in the Authority's repository information to enable the wider context of the political advertisement and its aims to be understood. The information on the amount allocated to political advertising in the context of a specific	
	campaign to be included in the repository may be based on an estimated allocation of funding.	campaign to be included in the repository may be based on <i>a realistic</i> <i>estimate</i> of funding <i>and</i>	campaign to be included in the repository may be based on an estimated allocation of funding.	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	The amounts to be mentioned in the repository include donations for specific purposes or benefits in kind.	the actual amounts, once known. The amounts to be mentioned in the repository include donations for specific purposes, benefits in kind, contributions, association fees and ancillary own resources.	The amounts to be mentioned in the repository include donations for specific purposes or benefits in kind.]	
67.	(51) European political parties should implement and regularly update their policy on their use of political advertising. This policy and an annual report on its implementation should be available on the European Political Party's website.	[no change]	(51) [European political parties should implement and regularly update their policy on their use of political advertising. This policy and an annual report on its implementation should be available on the European Political Party's website.]	POLADS - to be deleted
68.	(52) Regulation (EU) 2022/XX [on the transparency and targeting of political	[no change]	(52) [Regulation (EU) 2022/XX [on the transparency and targeting of political	POLADS - to be deleted

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	advertising] establishes obligations for data controllers using targeting or amplification techniques in the context of political advertising. When using targeting or amplification techniques for political advertising, European political parties should ensure compliance with Article 12 of that Regulation. Supervisory authorities within the meaning of Article 4, point (21) of Regulation (EU) 2016/679 of the European Parliament and of the Council ⁹ should be competent to monitor compliance with this Regulation.		advertising] establishes obligations for data controllers using targeting or amplification techniques in the context of political advertising. When using targeting or amplification techniques for political advertising, European political parties should ensure compliance with Article 12 of that Regulation. Supervisory authorities within the meaning of Article 4, point (21) of Regulation (EU) 2016/679 of the European Parliament and of the Council should be competent to monitor compliance with this Regulation.]	
	⁹ Regulation (EU)		 Regulation (EU) 2016/679 of the 	

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	2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).		European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).	
69.	(53) Information concerning compliance by European political parties with the transparency requirements established in this Regulation should be available at Union level. In order to facilitate this, the Authority should prepare and publish a factual and descriptive report on any decisions of national	[no change]	(53) [Information concerning compliance by European political parties with the transparency requirements established in this Regulation should be available at Union level. In order to facilitate this, the Authority should prepare and publish a factual and descriptive report on any decisions of national	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	regulatory authorities or supervisory authorities pursuant to this Regulation.		regulatory authorities or supervisory authorities pursuant to this Regulation.]	
70.	(54) In view of the need to protect the integrity of the European democratic process, European political parties should prove compliance with transparency rules applicable to political advertising in order to be eligible for funds coming from the budget of the European Union.	[no change]	(54) [In view of the need to protect the integrity of the European democratic process, European political parties should prove compliance with transparency rules applicable to political advertising in order to be eligible for funds coming from the budget of the European Union.]	POLADS - to be deleted
71.	(55) For reasons of transparency, and in order to strengthen the scrutiny and the democratic accountability of European political parties and European political foundations,	[no change]	[no change]	





Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	information considered to be of substantial public interest, relating in particular to their statutes, membership, financial statements, donors and donations, contributions and grants received from the general budget of the European Union, as well as information relating to decisions taken by the Authority and the Authority and the Authorising Officer of the European Parliament on registration, funding and sanctions, should be published ⇔ in a user- friendly, open and machine readable format ⇐ Establishing ▷ Laying down ≪ a regulatory framework to ensure that this information is publicly available is the most effective means of			


Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	promoting a level playing field and fair competition between political forces, and of upholding open, transparent and democratic legislative and electoral processes, thereby strengthening the trust of citizens and voters in European representative democracy and, more broadly, preventing corruption and abuses of power.			
72.	 (56) In compliance with the principle of proportionality, the obligation to publish the identity of donors who are natural persons should not apply to donations equal to or below EUR 1500 per year and per donor. Furthermore, such 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	obligation should not apply to donations the annual value of which exceeds EUR 1500 and is below or equal to EUR 3000 unless the donor has given prior written consent to the publication. These thresholds strike an 			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	disclosure of donations exceeding EUR 3000 per year and per donor should allow effective public scrutiny and control over the relations between donors and European political parties. Also in compliance with the principle of proportionality, information on donations should be published annually, except during election campaigns to the European Parliament or for donations exceeding EUR 12000, in respect of which publication should take place expeditiously.			
73.	(57) This Regulation respects the fundamental rights and observes the principles enshrined in the Charter, in particular	[no change]	[no change]	

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	Articles 7 and 8 thereof, which state that everyone has the right to respect for ⊠> their ≪ his or her private life and to the protection of personal data concerning him or her, and it must be implemented in full respect of those rights and principles.			
74.	(58) Regulation <u>(EU)</u> <u>2018/1725(EC) No</u> <u>45/2001</u> of the European Parliament and of the Council ¹⁰¹¹ applies to the processing of personal data carried out by the Authority, the European Parliament and the committee of independent eminent persons in application of this Regulation.	[no change]	[no change]	
	¹⁰ Regulation (EC) No			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1). Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and 			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).			
75.	 (59) <u>Regulation (EU)</u> <u>2016/679Directive</u> <u>95/46/EC</u> applies to the processing of personal data carried out in application of this Regulation. 	[no change]	[no change]	
76.	 (60) For the sake of legal certainty, it is appropriate to clarify that the Authority, the European Parliament, the European political parties and European political parties and European political foundations, the national authorities competent to exercise control over aspects related to the financing of European political parties and European political parties and European political parties and European political foundations, and other relevant third parties referred to or 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	provided for in this Regulation are data controllers within the meaning of Regulation (EU) 2018/1725(EC) No <u>45/2001</u> or <u>Regulation</u> (EU) 2016/679 Directive <u>95/46/EC</u> . It is also necessary to specify the maximum period for which they may retain personal data collected for the purposes of ensuring the legality, regularity and transparency of the funding of European political parties and European political foundations and the membership of European political parties. In their capacity as data controllers, the Authority, the European Parliament, the European political parties and European political			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	foundations, the competent national authorities and the relevant third parties must take all the appropriate measures to comply with the obligations imposed by Regulation (EU) 2018/1725(EC) No $45/2001$ and \boxtimes or \ll Regulation (EU) 2016/679Directive 95/46/EC, in particular those relating to the lawfulness of the processing, the security of the processing activities, the provision of information, and the rights of data subjects to have access to their personal data and to procure the correction and erasure of their personal data.			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
77.			Iment 9 tal 61	
78.	(61) In order to facilitating the monitoring of the implementation of this Regulation, single points of contact in charge of coordination with the European level should be designated by each Member Sate. Such contact points should be adequately resourced to be able to ensure effective coordination, including on issues related to the monitoring of political advertising,	 (61) In order to facilitating the monitoring of the implementation of this Regulation, single points of contact in charge of coordination with the European level should be designated by each Member <i>State</i>. Such contact points should be adequately resourced to be able to ensure effective coordination, including on issues related to the monitoring of political advertising. <i>The Authority should regularly convene the single points of contact designated by the Member States in order to exchange best practices on matters of</i> 	(61) [In order to facilitating the monitoring of the implementation of this Regulation, single points of contact in charge of coordination with the European level should be designated by each Member Sate. Such contact points should be adequately resourced to be able to ensure effective coordination, including on issues related to the monitoring of political advertising.]	POLADS - to be deleted

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		common concern.		
79.	 (62) S Regulation (EU) 2016/679 Chapter III of Directive 95/46/EC on judicial remedies, liability and sanctions applies as regards the data processing carried out in application of this Regulation. The competent national authorities or relevant third parties should be liable in accordance with applicable national law for any damage that they cause. In addition, Member States should ensure that the competent national authorities or relevant third parties are liable to appropriate sanctions for infringements of this Regulation. 	[no change]	[no change]	
80.	(63) Technical support afforded by the European	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Parliament to Europea political parties should be guided by the principle of equal treatment, should be supplied against invoid and payment and shou be subject to a regular public report.	l ce ld		
81.	(64) Key information on th application of this Regulation should be available to the public a dedicated website.		[no change]	
82.	 (65) Judicial control by the Court of Justice of the European Union will help to ensure the corr application of this Regulation. Provision should also be made to allow European politic parties or European political foundations to be heard and to take corrective measures before a sanction is 	ect al	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	imposed on them.			
83.	(66) To further align the evaluation of this Regulation with the elections to the European Parliament cycle, the dates of the proposed comprehensive review should be adapted. Moreover, to avoid duplication, the provisions on transparency and targeting of political advertising should be evaluated as part of the Commission's report following the elections to the European Parliament.	[no change]	(66) [To further align the evaluation of this Regulation with the elections to the European Parliament cycle, the dates of the proposed comprehensive review should be adapted. Moreover, to avoid duplication, the provisions on transparency and targeting of political advertising should be evaluated as part of the Commission's report following the elections to the European Parliament.]	POLADS - to be deleted
84.	(67) Member States should ensure that national provisions that are conducive to the	[no change]	[no change]	

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	effective application of this Regulation are in place.			
85.	 (68) Member States ⇒ European political parties and foundations ⇐ should be given sufficient time to adopt provisions to ensure the smooth and effective application of this Regulation. Provision should therefore be made for a transitional period between the entry into force of this Regulation and its I the I	[no change]	[no change]	
86.	The European Data Protection Supervisor was consulted and adopted an opinion.	[no change]	[no change]	
87.	Given the need for significant changes and additions to the rules and procedures currently	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	applicable to political parties and political foundations at Union level, Regulation (EC) No 2004/2003 should be repealed,			
88.	HAVE ADOPTED THIS REGUI	ATION:		
89.	CHAPTER I GENERAL PROVISIONS			
90.	<i>Article 1</i> Subject matter			
91.	This Regulation lays down the conditions governing the statute and funding of political parties at European level ('European political parties') and political foundations at European level ('European political foundations').	[no change]	[no change]	
92.	Article 2			
92.	Definitions			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
93.	For the purposes of this Regulation \boxtimes , the following definitions apply \bigotimes :	[no change]	[no chanze]	
94.	 (1) 'political party' means an association of citizens ☑> which fulfils the following conditions <☑ : 	[no change]	[no change]	
95.	(a) which ≥ it ≥ pursues political objectives;= and	[no change]	[no change]	
96.			ment 10 1 1 – point 1 – point b	
97.	(b) which ⊠ it is either recognised by, or established in accordance with, the legal order of at least one Member State;	 (b) it is either recognised by, or established in accordance with, the legal order of at least one Member State or of a third country that belongs to the Council of Europe and has full rights of representation therein; 		(b) which \boxtimes it \bigotimes is either recognised by, or established in accordance with, the legal order of at least one Member State;
98.	 (2) 'political alliance' means structured cooperation ⇒ , irrespective of its form, ⇐ 	[no change]	(2) 'political alliance' means structured cooperation,	NEW SE PCY SUGGESTION:



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	between ⊠ members, whether		irrespective of its form, between members, whether political parties established in accordance with the legal order of at least one Member State [] and/ or citizens of the European Union;	(3) 'political alliance' means structured cooperation, irrespective of its form, between members, whether political parties having their seat in the European Union and/or citizens of the European Union and, where applicable, associated member parties;
99.		Amende Article 2 – parag	ement 11 graph 1 – point 3	
100.	 (4) 'European political party' means a political alliance which pursues political objectives □>, aims to pursue those objectives across the Union, □ and is registered with the Authority for European political parties and foundations established [\overlines] referred to [\overlines] in Article <u>76</u>, in accordance with the 	 (4) 'European political party' means a political alliance which pursues political objectives, which aims to pursue those objectives across the Union, and of which a majority of its member parties are either recognised by, or established in accordance with, the legal order of at 		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	conditions and procedures laid down in this Regulation;	<i>least one Member State,</i> <i>and have their seat within</i> <i>the European</i> Union, and <i>which</i> is registered with the Authority for European political parties and foundations referred to in Article 7, in accordance with this Regulation;		
<mark>100 (bis)</mark>	4 (bis new)			NEW SE PCY SUGGESTION: 'Associated member parties' are political parties having their seat in an EFTA country, in a former EU Member State, in a candidate country, in a country entitled to use the euro as official currency on the basis of a monetary agreement with the EU, <u>and partners having a</u> <u>stabilisation and association</u> <u>agreement with the EU²</u>

² This designation is without prejudice to positions on status, and is in line with UNSCR 1244/1999 and the ICJ Opinion on the Kosovo declaration of independence.



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
				⁴ Associated member organisations' means organisations having their seat in an EFTA country, in a former EU Member State, in a candidate country, in a country entitled to use the euro as official currency on the basis of a monetary agreement with the EU, and partners having a stabilisation and association agreement with the EU ³	
101.	 (5) 'European political foundation' means an entity which is formally affiliated with a European political party, which is registered with the Authority I for European political parties 	[no change]	[no change]		

³ This designation is without prejudice to positions on status, and is in line with UNSCR 1244/1999 and the ICJ Opinion on the Kosovo declaration of independence.



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	and foundations referred to in Article 7 ⊠ in accordance with the conditions and procedures laid down in this Regulation, and which through its activities, within the aims and fundamental values pursued by the Union, underpins and complements the objectives of the European political party by performing one or more of the following tasks:			
102.	 (a) observing, analysing and contributing to the debate on European public policy issues and on the process of European integration; 	[no change]	[no change]	
103.	 (b) developing activities linked to European public policy issues, such as organising and supporting seminars, training, conferences and studies on such 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	issues between relevant stakeholders, including youth organisations and other representatives of civil society, ⇔ and capacity building to support the formation of future political leadership in the Union ⇔;			
104.	(c) developing cooperation in order to promote democracy, including in third countries;	[no change]	[no change]	
105.	(d) serving as a framework for national political foundations, academics, and other relevant actors to work together at European level;	[no change]	[no change]	
106.	 (6) 'regional parliament' or 'regional assembly' means a body whose members either hold a regional electoral 	[no change]	[no change]	

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	mandate or are politically accountable to an elected assembly;			
107.	 (7) 'funding from the general budget of the European Union' means a grant awarded in accordance with Title <u>VIII</u> of Part One or a contribution awarded in accordance with Title <u>VIII</u> XI of Part <u>Two</u> One of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council¹² Regulation (EU, <u>Euratom</u>) No 966/2012 of the European Parliament and of the Financial Regulation'); ¹² Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Financial Regulation'); 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 223/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012 (OJ L 193, 30.07.2018, p.1).			
108.		Amendr Article 2 – parag		
109.	 (8) 'donation' means any cash offering, any offering in kind, the provision below market value of any goods, services (including loans) or works, and/or any other transaction which constitutes an economic advantage for the European political party or the European political 	 (7) 'donation' means any <i>payment</i>, any offering in kind, the provision below market value of any goods, services (including loans) or works, and any other transaction which constitutes an economic advantage for the European political party or the 	[no change]	Provisionally agreed on at technical level:(7) 'donation' means any financial transfer, any offering in kind, the provision below market value of any goods, services (including loans) or works, and/or any other transaction which constitutes an

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	foundation concerned, with the exception of contributions from members and of usual political activities carried out on a voluntary basis by individuals;	European political foundation concerned, with the exception of <i>contributions, association</i> <i>fees, ancillary own</i> <i>resources</i> and usual political activities carried out on a voluntary basis by individuals;		economic advantage for the European political party or the European political foundation concerned, with the exception of contributions, self- generated resources and usual political activities carried out on a voluntary basis by individuals;
110.			ment 13	
	(0) logativity from mombard		graph 1 – point 8	
111.	 (9) 'contribution from members' means any payment in cash, including membership fees, or any contribution in kind, or the provision below market value of any goods, services (including loans) or works, and/or any other 	 (8) 'contribution' means any payment, except where it is clearly indicated that the contribution comes from the general budget of the European Union, including membership fees, or any contribution in 	[no change]	NEW SE PCY SUGGESTION: (8) 'contribution from members' means any payment in cash, including

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	transaction which constitutes an economic advantage for the European political party or the European political foundation concerned, when provided to that European political party or to that European political foundation by one of its members, with the exception of usual political activities carried out on a voluntary basis by individual members;	kind, or the provision below market value of any goods, services (including loans) or works, and any other transaction which constitutes an economic advantage for the European political party or the European political foundation concerned, when provided to that European political party or to that European political foundation by one of its members <i>that has its seat</i> <i>or his or her place of</i> <i>residence within the</i> <i>Union</i> , with the exception of usual political activities carried out on a voluntary basis by individual members;		membership fees, or any contribution in kind, or the provision below market value of any goods, services (including loans) or works, and/or any other transaction which constitutes an economic advantage for the European political party or the European political foundation concerned, when provided to that European political party or to that European political foundation by one of its members, <i>having their</i> <i>seat in the European</i> <i>Union and/or citizens of</i> <i>the European Union</i> , with the exception of usual political activities carried out on a voluntary basis by individual members;
112.		Amendm Article 2 – paragraph		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
113.		(8 a) 'association fees' means any payment provided to the European political party or European political foundation by one of its member parties or member organisations that has its seat in a third country that belongs to the Council of Europe and has full rights of representation therein;	[no change]	
114.	Amendment 15 Article 2 – paragraph 1 – point 9			
115.	 (10) 'own resources' means income generated by own economic activities, such as conference fees and sales of publications; 	 (9) 'ancillary own resources' means income generated by own economic activities, such as from joint activities with other political entities, sales of publications, participation fees for conferences or workshops, or other activities directly linked to political activities; 	 (9) '[] self-generated resources' means income generated by own economic activities in the framework of the political activities exercised by a European political party or its affiliated foundation, such as conference fees and sales of 	Provisionally agreed on at technical level: (9) 'Self-generated resources' means income generated by own non-profit oriented economic activities in the framework of the political activities exercised by a European political party or its affiliated foundation, <u>carried out</u>

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
			publications; provided that those [] economic activities [] do not pursue a profit goal.	<i>either individually or jointly</i> <i>with their members</i> , such as participation fees for conferences and workshops, or sales of publications.	
116.	Amendment 16				
		Article 2 – parag	raph 1 – point 10		
117.	(12) 'indirect funding' means funding from which the member party derives a financial advantage, even where no funds are directly transferred; this should include cases which allow the member party to avoid expenditure which it would otherwise have had to incur for activities, other than political activities in the common interest, organised for its own and sole benefit:	(10) 'indirect funding' means funding from which the member party derives a financial advantage, even where no funds are directly transferred; this should include cases which allow the member party to avoid expenditure which it would otherwise have had to incur for activities, other than <i>joint</i> activities <i>with other</i> <i>political entities co-</i> <i>financed to the extent that</i>	(10) []		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		they concern issues of relevance for the Union's fields of activities, organised for its own and sole benefit;	C	
118.	(<u>13</u>) 'annual budget' for the purposes of Articles <u>2320</u> and <u>3027</u> means the total amount of expenditure in a given year as reported in the annual financial statements of the European political party or of the European political foundation concerned;	[no change]	[no change]	
119.	(<u>14</u>) 'National Contact Point' means any person or persons specifically designated by the relevant authorities in the Member States for the purpose of exchanging information in the application of this Regulation;	[no change]	[no change]	
120.	(<u>15</u>) 'seat' means ⇔, unless otherwise specified in this	[no change]	[no change]	

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	Regulation, ⇐ the location where the European political party or the European political foundation has its central administration;			
121.	 (16) 'concurrent infringements' means two or more infringements committed as part of the same unlawful act; 	[no change]	[no change]	
122.	(<u>17</u>) 'repeated infringement' means an infringement committed within five years of a sanction having been imposed on its perpetrator for the same type of infringement <u>=</u> ;	[no change]	[no change]	
123.			ment 17 graph 1 – point 16	
124.	(18) 'political advertising' means advertising within the meaning of Article 2, point (2), of Regulation 2022/xx [on the transparency and targeting	 (16) 'political advertising' means 'advertising' as defined in Article 2, point (2), of Regulation 2022/xx [on the transparency and targeting of political 	 (16) ['political advertising' means advertising within the meaning of Article 2, point (2), of Regulation 2022/xx [on the 	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	of political advertising];	advertising];	transparency and targeting of political advertising];]	
125.			ment 18	
126.	[(19) 'political advertisement' means advertisement within the meaning of Article 2, point (3) of Regulation 2022/xx [on the transparency and targeting of political advertising];	(17) 'political advertisement' means 'advertisement' <i>as</i> <i>defined in</i> Article 2, point (3), of Regulation 2022/xx [on the transparency and targeting of political advertising];	 (17) ['political advertisement' means advertisement within the meaning of Article 2, point (3) of Regulation 2022/xx [on the transparency and targeting of political advertising];] 	POLADS - to be deleted
127.			ment 19 raph 1 – point 18	
128.	[(20) 'political advertising services' means services within the meaning of Article 2 point (5) of Regulation (EU) 2022/xx [on the transparency and	 (18) 'political advertising services' means 'services' as defined in Article 2, point (5), of Regulation (EU) 2022/xx [on the transparency and targeting 	[(18) ['political advertising services' means services within the meaning of Article 2 point (5) of Regulation (EU) 2022/xx	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	targeting of political advertising.	of political advertising / .	[on the transparency and targeting of political advertising.]	
129.	STATUTE FOR EU		TER II CS AND EUROPEAN POLITICA	L FOUNDATIONS
130.	Article 3			
	Conditions for registration			
131.	 A political alliance shall be entitled to ⊠ may ⊠ apply to register as a European political party subject to the following conditions: 	[no change]	[no change]	
132.	 (a) it must have I has ≪ its seat in a Member State as indicated in its statutes; 	[no change]	[no change]	
133.	(b) ⊠ at least one of the following applies: ⊠	[no change]	[no change]	
134.	(i) →1 its member parties must be	[no change]	[no change]	
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	 Image: Second state and state an					
135.	(ii) <u>it</u> or its member parties must have received, in at least one quarter of the Member States, at least three per cent of the votes cast in each of those Member States at the most	[no change]	[no change]			

