



Council of the European Union
General Secretariat

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MEETING DOCUMENT

From:	Presidency
To:	Delegations

Subject:	Proposal for a Regulation of the European Parliament and of the Council laying down rules to prevent and combat child sexual abuse – outcome of the interinstitutional technical meeting on 13 February 2026
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Delegations will find attached the outcome of the interinstitutional technical meeting on 13 February 2026 of the abovementioned Regulation.

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

2022/0155(COD)

Non-versioned [LATEST TEXT]

16-02-2026 at 11h37

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
CHAPTER IV				
588	CHAPTER IV EU CENTRE TO PREVENT AND COMBAT CHILD SEXUAL ABUSE	CHAPTER IV EU CENTRE TO PREVENT AND COMBAT FOR CHILD SEXUAL ABUSE <u>PROTECTION</u>	CHAPTER IV EU CENTRE TO PREVENT AND COMBAT CHILD SEXUAL ABUSE	CHAPTER IV EU CENTRE TO PREVENT AND COMBAT FOR THE <u>PROTECTION OF CHILDREN FROM</u> CHILD SEXUAL ABUSE Provisionally agreed (ITM 13.02) ITM 15.01 (Arts. 40 to 57) Text Origin: EP Mandate
Section 1				
589	Section 1 Principles	Section 1 Principles	Section 1 Principles	Section 1 Principles TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 40				
590	Article 40 Establishment and scope of action of the EU Centre	Article 40 Establishment and scope of action of the EU Centre	Article 40 Establishment and scope of action of the EU Centre	Article 40 Establishment and scope of action of the EU Centre TO BE ENDORSED AT TRILOGUE Text Origin: Commission

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Proposal
Article 40(1)				
591	1.A European Union Agency to prevent and combat child sexual abuse, the EU Centre on Child Sexual Abuse, is established.	1.A European Union Agency to prevent and combat child sexual abuse, the EU Centre on <i>for</i> child Sexual Abuse <i>protection</i> , is established.	1.A European Union Agency to prevent and combat child sexual abuse, the EU Centre on Child Sexual Abuse, is established.	1.A European Union Agency to prevent and combat child sexual abuse, the EU Centre on <i>for the</i> <i>Protection of Children from</i> Child Sexual Abuse, is established. Provisionally agreed (ITM 13.02)
Article 40(2)				
592	2.The EU Centre shall contribute to the achievement of the objective of this Regulation by supporting and facilitating the implementation of its provisions concerning the detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse and gather and share information and expertise and facilitate cooperation between relevant public and private parties in connection to the prevention and combating of child sexual abuse, in particular online.	2.The EU Centre shall contribute to the achievement of the objective <i>objectives</i> of this Regulation by supporting and facilitating the implementation of its provisions concerning the detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse. <i>The EU Centre shall</i> and gather and share <i>anonymised</i> information, <i>gender-, and age-disaggregated statistics,</i> and expertise, <i>educational materials and best practices</i> and facilitate cooperation between relevant public and private parties in connection to the prevention and combating of child sexual abuse, in particular online. <i>It shall promote and ensure the appropriate support and assistance to victims.</i>	2.The EU Centre shall contribute to the achievement of the objective of this Regulation by supporting and facilitating the implementation of its provisions concerning the detection <i>risk mitigation</i> , reporting, removal or disabling of access to, and blocking of online child sexual abuse and gather and share <i>by gathering and sharing</i> information, <i>knowledge</i> and expertise; <i>supporting activities and facilitating and facilitate</i> cooperation between relevant public and private parties in connection to the prevention and combating of child sexual abuse, in particular online.	2.The EU Centre shall contribute to the achievement of the objective <i>objectives</i> of this Regulation by supporting and facilitating the implementation of its provisions concerning the detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse and gather and share information and expertise and facilitate cooperation between relevant public and private parties in connection to the prevention and combating of child sexual abuse, in particular online. <i>concerning the detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse and gather and share information and expertise and facilitate cooperation between relevant public and private parties in connection to the prevention and combating of child sexual abuse, in particular online.</i> Provisionally agreed (ITM 15.01)
Article 41				
593	Article 41	Article 41	Article 41	Article 41

