NOTE
from: Presidency

to: Delegations

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Subject: Guidelines on the implementation of Council Framework Decision 2006/960/JHA
of 18 December 2006 on simplifying the exchange of information and intelligence
between law enforcement authorities of the Member States of the European Union

The current version of the Guidelines on the "Swedish Framework Decision" is the result of
information submitted by Member States by 19 May 2010 to the General Secretariat, completing or
modifying the relevant national fact sheets.

Delegations are invited to send future updates to Helen.Martin-Ruiz@consilium.europa.eu.

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1 The comments contained here are not binding and do not affect domestic legislation implementing the Framework Decision. Comments are merely recommendations. Authorities are, however, reminded of their obligation to interpret their national law in conformity with the Framework Decision (see the Pupino case in the European Court of Justice C-105/03).
0. Introduction

- The aim of this publication is to provide guidelines for the implementation of Council Framework Decision 2006/960/JHA on simplifying the exchange of information and intelligence between law enforcement authorities of the Member States of the European Union, while supplying the competent authorities with specific information on how the forms attached to the Council Framework Decision should ideally be filled in.

- The Framework Decision aims to enhance the effective and expeditious exchange of information and intelligence between law enforcement authorities, which was too often hampered by formal procedures, administrative structures and legal obstacles.

- The Framework Decision does not purport to change the Member States’ systems of investigation and intelligence gathering and does not aim to centralise all exchange of information and intelligence. However, the Decision implies an improvement of the existing ways of exchanging information and intelligence by setting rules on procedures, time limits and grounds for refusal, with the aim of simplifying the exchange.

- The Framework Decision should be used by law enforcement authorities for exchanging existing information and intelligence effectively and expeditiously for the purpose of conducting criminal investigations or criminal intelligence operations.

- In that context, Member States shall ensure that the conditions for providing information and intelligence to competent law enforcement authorities of other Member States are not stricter than the conditions applicable at national level for providing and requesting information and intelligence.

- These guidelines may be updated in future as necessary in the light of practical experience and/or amendments to the Framework Decision.
1. Implementation of the Framework Decision in the EU Member States

1.1 Competent law enforcement authorities

In accordance with Article 2(a) of the Framework Decision, a "competent law enforcement authority" refers to

- a national police, customs or other authority
- that is authorised by national law
- to detect, prevent and investigate offences or criminal activities and to exercise authority and take coercive measures in the context of such activities.

Agencies or units dealing especially with national security issues are not covered.

Member States shall state in a declaration which authorities are covered by the concept of "competent law enforcement authority".

The list of these authorities is set out in Annex IV.

1.2 List of information that can be transmitted pursuant to the Framework Decision

According to Article 2(d), “information and/or intelligence” covers the following two categories:

- any type of information or data which is held by law enforcement authorities
- any type of information or data which is held by public authorities or by private entities and which is available to law enforcement authorities without the taking of coercive measures.

Since the content of these categories depends on national legislation, some practical guidance is set out in the national fact sheets in Annex III. Without being exhaustive, these lists set out the type of information available to the Member States' authorities that can generally be provided pursuant to the Framework Decision.
With a view to a clear understanding of Article 1(5), it should be taken into account that "coercive measures" may be understood differently by Member States. Where appropriate, indications are given in the national fact sheets (see Annex III).

1.3 Contacts in cases of urgency

In accordance with Article 6(1) of the Framework Decision, exchange of information and intelligence applying the rules of the Framework Decision may take place via any existing channel of international law enforcement cooperation. However, it was felt useful to draw up a list of contacts that can be used in cases of urgency. The details provided by Member States about these contacts are set out in Annex V.

2. Use of the Framework Decision

2.1 Channel of communication

Pursuant to Article 6 of the Framework Decision, the requesting Member State may choose between any of the existing channels for international law enforcement cooperation, the most important ones being currently:
- SIRENE
- ENU/EUROPOL Liaison Officer
- INTERPOL NCB
- Liaison officers
- Mutual international customs administrative assistance ("Naples II Convention")
- Bilateral cooperation channels (including Police and Customs Cooperation Centres)

The requested Member State normally replies through the same channel as was used for the request. Where the requested Member State must for legitimate reasons reply through another channel, the requesting authority is informed of this change.
The choice of channel will be guided by the following criteria:

- subject
- requested country
- level of security/confidentiality required
- urgency

The *Manual of Good Practices concerning the International Police Cooperation Units at National Level* (document 7968/08 ENFOPOL 63 + COR 1), as approved by the Police Chiefs, includes the following proposed criteria for use of channels:

a) geographical approach:
   - nationality/residence/origin of person or object concerned is known and request concerns establishing details (address, phone number, fingerprints, DNA, registration, …)
   - nationality/residence/origin of person or object concerned is not known

b) thematic approach:
   - Europol (organised crime, at least 2 MS, connection to AWF, need for joint approach)
   - confidentiality / sensitivity
   - channel used for previous related request

c) technical approach:
   - IT-criteria: need for secure channels (BDL for intelligence and terrorism-related information) or technical compatibility (SIRPIIT for fingerprints)

d) urgency
   - urgency / proven speed of channel (in particular immediate risk for person's physical integrity, immediate loss of evidence, request for urgent cross border operation or surveillance operations)
   - priority
2.2 Requests in cases of urgency

As the notion of urgency is not defined in Framework Decision 2006/960/JHA, it would be advisable for all Member States to have a convergent approach to urgent requests so that this procedure, which places heavy demands on the requested State, is used in a balanced and reasonable manner. Also, Member States will ensure that the notion of "urgency" is interpreted in a restricted manner.

The following guidance is therefore offered to provide help in determining what circumstances may be deemed as "urgent", but is not to be regarded as definitive. In any case, the question of whether a request is urgent shall be evaluated on a case-by-case basis, in order to prevent the devaluation of the term.

"Urgent" cases as referred to in Article 4 of Framework Decision 2006/960/JHA can be understood to mean any situation during which the fact of obtaining information will:
- prevent a risk of death or harm to persons or serious damage to property;
- result in, or terminate, a decision involving deprivation of liberty (where such a decision has to be taken within a short period of time);
- prevent the loss of information that is important for the further stages of an investigation.

Examples of such situations would be:
- abductions and hostage-takings;
- the risk that a serious offence will be committed or repeated;
- the disappearance of minors, and the disappearance of adults giving cause for concern;
- decisions relating to keeping a person in police custody, or remanding a suspect in custody or releasing a person;
- the possible escape of a suspect in a serious case;
- the need to obtain information at risk of imminent destruction.

2.3 Disproportionate requests or requests concerning "minor offences"

Article 1 of the Framework Decision clearly explains that it concerns the exchange of information "for the purpose of conducting criminal investigations or criminal intelligence operations" and that it "does not impose any obligation (…) to provide information and intelligence to be used as evidence (…)".
Because resources are by definition limited in each Member State, they should be maximised and be used in the most relevant and efficient way.

That is why Article 10 provides that information can be withheld when replying to a request would clearly be disproportionate or irrelevant with regard to the purposes for which it has been requested.

The same reasoning underlies the rule that where an offence is punishable by one year of imprisonment or less, the requested Member State is not obliged to reply.

Obviously, these provisions do not prevent one Member State from asking requests related to "minor" offences, nor do they prevent the other Member State from replying. If the requesting Member State provides a sound explanation of the reasons for its request, even if it is about a minor offence, it will be easier for the requested Member State to consider whether resources can be spent on it.

However, the time limits set out in the Framework Decision would not mandatorily apply to such requests.

2.4 Incomplete requests

Where the request does not contain all the information necessary for a reply, the requested Member State should as soon as possible inform the requesting authorities thereof. The time limits for replying only start running if and once the requesting Member State has completed the request.

If the request is not completed, the requested Member State has obviously no obligation to reply.

2.5 Exchange with Europol

Care should be taken to copy to Europol each time a request falls within Europol's mandate.

In addition, the answer provided by the requested Member State should also be copied to Europol.

This principle has to be applied whatever the channel chosen, including the Europol channel.

In this respect, a difference has to be made between, on the one hand, the use of the Europol channel as a means of information exchange between Member States, using their liaison officers or their Europol national units directly, and on the other hand communication addressed to Europol as an organisation, for any intelligence falling within its mandate.
All information received from the Member States has to be routed via the national units in accordance with Art. 8(2) of the Europol Council Decision (ECD). The national units can send the forms directly to Europol or via their liaison officers. For the transmission of the forms to Europol only SIENA can be used.

SIENA provides for specific electronic forms for the exchange of information in accordance with the Swedish Framework Decision, containing all the mandatory fields listed under chapter 3. Alternatively, any other completed form can be added to the message as an attachment; either as an electronic or as a scanned copy.

There are 3 options for providing the information and intelligence exchanged in accordance with Framework Decision 2006/960/JHA,

- transmitting the form to a specific analysis workfile (AWF) if the offence or criminal activity is addressed by the AWF in question; such information and intelligence will be processed in compliance with the applicable legal provisions, processes, policies and procedures; this includes existing cross-matching functionalities and the subsequent notification of matches subject to the handling codes that apply;

- inserting the information or intelligence into the Europol Information System, provided the conditions for insertion are met; this can be done directly both by national units and by Europol liaison officers; such information and intelligence will be processed in compliance with the applicable legal provisions, processes, policies and procedures; this includes existing cross-matching functionalities and the subsequent notification of matches subject to the handling codes that apply;

- sending the form to the Europol Operational Centre; in that case, the Operational Centre of the Europol Operations Department will assess the information and forward it to the relevant unit or AWF; in addition, Europol can advise the Member State to enter the information into the Europol Information System; the general principles of the processing of data received by the Operational Centre are 1) the data is processed at Europol for up to 6 months in accordance with Art. 10(4), including cross-matching against data held by Europol and 2) that the Member State receives feedback on the processing, including feedback on matches found in accordance with Art. 17 ECD.
In cooperation with Europol, specific handling codes are used that differ from the conditions for use mentioned in the forms for the Swedish Framework Decision. The Europol handling codes can be filled in when using SIENA and when inserting data into the Europol Information System. Information and intelligence received by Europol will be processed in accordance with the specific Europol handling codes in addition to the conditions on use specified by the sender of the form.

When using SIENA the Member States can also use the “CC” function to transmit the Swedish Framework Decision message to EuroJust if the exchanged information falls within the mandate of EuroJust. Europol then provides for the onward transmission of the message to EuroJust.
3. Use of form

The preferred albeit non mandatory option for requesting information is to use the Form as set out in Annex II. to the current guidelines.

When it is not feasible to use this simplified form, the use of a different form or of an unstructured free-text format is preferred.

However, in order to comply with the requirements of Article 5 of the Swedish Framework Decision, and to be considered as a request under the Swedish Framework Decision, these requests shall in all cases contain at least the following mandatory items:

- administrative information, i.e. requesting Member State, requesting authority, date, reference number(s), requested Member State(s),
- whether urgency is requested, and, if so, what the reasons are,
- description of the requested information or intelligence,
- identity(ies) (as far as known) of person(s) or object(s) who are the main subject(s) of the criminal investigation or criminal intelligence operation underlying the request for information or intelligence (e.g. description of the offence(s), circumstances in which the offence(s) was (were) committed etc.),
- purpose for which the information and intelligence is sought,
- connection between the purpose and the person who is the subject of the information and intelligence,
- reasons for believing that the information or intelligence is in the requested Member State,
- any restrictions on the use of information contained in the request ("handling codes").

All requests shall contain as much information as available to the requesting Member State.
4. Links to more information

See also Manual of Good Practices concerning the International Police Cooperation Units at National Level (doc. 7968/08 ENFOPOL 63 + COR 1), as adopted by the Police Chiefs' meeting on 19 March 2008).
COUNCIL FRAMEWORK DECISION 2006/960/JHA

of 18 December 2006

on simplifying the exchange of information and intelligence between law enforcement authorities of the Member States of the European Union

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Articles 30(1)(a) and (b) and 34(2)(b) thereof,

Having regard to the initiative of the Kingdom of Sweden,

Having regard to the opinion of the European Parliament,

Whereas:

(1) One of the core objectives of the European Union is to provide its citizens with a high level of security within an area of freedom, security and justice,

(2) That objective is to be achieved by preventing and combating crime through closer cooperation between law enforcement authorities in the Member States, while respecting the principles and rules relating to human rights, fundamental freedoms and the rule of law on which the Union is founded and which are common to the Member States,

(3) Exchange of information and intelligence on crime and criminal activities is the basis for law enforcement cooperation in the Union serving the overall objective of improving the safety of the Union's citizens,

(4) The timely access to accurate and up to date information and intelligence is crucial for the possibility of law enforcement authorities to successfully detect, prevent and investigate crime or criminal activity, in particular within an area where internal border controls have been abolished. As the activities of criminals are carried out clandestinely, they need to be controlled, and information relating to them needs to be exchanged particularly expeditiously,

(5) It is important that the possibilities for law enforcement authorities to obtain information and intelligence concerning serious crime and terrorist acts from other Member States be viewed horizontally and not in terms of differences with regard to type of crime or division of competencies between law enforcement or judicial authorities,

(6) Currently, effective and expeditious exchange of information and intelligence between law enforcement authorities is seriously impeded by formal procedures, administrative structures and legal obstacles laid down in Member States' legislation: such a state of affairs is unacceptable to the citizens of the European Union and it therefore calls for greater security and more efficient law enforcement while protecting human rights,

(7) It is necessary for law enforcement authorities to be able to request and obtain information and intelligence from other Member States at different stages of investigation, from the phase of gathering criminal intelligence to the phase of criminal investigation. The Member State's systems are different in that respect, but this Framework Decision does not purport to change these systems. However, it seeks, as regards certain types of information and intelligence, to ensure that certain information vital for law enforcement authorities is exchanged expeditiously within the Union,

(8) The absence of a common legal framework for the effective and expeditious exchange of information and intelligence between the law enforcement authorities of the Member States is a deficiency that will have to be remedied: the Council of the European Union therefore deems it necessary to adopt a legally binding instrument on simplifying the exchange of information and intelligence. This Framework Decision should not affect existing or future instruments which allow the objectives of this framework Decision to be attained or which facilitate the procedures for exchanging information and intelligence, such as the Convention of 16 December 1977, drawn up on the basis of Article K.3 of the Treaty on European Union on Mutual Assistance and Cooperation between Customs Administrations (1),

(9) As regards the exchange of information, this framework Decision is without prejudice to essential national security interests, the jeopardizing of the success of a current investigation or the safety of individuals, or specific intelligence activities in the field of State security,

HAS ADOPTED THIS FRAMEWORK DECISION:

TITLE I

SCOPE AND DEFINITIONS

Article 1

Objective and scope

1. The purpose of this Framework Decision is to establish the rules under which Member States’ law enforcement authorities may exchange existing information and intelligence effectively and expeditiously for the purpose of conducting criminal investigations or criminal intelligence operations.

2. This Framework Decision shall be without prejudice to bilateral or multilateral agreements or arrangements between Member States and third countries and to instruments of the European Union on mutual legal assistance or mutual recognition of decisions regarding criminal matters, including any conditions set by third countries concerning the use of information once supplied.

3. This Framework Decision covers all information and/or intelligence as defined in Article 2(d). It does not impose any obligation on the part of the Member States to gather and store information and intelligence for the purpose of providing it to the competent law enforcement authorities of other Member States.

4. This Framework Decision does not impose any obligation on the part of the Member States to provide information and intelligence to be used as evidence before a judicial authority nor does it give any right to use such information or intelligence for that purpose. Where a Member State has obtained information or intelligence in accordance with this Framework Decision, and wishes to use it as evidence before a judicial authority, it has to obtain consent of the Member State that provided the information or intelligence, where necessary under the national law of the Member State that provided the information or intelligence, through the use of instruments regarding judicial cooperation in force between the Member States. Such consent is not required when the requested Member State has already given its consent for the use of information or intelligence as evidence at the time of transmittal of the information or intelligence.