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	recent elections to the European Parliament;				
136.	(<u>cba</u>) its member parties are not members of another European political party;	[no change]	[no change]		
137.	Amendment 20 Article 3 – paragraph 1 – point d				
138.	(de) it must observe So observes SI, in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights	 (d) it observes , in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality <i>and</i> the rule of law, <i>as well as</i> respect for human rights, including the rights of persons 	(<u>de</u>) it must observe observes, in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
	of persons belonging to minorities ⇒ . It provides a written declaration using the template in Annex I ⇐;	belonging to minorities, and it provides a written declaration to that effect in the form of the template in Annex I;	of persons belonging to minorities and it provides yearly a written declaration using the template in Annex I;		
139.	Amendment 21 Article 3 – paragraph 1 – point e				
140.	(e) it also ensures that its member parties having their seat in the Union observe the values expressed in Article 2 TEU and that its member parties having their seat outside the Union observe equivalent values. It provides a written declaration using the template in Annex I;	(e) it ensures that its member parties which have their seat in the Union observe the values expressed in Article 2 TEU and that its member parties which have their seat in a third country that belongs to the Council of Europe and has full rights of representation	 (e) it also confirms [] that its member parties [] also observe the values expressed in Article 2 TEU [] and [] provides yearly a written declaration using the template in Annex I; 	NEW SE PCY SUGGESTION: (e) it also confirms that its member parties and associated member parties observe, in particular in their programmes and activities, the values on which the Union is founded, as expressed in Article 2 TEU, and it provides yearly a written declaration using the	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		<i>therein</i> observe equivalent values, <i>and</i> it provides a written declaration <i>to that effect in the</i> <i>form of</i> the template in Annex I;		template in Annex I; (ee) It ensures that its member parties having their seat in the European Union and, where applicable, associated member parties or their individual members are not subject to restrictive measures adopted pursuant to Article 215 TFEU.
141.	(fd) it or its members must have participated in elections to the European Parliament, or have expressed publicly the intention to participate in the next elections to the European	[no change]	[no change]	





Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Parliament; and			
142.	(<u>ge</u>) it must ⊠ does ⊠ not pursue profit goals.	[no change]	[no change]	
143.	 An is entity is entity in the entitled applicant shall be entitled to apply to register as a European political foundation subject to the following conditions: 	[no change]	[no change]	
144.	 (a) it must be is is ≤ affiliated with a European political party registered in accordance with [the conditions and procedures laid down in] this Regulation; 	[no change]	[no change]	
145.	 (b) it must have I has I its seat I in a Member State as indicated in its statutes; 	[no change]	[no change]	
146.	Amendment 22			

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Article 3 – paragi		
147.	 (c) it must observe ▷ observes 조 , in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights of persons belonging to minorities ⇒. It provides a written declaration using the template in Annex I ⇐ ; 	(c) it observes, in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights of persons belonging to minorities, and it provides a written declaration to that effect in the form of the template in Annex I;	(c) it must observe observes, in particular in its programme and in its activities, the values on which the Union is founded, as expressed in Article 2 TEU, namely respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights of persons belonging to minorities and [] provides yearly a written declaration using the template in Annex I;	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
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148.		Amendn Article 3 – parag		
149.	(d) it also ensures that its member organisations having their seat in the Union observe the values expressed in Article 2 TEU and that its member organisations having their seat outside the Union observe equivalent values. It provides a written declaration using the template in Annex I;	(d) it also ensures that its member organisations which have their seat in the Union observe the values expressed in Article 2 TEU and that its member organisations, which have their seat in a third country that belongs to the Council of Europe and has full rights of representation therein, observe equivalent values, and it provides a written declaration to that effect in the form of the template in Annex I;	(d) it also confirms [] that its member organisations [] observe the values expressed in Article 2 TEU [] and [] provides yearly a written declaration using the template in Annex I;	NEW SE PCY SUGGESTION: (d) it also <u>confirms</u> that its member organisations having their seat in the Union and, where applicable, associated member organisations, obser the values expressed in Article TEU, <u>and it</u> provides <u>vearly</u> a written declaration <u>to that</u> <u>effect</u> using the template in Annex I; (dd) it ensures that its member organisations having their set in the Union and, where applicable, associated member organisations or their individual members, are not subject to restrictive measure adopted pursuant to Article 2

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				TFEU.
150.	(ed) its objectives must complement the objectives of the European political party with which it is formally affiliated;	[no change]	[no change]	
151.	(fe) its governing body must be ⊠ is ≪ composed of members from at least one quarter of the Member States; and	[no change]	[no change]	
152.	(g <u></u> f) it must ⊠ does ⊠ not pursue profit goals.	[no change]	[no change]	
153.	 A European political party can ∞ may ∞ have only one formally affiliated European political foundation. Each European political party and the affiliated European political 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	foundation shall ensure a separation between their respective day-to-day management, governing structures and financial accounts.			
154.	<i>Article 4</i> Governance of European politi	cal parties		
155.	1. The statutes of a European political party shall comply with the applicable law of the Member State in which it has its seat and shall include provisions covering at least the following:	[no change]	[no change]	
156.	 (a) its name and logo, which must ∞ shall ∞ be clearly distinguishable from those of any existing European political party or European political 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	foundation;			
157.	(b) the address of its seat;	[no change]	[no change]	
158.	(c) a political programme setting out its purpose and objectives;		[no change]	
159.	(d) a statement, in conformity with <u>point (c) of</u> Article 3(1), <u>point (g)</u> , tha it does not pursue profit goals;		[no change]	
160.	(e) where relevant, the name of its affiliated political foundation and a description of the formal relationship between them;		[no change]	
161.	(f) its administrative and financial organisation and procedures, specifying in	[no change]	[no change]	

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	particular the bodies and offices holding the powers of administrative, financial and legal representation and the rules on the establishment, approval and verification of annual accounts; and			
162.	(g) the internal procedure to be followed in the event of its voluntary dissolution as a European political party ₌	[no change]	[no change]	
163.	 (h) its internal rules governing the use of political advertising; 		(h) [its internal rules governing the use of political advertising;]	POLADS - to be deleted

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
164.			ment 24 graph 1 – point i	
165.	 (i) a requirement that member parties display the European political party's logo in a clearly visible and user-friendly manner, specifying that it is to be located in the top section of the front page of the member party's website and in an equally visible manner as the member party's own logo; 	deleted	(i) a requirement that member parties display on their websites the European political party's logo in a clearly visible and user-friendly manner [];	Delete and move to Art. 4a in order to decouple transparency requirements from the application for funding.
166.	Amendment 131 Article 4 – paragraph 1 – point j			
167.	(j) its internal rules regarding gender balance.	(j) its <i>own</i> internal rules regarding gender <i>equality</i> .	[no change]	(j) its internal rules regarding gender balance.

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
168.	 The statutes of a European political party shall include provisions on internal party organisation covering at least the following: 	[no change]	[no change]	
169.	(a) the modalities for the admission, resignation and exclusion of its members, the list of its member parties being annexed to the statutes;	[no change]	[no change]	
170.	(b) the rights and duties associated with all types of membership and the relevant voting rights;	[no change]	[no change]	
171.	(c) the powers, responsibilities and composition of its governing bodies, specifying for each	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the criteria for the selection of candidates and the modalities for their appointment and dismissal;		C	
172.	(d) its internal decision- making processes, in particular the voting procedures and quorum requirements;	[no change]	[no change]	
173.	(e) its approach to transparency, in particular in relation to bookkeeping, accounts and donations, privacy and the protection of personal data; and	[no change]	[no change]	
174.	(f) the internal procedure for amending its statutes.	[no change]	[no change]	

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		mandate	approach	suggestions/comments
			C	<mark>NEW SE PCY</mark> SUGGESTION:
<mark>174bis</mark>				(2bis) The statutes of European political parties shall ensure that associated member parties and their representatives <u>are not</u> <u>granted any voting rights and</u> <u>cannot receive executive</u> <u>powers by delegation in the</u> <u>governing bodies</u> .
175.	 The Member State of the seat may impose additional requirements for the statutes, provided	[no change]	[no change]	
176.			endment 26 ele 4 a (new)	

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		Article 4a Transparency obligations with regard to use of logos, publication of political programme and gender balance		Article 4a Transparency obligations with regard to use of logos, publication of political programme and gender balance
177.		 Each European political party shall ensure that member parties publish on their websites the political programme and logo of the European political party. The European political party's logo shall be displayed in the top section of the front page of the member party's website, in a clearly visible manner. Each European political party and its member parties shall publish on 		 Each European Political Party shall ensure that its Member parties publish on their website the political programme and logo of the European political party. The European political party's logo shall be displayed in the top section of the member party's <u>homepage</u>, in a clearly visible manner. Each European political party shall publish on its website information on the gender balance



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		their websites information on the gender balance among the candidates at the elections to the European Parliament that take place after [date of entry into force of this Regulation], along with updated information on gender representation among their Members of the European Parliament. Each European political party shall ensure that its member parties publish such information concerning their respective candidates in the European elections and concerning their Members of European Parliament on their websites.		among the candidates at the elections to the European Parliament that take place after [date of entry into force of this Regulation], along with updated information on gender representation among their Members of the European Parliament. Each European political party shall ensure that its member parties publish such information concerning their respective candidates in the European elections and concerning their Members of European Parliament on their websites.
178.	Article 5			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments POLADS - to be deleted	
179.	Transparency requirements for political advertising	[no change]	[Transparency requirements for political advertising		
180.	1. European political parties shall ensure that the providers of political advertising services which they use when engaging in political advertising fully comply with their obligations pursuant to Articles 7 and 12 of Regulation 2022/xx [on the transparency and targeting of political advertising]. To that end, European political parties shall ensure that contracts concluded with providers of political advertising services for their advertising campaigns include an express reference to those obligations.	[no change]	1.European political parties shall ensure that the providers of political advertising services which they use when engaging in political advertising fully comply with their obligations pursuant to Articles 7 and 12 of Regulation 2022/xx [on the transparency and targeting of political advertising]. To that end, European political parties shall ensure that contracts concluded with providers of political advertising services for their advertising campaigns include an express reference to those obligations.		
181.	Amendment 27 Article 5 – paragraph 2				

Row	Commission proposal	Commission proposal European Parliament mandate		PCY suggestions/comments	
182.	2. Each European political party shall transmit within five working days of the first dissemination to the Authority information concerning each political advertisement that it sponsors or publishes directly to enable the wider context of the political advertisement and its aims to be understood by citizens. That information shall include at least the information listed in point 1 of Annex II.	2. Each European political party shall transmit ↓ to the Authority information concerning each political advertisement that it sponsors or publishes directly to enable the wider context and objectives of the political advertisement ↓ to be understood by citizens. That information shall include at least the information listed in point 1 of Annex II. The information shall be provided to the Authority in a form which is easily accessible and which uses plain language.	2. Each European political party shall transmit within five working days of the first dissemination to the Authority information concerning each political advertisement that it sponsors or publishes directly to enable the wider context of the political advertisement and its aims to be understood by citizens. That information shall include at least the information listed in point 1 of Annex II.	POLADS - to be deleted	
183.	Amendment 28 Article 5 – paragraph 3				
184.	3. The Authority shall immediately publish the	3. The Authority shall	3. The Authority shall	POLADS - to be deleted	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	information referred to in paragraph 2 in the repository provided for in Article 8. The information shall be presented in a form which is easily accessible, clearly visible and user friendly, and using plain language.publish the information referred to in paragraph 2 		immediately publish the information referred to in paragraph 2 in the repository provided for in Article 8. The information shall be presented in a form which is easily accessible, clearly visible and user friendly, and using plain language.	
185.	4. Each European political party shall establish a policy for the use of political advertising. It shall ensure that that policy is kept up-to-date and that an annual report on its implementation is available on its website. The report shall cover the political advertisements published during the five preceding years and include a description of the specific steps the European political party takes to comply with this	[no change]	4. Each European political party shall establish a policy for the use of political advertising. It shall ensure that that policy is kept up-to-date and that an annual report on its implementation is available on its website. The report shall cover the political advertisements published during the five preceding years and include a description of the specific steps the European political party takes to comply with this	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	it Council partial general PCY approach suggestions/comm		
	Article and the information listed in point 2 of Annex II.			Article and the information listed in point 2 of Annex II.	
186.	5. When using targeting or amplification techniques involving the processing of personal data for political advertising, European Political Parties shall ensure compliance with Article 12 of Regulation (EU) 2022/XX [on the transparency and targeting of political advertising].	[no change]	5.	When using targeting or amplification techniques involving the processing of personal data for political advertising, European Political Parties shall ensure compliance with Article 12 of Regulation (EU) 2022/XX [on the transparency and targeting of political advertising].	POLADS - to be deleted
187.		Ame - Article 5	endmen · parag		
188.	6. Member States shall designate one or more national regulatory authorities competent to supervise compliance with paragraphs 1, 2 and 4 and notify the Authority thereof. Such national regulatory authorities or	deleted	6.	Member States shall designate one or more national regulatory authorities competent to supervise compliance with paragraphs 1, 2 and 4 and notify the Authority thereof. Such national regulatory authorities or	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	bodies shall exercise their powers impartially and transparently and be legally distinct from the government and functionally independent of their respective governments and of any other public or private body. The Authority shall publish on its website and keep updated a list of Member States' national regulatory authorities. Decisions of national regulatory authorities shall be subject to effective legal remedies. Member States shall ensure that upon request of any interested party appropriate redress can be sought requiring the European Political Party to put an end to any violation of the obligations laid down in paragraphs 1, 2 or 4.		bodies shall exercise their powers impartially and transparently and be legally distinct from the government and functionally independent of their respective governments and of any other public or private body. The Authority shall publish on its website and keep updated a list of Member States' national regulatory authorities. Decisions of national regulatory authorities shall be subject to effective legal remedies. Member States shall ensure that upon request of any interested party appropriate redress can be sought requiring the European Political Party to put an end to any violation of the obligations laid down in paragraphs 1, 2 or 4.	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
189.	 7. The supervisory authorities referred to in Article 51 of Regulation (EU) 2016/679 shall be competent to supervise the application of paragraph 5 of this Article. Article 58 of Regulation (EU) 2016/679 shall apply mutatis mutandis. Chapter 7 of Regulation (EU) 2016/679 shall apply for activities covered by paragraph 5 of this Article. 	[no change]	 7. The supervisory authorities referred to in Article 51 of Regulation (EU) 2016/679 shall be competent to supervise the application of paragraph 5 of this Article. Article 58 of Regulation (EU) 2016/679 shall apply mutatis mutandis. Chapter 7 of Regulation (EU) 2016/679 shall apply for activities covered by paragraph 5 of this Article. 	POLADS - to be deleted
190.	8. The Commission is empowered to adopt delegated acts in accordance with Article 40 concerning the amendment of Annex II to add or remove elements from the list of information to be provided pursuant to paragraphs 2 and 4 of this Article in the light of	[no change]	8. The Commission is empowered to adopt delegated acts in accordance with Article 40 concerning the amendment of Annex II to add or remove elements from the list of information to be provided pursuant to paragraphs 2 and 4 of this Article in the light of	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	technological developments.		technological developments.]	
191.	<i>Article</i> <u>65</u> Governance of European politie	cal foundations		
192.	1. The statutes of a European political foundation shall comply with the applicable law of the Member State in which it has its seat and shall include provisions covering at least the following:	[no change]	[no change]	
193.	(a) its name and logo, which must S shall ⊠ be clearly distinguishable from those of any existing European political party or European political foundation;	[no change]	[no change]	
194.	(b) the address of its seat;	[no change]	[no change]	

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195.	pu ob mu co tas (4)	description of its prose and jectives, which $x \in \mathbb{Z}$ shall $\langle X \rangle$ be mpatible with the sks listed in point) of Article 2, pint (5);	[no change]	[no change]	PCY comment: According to the 3 Legal Services' opinion, the reference to 'point (5)' should be replaced by a reference to 'point (4)'.
196.	co po 3(/ it c	statement, in nformity with int (f) of Article 2), point (g), that does not pursue ofit goals;	[no change]	[no change]	
197.	Eu pa is an tho rel	e name of the propean political rty with which it directly affiliated, d a description of e formal lationship tween them;	[no change]	[no change]	
198.	sp its	ist of its bodies, ecifying for each powers, sponsibilities and	[no change]	[no change]	

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	composition, as including the modalities for t appointment ar dismissal of the members and managers of su bodies;	the nd e		
199.	(g) its administrati and financial organisation an procedures, specifying in particular the b and offices hol- the powers of administrative, financial and le representation a the rules on the establishment, approval and verification of annual account	nd odies ding egal and e	[no change]	
200.	(h) the internal procedure for amending its	[no change]	[no change]	

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	statutes; and			
201.	 (i) the internal procedure to be followed in the event of its voluntary dissolution as a European political foundation. 	[no change]	[no change]	
201bis				NEW SE PRES SUGGESTION: (2 bis) The statutes of European political foundations shall ensure that associated member organisations and their representatives <u>are not</u> <u>granted any voting rights and</u> <u>cannot receive executive</u> <u>powers by delegation in the</u> <u>governing bodies;</u>
202.			ment 133 ph 1 – point i a (new)	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
203.		(ia) its own internal rules regarding gender equality.		PCY suggestion: (ia) its internal rules regarding gender balance.
204.	 The Member State of the seat may impose additional requirements for the statutes, provided	[no change]	[no change]	
205.			ment 134 6 a (new)	
206.		Article 6a Requirements for gender equality rules 1. Governing bodies of European political parties and European political foundations shall be		 PCY suggestion: Article 6a Requirements for gender balance rules 1. Collegiate bodies of European political parties and European political

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		 gender-balanced. 2. European political parties and European political foundations shall adopt a gender equality plan including mechanisms to ensure the active participation of women in all their diversity and European political parties shall invite their member parties to do the same. 3. European political parties and European political foundations shall have a protocol to prevent, detect and combat sexual harassment and harassment on the grounds of gender. They shall ensure the independence and expertise of the experts conducting investigations and shall take appropriate measures towards 		<i>foundations shall be gender-balanced.</i> The remaining paragraphs should be moved to the recital. Further, it should be clarified that these rules must be compliant with national law.