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	Legal status	Legal status	Legal status	Legal status TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 41(1)				
594	1.The EU Centre shall be a body of the Union with legal personality.	1.The EU Centre shall be a body of the Union with legal personality.	1.The EU Centre shall be a body of the Union with legal personality.	1.The EU Centre shall be a body of the Union with legal personality. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 41(2)				
595	2.In each of the Member States the EU Centre shall enjoy the most extensive legal capacity accorded to legal persons under their laws. It may, in particular, acquire and dispose of movable and immovable property and be party to legal proceedings.	2.In each of the Member States the EU Centre shall enjoy the most extensive legal capacity accorded to legal persons under their laws. It may, in particular, acquire and dispose of movable and immovable property and be party to legal proceedings.	2.In each of the Member States the EU Centre shall enjoy the most extensive legal capacity accorded to legal persons under their laws. It may, in particular, acquire and dispose of movable and immovable property and be party to legal proceedings.	2.In each of the Member States the EU Centre shall enjoy the most extensive legal capacity accorded to legal persons under their laws. It may, in particular, acquire and dispose of movable and immovable property and be party to legal proceedings. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 41(3)				
596	3.The EU Centre shall be represented by its Executive Director.	3.The EU Centre shall be represented by its Executive Director.	3.The EU Centre shall be represented by its Executive Director.	3.The EU Centre shall be represented by its Executive Director. TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 44				
630	Article 44 Databases of indicators	Article 44 <u>European Union</u> Databases of <u>hashes and</u> indicators	Article 44 Databases of indicators	Article 44 <u>European Union</u> databases of indicators Provisionally agreed (ITM 15.01) Recitals: EP TO DO (include in recitals an explanation that indicators include hashes).
Article 44(1)				
631	1.The EU Centre shall create, maintain and operate databases of the following three types of indicators of online child sexual abuse:	1.The EU Centre shall create, maintain and operate databases of the following three types of indicators of online child sexual abuse:	1.The EU Centre shall create, maintain and operate databases of the following three types of indicators of online child sexual abuse:	1.The EU Centre shall create, maintain and operate databases of the following three types of indicators of online child sexual abuse: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 44(1), point (a)				
632	(a) indicators to detect the dissemination of child sexual abuse material previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(a) indicators to detect the dissemination of child sexual abuse material previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(a) indicators to detect the dissemination of child sexual abuse material previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(a) indicators to detect the dissemination of child sexual abuse material previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 44(1), point (b)				
633	(b) indicators to detect the dissemination of child sexual abuse material not previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(b) indicators to detect the dissemination of child sexual abuse material not previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(b) indicators to detect the dissemination of child sexual abuse material not previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1);	(b) indicators to detect the dissemination of child sexual abuse material not previously detected and identified as constituting child sexual abuse material in accordance with Article 36(1); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 44(1), point (c)				
634	(c) indicators to detect the solicitation of children.	(c) indicators to detect the solicitation of children.	(c) indicators to detect the solicitation of children.	(c) indicators to detect the solicitation of children. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 44(2)				
635	2.The databases of indicators shall solely contain:	2.The databases of indicators shall solely contain:	2.The databases of indicators shall solely contain:	2.The databases of indicators shall solely contain: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 44(2), point (a)				
636	(a) relevant indicators, consisting of digital identifiers to be used to detect the dissemination of known or new child sexual abuse material or the solicitation of children, as	(a) relevant indicators, consisting of digital identifiers to be used to detect the dissemination of known or new child sexual abuse material or the solicitation of children, as	(a) relevant indicators, consisting of digital identifiers to be used to detect the dissemination of known or new child sexual abuse material or the solicitation of children, as	ITM 15.01: ON HOLD Linked to voluntary detection/detection orders