5. This Framework Decision does not impose any obligation to obtain any information or intelligence by means of coercive measures, defined in accordance with national law, in the Member State receiving the request for information or intelligence.

6. Member States shall, where permitted by and in accordance with their national law, provide information or intelligence previously obtained by means of coercive measures.

7. This Framework Decision shall not have the effect of modifying the obligation to respect fundamental rights and fundamental legal principles as enshrined in Article 6 of the Treaty on European Union and any obligations incumbent on law enforcement authorities in this respect shall remain unaffected.

**Article 2**

**Definitions**

For the purposes of this Framework Decision:

(a) 'competent law enforcement authority': a national police, customs or other authority that is authorised by national law to detect, prevent and investigate offences or criminal activities and to exercise authority and take coercive measures in the context of such activities. Agencies or units dealing especially with national security issues are not covered by the concept of competent law enforcement authority. Every Member State shall, by 18 December 2007, state in a declaration deposited with the General Secretariat of the Council which authorities are covered by the concept of 'competent law enforcement authority'. Such a declaration may be modified at any time;

(b) 'criminal investigation': a procedural stage within which measures are taken by competent law enforcement or judicial authorities including public prosecutors, with a view to establishing and identifying facts, suspects and circumstances regarding one or several identified concrete criminal acts;

(c) 'criminal intelligence operation': a procedural stage, not yet having reached the stage of a criminal investigation, within which a competent law enforcement authority is entitled by national law to collect, process and analyse information about crime or criminal activities with a view to establishing whether concrete criminal acts have been committed or may be committed in the future;

(d) 'information and intelligence':

(e) any type of information or data which is held by public authorities or by private entities and which is available to law enforcement authorities without the taking of coercive measures, in accordance with Article 1(5);

(f) 'offences referred to in Article 2(2) of the Framework Decision 2002/584/EC on the European arrest warrant ("the framework Decision"

**TITLE II**

**EXCHANGE OF INFORMATION AND INTELLIGENCE**

**Article 3**

**Provision of information and intelligence**

1. Member States shall ensure that information and intelligence can be provided to the competent law enforcement authorities of other Member States in accordance with this Framework Decision.

2. Information and intelligence shall be provided at the request of a competent law enforcement authority, acting in accordance with the powers conferred upon it by national law, conducting a criminal investigation or a criminal intelligence operation.

3. Member States shall ensure that conditions not stricter than those applicable at national level for providing and requesting information and intelligence are applied for providing information and intelligence to competent law enforcement authorities of other Member States. In particular, a Member State shall not subject the exchange, by its competent law enforcement authority with a competent law enforcement authority of another Member State, of information or intelligence which in an internal procedure may be accessed by the requested competent law enforcement authority without a judicial agreement or authorisation, to such an agreement or authorisation.

4. Where the information or intelligence sought may, under the national law of the requested Member State, be accessed by the requested competent law enforcement authority only pursuant to an agreement or authorisation of a judicial authority, the requested competent law enforcement authority shall be obliged to ask the competent judicial authority for an agreement or authorisation to access and exchange the information sought. The competent judicial authority of the requested Member State shall apply the same rules for its decision, without prejudice to Article 10(1) and (2), as in a purely internal case.

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5. Where the information or intelligence sought has been obtained from another Member State or from a third country and is subject to the rule of speciality, its transmission to the competent law enforcement authority of another Member State may only take place with the consent of the Member State or third country that provided the information or intelligence.

**Article 4**

Time limits for provision of information and intelligence

1. Member States shall ensure that they have procedures in place so that they can respond within at most eight hours to urgent requests for information and intelligence regarding offences referred to in Article 2(2) of Framework Decision 2002/584/JHA, when the requested information or intelligence is held in a database directly accessible by a law enforcement authority.

2. If the requested competent law enforcement authority is unable to respond within eight hours, it shall provide reasons for that on the form set out in Annex A. Where the provision of the information or intelligence requested within the period of eight hours would put a disproportionate burden on the requested law enforcement authority, it may postpone the provision of the information or intelligence. In that case the requested law enforcement authority shall immediately inform the requesting law enforcement authority of this postponement and shall provide the requested information or intelligence as soon as possible, but not later than within three days. The use made of the provisions under this paragraph shall be reviewed by 19 December 2009.

3. Member States shall ensure that for non-urgent cases, requests for information and intelligence regarding offences referred to in Article 2(2) of Framework Decision 2002/584/JHA should be responded to within one week if the requested information or intelligence is held in a database directly accessible by a law enforcement authority. If the requested competent law enforcement authority is unable to respond within one week, it shall provide reasons for that on the form set out in Annex A.

4. In all other cases, Member States shall ensure that the information sought is communicated to the requesting competent law enforcement authority within 14 days. If the requested competent law enforcement authority is unable to respond within 14 days, it shall provide reasons for that on the form set out in Annex A.

**Article 5**

Requests for information and intelligence

1. Information and intelligence may be requested for the purpose of detection, prevention or investigation of an offence where there are factual reasons to believe that relevant information and intelligence is available in another Member State. The request shall set out those factual reasons and explain the purpose for which the information and intelligence is sought and the connection between the purpose and the person who is the subject of the information and intelligence.

2. The requesting competent law enforcement authority shall refrain from requesting more information or intelligence or setting narrower time frames than necessary for the purpose of the request.

3. Requests for information or intelligence shall contain at least the information set out in Annex B.

**Article 6**

Communication channels and language

1. Exchange of information and intelligence under this framework Decision may take place via any existing channels for international law enforcement cooperation. The language used for the request and the exchange of information shall be the one applicable for the channel used. Member States shall, when making their declarations in accordance with Article 26(a), also provide the General Secretariat of the Council with details of the contacts to which requests may be sent in cases of urgency. These details may be modified at any time. The General Secretariat of the Council shall communicate to the Member States and the Commission the declarations received.

2. Information or intelligence shall also be exchanged with Europol in accordance with the Convention based on Article K.3 of the Treaty on European Union, on the establishment of a European Police Office (Europol Convention) (1) and with Europol in accordance with the Council Decision 2002/187/JHA of 28 February 2002 setting up Europol with a view to reinforcing the fight against serious crime (2), so far as the exchange refers to an offence or criminal activity within their mandate.

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Article 7
Spontaneous exchange of information and intelligence

1. Without prejudice to Article 16, the competent law enforcement authorities shall, without any prior request being necessary, provide to the competent law enforcement authorities of other Member States concerned information and intelligence in cases where there are factual reasons to believe that the information and intelligence could assist in the detection, prevention or investigation of offences referred to in article 32(2) of Framework Decision 2002/584/JHA. The modalities of such spontaneous exchange shall be regulated by the national law of the Member States providing the information.

2. The provision of information and intelligence shall be limited to what is deemed relevant and necessary for the successful detection, prevention or investigation of the crime or criminal activity in question.

Article 8
Data protection

1. Each Member State shall ensure that the established rules on data protection provided for when using the communication channels referred to in Article 4(1) are applied also within the procedure on exchange of information and intelligence provided for by this Framework Decision.

2. The use of information and intelligence which has been exchanged directly or bilaterally under this Framework Decision shall be subject to the national data protection provisions of the receiving Member State, where the information and intelligence shall be subject to the same data protection rules as if they had been gathered in the receiving Member State. The personal data processed in the context of the implementation of this Framework Decision shall be protected in accordance with the Council of Europe Convention of 28 January 1991 for the Protection of Individuals with regard to Automatic Processing of Personal Data, and, for those Member States which have ratified it, the Additional Protocol of 8 November 2001 to that Convention, regarding Supervisory Authorities and Transborder Data Flows. The principles of Recommendation No. R(87) 15 of the Council of Europe Regulating the Use of Personal Data in the Police Sector should also be taken into account when law enforcement authorities handle personal data obtained under this Framework Decision.

3. Information and intelligence provided under this Framework Decision may be used by the competent law enforcement authorities of the Member State to which it has been provided solely for the purposes for which it has been supplied in accordance with this Framework Decision or for preventing an immediate and serious threat to public security; processing for other purposes shall be permitted solely with the prior authorisation of the communicating Member State and subject to the national law of the receiving Member State. The authorisation may be granted insofar as the national law of the communicating Member State permits.

4. When providing information and intelligence in accordance with this Framework Decision, the providing competent law enforcement authority may pursuant to its national law impose conditions on the use of the information and intelligence by the receiving competent law enforcement authority. Conditions may also be imposed on reporting the result of the criminal investigation or criminal intelligence operation within which the exchange of information and intelligence has taken place. The receiving competent law enforcement authority shall be bound by such conditions, except in the specific case where national law lays down that the restrictions on use be waived for judicial authorities, legislative bodies or any other independent body set up under the law and made responsible for supervising the competent law enforcement authorities. In such cases, the information and intelligence may only be used after prior consultation with the communicating Member State whose interests and opinions must be taken into account as far as possible. The receiving Member State may, in specific cases, be requested by the communicating Member State to give information about the use and further processing of the transmitted information and intelligence.

Article 9
Confidentiality

The competent law enforcement authorities shall take due account, in each specific case of exchange of information or intelligence, of the requirements of investigation secrecy. To that end the competent law enforcement authorities shall, in accordance with their national law, guarantee the confidentiality of all provided information and intelligence determined as confidential.

Article 10
Reasons to withhold information or intelligence

1. Without prejudice to Article 3(3), a competent law enforcement authority may refuse to provide information or intelligence only if there are factual reasons to assume that the provision of the information or intelligence would:
(a) harm essential national security interests of the requested Member State;

or

(b) jeopardise the success of a current investigation or a criminal intelligence operation or the safety of individuals;

or

(c) clearly be disproportionate or irrelevant with regard to the purposes for which it has been requested.

2. Where the request pertains to an offence punishable by a term of imprisonment of one year or less under the law of the requested Member State, the competent law enforcement authority may refuse to provide the requested information or intelligence.

3. The competent law enforcement authority shall refuse to provide information or intelligence if the competent judicial authority has not authorised the access and exchange of the information requested pursuant to Article 3(4).

ARTICLE 11
implementation

1. Member States shall take the necessary measures to comply with the provisions of this Framework Decision before 19 December 2006.

2. Member States shall transmit to the General Secretariat of the Council and to the Commission the text of the provisions transposing into their national laws the obligations imposed on them under this Framework Decision. On the basis of this and other information provided by the Member States on request, the Commission shall, before 19 December 2006, submit a report to the Council on the operation of this Framework Decision. The Council shall before 19 December 2006 assess the extent to which Member States have complied with the provisions of this Framework Decision.

3. Member States may continue to apply bilateral or multilateral agreements or arrangements in force when this Framework Decision is adopted so far as such agreements or arrangements allow the objectives of this Framework Decision to be extended and help to simplify or facilitate further the procedures for exchanging information and intelligence falling within the scope of this Framework Decision.

4. Member States may conclude or bring into force bilateral or multilateral agreements or arrangements after this Framework Decision has come into force in so far as such agreements or arrangements allow the objectives of this Framework Decision to be extended and help to simplify or facilitate further the procedures for exchanging information and intelligence falling within the scope of this Framework Decision.

5. The agreements and arrangements referred to in paragraphs 3 and 4 may in no case affect relations with Member States which are not parties to them.


6. Member States shall no later than 19 December 2006, notify the Council and the Commission of the existing agreements and arrangements referred to in paragraph 3 which they wish to continue applying.

7. Member States shall also notify the Council and the Commission of any new agreement or arrangement as referred to in paragraph 4, within three months of their signature or, for those instruments which had already been signed before the adoption of this Framework Decision, their entry into force.

Article 13

Entry into force

This Framework Decision shall enter into force on the day following its publication in the Official Journal of the European Union.

Done at Brussels, 18 December 2006.

For the Council

The President

J.-E. INESTAM
ANNEX A

INFORMATION EXCHANGE UNDER COUNCIL FRAMEWORK DECISION 2006/960/JHA FORM TO BE USED BY THE REQUESTED MEMBER STATE IN CASE OF TRANSMISSION/Delay/Refusal OF INFORMATION

This form shall be used to transmit the requested information and/or intelligence, to inform the requesting authority of the impossibility of meeting the normal deadline, of the necessity of submitting the request to a judicial authority for an authorisation, or of the refusal to transmit the information.

This form may be used more than once during the procedure (e.g. if the request has first to be submitted to a judicial authority and it later transpires that the execution of the request has to be refused).

<table>
<thead>
<tr>
<th>Requested authority (name, address, telephone, fax, e-mail, Member State)</th>
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<tbody>
<tr>
<td>Details of the handling agent (optional):</td>
</tr>
<tr>
<td>Reference number of this answer</td>
</tr>
<tr>
<td>Date and reference number of previous answer</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>Answering to the following requesting authority</th>
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<tr>
<td>Date and time of the request</td>
</tr>
<tr>
<td>Reference number of the request</td>
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<tr>
<th>Normal time limit under Article 4 of Framework Decision 2006/960/JHA</th>
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</thead>
<tbody>
<tr>
<td>The offence falls under Article 2(2) of Framework Decision 2002/584/JHA and the requested information or intelligence is held in a database directly accessible by a law enforcement authority in the requested Member State</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Other cases</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information transmitted under Framework Decision 2006/960/JHA: information and intelligence provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Use of transmitted information or intelligence</td>
</tr>
<tr>
<td>☐ may be used solely for the purposes for which it has been supplied or for preventing an immediate and serious threat to public security.</td>
</tr>
<tr>
<td>☐ is authorised also for other purposes, subject to the following conditions (optional):</td>
</tr>
</tbody>
</table>

2. Reliability of the source |
| ☐ Reliable |
| ☐ Mostly reliable |
| ☐ Not reliable |
| ☐ Cannot be assessed |

3. Accuracy of the information or intelligence |
| ☐ Certain |
| ☐ Established by the source |
| ☐ Hearsay-confirmed |
| ☐ Hearsay- not confirmed |
4. The result of the criminal investigation or criminal intelligence operation within which the exchange of information has taken place has to be reported to the transmitting authority
- No
- Yes

5. In case of spontaneous exchange, reasons for believing that the information or intelligence could assist in the detection, prevention or investigation of offences referred to in Article 2(2) of Framework Decision 2002/684/JHA:

| DELAY — It is not possible to respond within the applicable time limit under Article 4 of Framework Decision 2006/960/JHA |
| The information or intelligence cannot be provided within the given time-limit for the following reasons: |
| It is likely to be given within: |
| - 1 day  |
| - 2 days  |
| - 3 days  |
| - ... weeks  |
| - 1 month  |
| - The authorisation of a judicial authority has been requested. The procedure leading up to the granting/refusal of the authorisation is expected to last ... weeks  |

| REFUSAL — The information or intelligence: |
| could not be provided and requested at national level; or |
| cannot be provided, for one or more of the following reasons: |
| A — Reason related to judicial control which prevents the transmission or requires the use of mutual legal assistance |
| - the competent judicial authority has not authorised the access and exchange of the information or intelligence  |
| - the requested information or intelligence has previously been obtained by means of coercive measures and its provision is not permitted under the national law  |
| - the information or intelligence is not held  |
| - by law enforcement authorities; or  |
| - by public authorities or by private entities in a way which makes it available to law enforcement authorities without the taking of coercive measures  |
| B — The provision of the requested information or intelligence would harm essential national security interests or would jeopardise the success of a current investigation or a criminal intelligence operation or the safety of individuals or would clearly be disproportionate or irrelevant with regard to the purposes for which it has been requested. |

If case A or B is used, provide, if deemed necessary, additional information or reasons for refusal (optional): |

| D — The requested authority decides to refuse execution because the request pertains, under the law of the requested Member State, to the following offence (nature of the offence and its legal qualification to be specified) ……………………….. which is punishable by one year or less of imprisonment: |

| E — The requested information or intelligence is not available  |

| F — The requested information or intelligence has been obtained from another Member State or from a third country and is subject to the rule of speciality and that Member State or third country has not given its consent to the transmission of the information or intelligence. |
ANNEX I