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		perpetrators of those acts. European political parties and European political foundations shall incorporate the prohibition of acts of sexual harassment and harassment on the grounds of gender into their internal rules.		
207.	Article <u>76</u> Authority for Authority for Eur	opean political parties and Euro	pean political foundations	
208.	1.An Authority for European political parties and European political foundations (the 'Authority') is hereby established for the purpose of registering, controlling and imposing sanctions on European political parties and European political foundations in accordance with this Regulation.	[no change]	[no change]	
209.	2. The Authority shall have legal personality. It shall	[no change]	[no change]	

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	be independent and shall exercise its functions in full compliance with this Regulation.			
210.		Amend Article 7 – paragrap	ment 30 h 2 – subparagraph 2	
211.	The Authority shall decide on the registration and de- registration of European political parties and European political foundations in accordance with the procedures and conditions laid down in this Regulation. In addition, the Authority shall regularly verify that the registration conditions laid down in Article 3 and the governance provisions set out in accordance with <u>points (a), (b)</u> <u>and (d) to (f) of</u> Article 4(1) ₂ <u>points (a), (b), (d), (e) and (f),</u> and in <u>points (a) to (e) and (g) of</u> Article <u>65(1), points (a) to (e),</u> <u>and (g),</u> continue to be complied with by the registered European political parties and European	The Authority shall decide on the registration and de- registration of European political parties and European political foundations in accordance with the procedures and conditions laid down in this Regulation. In addition, the Authority shall regularly verify that the registration conditions laid down in Article 3 and the governance provisions set out in Article 4(1), points (a), (b), (d), (e), <i>(f) and (h)</i> , and in Article 6(1), points (a) to (e), and (g), continue to be complied with by the registered European political parties and European political foundations.		The Authority shall decide on the registration and de- registration of European political parties and European political foundations in accordance with the procedures and conditions laid down in this Regulation. In addition, the Authority shall regularly verify that the registration conditions laid down in Article 3 and the governance provisions set out in accordance with <u>points (a), (b)</u> <u>and (d) to (f) of</u> Article 4(1), <u>points (a), (b), (d), (e) and (f),</u> <u>Article 4(2bis)</u> and in <u>points (a)</u> <u>to (e) and (g), and</u> <u>Article 6 (2bis)</u> continue to be complied with by the registered

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political foundations.			European political parties and European political foundations.
212.	In its decisions, the Authority shall give full consideration to the fundamental right of freedom of association and to the need to ensure pluralism of political parties in Europe.	[no change]	[no change]	
213.	The Authority shall be represented by its Director who shall take all decisions of the Authority on its behalf.	[no change]	[no change]	
214.	3. The Director of the Authority shall be appointed for a five-year non-renewable term by the European Parliament, the Council and the Commission (jointly referred to as the 'appointing authority') by common accord, on the basis of proposals made by a selection committee composed of the	[no change]	[no change]	

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	Secretaries-General of those institutions following an open call for candidates.			
215.	The Director of the Authority shall be selected on the basis of his or her \boxtimes their \bigotimes personal and professional qualities. \boxtimes They \bigotimes He or she shall not be a member of the European Parliament, hold any electoral mandate or be a current or former employee of a European political party or a European political foundation. The Director selected shall not have a conflict of interests between \boxtimes their \bigotimes his or her duty as Director of the Authority and any other official duties, in particular in relation to the application of the provisions of this Regulation.	[no change]	[no change]	
216.	A vacancy caused by resignation, retirement, dismissal or death shall be filled	[no change]	[no change]	



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	in accordance with the same procedure.			
217.	In the event of a normal replacement or voluntary resignation the Director shall continue \boxtimes their \bigotimes his or her functions until a replacement has taken up \boxtimes their \bigotimes his or her her duties.	[no change]	[no change]	
218.	If the Director of the Authority no longer fulfils the conditions required for the performance of is> their <	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
219.	The Director of the Authority shall be independent in the performance of ⊠ their	[no change]	[no change]	
220.	The European Parliament, the Council and the Commission shall exercise jointly, with regard to the Director, the powers conferred on the appointing authority by the Staff Regulations of Officials (and the Conditions of Employment of Other Servants of the Union) laid down in Council Regulation (EEC, Euratom, ECSC) No 259/68 ¹³ . Without prejudice to	[no change]	[no change]	

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	decisions on appointment and dismissal, the three institutions may agree to entrust the exercise of some or all of the remaining powers conferred on the appointing authority to any one of them.			
	 ¹³ Council Regulation (EEC, Euratom, ECSC) No 259/68 of 29 February 1968 laying down the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities and instituting special measures temporarily applicable to officials of the Commission (OJ L 56, 4.3.1968, p. 1). 			
221.	The appointing authority may assign the Director to other tasks	[no change]	[no change]	

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	provided that such tasks are not incompatible with the workload resulting from is> their ≺ his or her duties as Director of the Authority and are not liable to create any conflict of interests or to jeopardise the full independence of the Director.			
222.	4. The Authority shall be physically located in the European Parliament, which shall provide the Authority with the necessary offices and administrative support facilities.	[no change]	[no change]	
223.	 5. The Director of the Authority shall be assisted by staff in respect of whom is they is here or the shall exercise the powers conferred on the appointing authority by the Staff Regulations of Officials of the European Union and the powers conferred on the authority 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	 empowered to conclude contracts of employment of other servants by the Conditions of Employment of Other Servants of the Union, laid down in Council Regulation (EEC, Euratom, ECSC) No 259/68 ('the appointing authority's powers'). The Authority may make use in any areas of its work of other seconded national experts or of other staff not employed by the Authority. 			
224.	The Staff Regulations and the Conditions of Employment of Other Servants and the rules adopted by agreement between the institutions of the Union for giving effect to those Staff Regulations and Conditions of Employment of Other Servants shall apply to the staff of the	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Authority.			
225.	The selection of the staff shall not be liable to result in a conflict of interests between their duties at the Authority and any other official duties, and they shall refrain from any act which is incompatible with the nature of their duties.	[no change]	[no change]	
226.	6. The Authority shall conclude agreements with the European Parliament and, if appropriate, with other institutions on any administrative arrangements necessary to enable it to carry out its tasks, in particular agreements regarding the staff, services and support provided pursuant to paragraphs 4, 5 and 8.	[no change]	[no change]	
227.	7. The appropriations for the expenditure of the Authority shall be provided under a separate	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Title in the Section for the European Parliament in the general budget of the European Union. The appropriations shall be sufficient to ensure the full and independent operation of the Authority. A draft budgetary plan for the 			
228.	 Council Regulation No 1¹⁴ shall apply to the Authority. 	[no change]	[no change]	
	¹⁴ Council Regulation No 1			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	of 15 April 1958 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385/58).			
229.	The translation services required for the functioning of the Authority and the Register shall be provided by the Translation Centre for the Bodies of the European Union.	[no change]	[no change]	
230.	9. The Authority and the Authorising Officer of the European Parliament shall share all information necessary for the execution of their respective responsibilities under this Regulation.	[no change]	[no change]	
231.	10. The Director shall submit annually a report to the European Parliament, the Council and the Commission on the activities of the Authority.	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	➡ The Authority shall make the reports public on its website. ➡			
232.	11. The Court of Justice of the European Union shall review the legality of the decisions of the Authority in accordance with Article 263 TFEU and shall have jurisdiction in disputes relating to compensation for damage caused by the Authority in accordance with Articles 268 and 340 TFEU. Should the Authority fail to take a decision where it is required to do so by this Regulation, proceedings for failure to act may be brought before the Court of Justice of the European Union in accordance with Article 265 TFEU.	[no change]	[no change]	
233.	<i>Article <u>8</u>∓</i> Register of European political p	parties and foundations		


Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
234.	 The Authority shall establish and manage a Register of European political parties and European political foundations. ⇒ The register shall include a repository for the information to be provided by European political parties pursuant to Article 5(2). ⇔ Information from the Register shall be available online in accordance with Article <u>3632</u>. 	[no change]	1. The Authority shall establish and manage a Register of European political parties and European political foundations.[The register shall include a repository for the information to be provided by European political parties pursuant to Article 5(2).] Information from the Register shall be available online in accordance with Article <u>3622</u> .	POLADS - to be deleted
235.	 In order to ensure the proper functioning of the Register, the Commission shall be ⊠ is ≤ I empowered to adopt delegated acts in accordance with Article <u>4036</u> and within the scope of the relevant provisions of this Regulation concerning: 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
236.	(a) the information and supporting documents held by the Authority for which the Register is to be the competent repository, which shall include the statutes of a European political party or European political foundation, any other documents submitted as part of an application for registration in accordance with Article $9\frac{9}{2}(2)$, any documents received from the Member State of the seat as referred to in Article $18\frac{15}{2}(2)$, and information on the identity of the	[no change]		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	persons who are members of bodies or hold offices that are vested with powers of administrative, financial and legal representation, as referred to in <u>point</u> $(\underline{f}) \cdot of$ Article 4(1) _* <u>point (f)</u> , and <u>point</u> $(\underline{g}) \cdot of$ Article $(\underline{b}) \cdot of$ Article $(\underline{b}) \cdot of$ Article $(\underline{b}) \cdot of$ (g);			
237.	 (b) materials from the Register as referred to in point (a) of this paragraph for (b) which the Register (c) be competent (c) certify legality (c) certify legality (c) as established by (c) the Authority (c) pursuant to its (c) competences under (c) this Regulation. (c) The Authority 	[no change]	[no change]	

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	shall not be competent to verify compliance by a European political party or European political foundation with any obligation or requirement imposed on the party or foundation in question by the Member State of the seat pursuant to Articles 4 <u>and</u> $6_{\underline{s}}$ and Article $17\underline{+4}(2)$ which is additional to the obligations and requirements laid down by this Regulation.			
238.	3. The Commission shall by implementing acts specify the details of the registration number	[no change]	[no change]	

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	system to be applied for the Register and standard extracts from the Register to be made available to third parties upon request, including the content of letters and documents. Such extracts shall not include personal data other than the identity of the persons who are members of bodies or hold offices that are vested with powers of administrative, financial and legal representation, as referred to in <u>point (f)</u> <u>of</u> Article 4(1), point (f), and <u>point (g)</u> . Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article <u>4137</u> .			
239.	Article <u>98</u> Application for registration			

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
240.	1. An application for registration shall be filed with the Authority. An application for registration as a European political foundation shall be filed only through the European political party with which the applicant is formally affiliated.	[no change]	[no change]	
241.	2. The application shall be accompanied by:	[no change]	[no change]	
242.	 (a) documents proving that the applicant satisfies the conditions laid down in Article 3, including a standard formal declaration in the form set out in <u>the</u> Annex <u>I</u>; 	[no change]	[no change]	
243.	(b) the statutes of the party or foundation, containing the provisions required by Articles 4 and	[no change]	[no change]	

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	<u>65</u> , including the relevant annexes and, where applicable, the statement of the Member State of the seat referred to in Article <u>1815</u> (2).			
244.	 The Commission shall be I is	[no change]	[no change]	
245.	 (a) to identify ▷ the identification of < any supplementary information or supporting document in relation to paragraph 2 necessary to allow the Authority to fully discharge its responsibilities 	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	under this Regulation in relation to the operation of the Register;			
246.	 (b) to amend ≥ the amendment of ≤ the standard formal declaration in the Annex I in respect of the particulars to be filled in by the applicant where necessary, in order to ensure that sufficient information is being held in relation to the signatory, his or her ≥ their ≤ mandate and the European political party or European political foundation which ≥ they ≤ he or she is mandated to 	[no change]	 (b) to amend the amendment of the standard formal declaration in the Annex I in respect of the particulars to be filled in by the applicant where necessary, in order to ensure that sufficient information is being held in relation to the signatory, his or her their mandate and the European political party or European political foundation which they he or she [] are mandat ed to represent for 	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	represent for the purposes of the declaration.		the purposes of the declaration.	
247.	4. Documentation submitted to the Authority as part of the application shall be published immediately on the website referred to in Article 3632 .	[no change]	[no change]	
248.	Article <u>109</u> Examination of the application	and decision of the Authority		
249.	1. The application shall be examined by the Authority in order to determine whether the applicant satisfies the conditions for registration laid down in Article 3 and whether the statutes contain the provisions required by Articles 4 and 65.	[no change]	[no change]	
250.	2. The Authority shall adopt a decision to register the applicant, unless it establishes that the	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	applicant does not satisfy the conditions for registration laid down in Article 3 or that the statutes do not contain the provisions required by Articles 4 and $\underline{65}$.			
251.	The Authority shall publish its decision to register the applicant within one month following receipt of the application for registration or, where the procedures set out in Article 1815 (4) are applicable, within four months following receipt of the application.	[no change]	[no change]	
252.	Where an application is incomplete, the Authority shall ask the applicant without delay to submit any additional information required. For the purposes of the deadline laid down in the second subparagraph, time shall only start to run from the date of receipt by the Authority of a	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	complete application.			
253.	3. The standard formal declaration referred to in <u>point (a) of</u> Article <u>98(2)</u> , <u>point (a)</u> , shall be considered sufficient for the Authority to ascertain that the applicant complies with the conditions specified in <u>point (c) of</u> Article 3(1), <u>points (d)</u> and (e), or <u>point</u> <u>(c) of</u> Article 3(2), <u>points</u> <u>(c) and (d)</u> , whichever is applicable.	[no change]	[no change]	
254.	4. A decision of the Authority to register an applicant shall be published in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> , together with the statutes of the party or foundation concerned. A decision not to register an applicant shall be published in the <i>Official</i> <i>Journal of the European</i>	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	<i>Union</i> , together with the detailed grounds for rejection.			
255.			ment 31 paragraph 5	
256.	5. Any amendments to the documents or statutes submitted as part of the application for registration in accordance with Article <u>98</u> (2) shall be notified to the Authority, which shall update the registration in accordance with the procedures set out in Article <u>1815</u> (2) and (4), mutatis mutandis.	5. Any amendments to the documents or statutes submitted as part of the application for registration in accordance with Article 9(2) shall be notified to the Authority within two months. The Authority shall update the registration in the light of such amendments, applying the procedures set out in Article 18(2) and (4) mutatis mutandis.	[no change]	
257.	Amendement 32 Article 10 – paragraph 6			
258.	6. The updated list of member parties of a European political party,	6. The updated list of member parties of a European political party,	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	annexed to the party statutes in accordance with Article 4(2), shall be sent to the Authority each year. Any changes following which the European political party might no longer satisfy the condition laid down in <u>point (b) of</u> Article 3(1), <u>point (b)</u> , shall be communicated to the Authority within four weeks of any such change.	annexed to the party statutes in accordance with Article 4(2), shall be sent to the Authority by 30 September each year. Any changes following which the European political party might no longer satisfy the condition laid down in Article 3(1), point (b), shall be communicated to the Authority within four weeks of any such change		
259.			ment 33 11 – title	
	Article <u>1110</u>		[no change]	
260.	Verification of compliance with registration conditions and requirements	Verification of compliance with registration conditions and requirements <i>and examination</i> <i>of grounds of removal from the</i> <i>Register by the Authority</i>		

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261.			ment 34 paragraph 1	
262.	 Without prejudice to the procedure laid down in paragraph 3 ▷ of this Article ⊲ , the Authority shall regularly verify that the conditions for registration laid down in Article 3, and the governance provisions set out in points (a), (b) and (d) to (f) of Article 4(1), points (a) to (e) and (g) of Article 5(1), continue to be complied with by registered European political parties and European political foundations. 	Article II – Without prejudice to the procedure laid down in Article <i>11a</i>, the Authority shall regularly verify that the conditions for registration laid down in Article 3, and the governance provisions set out in Article 4(1), points (a), (b), (d), (e), <i>(f) and (h)</i>, and <i>in</i> Article 6(1), points (a) to (e) and (g), continue to be complied with by registered European political parties and European political foundations. 	[no change]	NEW SE PCY SUGGESTION: Without prejudice to the procedure laid down in paragraph 3 \boxtimes of this Article $\langle \boxtimes \rangle$, the Authority shall regularly verify that the conditions for registration laid down in Article 3, and the governance provisions set out in <u>points (a), (b) and (d) to (f) of</u> Article 4(1), points (a), (b), (d), (e) and (f), <i>in Article 4(2bis)</i> <i>and in Article 6(1)</i> , points (a) to (e) and (g), and Article 6 (2bis) <u>of Article 5(1)</u> , continue to be complied with by registered European political parties and European political foundations.
263.		Amend	ment 35	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Article 11 –	paragraph 2	
264.	2. If the Authority finds that any of the conditions for registration or governance provisions referred to in paragraph 1, with the exception of the conditions in <u>Article 3(1)</u> , point (<u>de</u>), <u>of Article 3(1)</u> and <u>Article 3(2)</u> , point (c) <u>of Article 3(2)</u> , are no longer complied with, it shall notify the European political party or foundation concerned.	 2. Where, following a verification conducted under paragraph 1 of this Article, the Authority considers that one of the grounds for deregistration under Article 19(1), point (a)(i) or (ii), might apply to a European political party or European political foundation, the Authority shall, without undue delay, inform the European political foundation concerned thereof. Where the Authority has knowledge of circumstances indicating that one of the grounds for deregistration under Article 19(1), point (a), or under Article 19(2) might apply to a European political 	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		European political foundation, the Authority shall without undue delay inform the European political party or European political foundation concerned thereof.	C	
		When informing a European political party or European political foundation in accordance with the first or second subparagraph, the Authority shall invite that European political party or European political foundation to submit its observations within one month from receipt of the information concerned.		
265.	Amendment 36			
266.	 3. →1 The European Parliament, acting on its own initiative or following a 	3. In the event of non- compliance with Article	 3. The European Parliament, acting on its own initiative 	<mark>NEW SE PCY</mark> SUGGESTION:



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	reasoned request from a group of citizens, submitted in accordance with the relevant provisions of its Rules of Procedure, or the Council or the Commission _{<math>\overline{2}may lodge with theAuthority a request forverification of complianceby a specific Europeanpolitical party or Europeanpolitical foundation with theconditions laid down inpoint (c) of Article 3(1),point (d), and Article 3(2),point (c) of Article 3(2).In such cases, and in the casesreferred to in point (a) ofArticle 1946(3), point (a),the Authority shall ask thecommittee of independenteminent persons establishedby \boxtimes referred to in \ll Article <u>1411</u> for an opinion on the subject. The committee shall give its opinion within two</math>}	3(1), point (c), (f) or (g), Article 3(2), point (e), (f) or (g), or the governance provisions referred to in paragraph 1 of this Article, the Authority shall give the European political party or European political foundation concerned the opportunity to introduce the measures required to remedy the situation within the deadline provided for by paragraph 2 of this Article. The deadline may be extended by the Authority upon the reasoned request of the European political party or European political foundation concerned if and in so far as such an extension is necessary and appropriate with regard to the corrective measures envisaged by	or following a reasoned request from a group of citizens, submitted in accordance with the relevant provisions of its Rules of Procedure, or the Council or the Commission _{Ξ} may lodge with the Authority a request for verification of compliance by a specific European political party or European political foundation with the conditions laid down in <u>point (e) of</u> Article 3(1), point (d) and (e) and <u>Article 3(2)</u> , point (c) and (d) <u>of Article 3(2)</u> . In such cases, and in the cases referred to in <u>point (a) of</u> Article <u>1946</u> (3), <u>point (a)</u> , the Authority shall ask the committee of independent eminent persons <u>established by</u> referred to in Article <u>1444</u> for an opinion on the subject.	The European Parliament, acting on its own initiative or following a reasoned request from a group of citizens, submitted in accordance with the relevant provisions of its Rules of Procedure, or the Council or the Commission _{$\frac{1}{2}may lodge with the Authority arequest for verification ofcompliance by a specificEuropean political party orEuropean political foundationwith the conditions laid down inpoint (e) of Article 3(1), points(d), and (e) and (ee).Article 3(2), points (c), and (d)and (dd) of Article 3(2) and inArticle 4(2bis) and Article 6 (2bis). In such cases, and in thecases referred to in point (a) ofArticle 1916(3), point (a), theAuthority shall ask thecommittee of independenteminent persons established byreferred to in Article 14+1 for anopinion on the subject. The$}

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	months. 🗲	the European political party or European political foundation.	The committee shall give its opinion within two months.	committee shall give its opinion within two months.
267.			lment 37 ph 3 – subparagraph 2	
268.	Where the Authority becomes aware of facts which may give rise to doubts concerning compliance by a specific European political party or European political foundation with the conditions laid down in <u>point (c) of</u> Article 3(1), point (d), and <u>point (c) of</u> Article 3(2), <u>point (c)</u> , it shall inform the European Parliament, the Council and the Commission with a view to allowing any of them to lodge a request for verification as referred to in the first subparagraph. Without prejudice to the first subparagraph, the European Parliament, the Council and the	deleted	Where the Authority becomes aware of facts which may give rise to doubts concerning compliance by a specific European political party or European political foundation with the conditions laid down in <u>point (c) of</u> Article $3(1),$ point (d) and (e), and <u>point (c) of</u> Article $3(2),$ point (c) and (d), it shall inform the European Parliament, the Council and the Commission with a view to allowing any of them to lodge a request for verification as referred to in the first subparagraph. Without prejudice to the first subparagraph, the European Parliament, the	NEW SE PCY SUGGESTION: Where the Authority becomes aware of facts which may give rise to doubts concerning compliance by a specific European political party or European political foundation with the conditions laid down in <u>point (e) of</u> Article 3(1), points (d), and (e) and (ee), <u>point (e)</u> of Article 3(2), <u>points (c)</u> , and (d) and (dd), and in Article 4(2bis) and Article 6 (2bis). it shall inform the European Parliament, the Council and the Commission with a view to allowing any of them to lodge a

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Commission shall indicate their intention within two months of receiving that information.		Council and the Commission shall indicate their intention within two months of receiving that information.	request for verification as referred to in the first subparagraph. Without prejudice to the first subparagraph, the European Parliament, the Council and the Commission shall indicate their intention within two months of receiving that information.
269.			ment 38 bh 3 – subparagraph 3	
270.	The procedures laid down in the first and second subparagraphs shall not be initiated within a period of two months prior to elections to the European Parliament. That time limit shall not apply with regard to the procedure set out in Article $1210a$.	deleted	[no change]	
271.	Amendment 39 Article 11 – paragraph 3 – subparagraph 4			
272.	Having regard to the committee's opinion, the	deleted	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Authority shall decide whether to de-register the European political party or European political foundation concerned. The decision of the Authority shall be duly reasoned.			
273.			lment 40 ph 3 – subparagraph 5	
274.	A decision of the Authority to de-register on grounds of non- compliance with the conditions set out in <u>point (c) of</u> Article 3(1), point (d), or <u>point (c) of</u> Article 3(2), <u>point (c)</u> , may only be adopted in the event of manifest and serious breach of those conditions. It shall be subject to the procedure set out in paragraph 4.	deleted	A decision of the Authority to de-register on grounds of non- compliance with the conditions set out in <u>point (c) of</u> Article 3(1), point (d) and (e), or <u>point</u> (c) of Article $3(2)$, point (c) and (d), may only be adopted in the event of manifest and serious breach of those conditions. It shall be subject to the procedure set out in paragraph 4.	NEW SE PCY SUGGESTION: A decision of the Authority to de-register on grounds of non- compliance with the conditions set out in <u>point (c) of</u> Article 3(1), <u>points (d), and (e) and</u> (ee), or <u>point (c) of</u> Article 3(2), <u>points (c)</u> , and (d) and (dd) and Article 4(2bis) and in Article 6 (2) bis, may only be adopted in the event of manifest and serious breach of those conditions. It shall be subject to the procedure set out in paragraph 4.