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	applicable, on hosting services and interpersonal communications services, generated by the EU Centre in accordance with paragraph 3;	applicable, on hosting services and <u>number-independent</u> interpersonal communications services, generated by the EU Centre in accordance with paragraph 3;	applicable, on hosting services and interpersonal communications services, generated by the EU Centre in accordance with paragraph 3;	
Article 44(2), point (b)				
637	(b) as regards paragraph 1, point (a), the relevant indicators shall include a list of uniform resource locators compiled by the EU Centre in accordance with paragraph 3;	(b) as regards paragraph 1, point (a), the relevant indicators shall include a list of uniform resource locators compiled by the EU Centre in accordance with paragraph 3;	(b) as regards paragraph 1, point (a), the relevant indicators shall include a list <u>lists</u> of uniform resource locators compiled by the EU Centre in accordance with paragraph 3 <u>for the purpose of, respectively, the issuance of blocking orders in accordance with Article 16 and the issuance of delisting orders in accordance with Article 18a</u> ;	(b) as regards paragraph 1, point (a), the relevant indicators shall include a list of uniform resource locators compiled by the EU Centre in accordance with paragraph 3 <u>for the purpose of this Regulation</u> ; Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 44(2), point (c)				
638	(c) the necessary additional information to facilitate the use of the indicators in accordance with this Regulation, including identifiers allowing for a distinction between images, videos and, where relevant, other types of material for the detection of the dissemination of known and new child sexual abuse material and language identifiers for the detection of solicitation of children.	(c) the necessary additional information to facilitate the use of the indicators in accordance with this Regulation, including identifiers allowing for a distinction between images, videos and, where relevant, other types of material for the detection of the dissemination of known and new child sexual abuse material and language identifiers for the detection of solicitation of children.	(c) the necessary additional information to facilitate the use of the indicators in— accordance with this Regulation, including identifiers allowing for a distinction between images, videos and, where relevant, other types of material for the detection of the dissemination of known and new child sexual abuse material and language identifiers for the detection of solicitation of children.	(c) the necessary additional information to facilitate the use of the indicators in accordance with this Regulation, including identifiers allowing for a distinction between images, videos and, where relevant, other types of material for the detection of the dissemination of known and new child sexual abuse material and language identifiers for the detection of solicitation of children. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 44(3), first subparagraph				
639	3.The EU Centre shall generate the indicators referred to in paragraph 2, point (a), solely on the basis of the child sexual abuse material and the solicitation of children identified as such by the Coordinating Authorities or the courts or other independent authorities of the Member States, submitted to it by the Coordinating Authorities pursuant to Article 36(1), point (a).	3.The EU Centre shall generate the indicators referred to in paragraph 2, point (a), solely on the basis of the child sexual abuse material and the solicitation of children identified as such by the Coordinating Authorities or the courts or other independent authorities of the Member States <u>subject to judicial validation</u> , submitted to it by the Coordinating Authorities pursuant to Article 36(1), point (a).	3.The EU Centre shall generate the indicators referred to in paragraph 2, point (a), solely on the basis of the child sexual abuse material and the solicitation of children identified as such by the Coordinating Authorities or the courts or other independent <u>competent</u> authorities of the Member States, submitted to it by the Coordinating Authorities pursuant to Article 36(1), point (a), <u>or by other competent authorities pursuant to Article 36(1a)</u> .	3.The EU Centre shall generate the indicators referred to in paragraph 2, point (a), solely on the basis of the child sexual abuse material and the solicitation of children identified as such by the Coordinating Authorities or the courts or other independent <u>independent[competent]</u> authorities of the Member States, <u>[subject to judicial validation]</u> , submitted to it by the Coordinating Authorities pursuant to Article 36(1), point (a), <u>or by other competent authorities pursuant to Article 36(1a)]</u> . ITM 15.01: ON HOLD For discussion with Art. 36(1) and (1a) Coordinating / competent authority discussion Judicial review/validation Text Origin: CY Acting Pcy2
Article 44(3), second subparagraph				
640	The EU Centre shall compile the list of uniform resource locators referred to in paragraph 2, point (b), solely on the basis of the uniform resource locators submitted to it pursuant to Article 36(1), point (b).	The EU Centre shall compile the list of uniform resource locators referred to in paragraph 2, point (b), solely on the basis of the uniform resource locators submitted to it pursuant to Article 36(1), point (b).	The EU Centre shall compile the list <u>lists</u> of uniform resource locators referred to in paragraph 2, point (b), solely on the basis of the uniform resource locators submitted to it pursuant to Article 36(1), point (b) <u>for the purpose of, respectively, the issuance of blocking orders in accordance of Article 16 and the issuance of delisting orders in accordance with Article 18a</u> .	The EU Centre shall compile the list of uniform resource locators referred to in paragraph 2, point (b), solely on the basis of the uniform resource locators submitted to it pursuant to Article 36(1), point (b) <u>for the purpose of this Regulation</u> . Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 44(4)				
641	4.The EU Centre shall keep records of the submissions and of the process applied to generate the indicators and compile the list referred to in the first and second subparagraphs. It shall keep those records for as long as the indicators, including the uniform resource locators, to which they correspond are contained in the databases of indicators referred to in paragraph 1.	4.The EU Centre shall keep records of the submissions and of the process applied to generate the indicators and compile the list referred to in the first and second subparagraphs. It shall keep those records for as long as the indicators, including the uniform resource locators, to which they correspond are contained in the databases of indicators referred to in paragraph 1.	4.The EU Centre shall keep records of the submissions and of the process applied to generate the indicators and compile the list lists referred to in the first and second subparagraphs. It shall keep those records for as long as no longer than the indicators, including the uniform resource locators, to which they correspond are contained in the databases of indicators referred to in paragraph 1.	4.The EU Centre shall keep records of the submissions and of the process applied to generate the indicators and compile the list referred to in the first and second subparagraphs. It shall keep those records for as long as but no longer than the indicators, including the uniform resource locators, to which they correspond are contained in the databases of indicators referred to in paragraph 1. Provisionally agreed (ITM 13.02)
Article 44(4a)				
641a		<u>4a. The EU Centre shall ensure through all technical means available that the databases of indicators are secure and the content cannot be altered by any other actor.</u>		deleted Provisionally agreed (ITM 13.02) (Covered in line 661)
Article 45				
642	Article 45 Database of reports	Article 45 Database of reports	Article 45 Database of reports	Article 45 Database of reports TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 45(1)				
643	1.The EU Centre shall create, maintain and operate a database for	1.The EU Centre shall create, maintain and operate a database for	1.The EU Centre shall create, maintain and operate a database for	1.The EU Centre shall create, maintain and operate a database for