INFORMATION EXCHANGE UNDER COUNCIL FRAMEWORK DECISION 2006/960/JHA REQUEST FORM FOR INFORMATION AND INTELLIGENCE TO BE USED BY THE REQUESTING MEMBER STATE

This form shall be used when requesting information and intelligence under Framework Decision 2006/960/JHA

I — Administrative information

| Requesting authority (name, address, telephone, fax, e-mail, Member State): |
| Details of the handling agent (optional): |
| To the following Member State: |
| Date and time of this request: |
| Reference number of this request: |

Previous requests

- This is the first request on this case
- This request follows previous requests in the same case

<table>
<thead>
<tr>
<th>Previous request(s)</th>
<th>Reference number (in the requested Member State)</th>
<th>Answer(s)</th>
<th>Reference number (in the requested Member State)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td></td>
<td>Date</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td></td>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td>2.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td>3.</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td>4.</td>
<td></td>
</tr>
</tbody>
</table>

If the request is sent to more than one authority in the requested Member State, please specify each of the channels used:

- ENU/Europol Liaison Officer
- For information
- For execution
- Interpol NGB
- For information
- For execution
- Sirene
- For information
- For execution
- Liaison Officer
- For information
- For execution
- Other (please specify):
- For information
- For execution

If the same request is sent to other Member States, please specify the other Member States and the channel used (optional)
II — Time limits

Reminder: time limits under Article 4 of Framework Decision 2003/560/JHA

A. — The offence falls under Article 2(2) of Framework Decision 2003/560/JHA

and

the requested information or intelligence is held in a database directly accessible by a law enforcement authority

→ The request is urgent → Time limit: 8 hours with possibility to postpone

→ The request is not urgent → Time limit: 1 week

B. — Other cases: time limit: 14 days

☐ Urgency IS requested

☐ Urgency IS NOT requested

Grounds for urgency (e.g.: suspects are being held in custody, the case has to go to court before a specific date):

Information or intelligence requested

Type of crime(s) or criminal activity(ies) being investigated

Description of the circumstances in which the offence(s) was (were) committed, including the time, place and degree of participation in the offence(s) by the person who is the subject of the request for information or intelligence:
Nature of the offence(s)

A. Application of Article 4(1) or 4(3) of the Framework Decision 2002/584/JHA

☐ A.1. The offence is punishable by a maximum term of imprisonment of at least three years in the requesting Member State AND

☐ A.2. The offence is one (or more) of the following:

☐ Participation in a criminal organisation
☐ Laundering of the proceeds of crime
☐ Terrorism
☐ Counterfeiting of currency, including the euro
☐ Trafficking in human beings
☐ Computer-related crime
☐ Sexual exploitation of children and child pornography
☐ Environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties
☐ Illicit trafficking in narcotic drugs and psychotropic substances
☐ Facilitation of unauthorised entry and residence
☐ Illicit trafficking in weapons, munitions and explosives
☐ Murder, grievous bodily injury
☐ Corruption
☐ Illicit trade in human organs and tissue
☐ Fraud, including that affecting the financial interests of the European Communities within the meaning of the Convention of 28 July 1996 on the protection of the European Communities' financial interests
☐ Kidnapping, illegal restraint and hostage-taking
☐ Organised or armed robbery
☐ Racism and xenophobia
☐ Illicit trafficking in nuclear or radioactive materials
☐ Illicit trafficking in cultural goods, including antiques and works of art
☐ Trafficking in stolen vehicles
☐ Swindling
☐ Rape
☐ Racketeering and extortion
☐ Arson
☐ Counterfeiting and piracy of products
☐ Crimes within the jurisdiction of the International Criminal Court
☐ Forgery of administrative documents and trafficking therein
☐ Unlawful seizure of aircraft/ships
☐ Forgery of means of payment
☐ Sabotage
☐ Illicit trafficking in hormonal substances and other growth promoters

→ The offence therefore falls under Article 2(2) of Framework Decision 2002/584/JHA → Article 4(1) (urgent cases) and 4(3) (non urgent cases) of Framework Decision 2006/600/JHA are therefore applicable as regards time limits for responding to this request

Or

☐ B — The offence(s) is(are) not covered under A.

In this case, description of the offence(s):

Purpose for which the information or intelligence is requested

Connection between the purpose for which the information or intelligence is requested and the person who is the subject of the information or intelligence

Identity(ies) (as far as known) of the person(s) being the main subject(s) of the criminal investigation or criminal intelligence operation underlying the request for information or intelligence

Reasons for believing that the information or intelligence is in the requested Member State

Restrictions on the use of information contained in this request for purposes other than those for which it has been supplied or for preventing an immediate and serious threat to public security

☐ use granted
☐ use granted, but do not mention the information provider
☐ do not use without authorisation of the information provider
☐ do not use
# ANNEX II

## REQUEST FOR INFORMATION AND INTELLIGENCE

Under Council Framework Decision 2006/960/JHA

### I – Administrative Information

<table>
<thead>
<tr>
<th>Requesting Member State</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Requesting authority (name, address, telephone, fax, e-mail):</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Details of the handling agent (optional):</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Date and time of this request:</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Reference number of this request:</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Previous reference numbers</th>
<th></th>
</tr>
</thead>
</table>

### II - Urgency

<table>
<thead>
<tr>
<th>Urgency requested</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Reasons for urgency (e.g.: suspects are being held in custody, the case has to go to court before a specific date):</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Offence falls under Article 2(2) Framework Decision 2002/584/JHA on the European Arrest Warrant</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

### III – Purpose

<table>
<thead>
<tr>
<th>Type of crime(s) or criminal activity(ies) being investigated</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Description of:</th>
<th></th>
</tr>
</thead>
</table>

- circumstances in which the offence(s) was (were) committed (e.g.: the time, place and degree of participation in the offence(s) by the person who is the subject of the request for information or intelligence)
- reasons for believing that the information or intelligence is in the requested Member State,
- connection between the purpose for which the Information or Intelligence is requested and the person who is the subject of the Information or intelligence

<table>
<thead>
<tr>
<th>request for using the information as evidence if possible under national legislation (optional)</th>
<th></th>
</tr>
</thead>
</table>
## IV – Type of information

<table>
<thead>
<tr>
<th>Identity/ies (as far as known) of the person(s) or object(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Person</strong></td>
</tr>
<tr>
<td>Family name:</td>
</tr>
<tr>
<td>Name at birth:</td>
</tr>
<tr>
<td>First name:</td>
</tr>
<tr>
<td>Date of Birth</td>
</tr>
<tr>
<td>Place of Birth</td>
</tr>
<tr>
<td>Gender:</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Nationality:</td>
</tr>
<tr>
<td>Additional Information:</td>
</tr>
</tbody>
</table>

## Information or intelligence requested

<table>
<thead>
<tr>
<th><strong>Person</strong></th>
<th><strong>Vehicle</strong></th>
<th><strong>Others</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>verification of identity</td>
<td>completion of identification data</td>
<td>identification of company</td>
</tr>
<tr>
<td>screening in databases</td>
<td>identification of owner</td>
<td>screening of company in databases</td>
</tr>
<tr>
<td>finding the address/the place of stay</td>
<td>identification of driver</td>
<td>screening of documents in databases</td>
</tr>
<tr>
<td></td>
<td>screening in databases</td>
<td>identification of phone/fax number</td>
</tr>
</tbody>
</table>

 Others:

### V - Handling Codes

Restrictions on the use of information contained in this request for purposes other than those for which it has been supplied or to prevent an immediate and serious threat to public security:

- for police purposes only, not for use in judicial proceedings
- contact the information provider prior to any use
- other restrictions apply
# ANNEX III

## NATIONAL FACT SHEETS

<table>
<thead>
<tr>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
</tr>
<tr>
<td>Bulgaria</td>
</tr>
<tr>
<td>Czech Republic</td>
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<tr>
<td>Denmark</td>
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<tr>
<td>Germany</td>
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<td>Estonia</td>
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<td>Greece</td>
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<tr>
<td>Spain</td>
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<td>France</td>
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<td>Ireland</td>
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<td>Italy</td>
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<td>Cyprus</td>
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<td>Latvia</td>
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<tr>
<td>Lithuania</td>
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<tr>
<td>Luxembourg</td>
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<tr>
<td>Hungary</td>
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<tr>
<td>Malta</td>
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<tr>
<td>Netherlands</td>
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<tr>
<td>Austria</td>
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<td>Poland</td>
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<td>Portugal</td>
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<tr>
<td>Romania</td>
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<td>Slovenia</td>
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<td>Slovakia</td>
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<tr>
<td>Finland</td>
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<tr>
<td>Sweden</td>
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<tr>
<td>United Kingdom</td>
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<tr>
<td>Iceland</td>
</tr>
<tr>
<td>Norway</td>
</tr>
<tr>
<td>Switzerland</td>
</tr>
</tbody>
</table>
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- AFIS/FIT: Automated Fingerprint Identification System/Fingerprint Image Transmission (Ten Prints and Latent Prints)
- ANG /BNG Control: This application has been designed for searches by Belgian police officers in the police’s general national database *(Algemene Nationale Gegevensbank/Banque de données générale)*, and focuses on persons, objects and means of transportation subject to a measure to be taken. Searching this database automatically implies searching the Schengen Information System (SIS).
- ANG / BNG Consultation: This database holds information on:
  - Specific and non-specific facts
  - Persons (suspects – convicted offenders – missing persons)
  - Organisations
  - Means of transportation
  - Objects
  - Numbers
  - Locations
  - Relations between different entities
  - Information on ongoing inquiries
- Phototheque: In addition to the ANG/ BNG, this application contains pictures of persons known in this database.
- CWR (Central Weapons' Register): This database holds information on:
  - Owners of firearms
  - Firearms they legally posses
  - Arms dealers
  - Certain documents, such as firearms licences, firearms depository permits and European cards.
  - Shooting ranges
  In addition, this database also gives information on firearms seizures, returns after seizure, thefts, losses, destruction and confiscations.

_Is this information always considered as non-coercive according to national law?_

This information is considered non-coercive information.

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

- DIV (National Vehicle Registration Authority): Vehicle Registration Data
- LDL: Information relating to driving licenses
- National Register: Administrative information on natural persons, identity cards and addresses.

  **NOTE:** under *current* Belgian legislation, the actual national registration number can only be transferred internationally after prior judicial authorisation.

- SIDIS (National Criminal Record Information System): Personal data on current and former imprisoned persons and information (length, location, …) on their imprisonment.

_Is this information always considered as non-coercive according to national law?_

This information is considered non-coercive information.

**Information/databases accessible by law enforcement authorities but managed by private entities**

---

_Is this information always considered as non-coercive according to national law?_
Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

Access to information (including personal data) held by telecom operators (i.e. non-published information) requires prior judicial authorisation.

Is this information always considered as non-coercive according to national law?

This information is not always considered non-coercive information.

2. LANGUAGES USED IN CASE OF URGENCY

For incoming requests/replies:

1) French (most used)
2) English
3) Spanish (not outside office hours)
4) German (not outside office hours)
5) Dutch

For outgoing replies/requests:

1) French
2) English
3) Spanish (not outside office hours)
4) German (not outside office hours)
5) Dutch

3. PREFERRED CHANNEL
BULGARIA

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- identification of persons
- identification of vehicle owners and drivers
- driving licence enquiries
- police records from police databases or files
- reports on crimes committed
- persons convicted of crime (criminal records)
- persons suspected of concrete crime
- persons suspected of criminal activities (criminal intelligence)
- decisions prohibiting entry to country or restraining orders
- wanted/missing persons
- photographs
- modus operandi
- stolen vehicles or stolen goods
- ascertaining individuals' whereabouts and place of residence
- firearms tracing
- fingerprints
- DNA

Is this information always considered as non-coercive according to national law?

Yes
Information/databases directly accessible by law enforcement authorities but managed by other authorities
- administrative registers on persons (census)
- information from official records accessible to the public
- unusual or suspicious (money) transactions
- information about companies
- company board of directors, operations, share capital etc
- information, concerning prison inmates

Is this information always considered as non-coercive according to national law?
Yes

Information/databases accessible by law enforcement authorities but managed by private entities
- ascertaining the identity of telephone subscribers and subscribers to other telecommunications services, where publicly accessible
- information held by credit cards companies

Is this information always considered as non-coercive according to national law?
Yes

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- information held by banks
- documentation of search of premises, seizures, forfeited property or frozen assets
- documented questioning of suspects, witnesses, plaintiffs, experts etc.
- documentation of telephone tapping and video surveillance
- statements provided by under-cover agents
- questioning or other records of conversations with persons who co-operate with crime-fighting authorities
- compilations that contain appraised or non-appraised information on crime or criminal activities

Is this information always considered as non-coercive according to national law?
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:

*Bulgarian; English*

For outgoing replies/requests:

*Bulgarian; English*

3. **PREFERRED CHANNEL**

Police cooperation: The Republic of Bulgaria cannot use the Schengen channel for information exchange since the SIRENE bureau is not operational yet.

Urgent requests should be sent through the Interpol channel which operates 24/7.

Any other request may be sent through the Europol channel, if it falls within its mandate; or through the Interpol channel.

Customs cooperation: Non-urgent requests should be sent directly to the Customs through the Naples II Convention channel. Urgent requests should be sent through the Interpol channel.
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- Persons suspected of (concrete) crime
- Persons suspected of criminal activities (criminal intelligence)
- Wanted/Missing persons
- Photographs (on condition that photographs have been already collected)
- Fingerprints (non directly accessible by LEA)
- DNA (non directly accessible by LEA)
- Identification of distinguishing marks or dental record (in some cases the record of the distinguishing marks or dental record may be obtained using coercive measures, not directly accessible by LEA)
- Modus operandi
- Other registers that describe crimes committed or types of crime
- Stolen vehicles or stolen goods
- Stolen works of art
- Database of firearms
- Film or video recordings
- Information concerning foreign nationals (permits residence, issuing visa etc.)
- Decisions prohibiting entry and residence in the Czech republic concerning foreign nationals
- Database of residence permits of foreign nationals
- Information system check on persons or vehicles (suspicious person or vehicles in unusual places)
- Reports (complaints) regarding crimes committed
- Customs authorities’ information on import and export of goods
- Documented questioning of suspect, witnesses, plaintiffs etc.
- Documentation of search of premises, including search for communication data seizures, forfeited property or frozen assets
- Documentation of crime scene investigations (not directly accessible by LEA)
- Documentation of medico-legal investigations (not directly accessible by LEA)

*Is this information always considered as non-coercive according to national law?*

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**
- Persons convicted of crimes (criminal records)
- Decision prohibiting entry to premises or restraining orders
- Photographs
- Firearms tracing
- Driving licences
- Passports
- National identity cards
- Information (held by Prison Administration Services) concerning prison inmates
- Vehicle data and vehicle owner
- Data concerning aircraft and owner of aircraft
- Vessel data and owner of vessel or boat
- Administrative registers on persons
- Address and accommodation
- Ownership of real property
- Register of Companies
- Film or video recordings
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses

*Is this information always considered as non-coercive according to national law?*

**Information/databases accessible by law enforcement authorities but managed by private entities**
- Identification (distinguishing marks or dental record)
- Firearms tracing
- Film or video recordings
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses

Is this information always considered as non-coercive according to national law?

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- Reports (complaints) on crime committed
- Documented interrogations of suspect, witnesses, plaintiffs, experts etc.
- Documentation of search of premises including search for communication data seizures, forfeited property or frozen assets
- Documentation of crime scene investigations
- Documentation of medico-legal investigations

Is this information always considered as non-coercive according to national law?