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
275.			ment 41 oh 4 – subparagraph 1	
276.	4. A decision of the Authority to de-register a European political party or foundation on the ground of a manifest and serious breach as regards compliance with the conditions set out in <u>point</u> (<u>e) of</u> Article 3(1), point (<u>d)</u> , or <u>point (c) of</u> Article 3(2), <u>point (c)</u> , shall be communicated to the European Parliament and the Council. The decision shall enter into force only if no objection is expressed by the European Parliament and the Council within a period of three months of the communication of the decision to the European Parliament and the Council or if, before the expiry of that period, the	4. Upon the expiry of the periods referred to in paragraphs 2 and 3, or upon receipt of any observations or information concerning corrective measures from the European political party or European political foundation concerned within that period, the Authority shall, without undue delay and in the light of any such observations submitted by the European political party or European political foundation, assess whether any of the grounds for deregistration under Article 19(1), point (a), or under Article 19(2), apply	 4. A decision of the Authority to de-register a European political party or foundation on the ground of a manifest and serious breach as regards compliance with the conditions set out in point (c) of Article 3(1), point (d) and (e), or point (c) of Article 3(2), point (c) and (d), shall be communicated to the European Parliament and the Council. The decision shall enter into force only if no objection is expressed by the European Parliament and the Council within a period of three months of the communication of the decision to the European Parliament and the Council within a period of three months of the communication of the decision to the European Parliament and the 	NEW SE PCY SUGGESTION: A decision of the Authority to de-register a European political party or foundation on the ground of a manifest and serious breach as regards compliance with the conditions set out in <u>point (e) of</u> Article 3(1), points (d), and (e) and (ee) or <u>point</u> (c) of Article 3(2), points (c), and (d) and (dd) and Article 4(2bis) and Article 6 (2bis) shall be communicated to the European Parliament and the Council. The decision shall enter into force only if no objection is expressed by the European Parliament and the Council within a period of three months of the communication of the decision to the European Parliament and the Council or if,

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European Parliament and the Council have both informed the Authority that they will not object. In the event of an objection by the European Parliament and by the Council, the European political party or foundation shall remain registered.	to the European political party or European political foundation.	Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Authority that they will not object. In the event of an objection by the European Parliament and by the Council, the European political party or foundation shall remain registered.	before the expiry of that period, the European Parliament and the Council have both informed the Authority that they will not object. In the event of an objection by the European Parliament and by the Council, the European political party or foundation shall remain registered.
277.			ment 42	
278.	The European Parliament and the Council may object to the decision only on grounds related to the assessment of compliance with the conditions for registration set out <u>in point (c)</u> of Article $3(1)$, <u>point (d)</u> , and <u>point (c) of</u> Article $3(2)$, <u>point</u>	Article 11 – paragrap	bh 4 – subparagraph 2 The European Parliament and the Council may object to the decision only on grounds related to the assessment of compliance with the conditions for registration set out <u>in point (e)</u> of Article $3(1)$, point (d) and (e) and point (e) of Article	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
	<u>(c)</u> .		3(2) <u>, point (c)</u> and (d).		
279.			ndment 43 aph 4 – subparagraph 3		
280.	The European political party or European political foundation concerned shall be informed that objections have been raised to the decision of the Authority to de-register it.	deleted	[no change]		
281.		-	ndment 44 aph 4 – subparagraph 4		
282.	The European Parliament and the Council shall adopt a position in accordance with their respective decision-making rules as established in conformity with the Treaties. Any objection shall be duly reasoned and shall be made public.	deleted	[no change]		
	Amendment 45				
283.	Article 11 – paragraph 5				



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
284.	 5. A decision of the Authority to de-register a European political party or a European political foundation, to which no objections have been raised under the procedure laid down in paragraph 4, is> together with the detailed grounds for de-registration, is shall be is notified to the European political party or foundation concerned and is published in the Official Journal of the European Union. is together with the detailed grounds for de-registration, and is hall enter into force three months following the date of such publication is take effect upon notification in accordance with Article 297 TFEU is the set of the set o	deleted	5. A decision of the Authority to de-register a European political party or a European political foundation, to which no objections have been raised under the procedure laid down in paragraph 4, together with the detailed grounds for de- registration, shall be notified to the European political party or foundation concerned and published in the <i>Official Journal of the</i> <i>European Union</i> . ₃ together with the detailed grounds for de-registration, and The decision shall enter into force three months following the date of such publication take effect upon notification [].	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
285.			ment 46 paragraph 6	
286.	6. A European political foundation shall automatically forfeit its status as such if the European political party with which it is affiliated is removed from the Register.	deleted	[no change]	
287.			ment 47 1 a (new)	
288.		Article 11a Verification of the registration conditions relating to the values upon which the Union is founded 1. The European		
		<i>Parliament, acting on its own initiative or following</i>		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		a reasoned request from a group of citizens, submitted in accordance with the relevant provisions of its Rules of Procedure, or the Council or the Commission, may lodge with the Authority a request to verify whether a specific European political party or European political foundation complies with the conditions laid down in Article 3(1), points (d) and (e), and Article 3(2), points (c) and (d). In such cases, and in the cases referred to in Article 11b(2), the Authority shall inform the European political party or European political foundation concerned without undue delay, invite it to submit its observations and give it the opportunity to		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		introduce measures to remedy the situation within one month.	C	
		The period may be extended by the Authority upon the reasoned request of the European political party or European political foundation concerned if an extension is necessary and appropriate with regard to the corrective measures envisaged by the European political party or European political foundation.		
		Upon the expiry of the period mentioned in the first and second subparagraphs or upon receipt of any		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		observations and information concerning corrective measures from the European political party or European political foundation concerned within that period, the Authority shall submit the observations made by the European political party or European political foundation concerned and, where applicable, the description of the corrective measures taken by that party or foundation to the committee of independent eminent persons referred to in Article 14, and shall ask this committee for an opinion on the subject. The committee shall give its opinion within two months.		

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		Where facts which cast doubt on the compliance by a specific European political party or European political foundation with the conditions laid down in Article 3(1), points (d) and (e), and Article 3(2), points (c) and (d), come to the attention of the Authority, the Authority shall inform the European Parliament, the Council and the Commission with a view to allowing any of them to lodge a request for verification as referred to in the first subparagraph. Without prejudice to the first subparagraph, the European Parliament, the Council and the Council and the Council and the		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		their intention to lodge a request for verification within two months of receiving that information.	C	
		2. The procedures laid down in paragraph 1 shall not be initiated within a period of two months prior to elections to the European Parliament.		
		3. The Authority shall decide whether to deregister the European political party or European political foundation concerned, taking into account the opinion of the committee of independent eminent persons referred to in Article 14. The decision of		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		the Authority shall be duly reasoned.	C	
		4. A decision of the Authority to deregister on grounds of non- compliance with the conditions set out in Article 3(1), point (d) or (e), or Article 3(2), point (c) or (d), shall only be adopted in the event of a manifest and serious breach of those conditions. The decision shall be subject to the procedure set out in paragraph 5.		
		5. A decision of the Authority to deregister a European political party or European political foundation on the ground		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		of a manifest and serious breach of the conditions set out in Article 3(1), point (d) or (e), or Article 3(2), point (c) or (d), shall be communicated to the European Parliament and the Council. The decision shall enter into force only if no objection is made by the European Parliament and the Council within a period of three months of the communication of the decision to them or if, before the expiry of that period, the European Parliament and the Council have both informed the Authority that they will not object. In the event of an objection by the European Parliament and by the Council, the European political party or European political foundation shall remain		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		 registered. 6. The European Parliament and the Council may only object to a decision of the Authority to deregister a European political party or European political foundation on grounds related to the assessment of compliance with the conditions for registration set out in Article 3(1), point (d) or (e), or Article 3(2), point (c) or (d). 		
		7. Where an objection has been raised to a decision of the Authority to deregister a European political party or European political foundation, the European political party or		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		European political foundation concerned shall be informed by the Authority of such objection.	C	
		8. The European Parliament and the Council shall adopt a position in accordance with their respective decision- making rules established in conformity with the Treaties. Any objection raised to a decision of the Authority to deregister a European political party or European political foundation shall be duly reasoned, and shall be made public.		
289.	Amendment 48 Article 11 b (new)			
290.		Article 11b		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Verification of obligations under national law	C	
		1. If a European political party or a European political foundation has failed to fulfil relevant obligations under national law applicable pursuant to Article 17(2), first subparagraph, and if, in the light of the freedom of association enshrined in Article 12 of the Charter and the need to ensure pluralism of political parties in Europe, that failure is serious enough to justify its deregistration, the Member State of the seat of the European political party or European political foundation may		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		address a request for deregistration to the Authority. That request shall be duly reasoned. In particular, it shall identify precisely and exhaustively the illegal actions and the specific national requirements that have not been complied with.		
		If the subject matter of the Member States' request relates exclusively or predominantly to elements affecting respect for the values upon which the Union is founded, enshrined in Article 2 TEU, the Authority shall initiate a verification procedure in accordance with Article 11a.		


Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		For any other matter, where, in its request pursuant to the first subparagraph, the Member State confirms that an effective remedy against such a request exists at national level and all remedies concerning such a request have been exhausted, the Authority shall, after hearing the representative of the European political party or European political foundation concerned, assess whether the deregistration ground under Article 19(1), point (d), applies to the European political party or European political foundation concerned.		
		2. If a European political		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		party or a European political foundation has seriously failed to fulfil relevant obligations under national law applicable pursuant to Article 17(2), second subparagraph, and if the matter relates exclusively or predominantly to elements affecting respect for the values upon which the Union is founded, enshrined in Article 2 TEU, the Member State concerned may address a request to the Authority in accordance with the provisions of paragraph 1, first subparagraph. The Authority shall proceed in accordance with paragraph 1, second subparagraph.		
		3. In all cases, the Authority shall act without undue		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		delay. The Authority shall inform the Member State concerned and the European political party or European political foundation concerned of the effect that was given to the reasoned request for deregistration.		
291.	Article <u>1211</u> Verification procedure related to infringements of rules on the protection of personal data			
292.	1. No European political party or European political foundation shall deliberately influence, or attempt to influence, the outcome of elections to the European Parliament by taking advantage of an infringement by a natural or legal person of the applicable rules on the protection of personal data.	[no change]	[no change]	
293.	Amendment 49			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Article 12 –	paragraph 2	
294.	If the Authority is informed of a decision of a national supervisory authority within the meaning of <u>point 21 of</u> Article 4 <u>, point (21)</u> , of Regulation (EU) 2016/679 <u>of the European</u> <u>Parliament and of the</u> <u>Council¹⁵</u> finding that a natural or legal person has infringed applicable rules on the protection of personal data, and if it follows from that decision, or if there are otherwise reasonable grounds to believe, that the infringement is linked to political activities by a European political foundation in the context of elections to the European Parliament, the Authority shall refer this matter to the committee of	2. The Authority <i>shall be</i> informed of <i>any</i> decision <i>at</i> national <i>level of a</i> supervisory authority <i>as</i> <i>defined in</i> Article 4, point (21), of Regulation (EU) 2016/679 finding that a natural or legal person has infringed applicable rules on the protection of personal data, and if it follows from that decision, or if there are otherwise reasonable grounds to believe, that the infringement is linked to political activities by a European political foundation in the context of elections to the European Parliament, the Authority shall refer this matter to the committee of independent eminent persons referred to in Article 14 of this	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	independent eminent persons established by	Regulation. The Authority may, if necessary, liaise with the supervisory authority concerned.		
	¹⁵ <u>Regulation (EU)</u> <u>2016/679 of the European</u> <u>Parliament and of the</u> <u>Council of 27 April 2016</u> <u>on the protection of</u> <u>natural persons with</u> <u>regard to the processing</u> <u>of personal data and on</u> <u>the free movement of</u> <u>such data, and repealing</u> <u>Directive 95/46/EC</u> <u>(General Data Protection</u> <u>Regulation) (OJ L 119,</u> <u>4.5.2016, p. 1).</u>			
295.	3. The committee referred to in paragraph 2 shall give	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	an opinion as to whether the European political party or European political foundation concerned has deliberately influenced or attempted to influence the outcome of elections to the European Parliament by taking advantage of that infringement. The Authority shall request the opinion without undue delay, and no later than ⊠ one ⊠ month after being informed of the decision of the national supervisory authority. The Authority shall set a short, reasonable deadline for the committee to give its opinion. The committee shall comply with that deadline.			
296.			lment 50 paragraph 4	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
297.	 4. Having regard to the committee's opinion, the Authority shall decide, pursuant to point (a)(vii) of Article 3027(2), point (a)(vii), whether to impose financial sanctions on the European political party or European political foundation concerned. The decision of the Authority shall be duly reasoned, in particular with regard to the committee's opinion, and shall be published expeditiously. 	4. Having regard to the committee's opinion, the Authority shall decide, pursuant to Article 30(1) , point (a)(vii), whether to impose financial sanctions on the European political party or European political foundation concerned. The decision of the Authority shall be duly reasoned, in particular with regard to the committee's opinion, and shall be published expeditiously.	[no change]	
298.			ment 51 paragraph 5	
299.	5. The procedure set out in this Article is without prejudice to the procedure set out in Article <u>1110</u> .	5. The procedure set out in this Article is without prejudice to the procedure set out in Articles 11, 11a and 11b. The period referred to in Article 11a(2) shall not apply to	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		the procedure set out in this Article.		
300.	Article 13			
301.	Reporting on political advertising	[no change]	[Reporting on political advertising	POLADS - to be deleted
302.	Amendment 52 Article 13 – paragraph 1			
303.	The Authority shall annually prepare and publish a report on the political advertising activity of European political parties. This report shall include a factual summary of the reports for the relevant reporting year published by European political parties according to Article 5(4), as well as any decisions of the national regulatory authorities designated under Article 5(6) or of the supervisory authorities referred to in Article 5(7) finding that a European political party has violated Article 5 of	The Authority shall annually prepare and publish a report on the political advertising activity of European political parties. This report shall include the reports for the relevant reporting year published by European political parties <i>in accordance</i> <i>with</i> Article $5(4)$.	The Authority shall annually prepare and publish a report on the political advertising activity of European political parties. This report shall include a factual summary of the reports for the relevant reporting year published by European political parties according to Article 5(4), as well as any decisions of the national regulatory authorities designated under Article 5(6) or of the supervisory authorities referred to in Article 5(7) finding that a European political party has violated Article 5 of	POLADS - to be deleted



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	this Regulation.		this Regulation.]	
304.	<i>Article</i> <u>1411</u> Committee of independent emin	ent persons		
305.	 A⊠ The ⊠ committee of independent eminent persons is hereby established ⊠ by Regulation (EU, Euratom) No 1141/2014 ⊠It shall consist of six members, with the European Parliament, the Council and the Commission each appointing two members. The members of the committee shall be selected on the basis of their personal and professional qualities. They shall neither be members of the European Parliament, the Council or the Commission, nor hold any electoral mandate, be 	[no change]	[no change]	



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	officials or other servants of the European Union or be current or former employees of a European political party or a European political foundation.			
306.	Members of the committee shall be independent in the performance of their duties. They shall neither seek nor take instructions from any institution or government or from any other body, office or agency, and shall refrain from any act which is incompatible with the nature of their duties.	[no change]	[no change]	
307.	The committee shall be renewed within six months after the end of the first session of the European Parliament following each election to the European Parliament. The mandate of the members shall not be renewable.	[no change]	[no change]	

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308.	2. The committee shall adopt its own rules of procedure. The chair of the committee shall be elected by its members from amongst their number in accordance with those rules. The secretariat and funding of the committee shall be provided by the European Parliament. The secretariat of the committee shall act under the sole authority of the committee.	[no change]	[no change]	
309.	 3. →1 When requested by the Authority, the committee shall give an opinion on: 	[no change]	[no change]	
310.	 (a) any possible manifest and serious breach of the values on which the Union is founded, as referred to in <u>point</u> (e) of Article 3(1), point (d), and point 	[no change]	[no change]	

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	(c) of Article 3(2), point (c), by a European political party or a European political foundation;			
311.	 (b) whether a European political party or a European political foundation has deliberately influenced or attempted to influence the outcome of elections to the European Parliament by taking advantage of an infringement of the applicable rules on the protection of personal data;_Ξ 	[no change]	[no change]	
312.	In the cases referred to in <u>points</u> (a) orand (b) of the first subparagraph, <u>points (a) and (b)</u> , the committee may request any	[no change]	[no change]	

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	relevant document or evidence from the Authority, the European Parliament, the European political party or European political foundation concerned, other political parties, political foundations or other stakeholders, and it may request to hear their representatives. In the case referred to in <u>point (b) of</u> the first subparagraph, <u>point (b)</u> , the national supervisory authority referred to in Article <u>12+0a</u> shall cooperate with the committee in accordance with applicable law. \leftarrow			
313.	In its opinions, the committee shall give full consideration to the fundamental right of freedom of association and to the need to ensure pluralism of political parties in Europe.	[no change]	[no change]	
314.	The opinions of the committee shall be made public without	[no change]	[no change]	

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	delay.			
315.	CHAPTER III LEGAL STATUS OF EUROPE	AN POLITICAL PARTIES A	ND EUROPEAN POLITICAL FO	UNDATIONS
316.	Article <u>1512</u> Legal personality			
317.	European political parties and European political foundations shall have European legal personality.	[no change]	[no change]	
318.	Article <u>1613</u> Legal recognition and capacity			
319.	European political parties and European political foundations shall enjoy legal recognition and capacity in all Member States.	[no change]	[no change]	
320.	<i>Article</i> <u>1714</u> Applicable law			
321.	1. European political parties and European political foundations shall be governed by this	[no change]	[no change]	

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	Regulation.			
322.	2. For matters not regulated by this Regulation or, where matters are only partly regulated by it, for those aspects which are not covered by it, European political parties and European political foundations shall be governed by the applicable provisions of national law in the Member State in which they have their respective seats.	[no change]	[no change]	
323.	Activities carried out by European political parties and European political foundations in other Member States shall be governed by the relevant national laws of those Member States.	[no change]	[no change]	
324.	3. For matters not regulated by this Regulation or by the applicable provisions	[no change]	[no change]	





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	pursuant to paragraph 2 or, where matters are only partly regulated by them, for those aspects which are not covered by them, European political parties and European political foundations shall be governed by the provisions of their respective statutes.			
325.	<i>Article</i> <u>1815</u> Acquisition of European legal p	ersonality		
326.	1. A European political party or a European political foundation shall acquire European legal personality on the date of publication in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> of the decision of the Authority to register it, pursuant to Article <u>109</u> .	[no change]	[no change]	
327.	2. If the Member State in which an applicant for registration as a European	[no change]	[no change]	



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	political party or a European political foundation has its seat so requires, the application submitted pursuant to Article $\underline{98}$ shall be accompanied by a statement issued by that Member State, certifying that the applicant has complied with all relevant national requirements for application, and that its statutes are in conformity with the applicable law referred to in the first subparagraph of Article <u>1744</u> (2).			
328.	3. Where the applicant enjoys legal personality under the law of a Member State, the acquisition of European legal personality shall be regarded by that Member State as a conversion of the national legal	[no change]	[no change]	

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	personality into a successor European legal personality. The latter shall fully maintain any pre-existing rights and obligations of the former national legal entity, which shall cease to exist as such. The Member States concerned shall not apply prohibitive conditions in the context of such conversion. The applicant shall maintain its seat in the Member State concerned until a decision in accordance with Article <u>109</u> has been published.			
329.	4. If the Member State in which the applicant has its seat so requires, the Authority shall fix the date of the publication referred to in paragraph 1 only after consultation with that Member State.	[no change]	[no change]	



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330.	<i>Article</i> <u>1916</u> Termination of European legal	personality		
331.			ment 53 paragraph 1	
332.	 A European political party or a European political foundation shall lose its European legal personality upon the ⇒ notification of a decision pursuant to Article 11(5) ⇐ entry into force of a decision of the Authority to remove it from the Register as published in the Official Journal of the European Union. The decision shall enter into force three months after such publication unless the European political foundation concerned requests a shorter period. 	 A European political party or a European political foundation shall lose its European legal personality upon its removal from the Register by a decision of the Authority: (a) if, in the context of the procedure laid down in Article 11, the Authority finds that (i) one of the conditions for registration laid down in Article 3(1), point (a),(b), (c), (f) or (g), or in Article 3(2), point (a), 	[no change]	