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
English, Czech

For outgoing replies/requests:
English, Czech

3. PREFERRED CHANNEL
DENMARK

1. **INFORMATION AVAILABLE**

Information/databases managed and directly accessible by law enforcement authorities:

- Information on persons convicted of crime (criminal records)
- Information on persons suspected of (concrete) crime
- Information on persons suspected of criminal activities (criminal intelligence)
- Decisions prohibiting entry to premises or restraining orders
- Information on wanted/missing persons
- Photographs of suspected/convicted persons etc.
- Fingerprints
- DNA
- Information on identification (distinguishing marks or dental records)
- Information on modus operandi
- Information on stolen vehicles or stolen goods
- Firearms tracing (IBIS)
- Information on firearms (permits etc.)
- Reports (complaints) regarding crimes committed
- Observations or observation reports
- Photographs, film or video recordings etc.
- Operational analyses
- Counterfeit travel documents, money etc.

*Is this information always considered as non-coercive according to national law?*
Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Driving licence information
- Passport information
- Information (held by Prison and Probation Service) concerning prison inmates
- Decisions, permits etc. concerning foreign nationals
- Vehicle data and information on vehicle owner (cars)
- Data concerning aircraft and owner of aircraft
- Vessel data
- Customs authorities’ information on import and export of goods
- Administrative registers on persons (census)
- Information on address and accommodation
- Information on company board of directors, operations, share capital etc.
- Information on ownership of real property
- Income and wealth information
- Registered debts such as taxes, maintenance, fines, debts to individual guarantors etc.

Is this information always considered as non-coercive according to national law?

Information/databases accessible by law enforcement authorities but managed by private entities

- Information on holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex

Is this information always considered as non-coercive according to national law?
Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Transport companies' passenger and freight lists
- Telecommunication traffic (communication data) stored and produced by telecommunication operators and Internet Service Providers
- Information held by banks, financial institutions and insurance companies on balances, transactions, holding of credit cards or insurance policies
- Information on unusual or suspicious (money) transactions

Is this information always considered as non-coercive according to national law?

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:

Danish or English

For outgoing replies/requests:

24/7-service: Danish and English

During working hours (Monday to Friday 08:00 – 16:00): French, German and Spanish. English is preferred.

3. PREFERRED CHANNEL
GERMANY

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- identification of persons
- police intelligence from police databases or files
- preparation of plans and coordination of search measures and the initiation of emergency searches
- tracing the origins of goods, particularly weapons
- issuing urgent alerts concerning arms and explosives and alerts concerning currency counterfeiting and securities fraud
- information on practical implementation of cross-border surveillance, cross-border hot pursuit and controlled deliveries
- persons convicted of crime (criminal records)
- persons suspected of crime
- persons suspected of criminal activities (criminal intelligence)
- decisions prohibiting entry to premises or restraining orders
- wanted / missing persons
- photographs of persons convicted or suspected of crime, missing persons, unidentified bodies, unknown helpless persons, crime scene traces and other objects
- fingerprints of persons convicted or suspected of crime, missing persons, unidentified bodies, unknown helpless persons as well as unidentified traces
- DNA profiles of persons convicted or suspected of crime, missing persons, unidentified bodies, unknown helpless persons as well as unidentified traces
- other registers that describe crimes committed or types of crime [ViCLAS]
- stolen vehicles or stolen goods
- information concerning prison inmates
- permits, fingerprints etc concerning foreign nationals
- unusual or suspicious money transactions
Is this information always considered as non-coercive according to national law?
In principle, yes.

Comment: The purpose of the question is not clear. If the requested information needs to be obtained by means of coercive measures, the framework decision is not applicable (see Article 1 para. 5 Council Framework Decision 2006/960/JHA). As regards information previously obtained by means of coercive measures, the Council Framework Decision 2006/960/JHA provides that Member States shall provide this kind of information or intelligence where permitted by and in accordance with their national law. This kind of information should therefore only be included in the abovementioned list, if the national law in principle allows for the provision of such information under the Council Framework Decision 2006/960/JHA. Hence, it seems irrelevant for the purposes of this fact sheet whether the information in the above list has previously been obtained by means of coercive measures.

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- driving licence enquiries
- tracing whereabouts and residence
- identification of telecommunications subscribers
- identification of vehicle owners and drivers
- passports
- national identity cards
- Data on work-permit procedures
- Data on work-contract procedures
- Data on the drawing of social benefits under the Third Book of the Code of Social Law
- Data on certification of posting
- Data on registration for social security
- Data on aliens’ residence permits
- Data on postings in the construction industry under the Posting of Workers Act

Is this information always considered as non-coercive according to national law?
In principle, yes.
See comment above.
Information/databases accessible by law enforcement authorities but managed by private entities
- Investigating the origin of German motor vehicles and the data of vessels registered in Germany.

Is this information always considered as non-coercive according to national law?
In principle yes.
See comment above.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- ...

Is this information always considered as non-coercive according to national law?

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
German and English in a 24/7-service by the Bundeskriminalamt (BKA) and Zollkriminalamt (ZKA).
Alternatively, regarding requests sent to the BKA: all Interpol working languages during office working hours (Monday 09:00 to 15:00, Tuesday to Thursday 08:30 to 15:00, Friday 08:30 to 14:30) and additional languages depending on capacities of the BKA translation service.

For outgoing replies/requests:
Same as above

3. PREFERRED CHANNEL
ESTONIA

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- Persons suspected of criminal activities (criminal intelligence)
- Wanted and missing persons
- DNA
- Fingerprints
- Photographs
- Criminal records
- Firearms licenses, firearms classification
- Stolen vehicles and stolen goods
- Reports on crimes committed
- Information gathered during criminal proceedings obtained by coercive measures
  (documentation of telephone tapping, house search etc.)
- Information from customs authorities
- Information on border guard matters
- Data on passports and national identification cards
- Land register
- Information concerning imprisoned persons
- Company board of directors, operations, share capital etc, bankruptcy and reorganization proceedings.

Is this information always considered as non-coercive according to national law?
Yes. Certain restrictions may be provided by Estonian State Secrets and Classified Information of Foreign States Act in the context of forwarding intelligence information to a foreign state.
Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Population information - personal data: name, date of birth, gender etc.; place of residence, passports and national identity cards
- Driving licences, data on vehicles and vehicle owners, traffic licences
- Data on vessels and their owners
- Health fund information

Is this information always considered as non-coercive according to national law?
Yes. Certain restrictions may be imposed by the Estonian State Secrets and Classified Information of Foreign States Act in the context of forwarding intelligence information to a foreign state.

Information/databases accessible by law enforcement authorities but managed by private entities

- Credit information
- Information held by banks, financial institutions and insurance companies
- Passenger register (accommodation information)
- Passenger and freight lists of transport companies
- Holders of telephone, cell-phone, fax, e-mail or website address

Is this information always considered as non-coercive according to national law?
Yes. Certain restrictions may be imposed by the Estonian State Secrets and Classified Information of Foreign States Act in the context of forwarding intelligence information to a foreign state.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Information obtained using coercive measures

Is this information always considered as non-coercive according to national law?
2. **LANGUAGES USED IN CASE OF URGENCY**

For incoming requests/replies:
Estonian, English

For outgoing replies/requests:
Estonian, English

3. **PREFERRED CHANNEL**

Interpol or Sirene
GREECE

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- Individuals checked by police forces in the course of duty.
- Individuals who are the subject of judicial measures.
- Individuals who are the subject of an administrative violation.
- Third-country nationals subject to an expulsion order or ordered to leave the national territory.
- Individuals reporting crime and victims of crime.
- Individuals owners of vehicles, documents involved in crime, lost or found.
- Individuals holding, buying, selling storing or transporting weapons on or from the national territory.
- Individuals to be traced on the national territory because they are the subject of a judicial/administrative measure
- European individuals holding a work permit.
- Missing persons and individuals who reported the fact.
- Individuals who are the subject of a foreign arrest warrant.
- Individuals banned from sporting events.
- Spouse of individuals involved in crimes.
- Persons found dead.
- Legal person (person identities and passports (ταυτότητες και διαβατήρια ελλήνων πολιτών).
- Vehicle, number plates stolen, lost, misappropriated or found. Searched because subject of administrative measures.
- Documents, issued or blank, stolen, lost, misappropriated.
- Weapons stolen, lost, misappropriated or found, used on the national territory.
- Notes, securities stolen, lost, misappropriated or found.
- Traffic violations.
• Traffic accident.
• Police station buildings management.
• Photographs of Individuals who have committed a crime.
• Fingerprints of Individuals who have committed a crime.

*Is this information always considered as non-coercive according to national law?*

Yes

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

• Vehicle register
• Foreign individuals holding a residence permit.
• Third-country nationals who are grated a visa.

*Is this information always considered as non-coercive according to national law?*

Yes

**Information/databases accessible by law enforcement authorities but managed by private entities**

- ...
- ...
- ...

*Is this information always considered as non-coercive according to national law?*

**Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities**

- ...
- ...
- ...
Is this information always considered as non-coercive according to national law?

2. LANGUAGES IN CASE OF URGENCY

For incoming requests/replies:

Greek, English

For outgoing replies/requests:

Greek, English

3. PREFERRED CHANNEL
1. **INFORMATION AVAILABLE**

Information/databases managed and directly accessible by law enforcement authorities:

- Persons with a criminal record
- Wanted/missing persons
- Profile photographs of detainees
- Fingerprints of detainees
- DNA of persons involved in investigations carried out by the police or for humanitarian reasons
- Stolen objects and vehicles
- Stolen passports and national identity documents
- Holders of and identification of firearms
- Reports on criminal offences

*Is this information always considered as non-coercive according to national law?*

Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Verification of Spanish passports and the data contained in them
- Verification of Spanish national identity documents and the data contained in them
- Verification of Spanish driving licences and the data contained in them

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1 This list may be revised and amended at any time in accordance with the law transposing Framework Decision 2006/960/JHA.
Is this information always considered as non-coercive according to national law?

Information/databases accessible by law enforcement authorities but managed by private entities

- Listed owners of fixed telephones
- Boards of directors. Capital, operations declared, etc.
- Property owners

Is this information always considered as non-coercive according to national law?

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Registers of owners of non-listed fixed telephones, mobile telephones, faxes, TVs, electronic mail, websites and their addressees
- Telephone records
- Storage and record of telephone traffic (communication data)
- Banking information
- Taxation data
- Medical reports (dental record)

Is this information always considered as non-coercive according to national law?
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:

Spanish, English....

For outgoing replies/requests:

Spanish, English....

.....

3. **PREFERRED CHANNEL**

INTERNATIONAL POLICE COOPERATION UNIT

(Europol, Interpol, Sirene)
FRANCE

1. INFORMATION AVAILABLE

A. Information available in the context of an ongoing or concluded French administrative or judicial investigation:

All such information is available and may be disclosed insofar as it fulfils the purpose of the request.

B. Information available outside French administrative or judicial investigations:

Information/databases managed and directly accessible by law enforcement authorities:
- Persons who are the subject of a criminal investigation
- Decisions prohibiting entry to premises or restraining orders
- Wanted/missing persons
- Photographs
- Fingerprints
- DNA
- Stolen vehicles register
- Reported thefts, including cultural goods
- Boat owners
- Import/export of goods (customs)
- Previous histories of natural and legal persons who have committed customs offences
- National counterfeit register

Is this information always considered as non-coercive according to national law?

Yes
Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Driving licences
- Prisoners
- Vehicles and vehicle owners
- Aircraft owners
- Firearms (owner identification)
- Automated national judicial register of individuals who have committed sexual or violent offences

Is this information always considered as non-coercive according to national law?

Yes

Information/databases accessible by law enforcement authorities but managed by other authorities

- Passports
- National identity cards

Is this information always considered as non-coercive according to national law?

Yes

Information/databases accessible by law enforcement authorities but managed by private entities

Is this information always considered as non-coercive according to national law?
Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Individuals convicted of crime
- Identification of mobile phone subscribers
- Information held by Internet access providers
- Bank account data

Is this information always considered as non-coercive according to national law?

No

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
French, English

For outgoing replies/requests:
French, English

3. PREFERRED CHANNEL

In order of preference:

- Europol
- Sis-net
- Interpol I-24/7
IRELAND

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- PULSE General Garda Information System
- All Revenue and Customs databases

Is this information always considered as non-coercive according to national law?
Yes

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- National Vehicle File
- Companies Registration Office Database
- Social Welfare Database

Is this information always considered as non-coercive according to national law?
Yes

Information/databases accessible by law enforcement authorities but managed by private entities
- Telecommunications Service Providers (call related data, e-mail data)
Is this information always considered as non-coercive according to national law?

No. Warrant issued pursuant to Interception of Postal Packets and Telecommunications Messages (Regulations) Act, 1993 by the Minister for Justice, Equality and Law Reform

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- N/A

Is this information always considered as non-coercive according to national law?

2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:

English

For outgoing replies/requests:

English

3. **PREFERRED CHANNEL**

   (i) For police cooperation: Interpol

   (ii) For customs cooperation: Naples II
ITALY

1. INFORMATION AVAILABLE

2. LANGUAGES IN CASES OF URGENCY

3. PREFERRED CHANNEL

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
• Individuals checked by police forces in the course of duty
• Individuals who are the subject of judicial measures or are guilty of an administrative violation
• Individuals who are the subject of measures issued in order to prevent the committing of crimes
• Third-country nationals subject to an expulsion order or EU citizens ordered to leave the national territory
• Individuals reporting crime and victims of crime
• Individuals owners of vehicles, documents or securities involved in crimes, lost or found
• Individuals holding, buying, selling or transporting weapons on or from the national territory
• Individuals suspected of having committed crimes
• Individuals to be traced on the national territory because they are the subject of a judicial/administrative measure
• Individuals to be traced following an alert from police forces
• Individuals to be traced for various urgent communications
• Foreign individuals holding a residence permit
• Missing persons and individuals who reported the fact
• Individuals holding a position within a contracting or sub-contracting firm
• Individuals who are the subject of a foreign arrest warrant
• Individuals banned from sporting events
• Spouse of individuals involved in crimes or administrative violations or who are the subject of communications
• Persons found dead
• Transferrer or transferree of buildings on the national territory
• Legal person
• Vehicle, number plates stolen, lost, misappropriated or found. Searched because subject of judicial/administrative measures
• Documents, issued or blank, stolen, lost, misappropriated. Subject of judicial/administrative measures (for driving licence only)
• Weapons stolen, lost, misappropriated or found. Judicial/administrative measures for weapons used on the national territory
• Securities stolen, lost, misappropriated or found
• Notes, stolen, lost, misappropriated or found
• Tenders called on the national territory for an amount equal or superior to €100,000.00

*Is this information always considered as non-coercive according to national law?*

Yes

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

• Public vehicle register
• National Institute for social security
• Tax register
• Jail information system
• State Printing Office and Mint database

*Is this information always considered as non-coercive according to national law?*

Yes

**Information/databases accessible by law enforcement authorities but managed by private entities**

• Mobile phones (now only Vodaphone and TIM)
Is this information always considered as non-coercive according to national law?

No

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- ...
- ...
- ...

Is this information always considered as non-coercive according to national law?

2. LANGUAGES USED IN CASE OF URGENCY

For incoming requests/replies:

Italian and English

For outgoing replies/requests:

Italian and English

3. PREFERRED CHANNEL
1. INFORMATION AVAILABLE

**Note**: The categorisation below provides an indication as to how information is obtained and/or released and by which authority. Ultimately, each request will be decided on a case-by-case basis; that is, according to the facts and special circumstances of the case, if there are any (i.e. confidentiality reasons). Nevertheless, no stricter rules will apply for the release of information to the law enforcement authorities of the Member States than those imposed on other national authorities.

**Information/databases managed and directly accessible by law enforcement authorities:**

- Persons convicted of crime (criminal records)
- Persons suspected of (concrete) crime
- Persons suspected of criminal activities (criminal intelligence)
- Decisions prohibiting entry to premises or restraining orders
- Wanted/missing persons
- Photographs *
- Fingerprints
- DNA (The DNA Personal Data Controller is the Cyprus Police but the Data Processor is the Cyprus Institute of Neurology & Genetics.)
- Modus operandi
- Other registers that describe crimes committed or types of crime
- Stolen vehicles or stolen goods
- Firearms tracing
- Reports (complaints) on crimes committed

* It also appears in another category and it refers to a different register managed by a public/semi public authority.
- Firearms*
- Decisions, permits, fingerprints etc concerning foreign nationals*
- Customs authorities' information on import and export of goods
- Address and accommodation*
- Film or video recordings*
- Questioning or other records of conversations with persons who co-operate with crime-fighting authorities
- Statements provided by under-cover agents
- Other compilations that contain appraised or non-appraised information on crime or criminal activities
- Operational analyses
- Documented questioning of suspects, witnesses, plaintiffs, experts etc.
- Documentation of search of premises including search for communication data, seizures, forfeited property or frozen assets
- Documentation of crime scene investigations

Is this information always considered as non-coercive according to national law?

In most cases the above types of information could be obtained without the use of coercive measures (see note above).

Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Photographs*
- Driving licences
- Passports
- National identity cards
- Firearms*
- Information (held by Prison Administration Services) concerning prison inmates
- Decisions, permits, fingerprints etc concerning foreign nationals*
- Vehicle data and vehicle owner (cars)
- Data concerning aircraft and owner of aircraft*
- Vessel data and owner of vessel or boat*
- Administrative registers on persons (census)
- Address and accommodation*
- Company board of directors, operations, share capital etc.
- Ownership of real property
- Income and wealth information
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses* (If information is publicly available)

- Is this information always considered as non-coercive according to national law?
In respect to some types of information in the above category, Law Enforcement Authorities have direct electronic access. In order to obtain information which is not directly accessible by electronic means, the Law Enforcement Authorities may need to file an application to another authority. In most cases such an application is not considered as coercive.

Information / databases accessible by law enforcement authorities but managed by private entities
- Data concerning aircraft and owner of aircraft*
- Vessel data and owner of vessel or boat*
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses* (If information is publicly available)

- Is this information always considered as non-coercive according to national law?
A private entity may refuse to give a Law Enforcement Authority access to any of the information mentioned above. In such a case, coercive measures need to be taken in order to collect the information.

Information / databases that always require a judicial authorisation to be accessed by law enforcement authorities
- Identification (distinguishing marks or dental records)
- Transport companies' passenger and freight lists (The Custom and Excise Department has direct access to information in freight lists but not to information in passenger lists.)
- Registered debts such as taxes, maintenance, fines, debts to individual guarantors etc.
- Film or video recordings*
- Documentation of medico-legal investigations
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses (If information is not publicly available)
- Storage and production of telecom traffic (communication data) generated by various information technology systems and handled by telecom operators and Internet Service Providers.
- Unusual or suspicious (money) transactions
- Information held by banks, financial institutions and insurance companies on balances, transactions, holding of credit cards or insurance policies.

- Is this information always considered as non-coercive according to national law?
  No. In order to collect information from these databases, coercive measures need to be taken (e.g. a court order).

Additional comments concerning other types of information
- Observations or observation reports: N/A
- Telecom monitoring: N/A
- Documentation of telephone tapping (including so-called surplus information)/Documentation of room bugging: N/A

Note: According to Article 17 of the Constitution of the Republic of Cyprus, interception of telecommunications or telephone tapping is not permitted, except only in very restricted circumstances, provided for by this Article and by the Protection of the Secrecy of Private Communications (Interception of Communications) Law of 1996 (L.92(I)/96). The interception permitted refers only to cases of convicted prisoners and/or of accused persons held in custody pending trial or where communication is conducted by unlawful means. Such interception may take place after a court order.
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:
Greek, English

For outgoing replies/requests:
Greek, English

3. **PREFERRED CHANNEL**

The channels and the way they are used in the Republic of Cyprus are as follows:

(i) for police cooperation: The Cyprus police cannot use the Schengen channel for information exchange since the Sirene bureau is not operational yet. Urgent requests should be sent through the Interpol channel which operates 24/7. Any other request could be sent through the Europol channel, if it falls within its mandate, or through the Interpol channel.

(ii) for customs cooperation: Non-urgent requests should be sent directly to the Customs and Excise Department through the Naples II Convention channel. Urgent requests should be sent through the Interpol channel because the Customs and Excise Department does not work 24/7.

(iii) for financial intelligence units' cooperation: Egmont Secure Web channel is used and FIU.Net channel will also be soon available for the FIU of Cyprus (MOKAS). Urgent requests should be sent through the Interpol channel.
LATVIA

1. INFORMATION AVAILABLE

General comment:
In addition to information provided below, the following type of information/data bases are managed by law enforcement authorities, but are not directly accessible:

a) national AFIS (Automated fingerprints identification system);
b) national DNA data base;
c) Electronic Criminal police intelligence information system.

Information/databases managed and directly accessible by law enforcement authorities:
- the information system of the State police, "Electronic Journal of Events" (records of every offence, including criminal offences and administrative violations, committed in the territory of the whole state, and other cases within the competence of the State police (e.g. discovered unidentified bodies, detection of explosive items etc.). Available to all law enforcement authorities);
- Register of traffic regulations violations;
- Centralised customs information system (cargo declarations data base);
- State Revenue Service data storage system (a number of interlinked data bases on specific issues, e.g., tax payers (VAT, real estate tax etc.), state officials' annual income declarations, Customs auditing reports etc.);
- State Border guard register on border crossings;

Is this information always considered as non-coercive according to national law?
Information/data from above mentioned data bases usually is considered as non-coercive.
Information/databases directly accessible by law enforcement authorities but managed by other authorities

Integrated Information system, run and managed by the Information Centre of the Ministry of the Interior (which is not considered to be a law enforcement authority). Consists of following data bases:

- "Wanted persons";
- "Register for invalid documents";
- "Register for dismissed criminal cases";
- "Wanted vehicles";
- "Contingent" (profiles of persons that have committed serious criminal offences, or are known as violent, drug users etc.);
- "Wanted objects";
- "Register of firearms";
- "Register of criminal offences" (statistical data on committed crimes);
- "Photo archive";
- "Persons who have committed crimes";
- "Register of samples of documents".

- Register of citizens and residents;
- Passport information system;
- Visa and invitation register;
- Permanent residence permit register;
- Vehicles and driver’s licence register;
- Register of heavy equipment, construction and agricultural machinery;
- Real estate register;
- Criminal records.

Is this information always considered as non-coercive according to national law?

Information/data from above mentioned data bases usually is considered as non-coercive.
Information/databases accessible by law enforcement authorities but managed by private entities
- Commercial register (all companies, associations and enterprises, as well as foreign representations that are registered in Latvia);
- Phone subscribers (data bases of private entities on registered subscribers of landline, cell-phone, fax numbers);
- Data on e-mail or website subscribers and other relevant information;

Is this information always considered as non-coercive according to national law?

Information/data from above mentioned data bases usually is considered as non-coercive.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- Unusual or suspicious money transactions;
- Information held by banks, financial institutions on bank accounts, transactions, holders of credit cards etc.
- Documented questioning of suspects, witnesses, experts etc. within a criminal case;
- Documentation of search of premises, including search for communication data, seizures, forfeited property or frozen assets;
- Documentation of phone tapping, room bugging, covert surveillance operations.

Is this information always considered as non-coercive according to national law?

Such information can be transmitted with the permission (authorisation) of the competent judicial authority.

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:

ENGLISH
For outgoing replies/requests:

ENGLISH

3. **PREFERRED CHANNEL**
1. INFORMATION AVAILABLE

General comments:

The primary investigation (law enforcement) authority in Lithuania is the Police, but the same investigation powers are also vested in the Customs, the State Border Guard Service, the Financial Crime Investigation Service and other authorities.

According to the national legislation there are two types of investigations. The first type of investigation is conducted according to the Law on Operational Activities (operational investigation). Another type of investigation is carried out according to the Criminal Procedure Code of the Republic of Lithuania (pre-trial investigation). All pre-trial investigation, according to Lithuanian law, is under the direction and supervision of the Prosecutor's Office of the Republic of Lithuania. The above mentioned difference between 2 types of investigation has an impact on the rules for the providing of information to requesting Member States when the requested information is related to the national investigation.

In the case of operational investigation, it is usually the police (or other law enforcement institutions) that decide which data can be provided to the authorities of the requesting countries.

In the case of pre-trial investigation, the provision of information to the requesting Member State requires authorisation of the Prosecutor's Office of the Republic of Lithuania.

Information that has not yet been gathered in the course of pre-trial or operational investigation or in police databases may be obtained and transferred to the competent authority of the requesting state only via mutual assistance.

Defined rules for the exchange of information with foreign countries:

1. If intelligence information is received by operative actions which require the authorisation of the judicial authority, this intelligence may be exchanged only with the consent of the judicial authority which authorised that action.
2. If the requested information is data from a pre-trial investigation, this information can be exchanged with the consent of the prosecutor (part 1 of article 177 of the Criminal Procedure Code of the Republic of Lithuania).

3. If the requested information is from a criminal case, which has gone to court, this information can be exchanged with the consent of the judge.

4. If the requested information about private life has been obtained by coercive measures, it can be used in another case only with the consent of the pre-trial investigation judge or a court (article 162 of the Criminal Procedure Code of the Republic of Lithuania).

**Information/databases managed and directly accessible by law enforcement authorities:**

- Wanted persons register (information about missing persons, wanted suspects for criminal acts, wanted persons accused of criminal acts, wanted convicted persons, persons wanted with a view to extradition, debtors for child maintenance, wanted debtors pursuant to civil procedure; persons wanted for avoiding administrative liability; witnesses summoned to appear before the judicial authorities, discreet surveillance, specific check);
- Register of suspected, accused and convicted persons (persons convicted of crime (criminal records), persons suspected or accused of (concrete) crime);
- Register of preventive measures (official warnings or Court Injunctions imposed by a court according to the Law on organised crime prevention);
- Register of events registered by the police;
- Register of criminal activities;
- Criminal intelligence (persons suspected of criminal activities);
- Register of traffic regulation violations;
- Register of wanted motor vehicles;
- Register of wanted weapons;
- Register of wanted numeric objects;
- Database of external border crossings;
- Database of fingerprints;
- DNA database;
- Register of undesirable persons;
- National Cases Management and Intelligent system (NCMIS);
- Customs declaration data bases (MISC DB).
Is this information always considered as non-coercive according to national law?

Usually these kinds of information are not considered as coercive.

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

- Register of residents of Lithuania (personal data, place of residence, previous place of residence, photographs, issued passports and identity cards);
- Register of motor vehicles (vehicle data and vehicle owner);
- Register of driving licences;
- Register of weapons currently in civil circulation;
- Social insurance database;
- Register of immovable property;
- Register of legal persons.

Is this information always considered as non-coercive according to national law?

Usually these kinds of information are not considered as coercive.

**Information/databases accessible by law enforcement authorities but managed by private entities**

- Database of telephone subscribers;
- Transport companies' passenger and freight lists;
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses;
- Unusual or suspicious (money) transactions.

Is this information always considered as non-coercive according to national law?

Usually these kinds of information are not considered as coercive.

**Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities**

- Storage and production of telecom traffic (communication data) generated by various information technology systems and handled by telecom operators and Internet Service Providers;
- Information held by banks, financial institutions and insurance companies on balances, transactions, holding of credit cards or insurance policies.
- Modus operandi if the requested information is data from a pre-trial investigation or criminal case;
- Documented questioning of suspects, witnesses, plaintiffs, experts, etc.;
- Documentation of search of premises including search for communication data, seizures, forfeited property or frozen assets;
- Documentation of telephone tapping;
- Documentation of room bugging;
- Documentation of crime scene investigations;
- Documentation of medico-legal investigations.

Is this information always considered as non-coercive according to national law?
If the information is already obtained and accessible it can be transmitted with judicial authorisation and it is not considered as coercive. Where information has not been collected it is considered as coercive and can be obtained only via mutual assistance.

2. LANGUAGES USED IN CASE OF URGENCY

For incoming requests/replies:

English

For outgoing replies/requests:

English
3. **PREFERRED CHANNEL**

Flexible choice of the channels for the information exchange.

- SIS-NET
- EUROPOL
- INTERPOL
- Bilateral cooperation channels
- Mutual international customs administrative assistance ("Naples II Convention")
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

The competent law enforcement authorities in Luxembourg within the meaning of Article 2(a) of Framework Decision 2006/960 (see doc. 11314/08 of 1 July 2008 CRIMORG 103) are managing or may have direct access to the following information:

- persons wanted by the Luxembourg or foreign judicial authorities;
- persons concerned by an administrative decision the violation of which is a criminal offence;
- persons having been refused entry or residence in Luxembourg;
- wanted / missing persons;
- information concerning prison inmates;
- all persons for which a police record exists;
- victims and witnesses of criminal offences;
- persons under special protection;
- photographs and fingerprints of persons convicted or suspected of crime, missing persons, unidentified bodies, unknown helpless persons, crime scene traces and other objects;
- DNA profiles of persons convicted or suspected of crime, missing persons, unidentified bodies, as well as unidentified traces;
- stolen vehicles or stolen goods;
- all persons for whom a criminal drug offence record exists.

Is this information always considered as non-coercive according to national law?

In principle yes, but if the requested information needs to be obtained by means of coercive measures, Framework Decision 2006/960/JHA is in any case not applicable. As regards information
previously obtained by means of coercive measures or which is part of an ongoing investigation, the competent law enforcement authorities in Luxembourg can exchange the concerned information only with the authorisation of the competent magistrate (i.e. Prosecutor or investigating judge), in accordance with Luxembourg national law. Hence, it seems irrelevant for the purposes of this fact sheet whether or not the information in the above list has previously been obtained by means of coercive measures.

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**
The Luxembourg competent law enforcement authorities have direct access to the following databases managed by other authorities:
- general register of Luxembourg residents;
- general social security register (companies, employers and employees);
- register of aliens;
- register of asylum seekers;
- register of visa requests;
- register of commercial and business authorisations;
- register of driving licences;
- vehicle register;
- register of persons and companies subjected to VAT;
- firearms register;
- register of anonymous national mobile telephone numbers regarding provider assignation.

*Is this information always considered as non-coercive according to national law?*
See comment above.
These databases are directly accessible according to the provisions of Luxembourg law.

**Information/databases accessible by law enforcement authorities but managed by private entities**
The Luxembourg competent law enforcement authorities have direct access to the following databases managed by private entities:
- Public Register of Businesses and Companies;
- Database of domestic telephone companies in case of emergency calls.
Is this information always considered as non-coercive according to national law?
Yes.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
There is no database the access to which by the competent law enforcement authorities in Luxembourg is always submitted to a judicial authorisation, but access may require the authorisation of a judicial authority, depending on the procedural stage and the actual situation of a given case.

Is this information always considered as non-coercive according to national law?
See comment above.

2. LANGUAGES USED IN CASE OF URGENCY

For incoming requests/replies:
- French;
- German;
- English.

For outgoing replies/requests:
- French;
- German;
- English.
3. **PREFERRED CHANNEL**

- INTERPOL NCB
- SIRENE
- ENU/EUROPOL Liaison Officer
- Mutual international customs administrative assistance ("Naples II Convention")
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- information on wanted persons (HERMON)
- border-control and registration system (HERR)
- Secured Internet based Police Application ("Netzsaru")

Is this information always considered as non-coercive according to national law?
Yes

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- database of persons convicted of crime (criminal records) and of final court judgements ("A")
- modus operandi database ("B")
- database of persons accused of crime ("E")
- database of foreigners subject to coercive immigration measures ("J")
- database of persons subject to coercive measures ("K")
- database of persons subject to a prohibition on leaving the country ("N")
- DNA database ("S")
- database of persons with residence permit ("T")

* in order to investigate the facts of the case, in initiated investigations if the requested information is related to the suspect
- database of persons subject to a prohibition on residence in and entry into Hungary and persons registered for other immigration purposes ("R")
- register of lost documents of foreign persons ("U")
- Schengen Information System (SIS)
- vehicle registration database
- driving licence register
- passport register
- register of personal data and place of domicile
- I.D. card register

Is this information always considered as non-coercive according to national law?