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		(b), (e), (f) or (g), is not complied with by the European political party or European political foundation in question;		
		(ii) one of the governance provisions set out in Article 4(1), point (a), (b), (d), (e), (f), (h), or (i), or in Article 6(1), points (a) to (e) or (g), is not complied with by the European political party or European political foundation in		





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		question; (iii) the European political party or European political foundation in question is in one of the exclusion situations referred to in Article 136(1) of Regulation (EU, Euratom) 2018/1046;		
		(iv) the decision to register the European political party or European political foundation in question is based on information of a decisive		

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		nature for the registration decision that was incorrect or misleading or the decision was obtained by deceit;	C	
		(b) if, in the context of the procedure laid down in Article 11a, the Authority finds that the conditions for registration laid down in Article 3(1), point (d) or (e), or Article 3(2), point (c) or (d), concerning respect for the values enshrined in Article 2 TEU, have been manifestly and seriously breached by the European political party in question, or by its		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		member parties, or by the European political foundation in question, or by its member organisations;	C	
		(c) at the request of the European political party or European political foundation concerned; or		
		(d) at the request of a Member State that fulfils the requirements laid down in Article 11b(1) and (3).		
333.			ment 54	
334.	2. A European political party or a European political foundation shall be removed from the Register by a decision of the Authority:	2. If the Authority decides to remove a European political party from the Register, it shall also remove a European political foundation	paragraph 2 [no change]	



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		<i>affiliated to it</i> from the Register.		
335.	 (a) as a consequence of a decision adopted pursuan to Article <u>11+0</u>(2 to (5); 	t aeieieu	[no change]	
336.	(b) in the circumstances provided for in Article <u>1110(6);</u>	deleted	[no change]	
337.	(c) at the request of the European political party or European politic foundation concerned; or		[no change]	
338.	(d) in the cases referred to in point (b) of the first subparagraph of paragraph 3 <u>, firs</u> <u>subparagraph,</u> <u>point (b)</u> , of this Article.	<u>t</u>	[no change]	

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339.		Amend Article 19 –		
340. #	3. If a European political party or a European political foundation has seriously failed to fulfil relevant obligations under national law applicable by virtue of the first subparagraph of Article <u>17±4</u> (2), the Member State of the seat may address to the Authority a duly reasoned request for de-registration which must ▷ shall ⊲ identify precisely and exhaustively the illegal actions and the specific national requirements that have not been complied with. In such cases, the Authority shall:	Article 19 – 3. The Authority's decision to remove a European political party or European political foundation from the Register shall be addressed, and notified, to the European political party or European political foundation concerned. The decision shall be published in the Official Journal of the European Union.	[no change]	Provisionally agreed at technical level:3. The Authority's decision to remove a European political party or European political foundation from the Register shall be addressed, and notified, to the European political party or European political foundation concerned. The decision shall be published in the Official Journal of the European Union.
341.	(a) for matters relating exclusively or predominantly to	deleted	[no change]	Deleted (due to restructuring)

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	elements affecting respect for the values on which the Union is founded, as expressed in Article 2 TEU, initiate a verification procedure in accordance with Article $11\pm0(3)$ \boxtimes of this Regulation $\langle \mathbb{X} \rangle$. Article $11\pm0(4)$, (5) and (6) \boxtimes of this Regulation $\langle \mathbb{X} \rangle$ shall also apply;			
342.	(b) for any other matter, and when the reasoned request of the Member State concerned confirms that all national remedies have been	deleted	[no change]	deleted

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	exhausted, decide to remove the European political party or European political foundation concerned from the Register.			
343.	If a European political party or a European political foundation has seriously failed to fulfil relevant obligations under national law applicable by virtue of the second subparagraph of Article <u>17+4</u> (2), and if the matter relates exclusively or predominantly to elements affecting respect of the values on which the Union is founded, as expressed in Article 2 TEU, the Member State concerned may address a request to the Authority in accordance with the provisions of the first subparagraph of this paragraph. The Authority shall proceed in accordance with point (a) of the	deleted	[no change]	deleted



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	first subparagraph <u>, point (a)</u> , of this paragraph.			
344.	In all cases, the Authority shall act without undue delay. The Authority shall inform the Member State concerned and the European political party or European political foundation concerned of the follow-up given to the reasoned request for de-registration.	deleted	[no change]	deleted
345.			ment 56 paragraph 4	
346.	4. The Authority shall fix the date of the publication referred to in paragraph 1 after consultation with the Member State in which the European political party or European political foundation has its seat.	deleted	[no change]	
347.	5. If the European political party or European political foundation	[no change]	[no change]	

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	concerned acquires legal personality under the law of the Member State of its seat, such acquisition shall be regarded by that Member State as a conversion of the European legal personality into a national legal personality that fully maintains the pre-existing rights and obligations of the former European legal entity. The Member State in question shall not apply prohibitive conditions in the context of such conversion.			
348.	6. If the European political party or European political foundation does not acquire legal personality under the law of the Member State of its seat, it shall be wound up in accordance such winding-up be preceded	[no change]	[no change]	

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	by the acquisition by the party or foundation concerned of national legal personality in accordance with paragraph 5.			
349.	 7. In all situations referred to in paragraphs 5 and 6, the Member State concerned shall ensure that the not- for-profit condition laid down in Article 3 is fully respected. The Authority and the Authorising Officer of the European Parliament may agree with the Member State concerned the modalities for termination of the European legal personality, in particular in order to ensure the recovery of any funds received from the general budget of the European Union and the payment of any financial sanctions 	[no change]	[no change]	

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	imposed in accordance with Article 3027 .			
350.			TER IV PROVISIONS	
351.	Article <u>2017</u> Funding conditions			
352.	Amendment 57 Article 20 – paragraph 1			
353.	 A European political party which is registered in accordance with the conditions and procedures laid down in this Regulation, which is represented in the European Parliament by at least one of its members, and which is not in one of the situations of exclusion referred to in Article <u>136106(1)</u> of the Financial Regulation ⊠ Regulation (EU, Euratom) 2018/1046 	1. A European political party which is registered in accordance with the conditions and procedures laid down in this Regulation, which is represented in the European Parliament by at least one of its members, and which is not in one of the situations of exclusion referred to in Article 136(1) of Regulation (EU, Euratom) 2018/1046 may apply for funding from the general budget of the	[no change]	 Provisionally agreed at technical level: 1. A European political party which is registered in accordance with the conditions and procedures laid down in this Regulation, which is represented in the European Parliament by at least one of its members, and which is not in one of the situations of exclusion referred to in Article 136(1) of Regulation (EU, Euratom) 2018/1046 may apply for



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	may apply for funding from the general budget of the European Union, in accordance with the terms and conditions published by the Authorising Officer of the European Parliament in a call for contributions.	European Union, in accordance with the terms and conditions published by the Authorising Officer of the European Parliament in a call for contributions <i>from the</i> <i>general budget of the</i> <i>European Union</i> .		 funding from the general budget of the European Union, in accordance with the terms and conditions published by the Authorising Officer of the European Parliament in a call for contributions <i>from the</i> <i>general budget of the European</i> <i>Union</i>.
354.	 A European political foundation which is affiliated with a European political party eligible to apply for funding under paragraph 1, which is registered in accordance with the conditions and procedures laid down in this Regulation, and which is not in one of the situations of exclusion referred to in Article <u>136+06(1) of the Financial Regulation</u> ⊠ Regulation (EU, Euratom) 2018/1046 ≪ may apply for funding 	[no change]	[no change]	

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	from the general budget of the European Union, in accordance with the terms and conditions published by the Authorising Officer of the European Parliament in a call for proposals.			
355.	 3. For the purposes of determining eligibility for funding from the general budget of the European Union in accordance with paragraph 1 of this Article and <u>point (b) of</u> Article 3(1), <u>point (b)</u>, and for the application of Article <u>22±9(1)</u>, a member of the European Parliament shall be considered as a member of only one European political party, which shall, where relevant, be the one to which ⊠ their ≪ his or her national or regional political party is affiliated 	[no change]	[no change]	

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	on the final date for the submission of applications for funding.			
356.			ment 58 – subparagraph 1 a (new)	
357.		Direct membership of the European Parliament shall be accepted in cases where a Member of the European Parliament is not a member of a national or regional party affiliated to a European political party.		For that purpose, direct membership of a member of the European Parliament to a European political party shall be accepted in cases where that Member of the European Parliament is not a member of a national or regional party affiliated to a European political party.
358.	 4. Financial contributions on grants from the general budget of the European Union shall not exceed 90 ⇔ 95 ⇔ % of the annual reimbursable expenditure indicated in 	[no change]	 Financial contributions or grants from the general budget of the European Union shall not exceed 90 [] 90% of the annual reimbursable expenditure indicated in the budget of 	SE PCY PROPOSAL: 4. Financial contributions or grants from the general budget of the European Union shall not exceed 95% of the annual



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	the budget of a European political party and 95 % of the eligible costs incurred by a European political foundation. European political parties may use any unused part of the Union contribution awarded to cover reimbursable expenditure within the financial year following its award. Amounts unused after that financial year shall be recovered in accordance with the Financial Regulation ⊠ Regulation (EU, Euratom) 2018/1046 ≪I. ⇒ Financial contributions in the year of elections to the European Parliament may cover 100% of the reimbursable expenditure incurred by a European political party. ⇐		a European political party and 95% [] of the eligible costs incurred by a European political foundation. European political parties may use any unused part of the Union contribution awarded to cover reimbursable expenditure within the financial year following its award. Amounts unused after that financial year shall be recovered in accordance with the Financial Regulation (EU, Euratom) 2018/1046. []	reimbursable expenditure indicated in the budget of a European political party and 95% of the eligible costs incurred by a European political foundation. European political parties may use any unused part of the Union contribution awarded to cover reimbursable expenditure within the financial year following its award. Amounts unused after that financial year shall be recovered in accordance with Regulation (EU, Euratom) 2018/1046.

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359.			ment 59	
360.	5. Within the limits set out in Articles <u>2421</u> and <u>2522</u> , the expenditure reimbursable through a financial contribution shall include administrative expenditure and expenditure linked to technical assistance, meetings, research, cross- border events, studies, information and publications, as well as expenditure linked to campaigns.	5. Within the limits set out in Articles 24 and 25, the expenditure reimbursable through a financial contribution <i>from the</i> <i>general budget of the</i> <i>European Union</i> shall include administrative expenditure and expenditure linked to technical assistance, meetings, research, cross- border events, studies, information and publications, as well as expenditure linked to campaigns.	paragraph 5 [no change]	5. Within the limits set out in Articles 24 and 25, the expenditure reimbursable through a financial contribution <i>from the general budget of the</i> <i>European Union</i> shall include administrative expenditure and expenditure linked to technical assistance, meetings, research, cross-border events, studies, information and publications, as well as expenditure linked to campaigns.
361.	<i>Article <u>2118</u> Application for funding</i>			
362.			ment 60	
363.	1. In order to receive	Article 21 – 1. In order to receive funding	paragraph 1 [no change]	
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	funding from the general budget of the European Union, a European political party or European political foundation which satisfies the conditions of Article $20\pm7(1)$ or (2) shall file an application with the European Parliament following a call for contributions or proposals.	from the general budget of the European Union, a European political party or European political foundation which satisfies the conditions of Article 20(1) or (2) shall file an application with the European Parliament following a call for contributions <i>from the</i> <i>general budget of the</i> <i>European Union</i> or <i>a call</i> <i>for</i> proposals.		
364.		Amend Article 21 –	ment 61 paragraph 2	
365.	 2. The European political party and the European political foundation must Shall ≤ , at the time of its application, comply with the obligations listed in Article 2623, and, <u>F</u>from the date of its application until the end of the financial year or of 	2. The European political party and the European political foundation shall, at the time of its application, comply with the obligations listed in Article 26. From the date of its application until the end of the financial year or of the action covered	 The European political party and the European political foundation must shall, at the time of its application, comply with the obligations listed in Article 2622, and, Efrom the date of its application until the end of the financial year or of the 	2. The European political party and the European political foundation shall, at the time of its application, comply with the obligations listed in Article 26. From the date of its application until the end of the financial year or of the action covered by the contribution or grant <i>from</i>

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	the action covered by the contribution or grant, \boxtimes it shall \bigotimes remain registered in the Register and $\frac{may}{\boxtimes}$ shall \bigotimes not be the subject of any of the sanctions provided for in Article $3027(1)$ and in point (a) (v), (vi), and (vii) of Article $3027(2)\Rightarrow, points (a) (v) to(ix) \Leftarrow.$	by the contribution or grant <i>from the general</i> <i>budget of the European</i> <i>Union</i> , it shall remain registered in the Register and shall not be the subject of any of the sanctions provided for in Article 30(1) and in Article 30(2), points (a) (v) <i>and (vi)</i> .	action covered by the contribution or grant, it shall remain registered in the Register and may shall not be the subject of any of the sanctions provided for in Article 3027 (1) and in point (a) (v), (vi), and (vii) of Article 3027 (2), points (a) (v) to (vii []).	<i>the general budget of the</i> <i>European Union</i> , it shall remain registered in the Register and shall not be the subject of any of the sanctions provided for in Article 30(1) and in Article 30(2), points (a) (v) <i>to (vii)</i> .
366.		Amend Article 21 –	ment 62 paragraph 3	
367.	A European political party shall include in its application evidence demonstrating that its EU member parties have, as a rule, published on their websites, ⊠ in accordance with Article 4(1), point (i),	deleted	[no change]	PCY suggestion: Delete this provision in order to follow the EP's approach to decouple transparency requirements and funding conditions.



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	throughout the 12 months preceding the final date for submission of applications, the political programme and logo of the European political party.				
368.		Amenda Article 21 –	ment 63 paragraph 4		
369.	4. A European political party shall include in its application evidence demonstrating its	deleted	 A European political party shall include in its application evidence demonstrating its 	PCY suggestion: Delete (compromise in Art. 4a).	



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	compliance with Article 4(1), point (j), and that its member parties have continuously published on their websites, during 12 months preceding the moment at which the application is made, information on the gender representation among the candidates at the last elections to the European Parliament and on the evolution of gender representation among their Members of the European Parliament.		compliance with Article 4(1), point (j), and that its member parties have [] maintained on their websites, during 12 months preceding the moment at which the application is made, information on the gender representation among the candidates at the last elections to the European Parliament and on the evolution of gender representation among their Members of the European Parliament.	
370.			ment 64 paragraph 5	
371.	5. A European political party shall include in its application evidence demonstrating its compliance with Article	deleted	5. [A European political party shall include in its application evidence demonstrating its compliance with Article	POLADS - to be deleted



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		5, that it maintains an up to date policy for the use of political advertising and that it has implemented it throughout the 12 months preceding the final date for submission of applications.		5, that it maintains an up to date policy for the use of political advertising and that it has implemented it throughout the 12 months preceding the final date for submission of applications.]	
372.	<u>63</u> .	A European political foundation shall include in its application its annual work programme or action plan.	[no change]	[no change]	
373.				ment 65 paragraph 7	
374.	<u>74</u> .	The Authorising Officer of the European Parliament shall adopt a decision within three months after closure of the call for contributions or call for proposals, and shall authorise and manage the corresponding	7. The Authorising Officer of the European Parliament shall adopt a decision within three months after closure of the call for contributions <i>from the</i> <i>general budget of the</i> <i>European Union</i> or the call for proposals, and shall	[no change]	 Provisionally agreed at technical level: 7. The Authorising Officer of the European Parliament shall adopt a decision within three months after closure of the call for contributions <i>from the general budget of the European</i>

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	appropriations in accordance with the Financial Regulation ⊠ Regulation (EU, Euratom) 2018/1046 ≪ .	authorise and manage the corresponding appropriations in accordance with Regulation (EU, Euratom) 2018/1046.		<i>Union</i> or the call for proposals, and shall authorise and manage the corresponding appropriations in accordance with Regulation (EU, Euratom) 2018/1046.
375.	 <u>85</u>. A European political foundation may apply for funding from the general budget of the European Union only through the European political party with which it is affiliated. 	[no change]	[no change]	
376.	Article <u>2219</u> Award criteria and distribution	of funding		
377.	1.The respective appropriations available to those European political parties and European political foundations which have been awarded contributions or grants in accordance with Article 21 ± 8 shall be distributed	[no change]	[no change]	

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	annually on the basis of the following distribution key:			
378.	(a) 10 % shall be distributed among the beneficiary European political parties in equal shares; _₹	[no change]	[no change]	
379.	(b) 90 % shall be distributed among the beneficiary European political parties in proportion to their share of elected members of the European Parliament.	[no change]	[no change]	
380.	The same distribution key shall be used to award funding to European political foundations, on the basis of their affiliation with a European political party.	[no change]	[no change]	
381.	2. The distribution referred to in paragraph 1 shall be	[no change]	[no change]	

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	based on the number of elected members of the European Parliament who are members of the applicant European political party on the final date for the submission of applications for funding, taking into account Article <u>2017</u> (3).			
382.	After that date, any changes to the number shall not affect the respective share of funding between European political parties or European political foundations. This is without prejudice to the requirement in Article $2047(1)$ for a European political party to be represented in the European Parliament by at least one of its members.	[no change]	[no change]	
383.		-	ndment 66 e 23 – title	
384.	Article <u>2320</u> Donations , and contributions		Donations <u>, and</u>	Donations, contributions an <u>self-generated resources</u>

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	⊗ and own resources ⊗	Donations, contributions, <i>association fees</i> and <i>ancillary</i> own resources	contributions and [] <u>self-</u> <u>generated</u> resources	
385.	1. European political parties and European political foundations may accept donations from natural or legal persons of up to a value of EUR 18000 per year and per donor.	[no change]	[no change]	
386.			ment 67 bh 2 – subparagraph 1	
387.	2. European political parties and European political foundations shall, at the time of the submission of their annual financial statements in accordance with Article 2623 , also transmit a list of all donors with their corresponding donations, indicating both the nature	 European political parties and European political foundations shall, at the time of the submission of their annual financial statements in accordance with Article 26, also transmit a list of all donors with their corresponding donations, indicating both the nature 	[no change]	 Provisionally agreed on at technical level: 2. European political parties and European political foundations shall, at the time of the submission of their annual financial statements in accordance with Article 26, also transmit a list of all donors with their

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	and the value of the individual donations. This paragraph shall also apply to contributions made by member parties of European political parties and member organisations of European political foundations.	and the value of the individual donations. This paragraph shall also apply to contributions <i>and association fees</i> made by member parties of European political parties and member organisations of European political foundations <i>and to</i> <i>contributions exceeding</i> <i>EUR 1 500 made by</i> <i>individual members of</i> <i>European political</i> <i>parties and European</i> <i>political foundations</i> .		corresponding donations, indicating both the nature and the value of the individual donations. This paragraph shall also apply to contributions made by member parties of European political parties and member organisations of European political foundations and to contributions exceeding EUR 1 500 made by individual members of European political parties and European political foundations.	
388.	Amendment 68 Article 23 – paragraph 2 – subparagraph 2				
389.	For donations from natural persons the value of which exceeds EUR 1500 and is below or equal to EUR 3000, the European political party or European political foundation	For donations <i>and contributions</i> from natural persons the value of which exceeds EUR 1 500 and is below or equal to EUR 3 000, the European political party or European	For donations from natural persons the value of which exceeds EUR 1500 per year and per donor and is below or equal to EUR 3000, the European political party or	Provisionally agreed on at technical level: For donations <i>and contributions</i> from natural persons the value of which exceeds EUR 1 500	

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	concerned shall indicate whether the corresponding donors have given their prior written consent to publication in accordance with $\frac{\text{point (c) of}}{\text{Article}}$ Article 3632(1), point (c).	political foundation concerned shall indicate whether the corresponding <i>natural persons</i> have given their prior written consent to publication in accordance with Article 36(1), point (e).	European political foundation concerned shall indicate whether the corresponding donors have given their prior written consent to publication in accordance with <u>point (e) of</u> Article 3632(1), point (e).	<i>per year and per donor</i> and is below or equal to EUR 3 000, the European political party or European political foundation concerned shall indicate whether the corresponding <i>natural persons</i> have given their prior written consent to publication in accordance with Article 36(1), point (e).
390.			ment 69 paragraph 3	
391.	3. Donations received by European political parties and European political foundations ⇒ and expenditure funded from those donations ⇔ within six months prior to elections to the European Parliament shall be reported on a weekly basis to the Authority in writing and in accordance	3. Donations received by European political parties and European political foundations	3. Donations received by European political parties and European political foundations [] within six months prior to elections to the European Parliament shall be reported on a weekly basis to the Authority in writing and in accordance with paragraph 2.	

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	with paragraph 2.			
392.	4. Single donations the value of which exceeds EUR 12000 that have been accepted by European political parties and European political foundations shall be immediately reported to the Authority in writing and in accordance with paragraph 2.	[no change]	[no change]	
393.		Amend Article 23 – paragrap	ment 70 h 5 – subparagraph 1	
394.	5. For all donations the value of which exceeds EUR 3000, European political parties and European political foundations shall request donors to provide the necessary information for their proper identification. European political parties and European political	 5. In respect of all donations from a single donor with a cumulative annual value of more than EUR 3 000, European political parties and European political foundations shall request that such donors provide the necessary information so that they 	 5. For all donations the value of which exceeds EUR 1500 per year and per donor, European political parties and European political foundations shall request donors to provide the necessary information for their proper identification. European political parties 	 Provisionally agreed at technical level: 5. For all donations the value of which exceeds [EUR 1500-3000] per year and per donor, European political parties and European political foundations shall request <i>that such</i> donors provide the necessary information <i>so that they can be</i>

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	foundations shall transmit the information received to the Authority upon its request.	<i>can be properly</i> <i>identified</i> . European political parties and European political foundations shall transmit the information received to the Authority upon its request.	and European political foundations shall transmit the information received to the Authority upon its request.	<i>properly identified</i> . European political parties and European political foundations shall transmit the information received to the Authority upon its request.	
395.	Amendment 71 Article 23 – paragraph 5 – subparagraph 2				
396.	The Authority shall establish a form to be used for purposes of the first subparagraph.	The Authority shall establish a form to be used for <i>the purpose of identifying the donors referred to in</i> the first subparagraph.		Provisionally agreed at technical level: The Authority shall establish a form to be used for <i>the purpose</i> <i>of identifying the donors</i> <i>referred to in</i> the first subparagraph.	
397.	<u>65</u> . European political parties and European political foundations shall not accept any of the following:	[no change]	[no change]		



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398.			dment 72 agraph 6 – point a	
399.	(a) anonymous donations or contributions;	(a) anonymous donations, contributions or association fees;		
400.	(b) donations from the budgets of political groups in the European Parliament;	[no change]	[no change]	
401.	(c) donations from any public authority from a Member State o a third country, or from any undertaking ove which such a public authority may exercise, directly or indirectly, a dominant influence by virtue of its	r	[no change]	



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	ownership of it, its financial participation therein, or the rules which govern it; or			
402.			ment 73 graph 6 – point d	
403.	(d) donations from any private entities based in a third country or from individuals from a third country who are not entitled to vote in elections to the European Parliament.	(d) donations from any private entities based <i>outside the</i> <i>Union</i> or from individuals from <i>outside the</i> <i>Union</i> who are not entitled to vote in elections to the European Parliament.	[no change]	[no change] N.B. all references throughout the text to "outside the Union" should be changed to "third countries" at the linguistic finalisation stage.
404.	<u>76</u> . Any donation that is not permitted under this Regulation shall within 30 days following the date of its receipt by a	[no change]	[no change]	

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	European political party or a European political foundation:			
405.	(a) be returned to the donor or to any person acting on the donor's behalf; or	[no change]	[no change]	
406.	(b) where it is not possible to return it, be reported to the Authority and the European Parliament.	[no change]	[no change]	
407.	 ▷ Where a donation is reported, pursuant to the first subparagraph, point (b), <i< li=""> I → Authorising Officer of the European Parliament shall establish the amount receivable and authorise the recovery in accordance with the provisions laid down in Articles 98 to 100 of the Financial Regulation ▷ Regulation (EU, Euratom) 2018/1046 <i. funds="" li="" shall<="" the=""> </i.></i<>	[no change]	[no change]	

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	be entered as general revenue in the European Parliament section of the general budget of the European Union.			
408.		Article 23 –	ment 74 paragraph 8	
409.	8. The Authority shall carry out verifications where it has grounds to believe that any donation has been granted in breach of this Regulation. It may for that purpose request additional information from the European political party or European political foundation and its donors.	8. The Authority shall carry out <i>checks</i> where it has grounds to believe that any donation has been <i>accepted</i> in breach of this Regulation. It may for that purpose request additional information from the European political party or European political foundation and its donors.	8. The Authority shall carry out verifications where it has grounds to believe that any donation has been granted in breach of this Regulation. It may for that purpose request additional information from the European political party or European political foundation and its donors and cooperate with the relevant authorities of the Member States.	 Provisionally agreed at technical level: 8. The Authority shall carry out <i>checks</i> where it has grounds to believe that any donation has been <i>accepted</i> in breach of this Regulation. It may for that purpose request additional information from the European political party or European political foundation and its donors and cooperate with the relevant authorities of the Member States.



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410.			Iment 75 paragraph 9	
411.	97. Contributions IS> from members of S to a European political party from its members S that have their seat in, or are citizens of, a Member State or from member parties that have their seat in a country belonging to the Council of Europe S shall be permitted. The IS> total S value of such contributions IS> from members S shall not exceed 40 % of the annual budget of that S a S European political party. The value of contributions from member parties that have their seat in a country outside the Union shall not exceed 10% of the total contributions from	9. The total value of the contributions to a European political party shall not exceed 40 % of its annual budget .	97. Contributions [] to a European political party from its members [] shall be permitted. The [] value of [] such contributions [] shall not exceed 40 % of the annual budget of [] that European political party. []	Maintain Council's position: Contributions [] to a European political party from its members, whether political parties having their seat in the Union or Union citizens, [] shall be permitted. The [] value of [] such contributions [] shall not exceed 40 % of the annual budget of [] that European political party. []



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	members. 🗢					
412.			ment 76 agraph 9 a (new)	·		
413.		9a. The total value of association fees to a European political party shall not exceed 20 % of the total value of contributions to that party. Any payment of association fees can be made only within the framework of generally applicable rules and rates established by the European political party.		Not acceptable.		
414.		Amend	ment 77			
		Article 23 – paragraph 10 – subparagraph 1				
415.	<u>108</u> . Contributions to a European political foundation from its members ⊠ of a European political	10. <i>The total value of the</i> contributions <i>to</i> European political <i>foundations from</i> <i>members and financing</i> <i>by</i> the European political	<u>108</u> . Contributions [] to a European political foundation from [] it s members [], and from the European	Maintain Council's position: Contributions [] to a European political foundation from [] i		

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	foundation ⊠ ⇒ that have their seat in, or are citizens of, a Member State or from member organisations that have their seat in a country belonging to the Council of Europe ⇔, and from the European political party with which it is affiliated, shall be permitted. The ⊠ total ⊠ value of such contributions ⊠ from members ⊠ shall not exceed 40 % of the annual budget of that ⇔ a ⇔ European political foundation and ⊠ shall ⊠ may not derive from funds received by a European political party pursuant to this Regulation from the general budget of the European Union. ➡ The value of contributions from member	party <i>to</i> which it is affiliated shall not exceed 40 % of the annual budget of a European political foundation and shall not derive from funds received by a European political party pursuant to this Regulation from the general budget of the European Union.	political party with which it is affiliated, shall be permitted. The [] value of [] such contributions [] shall not exceed 40 % of the annual budget of [] that European political foundation and [] may not derive from funds received by a European political party pursuant to this Regulation from the general budget of the European Union. [] The burden of proof shall rest with the European political party concerned, which shall clearly indicate in its accounts the origin of funds used to finance its affiliated European political foundation.	s members []whether organisations having their seat in the Union or Union citizens , and from the European political party with which it is affiliated, shall be permitted. The [] value of [] such contributions []shall not exceed 40 % of the annual budget of [] that European political foundation and [] may not derive from funds received by a European political party pursuant to this Regulation from the general budget of the European Union. [] The burden of proof shall rest with the European political party concerned, which shall clearly indicate in its accounts the



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	organisations that have their seat in a country outside the Union shall not exceed 10% of the total contributions from members. ←		C	origin of funds used to finance its affiliated European political foundation.
416.	The burden of proof shall rest with the European political party concerned, which shall clearly indicate in its accounts the origin of funds used to finance its affiliated European political foundation.	[no change]	[no change]	
417.	Amendment 78			
		Article 23 – para	igraph 10 a (new)	
418.		10a. The total value of association fees to a European political foundation shall not exceed 20 % of the total contributions to that		Not acceptable.

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		foundation.		
419.	119. Without prejudice to paragraphs <u>87</u> and <u>98</u> , European political parties and European political foundations may accept from citizens who are their members contributions up to a value of EUR 18000 per year and per member, where such contributions are made by the member concerned on his or her own behalf.	[no change]	[no change]	
420.	The ceiling laid down in the first subparagraph shall not apply where the member concerned is also an elected member of the European Parliament, of a national parliament or of a regional parliament or regional assembly.	[no change]	[no change]	
421.	Amendment 79 Article 23 – paragraph 12			

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422.	<u>12+0</u> . Any contribution that is not permitted under this Regulation shall be returned in accordance with paragraph <u>76</u> .	 Any contribution <i>or</i> <i>association fee</i> that is not permitted under this Regulation shall be returned in accordance with paragraph 7. 	[no change]	
423.		Amend Article 23 – J		
424.	13. The value of own resources of a European political party or of a European political foundation generated from own economic activities shall not exceed 5% of the annual budget of that European political party or European political foundation.	 13. The value of <i>ancillary</i> own resources of a European political party or of a European political foundation generated from own economic activities shall not exceed <i>10 %</i> of the <i>amount generated by contributions to, and association fees</i> of, that European political party or European political foundation. 	 13. The value of [] self- generated resources of a European political party or of a European political foundation generated from own economic activities shall not exceed [] 2% of the annual budget of that European political party or European political foundation. 	 Provisionally agreed at technical level: 13. The value of self-generated resources of a European political party of a European political foundation generated from own economic activities shall not exceed [3%] of the annual budget of that European political party of European political party of European political foundation.

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426.	Financing of campaigns in the context of elections to the European Parliament	[no change]	[no change]	
427.	1. Subject to the second subparagraph, the funding of European political parties from the general budget of the European Union or from any other source may be used to finance campaigns conducted by the European political parties in the context of elections to the European Parliament in which they or their members participate as required by <u>point (d) of</u> Article $3(1)_{\pm}$ <u>point (f)</u> .	[no change]	 Subject to the second subparagraph, the funding of European political parties from the general budget of the European Union or from any other source may be used to: 	
428.			a. finance campaigns conducted by the European political parties in the context of elections	



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			to the European Parliament in which they or their members participate as required by <u>point</u> $(\underline{d}) \cdot \underline{of}$ Article $3(1)_{\underline{*}}$ <u>point (f)</u> .	
429.			b. co-finance with their members, in compliance with national rules, joint events with a view to contributing to forming European political awareness.	
430.	In accordance with Article 8 of the Act concerning the election of the members of the European Parliament by direct universal suffrage ¹⁶ , the funding and possible limitation of election expenses for all political parties, candidates and third parties in, in addition to their participation	[no change]	[no change]	



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	in, elections to the European Parliament is governed in each Member State by national provisions.			
	¹⁶ OJ L 278, 8.10.1976, p. 5.			
431.	Amendment 81 Article 24 – paragraph 2			
432.	2. The funding of European political parties and European political foundations from the general budget of the European Union or from any other source may be used to finance referendum campaigns when those campaigns concern the implementation of the Treaties of the Union.	2. The funding of European political parties from the general budget of the European Union or from any other source may be used to finance referendum campaigns when those campaigns concern <i>issues directly related to the European</i> Union.	2. []	Maintain Council position
433.	<u>3</u> <u>2</u> . Expenditure linked to the campaigns referred to in paragraphs 1 ⇔ and 2 ⇔	[no change]	 <u>≥</u>. Expenditure linked to the campaigns referred to in paragraph 1 [] shall be 	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	shall be clearly identified as such by the European political parties in their annual financial statements.		clearly identified as such by the European political parties in their annual financial statements.	
434.	Article <u>2522</u> Prohibition of funding			
435.	Amendment 82 Article 25 – paragraph 1			
436.	1. Notwithstanding Article 2424(1), the funding of European political parties from the general budget of the European Union or from any other source shall not be used for the direct or indirect funding of other political parties, and in particular national parties or candidates. Those national political parties and candidates shall continue to be governed by national	1.Notwithstanding Article 23(10) and Article 24(1), the funding of European political parties from the general budget of the European Union or from any other source shall not be used for the direct or indirect funding of other political entities, and in particular national parties or candidates. Those national political parties and candidates shall continue to be governed	[no change]	



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	rules.	by national rules.		
437.			dment 83 paragraph 2	
438.	2. The funding of European political foundations from the general budget of the European Union or from any other source shall not be used for any other purpose than for financing their tasks as listed in $\frac{point (4) of}{Point (4)}$ Article 2, $\frac{point (4)}{Point (4)}$ and to meet expenditure directly linked to the objectives set out in their statutes in accordance with Article $6\frac{5}{2}$. It shall in particular not be used for the direct or indirect funding of elections, political parties, or candidates or other foundations.	2. The funding of European political foundations from the general budget of the European Union or from any other source shall not be used for any other purpose than for financing their tasks as listed in Article 2, point (4), and to meet expenditure directly linked to the objectives set out in their statutes in accordance with Article 6. It shall in particular not be used for the direct or indirect funding of elections, political parties, or candidates <i>in</i> <i>the six months before</i> <i>national or European</i> <i>elections</i> , or <i>of</i> other foundations.	[no change]	Provisionally agreed at technical level:2.The funding of European political foundations from the general budget of the European Union or from any other source shall not be used for any other purpose than for financing their tasks as listed in Article 2, point (4), and to meet expenditure directly linked to the objectives set out in their statutes in accordance with Article 6. It shall in particular not be used for the direct or indirect funding of elections, of political parties, other foundations or, in the six months before

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				national or European elections, of candidates.	
439.	3. The funding of European political parties and European political foundations from the general budget of the European Union or from any other source shall not be used to finance referendum campaigns.	[no change]	3. [] The funding of European political parties and European political foundations from the general budget of the European Union or from any other source shall not be used to finance referendum campaigns.	Maintain Council position	
440.			TER V ID SANCTIONS		
441.	Article <u>2623</u> Accounts, reporting and audit o	bligations			
442.	Amendment 84 Article 26 – paragraph 1 – subparagraph 1 - introductory part				
443.	1. At the latest within six months following the end of the financial year,	1. At the latest within six months following the end of the financial year,	[no change]		





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	European political parties and European political foundations shall submit to the Authority, with a copy to the Authorising Officer of the European Parliament and to the competent National Contact Point of the Member State of their seat:	European political parties and European political foundations shall submit to the Authorising Officer of the European Parliament, <i>in an open</i> , <i>machine readable</i> <i>format</i> , the <i>following</i> :		
444.	(a) their annual financial statements and accompanying notes, covering their revenue and expenditure, assets and liabilities at the beginning and at the end of the financial year, in accordance with the law applicable in the Member State in which they have their seat and	[no change]	[no change]	

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	their annual financial statements on the basis of the international accounting standards defined in Article 2 of Regulation (EC) No 1606/2002 of the European Parliament and of the Council;			
445.	(b) an external audit report on the annual financial statements, covering both the reliability of those financial statements and the legality and regularity of their revenue and expenditure, carried out by an independent body	[no change]	[no change]	

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	or expert; and			
446.			lment 85 – subparagraph 1 - point c	
447.	(c) the list of donors and contributors and their corresponding donations or contributions reported in accordance with Article 2320 (2), (3) and (4).	(c) the list of donors and contributors and their corresponding donations, contributions or association fees reported in accordance with Article 23(2), (3) and (4).	[no change]	
448.			lment 86 – subparagraph 1 a (new)	
449.		The European political parties and European political foundations shall also send a copy of any submission referred to in the first subparagraph to the Authority and to the competent national contact point of the Member		



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		State of their seat. That copy shall be in an open and machine readable format.		
450.	2. Where expenditure is implemented by European political parties jointly with national political parties or by European political foundations jointly with national political foundations, or with other organisations, evidence of the expenditure incurred by the European political parties or by the European political foundations directly or through those third parties shall be included in the annual financial statements referred to in paragraph 1.	[no change]	[no change]	
451.	3. The independent external bodies or experts referred to in <u>point (b) of</u> paragraph 1 <u>, point (b)</u> , shall be selected,	[no change]	[no change]	

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	mandated and paid by the European Parliament. They shall be duly authorised to audit accounts under the law applicable in the Member State in which they have their seat or establishment.			
452.	4. European political parties and European political foundations shall provide any information requested by the independent bodies or experts for the purpose of their audit.	[no change]	[no change]	
453.	5. The independent bodies or experts shall inform the Authority and the Authorising Officer of the European Parliament of any suspected illegal activity, fraud or corruption which may harm the financial interests of the Union. The Authority and the	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
	Authorising Officer of the European Parliament shall inform the National Contact Points concerned thereof.				
454.	Article <u>2724</u> General rules on control				
455.	1. Control of compliance by European political parties and European political foundations with their obligations under this Regulation shall be exercised, in cooperation, by the Authority, by the Authorising Officer of the European Parliament and by the competent Member States.	[no change]	[no change]		
456.	Amendment 87 Article 27 – paragraph 2 – subparagraph 1				
457.	2. The Authority shall control compliance by European political parties and European political	2. The Authority shall control compliance by European political parties and European political	[no change]	2. The Authority shall control compliance by European political parties and European political	

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	foundations with their obligations under this Regulation, in particular in relation to Article 3, <u>points (a), (b), and (d) to</u> (f) of Article 4(1), <u>points</u> (a), (b), (d), (e) and (f), <u>points (a) to (c) and (g)</u> of Article $6\frac{5}{(1)}$, <u>points (a) to</u> (e) and (g), Article $10\frac{9}{(5)}$ and (6), and Articles $23\frac{29}{2421}$ and $25\frac{22}{252}$.	foundations with their obligations under this Regulation, in particular in relation to Article 3, Article 4(1), points (a), (b), (d), (e), (f) and (h), Article 4a, Article 5, Article 6(1), points (a) to (e) and (g), Article 10(5) and (6), and Article 23. In cases where no funding from the general budget of the European Union is involved, it shall also control compliance by European political parties with their obligations under Article 25(1).		foundations with their obligations under this Regulation, in particular in relation to Article 3, points (a), (b), and (d) to (f) of Article 4(1), points (a), (b), (d), (e) and (f) and Article 4 (2 bis) and Article 6 (2bis), points (a) to (e) and (g) of Article $6\frac{5}{4}(1)$, points (a) to (e) and (g), Article $10\frac{9}{5}(5)$ and (6), and Articles $23\frac{29}{24}$, $24\frac{21}{24}$ and $25\frac{22}{24}$.		
458.	Amendment 88 Article 27 – paragraph 2 – subparagraph 2					
459.	The Authorising Officer of the European Parliament shall control compliance by European political parties and European	The Authorising Officer of the European Parliament shall control compliance by European political parties and European	[no change]			


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	political foundations with the obligations relating to Union funding under this Regulation in accordance with the Financial Regulation ▷ Regulation (EU, Euratom) 2018/1046 조 . In carrying out such controls, the European Parliament shall take the necessary measures in the fields of the prevention of and the fight against fraud affecting the financial interests of the Union.	political foundations with the obligations relating to Union funding under this Regulation <i>and under</i> Regulation (EU, Euratom) 2018/1046 . In carrying out such controls, the European Parliament shall take the necessary measures in the fields of the prevention of and the fight against fraud affecting the financial interests of the Union.	C	
460.	3. The control by the Authority and by the Authorising Officer of the European Parliament referred to in paragraph 2 shall not extend to compliance by European political parties and European political foundations with their obligations under applicable national law as referred to in Article 1714.	[no change]	[no change]	



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461.	4. European political parties and European political foundations shall provide any information requested by the Authority, the Authorising Officer of the European Parliament, the Court of Auditors, the European Anti-Fraud Office (OLAF) or Member States which is necessary for the purpose of carrying out the controls for which they are responsible under this Regulation.	[no change]	[no change]	
462.	Upon request and for the purpose of controlling compliance with Article <u>2320</u> , European political parties and European political foundations shall provide the Authority with information concerning contributions made by individual members and the identity of such members. Moreover, where appropriate,	[no change]	[no change]	



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	the Authority may require European political parties to provide signed confirmatory statements from members holding elected mandates for the purpose of controlling compliance with the condition laid down in <u>the first</u> <u>subparagraph of point (b) of</u> Article 3(1), <u>point (b) (i)</u> .			
463.	Article <u>2825</u> Implementation and control in	respect of Union funding		
464.	 Appropriations for the funding of European political parties and European political foundations shall be determined under the annual budgetary procedure and shall be implemented in accordance with this Regulation and the Financial Regulation [EV] Regulation (EU, Euratom) 2018/1046 <∑ . 	[no change]	[no change]	

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465.	The terms and conditions for contributions and grants shall be laid down by the Authorising Officer of the European Parliament in the call for contributions and the call for proposals.	[no change]	[no change]	
466.	 Control of funding received from the general budget of the European Union and its use shall be exercised in accordance with the Financial Regulation ⊠ Regulation (EU, Euratom) 2018/1046 <∑. 	[no change]	[no change]	
467.	Control shall also be exercised on the basis of annual certification by an external and independent audit, as provided for in Article 2622 (1).	[no change]	[no change]	
468.	3. The Court of Auditors shall exercise its audit powers in accordance with Article 287 TFEU.	[no change]	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
469.	4. Any document or information required by the Court of Auditors in order to enable it to carry out its task shall be supplied to it at its request by the European political parties and the European political foundations that receive funding in accordance with this Regulation.	[no change]	[no change]	
470.	5. The contribution and grant decision or agreement shall expressly provide for auditing by the European Parliament and the Court of Auditors, on the basis of records and on the spot, of the European political party which has received a contribution or the European political foundation which has received a grant from the general budget of the	[no change]	[no change]	