Yes

Information/databases accessible by law enforcement authorities but managed by private entities
- databases managed by telecommunication providers
- databases managed by financial organisations (banks)

Is this information always considered as non-coercive according to national law?

Yes

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- access to data managed by the tax authority
- access to data managed by healthcare and connected institutions
- access to data classified as business secret
- in other cases, as a general rule, a judicial authorisation is not necessary for access by law enforcement authorities, except in special cases of international legal assistance where a prosecutor’s authorisation is required
- other than that the right to access can be limited by the degree of the access right and the reason for requesting data
- Register of the Prosecutor's Offices ("Praetor Praxis")

Is this information always considered as non-coercive according to national law?

Yes

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:

Hungarian and English in the 24/7 service

Alternatively, for requests sent to the Hungarian Prosecutor's Office during office working hours additional languages are available depending on capacities: French, German, Russian.

For outgoing replies/requests:

Hungarian and English in the 24/7 service

Alternatively, for requests sent to the Hungarian Prosecutor's Office during office working hours additional languages are available depending on capacities: French, German, Russian.

3. PREFERRED CHANNEL

Bilateral cooperation channels, Interpol, Europol, SIRENE
MALTA

1. INFORMATION AVAILABLE

Information / databases managed and directly accessible by law enforcement authorities:
- Police Incident Reporting System I (PIRS I);
- PIRS II: Occurrence Information System;
- Weapons: Licences and Arms / Weapons Database;
- NSL: National Stop List;
- SIS14All: Schengen System (SIRENE - Exchange of Information);
- PISCES: Border Control System;
- i24/7: Interpol System;
- EuroPol: Europol Mailing System;
- DubliNet: Dublin II System;
- FADO: False and Authentic Document Online;
- Suspects database.

Is this information always considered as non-coercive according to national law?
This information is considered non-coercive under national law.

Information / databases directly accessible by law enforcement authorities but managed by other authorities:
- the Vehicle Registration Data (Transport Authority);
- the HRIMS : Human Resource Management System;
- the Register of Companies (Malta Financial Services Authority (MFSA));
- the Electoral Register

Is this information always considered as non-coercive according to national law?
This information is considered non-coercive under national law.

Information / databases accessible by law enforcement authorities but managed by private entities:
- the Register Advanced Passenger Information (airline companies);
- information from telecommunication and internet service providers
- sea passenger lists
Is this information always considered as non-coercive according to national law?

This information is considered non-coercive under national law. For any other information required from private entities, if it is not already made public the police may obtain the required information by coercive measures.

Information / databases that always require a judicial authorisation to be accessed by law enforcement authorities

Information from banks on account holders and transactions
Information from service providers about the localisation of mobile phones.

Is this information always considered as non-coercive according to national law?

No. This information is considered to be coercive and any other information which requires a judicial authorisation is considered to be a coercive measure.

2. LANGUAGES USED IN CASE OF URGENCY

For incoming requests/replies:
Maltese or English

For outgoing replies/requests:
Maltese or English

3. PREFERRED CHANNEL

Sirene Channel
NETHERLANDS

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

1. Basic Enforcement Database (BED)
   a. persons suspected of criminal offences/punishable acts
   b. persons regarded as public order violators (location bans)
   c. missing persons (incl. dental records)
   d. reports on crimes committed
2. Basic Investigation Database (BID)
   a. fugitive convicted persons
   b. fugitive suspected and accused persons
   c. stolen goods - vehicles
3. National Schengen Info system
   a. fugitive convicted and suspected persons
   b. missing persons
   c. stolen vehicles – goods
   d. stolen/lost driving licences
   e. stolen/lost passports – id-cards
   f. stolen/lost firearms
4. Database Current Investigations (provisional)
5. Missing Persons database
6. Photo Confrontation Module (pictures related to BED)
7. Fingerprint database (under revision)
8. Fingerprints of missing persons and mortal remains
9. Modus operandi database Murder/Rape
10. Modus operandi database Armed Robbery
11. Analysis System: other types of crime
12. Permit holders legal firearms
13. Shooting incidents and tracings (IBIS)
14. Documentation of crime scene investigation (instrument traces)

Is this information always considered as non-coercive according to national law?

This information is considered non-coercive under national law.

---

1 The appearance of a database or data on this list does not automatically imply its (future) availability for LEAs in other Member States.
Information/databases directly accessible by law enforcement authorities but managed by

other authorities

1. Stadium bans (Nat. Football organisation- KNVB)
2. Vehicle registration data (Nat. Vehicle and Driving Licence Registration Authority – RDW)
   a. stolen/lost vehicles
   b. licence – ownership
   c. vehicle insurance data
3. Driving licence registration data (Nat. Vehicle and Driving Licence Registration Authority – RDW)
   a. driving licences
   b. persons
   c. stolen/lost driving licences
4. Valid and invalid issues travel document (Municipal Basic Administration)
5. Travel documents excluded from public traffic (Cf. I.3.e.) (MBA)
6. Undesirable foreign nationals (Immigration Service – IND)
7. Aircraft Register (Inspectorate Transport and Public Works)
8. Vessel Information System (Ministry Transport and Public Works)
9. Ships' mortgage Register (vessel owner; pleasure and professional craft)
10. Municipal Population Register (personal data) – National Reference
11. Trade Register (names; addresses of companies and institutes) (Chamber of Commerce)
12. Land Register (Real property ownership)
13. Mortgages Register
14. Users of telephone and fax numbers; owners of websites (Central Information Point CIOT)
15. Suspicious and unusual financial transactions (database FIU/KLPD)

Is this information always considered as non-coercive according to national law?

This information is considered non-coercive under national law.

Information/databases accessible by law enforcement authorities but managed by private

entities

1. Register of Advance Passenger Information (Airline companies) – N.B. direct access by border police only.

Is this information always considered as non-coercive according to national law?

This information is considered non-coercive under national law:
Information/databases that always require a judicial authorisation to be accessed by law

**enforcement authorities**

1. Judicial Documentation System  
   a. persons accused and/or convicted of a punishable act  
   b. decisions on persons regarding street bans  
2. Reference Index Prison inmates (VIP)  
   a. persons accused and/or convicted of a punishable act currently in custody  
3. Photographs from existing databases/registers  
4. Photograph to be taken  
5. Fingerprints in new passport  
6. Fingerprints of foreign nationals (Immigration Service – IND) – subset of I.8  
7. Status of foreign nationals - (Immigration Service – IND)  
8. DNA-profiles (Netherlands Forensic Institute)  
9. Register of Advance Passenger Information (Airline companies)  
10. Flight Reservation Information  
11. Aircraft Cargo Information  
12. Income and capital (Tax authorities – FIOD)  
13. Central Registration of debts and fines (BKR)  
14. Reports, analyses and intelligence concerning criminal investigations  
15. Registration of telephone and internet traffic  
16. Bank particulars, transactions, account holders, insurance policies  
17. Suspicious and unusual financial transactions (database FIU/KLPD)  
18. Criminal Intelligence Register (soft data)

**Is this information always considered as non-coercive according to national law?**

*This information is always obtained via coercive means.*

**2. LANGUAGES IN CASES OF URGENCY**

**For incoming requests/replies:**

For Europol and Sirene channels: *English*  
For the Interpol channel: *English* (German - French - Spanish only during office hours from 08:00 hrs till 17:00 hrs on Monday till Friday. Translation can be provided on a case by case basis (in accordance with the language used in the original request), depending on the availability of the translators in the translation department.)

N.B. On all occasions the *Dutch* language can be used (although formally this is not a language to be used as agreed upon in the handbook for these three channels. Where the request is received in the Dutch language the answer can/will be provided in the Dutch language as well.

**For outgoing replies/requests:**

For all channels: *English*

N.B. Where the request is *received in Dutch* the answer may be provided in the Dutch language as well.
3. **PREFERRED CHANNEL**

*No preference channel (flexible approach).*

The principle is that after the initial choice, subsequent exchanges of information on the same matter/case will be *continued using the same channel.*

In cases of urgent necessity, it may be possible to deviate from this principle by agreement with the other country involved.
1. INFORMATION AVAILABLE

(The following information is available in the Austrian Information system (EKIS):

- Wanted and missing persons (e.g. arrest warrants, information about covert surveillance, whereabouts for police, courts and public prosecutors);
- Fingerprints, photographs and DNA of persons suspected or convicted of crime;
- Lost and stolen objects (e.g. stolen vehicles, documents, firearms; in principle all objects with a number can be inserted in this database);
- Information extracted from the criminal record and crimes reported to the competent judicial authorities (e.g. report about a crime that was committed by a person)
- Information about vehicles, issued documents, firearms and the residence of a person (e.g. information about the owner of a vehicle, id-document or firearm);
- Visa and residence permits on foreign nationals.

Information/databases managed and directly accessible by law enforcement authorities:
- Wanted Persons and Objects
- Criminal records index
- Vehicle registration database
- Register for documents
- Database for firearms
- Fingerprints and Photographs
- Personal register (residence of a person)
- Stolen arts
- Register for foreign citizens
Is this information always considered as non-coercive according to national law?
Yes. This information is necessary for the work of the law enforcement authorities. There exists a legal basis in the national law.

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- Central DB for Social security
- Information concerning prison inmates
- Ownership of real property

Is this information always considered as non-coercive according to national law?
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Information/databases accessible by law enforcement authorities but managed by private entities
- Database of telephone subscribers;
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses

Is this information always considered as non-coercive according to national law?
---

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- Information on bank accounts and banking transactions;
- Information obtained following a search and seizure;
- Information obtained as a result of a telephone tapping;
- Information obtained as a result of a bodily examination or a molecular genetic examination;
- Information obtained as a result of an IT-supported comparison of data;
- Data and results of an investigation that have been obtained in the course of national criminal proceedings without the use of coercive measures.
Is this information always considered as non-coercive according to national law?

The above-mentioned information (except the information mentioned in the last indent) is in general considered as coercive according to our national law.

2. **LANGUAGES USED IN CASE OF URGENCY**

   For incoming requests/replies:
   German / English / French

   For outgoing replies/requests:
   German / English / French

3. **PREFERRED CHANNEL**

   Interpol (ncb.vienna@at.igcs.int)
POLAND

1. INFORMATION AVAILABLE

2. LANGUAGES IN CASES OF URGENCY

3. PREFERRED CHANNEL

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- persons suspected of (concrete) crime
- persons suspected of criminal activities (criminal intelligence)
- wanted/missing persons
- unidentified persons
- photographs
- fingerprints
- DNA
- persons subjected to police surveillance
- stolen vehicle
- stolen property or documents
- modus operandi
- driving bans
- traffic offenders
- lost firearms, issued firearms licences, licences issued to private security companies
- mass events (in particular sport events)
- traffic accidents and collisions (offenders, victims, vehicles)
- persons and vehicles which cross the border of Poland

Is this information always considered as non-coercive according to national law?
Information/databases directly accessible by law enforcement authorities but managed by other authorities
- administrative registers on persons
- registered vehicles, vehicle owners, issued driving licences
- persons detained
- persons arrested
- foreign nationals (residence permits, visas, refusal of stay, expulsion from the territory of Poland, etc.)
- business entities, associations, foundations, social and professional organisations, public healthcare institutions

Is this information always considered as non-coercive according to national law?

Information/databases accessible by law enforcement authorities but managed by private entities
- telecommunications data (for example phones, faxes, mobile phones, IT telecommunications equipment, routing equipment)
- postal data
- debts (the consumer financial obligations which are recorded by banks, other financial institutions, insurance companies, telecommunication companies etc.)

Is this information always considered as non-coercive according to national law?

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- bank data
- insurance data
- financial data
- checks on content of correspondence, communication and deliveries
- controlled purchase, sale or seizure of material goods (secret supervision of manufacturing, transport, warehousing and circulation of items resulting from crime)
Is this information always considered as non-coercive according to national law?

2. **LANGUAGES IN CASES OF URGENCY**

   For incoming requests/replies:
   English, Polish

   For outgoing replies/requests:
   English, Polish

3. **PREFERRED CHANNEL**

   INTERPOL
PORTUGAL

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- Firearms database (Information on firearm licences, importation and exportation of firearms, firearms owners and stolen or lost firearms);
- Private Security database
- Explosives database (handlers, importers and exporters and transfers of explosives and dangerous materials);
- Stolen vehicles database
- Internal arrest warrant register
- Information on missing persons and persons searched for location purposes;
- Traded objects;
- Information on bodies that need identification;
- Information on crashed vehicles;
- Stolen and lost goods register;
- Photographic information;
- Fingerprints;
- Information on modus operandi;
- Information on crime scene reports;
- Information on seized goods;
- Information system on the Portuguese electronic passport;
- Information about third country nationals;
- Visa and residence permits issued to Third-country nationals;
- Persons crossbording information and hotel registration data;
- Information regarding residence certificates for the citizens of the Union.
Is this information always considered as non-coercive according to national law?

All the information provided is considered non-coercive exception made to information contained in crime scene reports.

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- Vehicle Registration
- Information on DNA
- Companies Register

Information managed by other entities and accessible, under request, by law enforcement authorities:
- Social Security database;
- National identification cards database;
- Criminal records database;
- Tax Administration database;

Is this information always considered as non-coercive according to national law?

Information regarding DNA is coercive.

Information/databases accessible by law enforcement authorities but managed by private entities

Vehicle Insurance national database

Is this information always considered as non-coercive according to national law?

Yes
Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

Telecommunications databases
Information regarding credit cards, commercial statements, transactions, and insurance policies held by banks, financial institutions and insurance companies.

Is this information always considered as non-coercive according to national law?
This information is normally considered coercive.

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
All working languages foreseen in the legal instruments regulating the functioning of Sirene, Interpol or Europol are accepted.

Portuguese can be always used.

For outgoing replies/requests:
All working languages foreseen in the legal instruments regulating the functioning of Sirene, Interpol or Europol

3. PREFERRED CHANNEL
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- Wanted Database: national and international wanted persons;
- Car Theft Database: car thefts and registration plates;
- Interdiction Database: persons not allowed to leave their city or the country and persons not allowed to travel to certain cities;
- Objects Database: stolen and lost goods;
- Incarcerated Persons Database: arrested persons;
- “Banking Fraud” Database: persons suspected of or having committed offences within the banking system;
- DNA Database: judicial genetic data and personal data;
- Fingerprint Database: digital fingerprints;
- I.B.I.S. Database: ammunition information;
- IMAGETRAK Database: digital facial recognition;
- C.D.N. Database: photographs and information on persons missing under suspicious circumstances, unknown persons and bodies;
- Romanian Police System Of Intelligence Reports Database: the system is an integrated part of the Romanian Police intelligence analysis system and on the one hand permits national integration with the Romanian Police's existing i2 system, and on the other hand, provides functions for transfer, collation and storage of criminal data and information;
- Protect Database: information on specialised private security companies, companies specialised in alarm systems, administrators of these companies, officially certificated security personnel;
- National Arms Registry Database: complex information on weapons, weapon holders and operations with weapons and ammunition;
- Explosives Database: authorisations for the transfer and transit of explosives;
- Road Accidents Database;
- Criminal Records.

**Is this information always considered as non-coercive according to national law?**

The meaning of the expression *"non-coercive"* is not clear in this context.

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

- Driving licences;
- National identity cards;
- Vehicle data and vehicle owner;
- Commercial companies/legal persons register;
- Customs databases;
- National Population Registry;
- National passports databases;
- Intellectual property rights;
- Border entries and exits;
- Information on Aliens;
- Interpol eASF database;
- Europol IS database;

**Is this information always considered as non-coercive according to national law?**

The meaning of the expression *"non-coercive"* is not clear in this context.

**Information/databases accessible by law enforcement authorities but managed by private entities**

- Internet services providers
- phone services provider

* only with the approval of the judicial authorities (prosecutor)
Is this information always considered as non-coercive according to national law?

N/A

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- ...
- ...
- ...

Is this information always considered as non-coercive according to national law?

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
- Romanian
- English

For outgoing replies/requests:
- Romanian
- English

3. PREFERRED CHANNEL
### SLOVENIA

#### 1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

<table>
<thead>
<tr>
<th>Information according doc. 5815/3/05</th>
<th>Coercive Y/N</th>
</tr>
</thead>
<tbody>
<tr>
<td>Persons suspected of (concrete) crime</td>
<td>N</td>
</tr>
<tr>
<td>Persons suspected of criminal activities (criminal intelligence)</td>
<td>N</td>
</tr>
<tr>
<td>Decisions prohibiting entry to premises or restraining orders</td>
<td>N</td>
</tr>
<tr>
<td>Wanted/missing persons</td>
<td>N</td>
</tr>
<tr>
<td>Photographs</td>
<td>N</td>
</tr>
<tr>
<td>Fingerprints</td>
<td>N</td>
</tr>
<tr>
<td>DNA</td>
<td>N</td>
</tr>
<tr>
<td>Modus operandi</td>
<td>N</td>
</tr>
<tr>
<td>Other registers that describe crimes committed or types of crime</td>
<td>N</td>
</tr>
<tr>
<td>Stolen vehicles or stolen goods</td>
<td>N</td>
</tr>
<tr>
<td>Reports (complaints) on crimes committed</td>
<td>N</td>
</tr>
<tr>
<td>Customs authorities’ information on import and export of goods</td>
<td>N</td>
</tr>
<tr>
<td>Observations or observation reports</td>
<td>N</td>
</tr>
<tr>
<td>Photographs</td>
<td>N</td>
</tr>
<tr>
<td>Film or video recordings</td>
<td>N</td>
</tr>
<tr>
<td>Questioning or other records of conversations with persons who co-operate with crime-fighting authorities</td>
<td>N</td>
</tr>
<tr>
<td>Statements provided by under-cover agents</td>
<td>N</td>
</tr>
<tr>
<td>Other compilations that contain appraised or non-appraised information on crime or criminal activities</td>
<td>N</td>
</tr>
<tr>
<td>Operational analyses</td>
<td>N</td>
</tr>
<tr>
<td>Documented questioning of suspects, witnesses, plaintiffs, experts etc.</td>
<td>N</td>
</tr>
<tr>
<td>Documentation of search of premises including search for communication data, seizures, forfeited property or frozen assets</td>
<td>N</td>
</tr>
<tr>
<td>Documentation of telephone tapping (including so-called surplus information)</td>
<td>N</td>
</tr>
<tr>
<td>Documentation of room bugging</td>
<td>N</td>
</tr>
<tr>
<td>Documentation of crime scene investigations</td>
<td>N</td>
</tr>
<tr>
<td>Documentation of medico-legal investigations</td>
<td>N</td>
</tr>
</tbody>
</table>

1. Measures such as telephone tapping and room bugging are carried out only by the decision of judicial authorities. While executing these measures, the police can access documentation autonomously. After the execution of measures has been completed, the permission of judicial authorities is needed for access to documentation.
Is this information always considered as non-coercive according to national law?

See table.

**Information/databases directly accessible by law enforcement authorities but managed by other authorities**

<table>
<thead>
<tr>
<th>Information according doc. 5815/3/05</th>
<th>Coercive Y/N</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firearms tracing</td>
<td>N</td>
</tr>
<tr>
<td>Driving licences</td>
<td>N</td>
</tr>
<tr>
<td>Passports</td>
<td>N</td>
</tr>
<tr>
<td>National identity cards</td>
<td>N</td>
</tr>
<tr>
<td>Information (held by Prison Administration Services) concerning prison inmates.</td>
<td>N</td>
</tr>
<tr>
<td>Decisions, permits, fingerprints etc concerning foreign nationals.</td>
<td>N</td>
</tr>
<tr>
<td>Vehicle data and vehicle owner (cars)</td>
<td>N</td>
</tr>
<tr>
<td>Data concerning aircraft and owner of aircraft</td>
<td>N</td>
</tr>
<tr>
<td>Vessel data and owner of vessel or boat</td>
<td>N</td>
</tr>
<tr>
<td>Administrative registers on persons (census)</td>
<td>N</td>
</tr>
<tr>
<td>Address and accommodation</td>
<td>N</td>
</tr>
<tr>
<td>Ownership of real property</td>
<td>N</td>
</tr>
<tr>
<td>Income and wealth information</td>
<td>N</td>
</tr>
<tr>
<td>Registered debts such as taxes, maintenance, fines, debts to individual guarantors etc.</td>
<td>N</td>
</tr>
<tr>
<td>Persons convicted of crime (criminal records)</td>
<td>N</td>
</tr>
</tbody>
</table>

Is this information always considered as non-coercive according to national law?

See table.

**Information/databases accessible by law enforcement authorities but managed by private entities**

<table>
<thead>
<tr>
<th>Information according to doc. 5815/3/05</th>
<th>Coercive Y/N</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company board of directors, operations, share capital etc.</td>
<td>N</td>
</tr>
<tr>
<td>Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses.</td>
<td>N</td>
</tr>
<tr>
<td>Identification (distinguishing marks or dental records)</td>
<td>Y</td>
</tr>
<tr>
<td>Transport companies’ passenger and freight lists.</td>
<td>Y</td>
</tr>
</tbody>
</table>

Is this information always considered as non-coercive according to national law?

See table.

**Information/databases that always require a judicial authorisation to be accessed by law**
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:

English, Slovenian

For outgoing replies/requests:

English, Slovenian

3. **PREFERRED CHANNEL**
SLOVAKIA

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- Persons suspected of (concrete) crime (four databases/ 2 of them not directly accessible by SPOC)
- Persons suspected of criminal activities (criminal intelligence) (not directly accessible by SPOC – classified information)
- Wanted/missing persons including identification (distinguishing marks or dental records)
- Fingerprints
- DNA (not directly accessible by SPOC)
- Modus operandi (not directly accessible by SPOC – classified information)
- Stolen vehicles or stolen goods
- Driving licences
- Passports
- National identity cards
- Firearms
- Decisions, permits, fingerprints etc concerning foreign nationals. (not directly accessible by SPOC)
- Vehicle data and vehicle owner (cars)
- Administrative registers on persons
- Address and accommodation
- Unusual or suspicious (money) transactions (not directly accessible by SPOC, preferred channel – FIU-net)

Is this information always considered as non-coercive according to national law?

YES
Information/databases directly accessible by law enforcement authorities but managed by other authorities

- Persons convicted of crime (not directly accessible by SPOC\(^1\) yet)
  - Information (held by Prison Administration Services) concerning prison inmates (accessible only during working hours)
- Company board of directors, operations, share capital etc
- Ownership of real property

*Is this information always considered as non-coercive according to national law?*

**YES**

Information/databases accessible by law enforcement authorities but managed by private entities

- Owners of telephones and cell-phones
  - Only on written request and during working hours:
- Data concerning aircraft and owner of aircraft
- Vessel data and owners of vessels or boats

*Is this information always considered as non-coercive according to national law?*

**YES**

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Information held by banks, financial institutions and insurance companies on balances, transactions, holding of credit cards or insurance policies (preferred channel – FIU-net)
- Telecom monitoring
- Storage and production of telecom traffic (communication data) generated by various information technology systems and handled by telecom operators and Internet Service Providers
- Observations or observation reports,
- film or video recordings,
- questioning or other records of conversations with persons who co-operate with crime-fighting authorities,
- statements provided by under-cover agents,
- other compilations that contain appraised or non-appraised information on crime or criminal activities,
- documented questioning of suspects, witnesses, plaintiffs, experts etc.,

\(^1\) SPOC = Single Point of Contact for FWD 960/2006
- documentation of search of premises including search for communication data, seizures, forfeited property or frozen assets,
- documentation of telephone tapping (including so-called surplus information),
- documentation of room bugging,
- documentation of crime scene investigations.

Is this information always considered as non-coercive according to national law?

NO

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:

English

For outgoing replies/requests:

English

3. PREFERRED CHANNEL
FINLAND

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- persons suspected of criminal activities (criminal intelligence)
- DNA
- fingerprints
- photographs
- passports and national identity cards, including lost foreign passports
- firearm licences, firearm classification
- identification information (distinguishing marks)
- wanted/missing persons
- stolen vehicles or stolen goods
- reports (complaints) regarding crimes committed
- documentation of telephone tapping or room bugging (previously obtained by coercive measures)
- information held by customs authorities
- border guard information system

Is this information always considered as non-coercive according to national law?
Yes
Information/databases directly accessible by law enforcement authorities but managed by other authorities
- population information system (basic information related to the identification of people, buildings and real estate)
- visa information
- decisions, permits, fingerprints etc. concerning foreign nationals
- driving licences, vehicle data and vehicle owner, traffic licences
- vessel data and owner of vessel or boat
- income and wealth information (tax information)
- trade register (company board of directors, operations, share capital etc.)
- information concerning prison inmates
- persons suspected of (concrete) crime
- decisions prohibiting entry to premises or restraining orders
- holders of telephone, cell-phone, fax, e-mail or website addresses
- register of debt regulations (public register with only limited direct access)
- register of bankruptcy and reorganization proceedings (public register with only limited direct access)
- business prohibition register (public register with only limited direct access)

Is this information always considered as non-coercive according to your law?
Yes

Information/databases accessible by law enforcement authorities but managed by private entities
- transport companies' passenger and freight lists
- passenger register (accommodation information)
- credit information
- information held by banks, financial institutions and insurance companies

Is this information always considered as non-coercive according to national law?
Yes
Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
- criminal records

Is this information always considered as non-coercive according to national law?
Yes

2. LANGUAGES IN CASES OF URGENCY

For incoming requests/replies:
Finnish, Swedish, English

For outgoing replies/requests:
Finnish, Swedish, English

3. PREFERRED CHANNEL
SWEDEN

1. INFORMATION AVAILABLE

The answer is given as a general statement. Please note therefore that some types of information may be released only if certain conditions are met, for instance that the investigation or pre-investigation at hand involves an offence for which a certain penalty can be imposed. The release of information may also be preceded by an assessment of confidentiality. Thus, every request has to be examined and decided on a case-by-case basis. None of these factors will pose any problem with regard to transmission to foreign law enforcement bodies, other than those relevant in relation to national authorities.

Information/databases managed and directly accessible by law enforcement authorities:

- Information on persons convicted of crime (criminal records)
- Information on persons suspected of (concrete) crime
- Information on persons suspected of criminal activities (criminal intelligence register)
- Decisions prohibiting entry to premises or restraining orders
- Information on wanted/missing persons
- Photographs
- Fingerprints
- DNA
- Identification information (distinguishing marks or dental records)
- Modus operandi
- Other information that describes crimes committed or types of crime
- Information on stolen vehicles or stolen goods
- Information on firearms tracing
- Reports (complaints) on crimes committed
- Driving licences
- Passports
- National identity cards
- Information on firearms
- Observations or observation reports
- Photographs (other than persons)
- Film or video recordings
- Questioning or other records of conversations with persons who cooperate with crime-fighting authorities
- Statements provided by under-cover agents
- Other compilations that contain appraised or non-appraised information on crime or criminal activities.
- Operational analyses
- Documented questioning of suspects, witnesses, plaintiffs, experts etc.
- Documentation of search of premises including search for communication data, seizures, forfeited property or frozen assets
- Documentation of telephone tapping (including so-called surplus information)
- Documentation of room bugging
- Documentation of crime scene investigations
- Documentation of medico-legal investigations
- Telecom monitoring
- Storage and production of telecom traffic (communication data) generated by various information technology systems and handled by telecom operators and Internet Service Providers.
- Information on unusual or suspicious (money) transactions

Is this information always considered as non-coercive according to national law?

Yes.
Information/databases directly accessible by law enforcement authorities but managed by other authorities
- Information on registered companies
- Information on income
- Information on debts
- Information on real estate
- Address information
- Vehicle information
- Vehicle owner information
- Vehicle insurance information
- Decisions, permits etc. concerning foreign nationals (for border control purposes)

Is this information always considered as non-coercive according to national law?

Yes.

Information/databases accessible by law enforcement authorities but managed by private entities
- Holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses.
- Transport companies’ passenger and freight lists.

Is this information always considered as non-coercive according to national law?

Yes.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities
    Fingerprints concerning foreign nationals, held by the Migration authority (decision on the secrecy issue by the Migration authority)

Is this information always considered as non-coercive according to national law?

Yes.
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:

Swedish, Norwegian, Danish and English

For outgoing replies/requests:

Swedish and English

3. **PREFERRED CHANNEL**
1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:

- details of persons convicted of crime
- details of persons suspected of crime / criminal activities (criminal intelligence)
- decisions prohibiting entry to premises or restraining orders
- wanted / missing persons
- photographs / fingerprints / DNA of persons convicted or suspected of crime
- identification marks
- modus operandi
- data on crimes committed or types of crime
- stolen property including vehicles
- firearms / firearms tracing
- reports (complaints) on crimes committed
- observations or observation reports
- photographic / film / video material
- operational analyses

Is this information always considered as non-coercive according to national law?
No

Information/databases directly accessible by law enforcement authorities but managed by other authorities

- driving licences
- passports
- information concerning prison inmates
decisions, permits, fingerprints etc. concerning foreign nationals
vehicle data and vehicle owners
aircraft data and aircraft owners
vessel (boat) data and vessel owners
transport companies' passenger and freight lists
addresses / accommodation
ownership of real estate property

Is this information always considered as non-coercive according to national law?
Not necessarily. In some cases a UK Data Protection Act application may have to be completed to obtain the information. This may require further facts on the case.

Information/databases accessible by law enforcement authorities but managed by private entities

- personal, financial checks etc. (Experian)
- company boards of directors, operations, share capital etc.
- telephone data – subscribers, billing, cell-siting

Is this information always considered as non-coercive according to national law?
Some types of telephone subscriber information may be considered as non-coercive although this may require more facts of the case being made available.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Banking data
- Telephone surveillance data

Is this information always considered as non-coercive according to national law?
No
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:
English, Spanish, French

For outgoing replies/requests:
English, Spanish, French

3. **PREFERRED CHANNEL**
ICELAND

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
- LÖKE (Icelandic Police Information System, includes all information on Criminal Records)
- Schengen Information System
- AFIS
- Interpol i24/7
- Driving Licence database, information on all holders of Icelandic driving licences
- Icelandic Firearms Register

Is this information always considered as non-coercive according to national law?

Information/databases directly accessible by law enforcement authorities but managed by other authorities
- Passport register (name and passports issued in Iceland).
- ERLENDUR, information system on holders of Icelandic residence and/or work permits and visas issued in Iceland.
- Icelandic National Register and SKYRR hold information on all those who have been domiciled in Iceland since 1952. Registered items include ID number, name, domicile, etc. In addition, all changes to an individual's civil status are registered, among them birth, baptism, marital status, domicile, death, etc.

Is this information always considered as non-coercive according to national law?
Information/databases accessible by law enforcement authorities but managed by private entities

- *EKJA*, information on vehicle registration, owners etc.;
- *BJALLA*, information on the number of points on a person's driving licence;
- Information from Internet Service Providers;
- information obtained from public authorities concerning telephone conversations through a particular telephone, or telecommunications through particular telecommunications equipment, shall be provided to the police without a court decision if the approval of the possessor and actual user of the telephone or telecommunications equipment has been given;
- The police may request that Internet Service Providers and Telecommunications Service Providers preserve computer data, including all data on computer communications.
- Hotel registration forms are available to police upon demand.
- The Telephone Registry.