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	European Union.			
471.	 6. The Court of Auditors and the Authorising Officer of the European Parliament, or any other external body authorised by the Authorising Officer of the European Parliament, may carry out the necessary checks and verifications on the spot in order to verify the legality of expenditure and the proper implementation of the provisions of the contribution and grant decision or agreement, and, in the case of European political foundations, the proper implementation of the work programme or action. The European political party or European political foundation in question shall supply any 	[no change]		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	document or information needed to carry out this task.			
472.	 7. OLAF may carry out investigations, including on-the-spot checks and inspections, in accordance with the provisions and procedures laid down in Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council¹⁷ and Council Regulation (Euratom, EC) No 2185/96¹⁸, with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union in connection with contributions or grants under this Regulation. If appropriate, its findings may give rise to recovery decisions by the 	[no change]	[no change]	

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	Authorising Officer of the European Parliament.			
	 ¹⁷ Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999 (OJ L 248, 18.9.2013, p. 1). 			
	 Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the- spot checks and inspections carried out by 			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).			
473.	Article <u>2926</u> Technical support			
474.	All technical support provided by the European Parliament to European political parties shall be based on the principle of equal treatment. It shall be granted on conditions no less favourable than those granted to other external organisations and associations that may be accorded similar facilities and shall be supplied against invoice and payment.	[no change]	[no change]	
475.	Article <u>3027</u> Sanctions			
476.	Amendment 89 Article 30 – paragraph 1			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
477.	 In accordance with Article <u>1946</u>, the Authority shall decide to remove a European political party or a European political foundation from the Register by way of sanction in any of the following situations: 	deleted	[no change]	
478.	 (a) where the party or foundation in question ⇒ is in one of the situations of exclusion referred to in Article 136(1) of Regulation (EU, Euratom) 2018/1046 ⇔ has been found by a judgment having the force of res judicata to have engaged in illegal activities detrimental to the financial interests of the Union as defined in Article 	deleted	[no change]	



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	106(1) of the Financial Regulation ;			
479.	 (b) where it is established, in accordance with the procedures set out in Article <u>1140</u>(2) to (5), that it no longer fulfils one or more of the conditions set out in Article 3(1) or (2); 	deleted	[no change]	 (b) where it is established, in accordance with the procedures set out in Article 1140(2) to (5), that it no longer fulfils one or more of the conditions set out in Article 3(1) or (2) and Article 4 (2 bis) and Article 6 (2bis);
480.	(<u>cba</u>) where a decision to register the party or foundation in question is based on incorrect or misleading information for which the applicant is responsible, or where such a decision has been obtained by deceit;	deleted	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Of			
481.	(de) where a request by a Member State for de-registration on grounds of serious failure to fulfil obligations under national law meets the requirements set out in $\frac{point (b) of}{P}$ Article $19 \pm 6(3)_{a}$ point (b).	deleted	[no change]	
482.	2. Authority shall impose financial sanctions in the following situations:	[no change]	[no change]	
483.	(a) non-quantifiable infringements:	[no change]	[no change]	
484.	(i) in the event of non- compliance with the requirements of Article <u>109(5)</u> or (6);	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
485.			ment 90	
486.	(ii) in the event of non- compliance with the commitments entered into and the information provided by a European political party or European political foundation in accordance with <u>points</u> $\frac{(a), (b)}{of}$ Article 4(1), <u>points (a), (b),</u> (d), (e), (f), \Rightarrow (i) and (j) \Leftarrow and with <u>points (a), (b),</u> (d) and (e) of	(ii) in the event of non- compliance with the commitments entered into and the information provided by a European political party or European political foundation in accordance with Article 4(1), points (a), (b), (d), (e), (f) and (h), and with Article 6(1), points (a), (b), (d) and (e);	h 2 – point a – point ii [no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Article $65(1)$, points (a), (b), (d) and (e);			
487.		Amendn – Article 30 – paragraph 2		
488.		(iia) in the event of non- compliance with the obligations under Article 4a(1);		PCY suggestion:iia) in the event of non- compliance with the obligation under Article 4a(1);PCY comment:EP mandate acceptable. This provision introduces sanctions in case of non-compliance with logo transparency requirement
489.		Amendn – Article 30 – paragraph 2		
490.		(iib) in the event of non- compliance with the		PCY suggestion: (iib) in the event of non- compliance with the obligatio

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		obligations under Article 4a(2);		under Article 4a(2);
				PCY comment: EP mandate acceptable. This provision introduces sanctions in case of non-compliance wit gender transparency requirements.
491.		Amend		
492.		Article 30 – paragraph 2 (iic) in the event of non- compliance with the obligations under Article 5(1) to (5);	– point a – point ii c (new)	
493.	(iii) in the event of failure to transmit the list of donors	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	and their corresponding donations in accordance with Article 2320(2) or to report donations in accordance with Article 2320(3) and (4);			
494.	(iv) where a European political party or a European political foundation has infringed the obligations laid down in Article 2623(1) or Article 2724(4);	[no change]	[no change]	
495.	(v) where a European	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political party or a European political foundation has been found by a judgment having the force of res judicata to have engaged in illegal activities detrimental to the financial interests of the Union as defined in Article 106(1) of the Financial Regulation ⇒ is in one of the situations of exclusion referred to in Article 136(1) of Regulation (EU,			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	Euratom) 2018/1046 ⇔;			
496.	(vi) where the European political party or the European political foundation concerned has at any time intentionally omitted to provide information or has intentionally provided incorrect or misleading information, or where the bodies authorised by this Regulation to audit or	[no change]	[no change]	

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nmission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
conduct checks on the beneficiaries of funding from the general budget of the European Union detect inaccuracies in the annual financial statements which are regarded as constituting material omissions or misstatements of items in accordance with the international accounting standards defined in Article 2 of Regulation			



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	(EC) No 1606/2002 <u>of</u> the European <u>Parliament</u> and of the <u>Council¹⁹</u>;			
	19 Regulation (EC) No <u>1606/2002 of the</u> <u>European Parliament and</u> of the Council of 19 July <u>2002 on the application of</u> <u>international accounting</u> <u>standards (OJ L 243,</u> <u>11.9.2002, p. 1).</u>			
497.	(vii) where, in accordance with the verification procedure provided for in Article <u>12+0a</u> , it is established that a	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	European political party or a European political foundation has deliberately influenced or attempted to influence the outcome of elections to the European Parliament by taking advantage of an infringement of the applicable rules on the protection of personal data;			
498.		Amend		
	(viii) in the event of		2 – point a – point viii (viii) []	
499.	failure to	deleted		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	provide evidence on the use of logos and publication of political programmes in accordance with Article 21(3);			
500.			ment 95 h 2 – point a – point ix	
501.	(ix) in the event of failure to provide evidence on gender representation in accordance with Article 21(4).	deleted	(ix) []	
502.	(b) quantifiable infringements:	[no change]	[no change]	
503.		Amend	ment 96	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Article 30 – paragrap	h 2 – point b – point i	·
504.	(i) where a European political party or a European political foundation has accepted donations and contributions that are not permitted under Article 2320(1) or (5), unless the conditions laid down in Article 2320(76) are met;	 (i) where a European political party or a European political foundation has accepted donations, contributions or association fees that are not permitted under Article 23(1) or (6), unless the conditions laid down in Article 23(7) are met; 	[no change]	
505.	(ii) in the event of non- compliance with the	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	requirements laid down in Articles 2421 and 2522.			
506.	 3. The Authorising Officer of the European Parliament may exclude a European political party or a European political foundation from future Union funding for up to five years, or up to 10 years in cases of an infringement repeated within a five-year period, when it has been found guilty of any of the infringements listed in <u>points (v) and (vi) of</u> <u>points (a)(v) and (vi)</u>. This is without prejudice to the powers of the Authorising Officer of the European Parliament as set out in Article <u>204n</u> 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	231 of the Financial Regulation S Regulation (EU, Euratom) 2018/1046 ≪ .			
507.			ment 97 h 4 – introductory part	
508.	4. For the purposes of paragraphs 2 and 3, the following financial sanctions shall be imposed on a European political party or a European political foundation:	4. For the purposes of paragraphs <i>1 and 2</i> , the following financial sanctions shall be imposed on a European political party or a European political foundation:	[no change]	
509.	 (a) in cases of non-quantifiable infringements, a fixed percentage of the annual budget of the European political party or European political foundation concerned ∞ as 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	follows 🖾:			
510.	<u>(i)</u> ⇔ up to ⇔ 5 % <u>;</u> ≣ or	[no change]	[no change]	
511.	(ii) ⇒ from 5% to 10% ⇐ 7,5 % if there are concurrent infringement s _{iz} or	[no change]	[no change]	
512.	(iii) ⇔ from 10% to 15 % ⇐ 20 % if the infringemen t in question is a repeated infringemen t;= or	[no change]	[no change]	
513.	(iv) from 15% to 20 % in the case of further repeated infringemen	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	ts;			
514.	$\underbrace{(v)}$ a third of the percentages set out above \boxtimes in points (i) to (iv) \triangleleft if the European political party or European political foundation concerned has voluntarily declared the infringemen t before the Authority has officially opened an investigatio	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	n, even in the case of a concurrent infringemen t or a repeated infringemen t, and the party or foundation concerned has taken the appropriate corrective measures; \underline{s}			
515.	<u>(vi)</u> 50 % of the annual budget of the European political party or European political foundation	[no change]	(vi) 50 % of the annual budget of the European political party or European political foundation	Provisionally agreed at technical level: (vi) 50 % of th annual budget of the European political party or European



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	concerned		concerned	political
	for the		for the	foundation
	preceding		preceding	concerned
	year, when		year, if the	for the
	it has been		European	preceding
	found by a		political	year, if the
	judgment		party or	European
	having the		European	political
	force of res		political	party or
	judicata to		foundation	European
	have		concerned	political
	engaged in		when it has	foundation
	illegal		been found	concerned
	activities		by a	when it has
	detrimental		judgment	been found
	to the		having the	by a
	financial		force of res	judgment
	interests of		judicata to	having the
	the Union		have	force of res
	as defined		engaged in	judicata to
	⇒ is in one		illegal	have
	of the		activities	engaged in
	situations of		detrimental	illegal
	exclusion		to the	activities
	referred		financial	detrimental
	to ⇔ in		interests of	to the
	Article		the Union	financial
	106 136(1)		as defined	interests of



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	of the Financial Regulation ⊠ Regulati on (EU, Euratom) 2018/1046 ≪⊠.		⇒ is in one of the situations of exclusion referred to ⇐ in Article <u>106136(1)</u> of the Financial Regulation Regulation (EU, Euratom) 2018/1046.	the Union as defined ⇒ is in one of the situations of exclusion referred to ⇐ in Article <u>106136(1)</u> of the Financial Regulation (EU, Euratom) 2018/1046.
516.	Art	Amend icle 30 – paragraph 4 – point b	ment 98 subparagraph 1 – introductory p	art
517.	(b) in cases of quantifiable infringements, a fixed percentage of the amount of	(b) in cases of quantifiable infringements, a fixed percentage of the amount of	[no change]	Provisionally agreed at technical level: (b) in cases of quantifiable infringements, a fixed

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	the irregular sums received or not reported in accordance with the following scale, up to a maximum of 10 % of the annual budget of the European political party or European political foundation concerned:	the irregular sums received or not reported or of the sums used for funding activities that are prohibited under Article 25, in accordance with the following scale, up to a maximum of 10 % of the annual budget of the European political party or European political foundation concerned:		 percentage of the amount of the irregular sums received or not reported or of the sums used for funding activities that are prohibited under Article 25, in accordance with the following scale, up to a maximum of 10 % of the annual budget of the European political party or European political foundation concerned: PCY comment: N.B: Change has to be introduced in subsequent rows 518-522 for consistency purposes.
518. f o r	 (i) 100 % of the irregular sums received or not reported where those sums do not exceed EUR 50000_{i₂} or 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
519.	 (ii)150 % of the irregular sums received or not reported where those sums exceed EUR 50000 but do not exceed EUR 100000₃₅ or € 	[no change]	[no change]	
520.	 <u>(iii)</u> 200 % of the irregular sums received or not reported where those sums exceed EUR 100000 but do not exceed EUR 150000₃₅ or 	[no change]	[no change]	
521.	 <u>(iv)</u> 250 % of the irregular sums received or not reported where those sums exceed EUR 150000 but do not exceed EUR 200000;5 or 	[no change]	[no change]	
522. s	- <u>(v)</u> 300 % of the irregular sums	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	received or not reported where those sums exceed EUR 200000 <u>:</u> इ अ			
523.	 (vi) one third of the percentages indicated above in points (i) to (v) ≪ if the European political party or European political foundation concerned has voluntarily declared the infringement before the Authority and/or the Authorising Officer of the European Parliament has officially opened an investigation and the party or foundation concerned has taken the appropriate corrective measures. 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
524.	Amendment 99 Article 30 – paragraph 4 – point b – subparagraph 2				
525.	For the application of the percentages indicated above is in the first subparagraph	For the application of the percentages indicated in the first subparagraph, each donation, contribution, <i>association fee or</i> <i>sum used for funding activities</i> <i>that are prohibited under</i> <i>Article 25</i> shall be considered separately.	[no change]	 Provisionally agreed at technical level: For the application of the percentages indicated in the first subparagraph, each donation, contribution, or sum used for funding activities that are prohibited under Article 25 shall be considered separately. PCY comment N.B.: solution here to follow the one on row 517. 	
526.	5. Whenever a European political party or a European political foundation has committed concurrent infringements of this Regulation, only the sanction laid down for	[no change]	[no change]		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the most serious infringement shall be imposed, unless otherwise provided in <u>point (a) of</u> paragraph 4, <u>first subparagraph, point</u> (a).			
527.	Amendment 100 Article 30 – paragraph 5 a (new)			
528.		5a. The Authority shall recover the corresponding amounts from the European political party or European political foundation on which financial sanctions have been imposed.		
529.	 6. The sanctions laid down in this Regulation shall be subject to a limitation period of five ⇒ ten ⇔ years from the date of commission of the infringement concerned 	[no change]	[no change]	

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		mandate	approach	suggestions/comments
	or, in the case of continuing or repeated infringements, from the date on which those infringements ceased.			
530.	. Where a decision of the national supervisory authority as referred to in Article <u>12+0a</u> has been repealed, or where a remedy against such decision has been granted, provided that all national remedies have been exhausted, the Authority shall review any sanction imposed pursuant to <u>point (a)(vii)</u> , at the request of the European political party or European political foundation concerned.	[no change]	[no change]	
Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
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532.	Where the Authority imposes a financial sanction in the situations referred to in $\frac{\text{points}}{(a)(v) \text{ or } (a)(vi) \text{ of}}$ Article $\frac{2730}{(2), \text{ points } (a)(v) \text{ or } (a)(vi), it may, for the purpose of recovery pursuant to Article 3430(2), establish that a natural person who is a member of the administrative, management or supervisory body of the European political party or European political foundation, or who has powers of representation, decision or control with regard to the European political foundation is also responsible for the infringement, in the following cases:$	[no change]	[no change]	
533.	 (a) in the situation referred to in <u>point (a)(v) of</u> Article <u>3027(2), point</u> (a)(v), where, in the judgment referred to in that provision, the 	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	natural person has been found to be also responsible for the illegal activities in question;			
534.	 (b) in the situation referred to in <u>point (a)(vi) of</u> Article 27(2), <u>point</u> (a)(vi), where the natural person is also responsible for the conduct or inaccuracies in question. 	[no change]	[no change]	
535.	<i>Article <u>3228</u> Cooperation between the Autho</i>	rity, the Authorising Officer of	the European Parliament and the	Member States
536.	1. The Authority, the Authorising Officer of the European Parliament and the Member States via the National Contact Points shall share information and keep each other regularly informed of matters related to funding provisions, controls and sanctions.	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
537.	2. They shall also agree on practical arrangements for such exchange of information, including the rules regarding the disclosure of confidential information or evidence and the cooperation among Member States.	[no change]	[no change]	
538.	3. The Authority and the Authorising Officer of the European Parliament shall regularly exchange views and information on the interpretation and implementation of this Regulation.	[no change]	[no change]	
539.	 H₂. The Authorising Officer of the European Parliament shall inform the Authority of any findings which might give rise to the imposition of sanctions under Article <u>30₂</u>(2) to (4), with a view to allowing the Authority to take appropriate measures. 	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	⇒ The Authority shall make a decision on the imposition of sanctions within [6 months]. <			
540.	 54. The Authority shall inform the Authorising Officer of the European Parliament of any decision it has taken in relation to sanctions, in order to enable him or her to draw the appropriate consequences under the Financial Regulation	[no change]	[no change]	
541.	Article <u>3329</u> Corrective measures and princi	ples of good administration	1	
542.			ment 101 paragraph 1	
543.	 ⇒ With a view to fully comply with the obligations referred to in Article 38, ⇒ ⇒before taking ≥ the Authority's ≤ + final decision relating to any of 	 With a view to fully comply with the obligations referred to in Article 38, before the Authority's final decision relating to any of the 	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the sanctions referred to in Article <u>3027</u> , the Authority or the Authorising Officer of the European Parliament shall give the European political party or the European political foundation concerned an opportunity to introduce the measures required to remedy the situation within a reasonable period of time, which shall not normally exceed one month. In particular, the Authority or the Authorising Officer of the European Parliament shall allow the possibility of correcting clerical and arithmetical errors, providing additional documents or information where necessary or correcting minor mistakes.	sanctions referred to in Article 30(1), points (a)(i) to (iv), the Authority or the Authorising Officer of the European Parliament shall give the European political party or the European political foundation concerned an opportunity to introduce the measures required to remedy the situation within a reasonable period of time, which shall not normally exceed one month. In particular, the Authority or the Authorising Officer of the European Parliament shall allow the possibility of correcting clerical and arithmetical errors, providing additional documents or information where necessary or correcting minor		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		mistakes.		
544.			ment 102 paragraph 2	
545.	2. Where a European political party or a European political foundation has failed to take corrective measures within the period of time referred to in paragraph 1, the appropriate sanctions referred to in Article <u>3027</u> shall be decided.	2. Where a European political party or a European political foundation has failed to take <i>sufficient</i> corrective measures within the period of time referred to in paragraph 1, the appropriate sanctions referred to in Article 30 shall be decided	[no change]	
546.			ment 103 paragraph 3	
547.	 Paragraphs 1 and 2 shall not apply in relation to the conditions set out <u>in points</u> (b) to (d) of Article 3(1), points (b) to (f) and in point (c) of Article 3(2), point (c). 	deleted	[no change]	
548.		Amend	ment 104	1



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		Article	34 – title	
549.	Article <u>3430</u> Recovery		[no change]	
		<i>Termination of a funding decision with future effect</i>		
550.			ment 105	
551.	 On the basis of a decision of the Authority removing a European political party or a European political foundation from the Register, the Authorising Officer of the European Parliament shall withdraw or terminate any ongoing decision or agreement on Union funding, except in the cases provided for in <u>point (c) of</u> Article <u>1946(2), point (c), and in</u> <u>points (b) and (d) of</u> Article 3(1), points (b) and 	Article 34 -1.The Authorising Officer of the European Parliament shallImage: terminate an ongoing funding decision addressed to a European political party or a European political foundation with future effect on the basis of the following grounds:	paragraph 1 [no change]	



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	(f). ⊠ They	 (a) a decision by the Authority to remove the party or foundation from the Register, with the exception of a decision based on the ground for deregistration laid down in Article 19(1), point (a) (iv); (b) a sanction decision based on Article 30(1), points (a)(v) and (vi). Other grounds for the termination of a funding decision with future effect may be provided for in the contribution or grant agreement. 		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
552.			ment 106 paragraph 2	
553.	2. →1 A European political party or European political foundation on which a sanction has been imposed for any of the infringements listed in Article <u>3027</u> (1) and <u>in points (v) and (vi) of</u> Article <u>3027</u> (2), points (a) (v) and (vi), shall for that reason no longer be in compliance with Article <u>2118</u> (2). As a result, the Authorising Officer of the European Parliament shall terminate the contribution or grant agreement or decision on Union funding received under this Regulation and shall recover amounts unduly paid under the contribution or grant agreement or decision, including any unspent Union funds from previous years. The Authorising	2. A decision to terminate the funding decision with future effect shall take effect on the day specified in the decision to terminate or, if no day is specified therein, on the day on which the decision to terminate is notified to the European political party or European political foundation.	[no change]	



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	Officer of the European Parliament shall also recover amounts unduly paid under the contribution or grant agreement or decision from a natural person in respect of whom a decision pursuant to Article $3127a$ has been taken, taking into account, where applicable, exceptional circumstances relating to that natural person. \leftarrow			
554.	In the event of such termination, payments by the Authorising Officer of the European Parliament shall be limited to the reimbursable expenditure incurred by the European political party or the eligible costs incurred by the European political foundation up to the date when the termination decision takes effect.	deleted	[no change]	
555.	This paragraph shall also be applicable to the cases referred	deleted	[no change]	



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	to in <u>point (c) of</u> Article <u>1946</u> (2), <u>point (c)</u> , and in <u>points</u> (b) and (d) of Article 3(1), <u>points (b) and (f)</u> .			
556.			nent 107 agraph 2 a (new)	
		2a. The termination of the funding decision with future effect shall have the following consequences:		
557.		(a) the contribution or grant agreement shall be terminated from the date referred to in paragraph 2;		
		(b) payments by the Authorising Officer of the European Parliament shall be limited to the reimbursable expenditure actually incurred by the European political party		



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		or the eligible costs actually incurred by the European political foundation up to the date referred to in paragraph 2;	C	
		(c) expenditure or costs incurred by the European political party or European political foundation from the day referred to in paragraph 2 shall be qualified as non- reimbursable expenditure or ineligible costs;		
		(d) the Authorising Officer of the European Parliament shall recover all Union funds unduly paid, including:		
		(i) Union funds that have been spent for non-reimbursable expenditure or ineligible costs;		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		and (ii) any unused Union pre- financing that has not been spent before the date referred to in paragraph 2, including unspent Union funds from previous years; and (e) the Authorising Officer of the European Parliament shall recover any amounts unduly paid from a natural person in respect of whom a decision pursuant to Article 31 has been taken.		
558.		Amendn Article 34		
559.		Article 34a Withdrawal of the funding	<u>τα (μεw</u>)	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		decision with retroactive effect 1. On the basis of a decision taken by the Authority removing a European political party or European political foundation from the Register, based on the ground for deregistration laid down in Article 19(1), point (a)(iv), the Authorising Officer of the European Parliament shall withdraw funding decisions addressed to the European political party or European political foundation concerned with retroactive effect from the date of the adoption of those decisions.		
		2. The withdrawal of the funding decision with retroactive effect shall have the following consequences:		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		(a) the contribution or grant agreement shall be terminated from the day of the notification of that termination to the European political party or European political foundation concerned;	C	
		(b) all expenditure or costs incurred by the European political party or European political foundation shall be qualified as non-reimbursable expenditure or ineligible costs; and		
		(c) any amount paid under the contribution or grant agreement, along with any unspent Union funds from previous years, shall be considered to be undue		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
		payments and shall be recovered under Regulation (EU, Euratom) 2018/1046.	C		
560.			TER VI ROVISIONS		
561.	Article 3531 Provision of information to citizens				
562.	Subject to Articles 2421 and 2522 and to their own statutes and internal processes, European political parties may, in the context of elections to the European Parliament, take all appropriate measures to inform citizens of the Union of the affiliations between national political parties and candidates and the European political parties concerned.	[no change]	[no change]		
563.	Article <u>3632</u>				
303.	Transparency				

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
564.			nent 109	
565.	 The European Parliament shall make publie, under the authority of its Authorising Officer or under that of the Authority, ⊠ shall make public the following <⊠ on a website created for that purpose, ⇒ in an open, machine readable format ⇐ the following: 	Article 36 – paragraph1.The EuropeanParliament, or theAuthority, in accordancewith the distribution oftheir responsibilities,shall make public in anopen, machine readableformat on a websitecreated for that purpose,the following:	n 1 – introductory part [no change]	
566.	 (a) the names and statutes of all registered European political parties and European political foundations, together with the documents submitted as part of their applications for registration in 	[no change]	[no change]	

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	accordance with Article <u>98</u> , at the latest four weeks after the Authority has adopted its decision and, thereafter, any amendments notified to the Authority pursuant to Article <u>109</u> (5) and (6);			
567.	 (b) a list of applications that have not been approved, together with the documents submitted as part thereof, together with the application for registration in accordance with Article <u>98</u> and the grounds for rejection, at the 	[no change]	[no change]	

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Row	Commission prop	osal European Parliam mandate	ent Council partial general approach	PCY suggestions/comments
	latest four after the A adopted it decision;	Authority		
568.	(c) an annual with a tab amounts p each Euro political p European foundation each finan year for w contribution been recei grants hav paid from general but the Europo Union;	le of the <i>Ino changey</i> paid to pean arty and political n, for cial hich ons have ved or re been the udget of	[no change]	
569.	(d) the annual financial statements external a reports ref in Article and, for E	s and udit ferred to $26\frac{23}{2}(1)$,	[no change]	



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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political foundations, the final reports on the implementation of the work programmes or actions;			
570.	(e) the names of donors and their corresponding donations reported by European political parties and European political foundations in accordance with Article <u>2320(</u> 2), (3) and (4), with the exception of donations from natural persons the value of which does not exceed EUR 1500 per year and per	[no change]	[no change]	

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Kow	Commission proposar	European i arnament	approach	suggestions/comments
		mandate	TT the	
	donor, which shall			
	be reported as			
	'minor donations'.			
	Donations from			
	natural persons			
	the annual value			
	of which exceeds			
	EUR 1500 and is			
	below or equal to			
	EUR 3000 shall			
	not be published			
	without the			
	corresponding			
	donor's prior			
	written consent to			
	their publication.			
	If no such prior			
	consent has been			
	given, such			
	donations shall be			
	reported as 'minor			
	donations'. The			
	total amount of			
	minor donations			
	and the number of			
	donors per			
	calendar year shall			

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	also be published;			
571.			ment 110 agraph 1 – point f	
572.	(f) the contributions referred to in Article $2320(97)$ and (108) and reported by European political parties and European political foundations in accordance with Article $2320(2)$, including the identity of the member parties or organisations which made those contributions;	(f) the contributions and association fees referred to in Article 23(9) and (10) and reported by European political parties and European political foundations in accordance with Article 23(2), including the identity of the <i>individual</i> <i>members</i> , member parties or organisations which made those contributions, with the exception of contributions above EUR 1 500 up to and including EUR 3 000 per year from natural	[no change]	



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		persons where those persons have not given their written consent to such publication;	C	
573.		Amendn		
		Article 36 – paragra	oh 1 – point f a (new)	1
574.		(fa) the association fees referred to in Article 23(9a) and (10a) and reported by European political parties and European political foundations in accordance with Article 23(2), including the identity of the parties or organisations which made those payments;		
575.		Amendn	nent 112	
	Article 36 – paragraph 1 – point f b (new)			
576.		(fb) the ancillary own resources referred to in Article 23(13) and reported by European political parties and European political foundations in accordance with Article		Provisionally agreed at technical level: (fb) the self-generated resources referred to in Article 23(13) and reported by

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
		23(2);		European political parties and European political foundations in accordance with Article 23(2);
577.	(g) in the 6-month period prior to the elections to the European Parliament, the weekly reports received pursuant to Article 23(3);	[no change]	[no change]	
578.	(hg) the details of and reasons for any final decisions taken by the Authority pursuant to Article 3027, including, where relevant, any opinions adopted by the committee of independent eminent persons in accordance with Articles 1140	[no change]	[no change]	



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	and <u>1411</u> , having due regard to Regulation <u>(EU)</u> <u>2018/1725(EC)</u> <u>No 45/2001</u> ;			
579.	(iii) the details of and reasons for any final decision taken by the Authorising Officer of the European Parliament pursuant to Article <u>3027</u> ;	[no change]	[no change]	
580.	(ji) a description of the technical support provided to European political parties;	[no change]	[no change]	
581.	(<u>ki</u>) the evaluation report of the European Parliament on the application of this Regulation and on	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	the funded activities referred to in Article <u>4238</u> ; and			
582.	(<u>I</u> ←) an updated list of Members of the European Parliament who are members of a European political party.	[no change]	[no change]	
583.			nent 113 paragraph 2	
584.	2. The European Parliament shall make public the list of legal persons who are members of a European political party, as annexed to the party statutes in accordance with Article 4(2) and updated in accordance with Article $\underline{109}(6)$, as well as the total number of individual members.	2. The <i>Authority</i> shall make public the list of legal persons who are members of a European political party, as annexed to the party statutes in accordance with Article 4(2) and updated in accordance with Article 10(6), as well as the total number of individual members.	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
585.	 3. Personal data shall be excluded from publication on the website referred to in paragraph 1 unless those personal data are published pursuant to paragraph 1, points (a), (e), or (hg) of paragraph 1/2. 	[no change]	[no change]	
586.	 European political parties and European political foundations shall, in a publicly available privacy statement, provide potential members and donors with the information required by Article <u>13+0</u> of <u>Regulation (EU)</u> <u>2016/679Directive</u> <u>95/46/EC</u>, and shall inform them that their personal data will be processed for auditing and control purposes by the European Parliament, 	[no change]	[no change]	

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	the Authority, OLAF, the Court of Auditors, Member States, or external bodies or experts authorised thereby, and that their personal data will be made public on the website referred to in paragraph 1 under the conditions set out in this 			
587.	Article <u>3733</u> Protection of personal data			
588.	1. In processing personal data pursuant to this	[no change]	[no change]	

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	Regulation, the Authority, the European Parliament and the committee of independent eminent persons established by ▷ referred to in <▷ referred to in <△ Article 1411 Article 1411 bhall comply with Regulation (EC) No 			
589.	2. In processing personal data pursuant to this Regulation, European political parties and European political foundations, Member States when exercising control over aspects relating to the financing	[no change]	[no change]	

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	of European political parties and European political foundations in accordance with Article 2724, and the independent bodies or experts authorised to audit accounts in accordance with Article 2623(1) shall comply with <u>Regulation (EU)</u> 2016/679Directive 95/46/EC and with the national provisions adopted pursuant thereto. For the purposes of the processing of personal data, they shall be considered data controllers in accordance with <u>Article 4</u> , point (<u>74</u>) of <u>Article 24 of</u> that <u>DirectiveRegulation</u> .			
590.	3. The Authority, the European Parliament and the committee of independent eminent	[no change]	[no change]	

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	persons established by \bowtie referred to in \triangleleft Article <u>14++</u> shall ensure that personal data collected by them pursuant to this Regulation are not used for any purpose other than to ensure the legality, regularity and transparency of the funding of European political parties and European political foundations and the membership of European political parties. They shall erase all personal data collected for that purpose at the latest 24 months after the publication of the relevant parts in accordance with Article <u>3622</u> .			
591.	4. The Member States and independent bodies or	[no change]	[no change]	

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	experts authorised to audit accounts shall use the personal data they receive only in order to exercise control over the financing of European political parties and European political foundations. They shall erase those personal data in accordance with applicable national law after transmission pursuant to Article <u>3228</u> .			
592.	5. Personal data may be retained beyond the time limits laid down in paragraph 3 or provided for by the applicable national law as referred to in paragraph 4 where such retention is necessary for the purposes of legal or administrative proceedings relating to the funding of a European	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	political party or a European political foundation or the membership of a European political party. All such personal data shall be erased at the latest one week after the date of conclusion of the said proceedings by a final decision, or after any audits, appeals, litigation or claims have been disposed of.			
593.	6. The data controllers referred to in paragraphs 1 and 2 shall implement appropriate technical and organisational measures to protect personal data against accidental or unlawful destruction, accidental loss, alteration or unauthorised disclosure or access, in particular where the processing of such data	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	involves their transmission over a network, and against all other unlawful forms of processing.			
594.	 7. The European Data Protection Supervisor shall be responsible for monitoring and ensuring that the Authority, the European Parliament and the committee of independent eminent persons established by ▷ referred to in 조 Article <u>14++</u> respect and protect the fundamental rights and freedoms of natural persons in the processing of personal data pursuant to this Regulation. Without prejudice to any judicial remedy, any data subject may lodge a complaint with the European Data Protection Supervisor if 	[no change]	[no change]	

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	 Image: Second state Image: Second state			
505		Amen	dment 114	
595.		Article 37 –	paragraph 8	
596.	8. European political parties and European political foundations, the Member States and the independent bodies or experts authorised to audit accounts under this Regulation shall be liable in accordance with applicable national law for any damage they cause in the processing of personal data pursuant to	8. European political parties and European political foundations, the Member States and the independent bodies or experts authorised to audit accounts under this Regulation shall be liable in accordance with applicable national law for any damage they cause in the processing of personal data pursuant to	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	this Regulation. The Member States shall ensure that effective, proportionate and dissuasive sanctions are applied for infringements of this Regulation, of Regulation (EU) 2016/679 Directive 	this Regulation. The Member States shall, <i>without prejudice to</i> <i>Regulation (EU)</i> 2016/679, ensure that effective, proportionate and dissuasive sanctions are applied for infringements of this Regulation .		
597.	Article <u>3834</u> Right to be heard			
598.	Before the Authority or the Authorising Officer of the European Parliament takes a decision which may adversely affect the rights of a European political party, a European political foundation, an applicant as referred to in Article <u>98</u> or a natural person as referred to in Article <u>3127a</u> , it	[no change]	[no change]	


Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	shall hear the representatives of the European political party, European political foundation or applicant, or the natural person concerned. The Authority or the European Parliament shall duly state the reasons for its decision.			
599.	Article <u>3935</u> Right of appeal			
600.	Decisions taken pursuant to this Regulation may be the subject of court proceedings before the Court of Justice of the European Union, in accordance with the relevant provisions of the TFEU.	[no change]	[no change]	
601.	<i>Article <u>4036</u> Exercise of the delegation</i>			
602.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	[no change]	[no change]	
603.	2. The power to adopt delegated acts referred to	[no change]	[no change]	POLADS - to be deleted



RowCommission proposalEuropean ParliamentCouncil partial general approachPC suggestions/RowCouncil partial general approachPC approach	
in ⇒ Article 5 (2) and (4), ⇔ Article <u>82</u> (2) and Article <u>92</u> (3) shall be conferred on the Commission for a ⇒ an undetermined ⇔ period of five years [∞] time < <u>C</u> from <u>24</u> November 2014 ⇒ [date of entry into force of the Regulation] ⇔ . The Commission shall drawi up a report in respect of the delegation of power not later than nine months before the cond of the five- year period. The delegation of power shall be tacily extended for periods of an identical duration, unless the Furopean Parliament or the Council opposes such extension not later than three months before the end of each period.	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
604.	3. The delegation of power referred to in ⇒ Article 5(2) and (4), ⇔ Article <u>8</u> (2) and Article <u>9</u> (3) 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 following the publication of the decision in the <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	[no change]	[no change]	POLADS - to be deleted
605.	 A. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the 	[no change]	[no change]	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law- Making. 🖾		C	
606.	<u>54</u> . As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	[no change]	[no change]	POLADS - to be deleted
607.	 <u>65</u>. A delegated act adopted pursuant to ⇒ Article 5 (2) or (4), ⇒ Article <u>87</u>(2) and ∞ or ∞ Article <u>98</u>(3) 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 	[no change]	[no change]	POLADS - to be deleted



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	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 European Parliament or of the Council.			
608.	<i>Article <u>4137</u> Committee procedure</i>			
609.	 The Commission shall be assisted by a committee Image: The second second	[no change]	[no change]	
610.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall	[no change]	[no change]	

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	apply.						
611.	Article <u>4238</u> Evaluation						
612.	The European Parliament shall, after consulting the Authority, publish by ⇒ [one year after the elections to the European Parliament] ⇔ 31 December 2021 and every five years thereafter a report on the application of this Regulation and on the activities funded. The report shall indicate, where appropriate, possible amendments to be made to the statute and funding systems.	[no change]	[no change]				
613.	No more than six months \Rightarrow one year \Leftrightarrow after the publication of the report by the European Parliament, the Commission shall present a report on the application of this Regulation \Rightarrow accompanied, if appropriate, by a proposal to amend this Regulation. \Leftrightarrow \boxtimes The Commission's report shall	[no change]	No more than six months \Rightarrow one year \Leftrightarrow after the publication of the report by the European Parliament, the Commission shall present a report on the application of this Regulation \Rightarrow accompanied, if appropriate, by a proposal to amend this Regulation. \Leftrightarrow The Commission's report shall				



Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	pay \bigotimes in which particular attention will be paid to its \bigotimes the \bigotimes implications \boxtimes of this Regulation \bigotimes for the position of small European political parties and European political foundations. The report shall, if appropriate, be accompanied by a legislative proposal to amend this Regulation. \Rightarrow However, the Commission's report shall not cover the evaluation of the requirements for political advertising set out in this Regulation, which shall be part of the report referred to in Article 19 of Regulation 2022/xx [on the transparency and targeting of political advertising]. \Leftarrow		pay in which particular attention will be paid to its the implications of this Regulation for the position of small European political parties and European political foundations. The report shall, if appropriate, be accompanied by a legislative proposal to amend this Regulation. [However, the Commission's report shall not cover the evaluation of the requirements for political advertising set out in this Regulation, which shall be part of the report referred to in Article 19 of Regulation 2022/xx [on the transparency and targeting of political advertising].] ⇔	POLADS - to be deleted
614.	<i>Article <u>4339</u></i> Effective application	-		-
615.	Member States shall make such provision as is appropriate to ensure the effective application	[no change]	[no change]	

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	of this Regulation.			
616.	A rticle 40 Repeal			
617.	Regulation (EC) No 2004/2003 is repealed with effect from the date of entry into force of this Regulation. It shall however continue-to apply as regards acts and commitments relating to the funding of political parties and political foundations at European level for the 2014, 2015, 2016 and 2017 budget years.	[no change]	[no change]	
618.	Article <u>4440a</u> Transitional provision	•		
619.	1. The provisions of this Regulation applicable prior to 4 May 2018 shall continue to apply as regards acts and commitments relating to the funding of European political parties and European political foundations at European	[no change]	[no change]	

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	level for the financial year 2018.			
620.	2. By way of derogation from Article 18(2a), the Authorising Officer of the European Parliament shall, before deciding on an application on funding for the financial year 2019, request the evidence referred to in Article 18(2a) only for a period from 5 July 2018.	[no change]	[no change]	
621.	3. European political parties registered before 4 May 2018 shall, at the latest by 5 July 2018, submit documents proving that they satisfy the conditions laid down in points (b) and (ba) of Article 3(1).	[no change]	[no change]	
622.	4. The Authority shall remove a European	[no change]	[no change]	

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	political party and its affiliated European political foundation from the Register where the party in question fails to prove within the period of time set out in paragraph 3 that it meets the conditions laid down in points (b) and (ba) of Article 3(1).			
623.	1. By way of derogation from Article 5(4), until [five years after the entry into force of this Regulation], the report on the implementation of the policy for the use of political advertising shall cover the political advertisements published by the European political party from [the date of entry into force of this Regulation]. The first report shall be prepared	[no change]	1. [By way of derogation from Article 5(4), until [five years after the entry into force of this Regulation], the report on the implementation of the policy for the use of political advertising shall cover the political advertisements published by the European political party from [the date of entry into force of this Regulation]. The first report shall be prepared by [one year after the	POLADS - to be deleted

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	by [one year after the entry into force of this Regulation].		entry into force of this Regulation].]	
624.	2. Regarding the applications for funding for the first financial year following the entry into force of this Regulation, the Authorising Officer of the European Parliament shall only request the evidence referred to in Article 21(4) and (5) for the 6 months period preceding the application.	[no change]	2. [Regarding the applications for funding for the first financial year following the entry into force of this Regulation, the Authorising Officer of the European Parliament shall only request the evidence referred to in Article 21(4) and (5) for the 6 months period preceding the application.]	POLADS - to be deleted
625.	Amendment 115 Article 44 – paragraph 2 a (new)			
626.		2a. Any procedural steps and decisions previously taken by the European Parliament, the Council or the Commission, the		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments	
		Authorising Officer of the European Parliament or the Authority in accordance with, or on the basis of, Regulation (EU, Euratom) No 1141/2014 shall remain applicable and be construed in light of this Regulation.	C		
	<u>Article 45</u>				
627.	⊠ Repeal ≪				
628.	➢ Regulation (EU, Euratom)No 1141/2014 is repealed. <	[no change]	[no change]		
629.	➢ References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex IV. <	[no change]	[no change]		
630.	<i>Article <u>4641</u></i> Entry into force and application	<u>+</u>			
631.	This Regulation shall enter into force on the twentieth day following that of its publication	[no change]	[no change]		

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Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	in the Official Journal of the European Union.			
632.	The Commission shall adopt delegated acts as referred to in Article 7(2) and in point (a) of Article 8(3) by no later than 1 July 2015.	[no change]	[no change]	
633.	This Regulation shall apply from 1-January 2017. The Authority referred to in Article 6 shall however be set up by 1 September 2016. European political parties and European political foundations registered after 1-January 2017 may only apply for funding under this Regulation for activities starting in the 2018 budget year or thereafter.	[no change]	[no change]	
634.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	[no change]	[no change]	
635.	Done at Brussels, For the European Parliament	For the Council		

Row	Commission proposal	European Parliament mandate	Council partial general approach	PCY suggestions/comments
	The President	The President		

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