Is this information always considered as non-coercive according to national law?

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Information on Bank Statements, holders of Icelandic bank accounts etc.
- Information on use of Credit / Debit cards.
- Information from Telecommunications service providers.
- Ordering public authorities to provide for monitoring or recording of telephone conversations through a particular telephone, or for recording other telecommunications through particular telecommunications equipment.
- Obtaining information from public authorities concerning telephone conversations through a particular telephone, or telecommunications through particular telecommunications equipment.
- Recording telephone conversations or monitoring other sound or signals by use of special sound recording technology or similar technology without knowledge of the persons concerned.
- Recording images or taking photographs or motion pictures without knowledge of the persons concerned.
- Medical records.

Is this information always considered as non-coercive according to national law?
2. **LANGUAGES IN CASES OF URGENCY**

   **For incoming requests/replies:**
   French, English, Danish, Norwegian, Swedish, Spanish

   **For outgoing replies/requests:**
   French, English, Danish, Norwegian, Swedish, Spanish.

3. **PREFERRED CHANNEL**
NORWAY

1. INFORMATION AVAILABLE

Information/databases managed and directly accessible by law enforcement authorities:
National Criminal Sanctions and Police Information Database
National Police Intelligence System
National system of wanted or missing persons and stolen property
National DNA-database
National Passport database
National Immigration and Administrative cases Database
National Firearm Licences register
INTERPOL I24/7
Schengen Information System (SIS)
Automated Fingerprint Identification System (AFIS)

Is this information always considered as non-coercive according to national law?
Yes

Information/databases directly accessible by law enforcement authorities but managed by other authorities:

Driving licences
Vehicle data and vehicle owner data
Population information; personal data such as: name, date of birth, gender, address/accommodation etc.
Information on company board of directors, capital etc.
Information on ownership of real property
Register of employees
Income and wealth information

*Is this information always considered as non-coercive according to national law?*
Yes

**Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities:**
- Transport companies' passenger and freight lists
- Telecommunications traffic (communication data) stored and produced by telecommunications operators and Internet Service Providers
- Information held by banks, financial institutions and insurance companies on balances and transactions etc.
- Information held by credit cards companies

2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:
English, Norwegian

For outgoing replies/requests:
English, Norwegian

3. **PREFERRED CHANNEL**

SISnet
Despite the following classification, Switzerland will always consider each request on a case-by-case basis before sending information.

There are clear categories of information available in police databases and, under the Swedish Initiative, also to foreign authorities. There are, however, some categories of information that are not so clearly defined and where clarification with the requesting State is necessary before the information can be exchanged. Consequently, the following classification is indicative and should not be taken as binding.

1. INFORMATION AVAILABLE

2. LANGUAGES IN CASES OF URGENCY

3. PREFERRED CHANNEL

1. INFORMATION AVAILABLE

Switzerland does not operate a national central database containing all police data. Besides the police information system run by each cantonal police force, there are also two major databases covering nationwide police data to which cantonal law enforcement authorities have access. To bridge this gap, Switzerland has decided to introduce a national police reference system (NPRS), which should provide a better overview of criminal police data while guaranteeing the greatest possible data protection. The NRPS is expected to be fully operational by autumn 2010.

Information/databases managed by and directly accessible to law enforcement authorities:

- Persons suspected of crime
- Persons suspected of criminal activities (criminal intelligence)
- Fingerprints (ten prints and scene-of-the-crime marks)
- Undesirable foreign nationals
- Wanted/missing persons
- Stolen vehicles and stolen property

Are these categories of information always considered as non coercive according to your national law?

YES.
Information/databases directly accessible by law enforcement authorities but managed by other authorities

Managed by federal authorities:
- Sentenced persons (criminal records)
- Vehicle data and vehicle owners
- Driving licences
- Passports and national identity cards (only to verify authenticity of a document or in cases of suspicion of misused identity)

For the following categories of information, national law enforcement authorities have no direct access, but can obtain information by request. Sometimes the federal or cantonal authority managing the database is only open during office working hours, meaning a possible delay in answering the request.
- DNA (profiles and scene-of-the-crime marks)
- Decisions and residence permits concerning foreign nationals
- Aircraft data and aircraft owners
- Firearms data and firearms owners
- Customs authorities’ information on importing and exporting of goods

Managed by cantonal authorities:
- Persons suspected of crime
- Persons suspected of criminal activities (criminal intelligence)
- Police identification photographs (not always available in electronic form)
- Reports (complaints) on crimes committed
- Vessel data and vessel owners
- Administrative registers on persons
- Addresses and accommodation
- Ownership of real estate property
- Registered debts such as taxes, maintenance, fines, debts to individual guarantors etc.

Are these categories of information always considered as non coercive according to your national law?

YES
Information/databases accessible by law enforcement authorities but managed by private entities

- Telephone subscribers
- Identification of holders, ex-directory and listed respectively, of telephone, cell-phone, fax or telex, e-mail or website subscriptions or addresses (only limited access for law enforcement authorities)
- Information tracing the origins of goods, particularly weapons and vehicles (tracing sales channels)

Are these categories of information always considered as non coercive according to your national law?

In principle YES. In specific cases, however, they may be subject to judicial authorisation.

Information/databases that always require a judicial authorisation to be accessed by law enforcement authorities

- Identification material (medical and dental records)
- Transport companies’ passenger and freight lists
- Information concerning income and wealth
- Taking/recording of a statement (for formal use in court)
- Documentation resulting from a house search, including communication data, seizures, forfeited property or frozen assets
- Documentation related to telephone tapping, telecom monitoring and communication data
- Documentation connected to scene-of-the-crime investigations
- Documentation regarding forensic investigations
- Information held by banks, financial institutions and insurance companies on balances, transactions, holding of credit cards or insurance policies

Are these categories of information always considered as non coercive according to your national law?

NO, they always require coercive measures. In this respect, note the following distinction: If the information gathered by coercive measures is already stored in police databases and documentation, it can be made available to the requesting State upon judicial authorisation. If, however, the information has yet to be obtained (i.e. fingerprints or DNA are not existing in the respective databases), the information request is transmitted to the competent legal assistance authority.
2. **LANGUAGES IN CASES OF URGENCY**

For incoming requests/replies:
French, German, English

For outgoing replies/requests:
French, German, English

3. **PREFERRED CHANNEL**

For Switzerland the main channel for the exchange of information is INTERPOL. If necessary, and according to the principles of the Guidelines, other channels may also be used.

**Federal Office of Police/ fedpol**
Operations Centre/ INTERPOL National Central Bureau, NCB
Nussbaumstrasse 29
CH-3003 Bern
Tel: +41 31 327 10 64
Fax: +41 31 322 53 04
I-24/7 Mail: ncb.bern@ch.igcs.int
## Annex IV

**List of Competent Authorities for FWD 2006/960/JHA**

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<th>Country</th>
<th>Competent Authorities</th>
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<td>BE</td>
<td>Federal Police</td>
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<td></td>
<td>Customs administration</td>
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<tr>
<td>BG</td>
<td>Directorate for International Operational Police Cooperation of the Ministry of Interior</td>
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<tr>
<td>CZ</td>
<td>Police bodies</td>
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<td></td>
<td>Public prosecutors</td>
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<td></td>
<td>Customs Administration</td>
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<tr>
<td>DK</td>
<td>Danish National Police and other Danish police authorities</td>
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<td></td>
<td>Tax administration</td>
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<td></td>
<td>Customs Administration</td>
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<td></td>
<td>Customs Administration - &quot;Illegal work and clandestine employment&quot; division</td>
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<tr>
<td>DE</td>
<td>Federal police authorities (Bundeskriminalamt, Bundespolizei) and police authorities at Land level</td>
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<tr>
<td></td>
<td>Tax administration</td>
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<td></td>
<td>Customs Administration</td>
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<tr>
<td>EE</td>
<td>Police and Border Guard Board</td>
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<td></td>
<td>Security Police Board</td>
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<td></td>
<td>Tax and Customs Board</td>
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<td></td>
<td>Competition Board</td>
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<td></td>
<td>HQ of the Defence Forces</td>
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<td></td>
<td>Prosecutor's Office</td>
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<td>IE</td>
<td>An Garda Síochána</td>
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<td></td>
<td>Revenue Commissioners</td>
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<td>EL</td>
<td>Greek Police</td>
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<tr>
<td></td>
<td>Hellenic Coastal guard</td>
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<td></td>
<td>Fire Brigade</td>
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<td></td>
<td>Service for Special Audits</td>
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<tr>
<td>ES</td>
<td>Centro Nacional de Comunicaciones Internacionales (Unidad de Cooperación Policial Internacional de la Comisaría General de Policial Judicial)</td>
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<tr>
<td>FR</td>
<td>Police Nationale : - Les services relevant de la Direction Centrale de la Police Judiciaire</td>
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<tr>
<td></td>
<td>Direction Générale des Douanes et Droits Indirects: tous les services relevant de cette direction</td>
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<tr>
<td>IT</td>
<td>Criminal Police Service of the Public Security Department at the Ministry of the Interior [Servizio della Polizia Criminale del Dipartimento della Pubblica Sicurezza del Ministero dell’Interno]</td>
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<tr>
<td>CY</td>
<td>Unit for Combating Money Laundering</td>
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<td>LV</td>
<td>State Police</td>
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<td></td>
<td>Corruption Prevention and Combating Bureau</td>
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<td></td>
<td>Commander of unit of National Armed Forces located in the territory of a foreign state</td>
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<td></td>
<td>Customs Department under the Ministry of Finance</td>
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<tr>
<td>Country</td>
<td>Competent Authority</td>
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<tr>
<td>HU</td>
<td>National Police</td>
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<td>MT</td>
<td>Malta Police Force</td>
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<tr>
<td>NL</td>
<td>Netherlands Police - National Police Services Agency (KLPD)</td>
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<tr>
<td></td>
<td>Federal Ministry of Finance, Unit IV/3, for customs and tax matters</td>
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<tr>
<td>PL</td>
<td>Internal Security Agency</td>
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<td></td>
<td>Border Guard</td>
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<td>PT</td>
<td>Criminal Police</td>
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<td></td>
<td>Directorate-General for Customs and Special Consumption Taxes</td>
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<tr>
<td>SI</td>
<td>The Police</td>
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<tr>
<td>SK</td>
<td>Police Force</td>
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<td>FI</td>
<td>Police</td>
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<tr>
<td>Country</td>
<td>Competent Authority</td>
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<td>MS</td>
<td>SERVICE</td>
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<tr>
<td>BE</td>
<td>PCN-NIP</td>
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<tr>
<td>BE</td>
<td>Director National des Recherches / Nationale Opsporing Directie</td>
</tr>
<tr>
<td>BG</td>
<td>Directorate for International Operational Police Cooperation of the Ministry of the Interior.</td>
</tr>
<tr>
<td>CZ</td>
<td>Police Presidium of the Czech Republic</td>
</tr>
<tr>
<td>DK</td>
<td>Danish National Police Communication Center</td>
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<tr>
<td>DE</td>
<td>Bundeskriminalamt (Federal Criminal Police Office)</td>
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<tr>
<td>DE</td>
<td>Zollkriminalamt Zentrale Lage- und Informationsdienst (ZOLID) (Customs Criminal Investigation Office)</td>
</tr>
<tr>
<td>DE</td>
<td>Bundesfinanzdirektion West (Federal Finance Office West) &quot;Illegal work and clandestine employment&quot; division</td>
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<tr>
<td>EE</td>
<td>Police and Border Guard Board</td>
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<tr>
<td>EL</td>
<td>SIRENE National Section</td>
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<tr>
<td>MS</td>
<td>SERVICE</td>
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<td></td>
<td>For offences relating to the Customs Code and requests for the exchange of non-urgent information, the contact point is Directorate 33, Custom Control, Directorate General for Customs and Excise, Ministry of Economic Affairs and Finance</td>
</tr>
<tr>
<td>ES</td>
<td>Centro Nacional de Comunicaciones Internacionales Comisaría General de Policía Judicial, Unidad de Cooperación Policial Internacional</td>
</tr>
<tr>
<td>FR</td>
<td>Ministère de l'Intérieur DCPJ/DRI SCCOPOL - point de contact central Direction nationale du renseignement et des enquêtes douanières - brigade de surveillance et de transmission (BST)</td>
</tr>
<tr>
<td>IE</td>
<td>Garda Communications Centre</td>
</tr>
<tr>
<td>IT</td>
<td>Servizio per la Cooperazione Internazionale di Polizia della Direzione Centrale della Polizia Criminale del Dipartimento della Pubblica Sicurezza del Ministero dell'Interno Customs Drugs Law Enforcement (Drugs and Arms Trafficking) Customs Investigations (other than Drugs and Arms Trafficking)</td>
</tr>
<tr>
<td>CY</td>
<td>Cyprus Police Headquarters European Union and International Police Cooperation Directorate Interpol National Central Bureau</td>
</tr>
<tr>
<td>LV</td>
<td>International Cooperation Department of Central Criminal Police Department of State Police</td>
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<tr>
<td>LT</td>
<td>International Liaison Office of Lithuanian Criminal Police Bureau</td>
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<tr>
<td>MS</td>
<td>SERVICE</td>
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<tr>
<td>LU</td>
<td>Police Grand-Ducale Direction de l’Information Section Liaison en matière de coopération policière internationale</td>
</tr>
<tr>
<td>HU</td>
<td>Országos Rendőr-főkapitányság, Nemzetközi Bűnügyi Együttműködési Központ (NEBEK) Hungarian National Police Headquarters, International Law Enforcement Cooperation Centre (ILECC) Nemzetközi Információs Osztály Message Response and International Telecommunications Division</td>
</tr>
<tr>
<td>NL</td>
<td>Sirene Nederland</td>
</tr>
<tr>
<td>AT</td>
<td>Bundesministerium für Inneres (Federal Ministry of the Interior) Bundeskriminalamt ( Criminal Intelligence Service ) Office 1.3 - SPOC (Single Point of Contact)</td>
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<td>PL</td>
<td>Komenda Główna Policji Biuro Międzynarodowej Współpracy Policji KGP Sekcja Całodobowej Obsługi Międzynarodowego Przepływu Informacji</td>
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<td>PT</td>
<td>National EUROPOL Unit</td>
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<tr>
<td>National INTERPOL Office</td>
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<tr>
<td>SIRENE Office</td>
<td>Alameida Salgueiro Maia, 13 2660-329 Santo Antonio dos Cavalaiores</td>
</tr>
<tr>
<td>RO</td>
<td>Centrul de Cooperare Centrul de Cooperare Polițienească Internațională (International Police Cooperation Centre)</td>
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<tr>
<td>SI</td>
<td>Ministry of Interior Police General Police Directorate - Criminal Police Directorate</td>
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<td>SK</td>
<td>Prezídium Policajného zboru Úrad medzinárodnej policajnej spolupráce</td>
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<tr>
<td>Military Police Directorate</td>
<td>Železničná 3 911 01 Trenčín</td>
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<tr>
<td>FI</td>
<td>National Bureau of Investigation Criminal Intelligence Division / Communications Centre</td>
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<td>SE</td>
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<tr>
<td>UK</td>
<td>Serious Organised Crime Agency</td>
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<td>IC</td>
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<tr>
<td>NO</td>
<td>National Criminal Investigation Service (NCIS)</td>
</tr>
<tr>
<td>CH</td>
<td>Federal Office of Police/fedpol</td>
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ANNEX VI

Notifications by Member States pursuant to Article 12(6):\(^1\)
BILATERAL OR OTHER AGREEMENTS MAINTAINED

<table>
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<tr>
<th>Country</th>
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<td>Belgium</td>
<td>12645/08 ADD 1 + ADD 1 REV 1</td>
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<td>Czech Republic</td>
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<tr>
<td>France</td>
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<td>Cyprus</td>
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<td>Malta</td>
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\(^1\) Documents available on http://www.consilium.europa.eu