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	the reports submitted to it by providers of hosting services and providers of interpersonal communications services in accordance with Article 12(1) and assessed and processed in accordance with Article 48.	the reports submitted to it by providers of hosting services and providers of <u>number-independent</u> interpersonal communications services in accordance with Article 12(1) and assessed and processed in accordance with Article 48.	the reports submitted to it by providers of hosting services and providers of interpersonal communications services in accordance with Article 12(1) and assessed and processed in accordance with Article 48.	the reports submitted to it by providers of hosting services and providers of <u>number-independent</u> interpersonal communications services in accordance with Article 12(1) and assessed and processed in accordance with Article 48. Provisionally agreed (ITM 13.02) (bracketed part to be aligned with the agreement on the scope) Text Origin: Auxiliary 1
Article 45(2)				
y	644 2.The database of reports shall contain the following information:	2.The database of reports shall contain the following information:	2.The database of reports shall contain the following information:	2.The database of reports shall contain the following information: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 45(2), point (a)				
y	645 (a) the report;	(a) the report;	(a) the report;	(a) the report; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 45(2), point (b)				
	646 (b) where the EU Centre considered the report manifestly unfounded, the reasons and the date and time of informing the provider in accordance with Article 48(2);	<i>deleted</i>	(b) where the EU Centre considered the report manifestly unfounded, the reasons and the date and time of informing the provider in accordance with Article 48(2);	(b) where the EU Centre considered the report <u>manifestly</u> unfounded, <u>all data shall be anonymized</u> , the reasons and the date and time of informing the provider in accordance

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			PUBLIC	<p>with Article 48(2) <u>shall be stored</u>;</p> <p>ITM 13.02: ON HOLD (Linked to line 651a)</p> <p>EP to check, ensure inclusion of hashes. CNS: Provisionally agreed that manifestly unfounded reports will be anonymized. CNS to propose a recital taking hashes into account.</p> <p>Text Origin: CY Acting Pcy2</p>
Article 45(2), point (c)				
647	(c) where the EU Centre forwarded the report in accordance with Article 48(3), the date and time of such forwarding and the name of the competent law enforcement authority or authorities to which it forwarded the report or, where applicable, information on the reasons for forwarding the report solely to Europol for further analysis;	(c) where the EU Centre forwarded the report in accordance with Article 48(3), the date and time of such forwarding and the name of the competent law enforcement authority or authorities to which it forwarded the report or, where applicable, information on the reasons for forwarding the report solely to Europol for further analysis;	(c) where the EU Centre forwarded the report in accordance with Article 48(3), the date and time of such forwarding and the name of the competent law enforcement authority or authorities to which it forwarded the report or, where applicable, information on the reasons for forwarding the report solely to Europol for further analysis;	(c) where the EU Centre forwarded the report in accordance with Article 48(3), the date and time of such forwarding and the name of the competent law enforcement authority or authorities to which it forwarded the report or, where applicable, information on the reasons for forwarding the report solely to Europol for further analysis;
Article 45(2), point (d)				
648	(d) where applicable, information on the requests for and provision of additional information referred to in Article 48(5);	(d) where applicable, information on the requests for and provision of additional information referred to in Article 48(5);	(d) where applicable, information on the requests for and provision of additional information referred to in Article 48(5);	(d) where applicable, information on the requests for and provision of additional information referred to in Article 48(5);

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 45(2), point (e)				
649	(e) where available, information indicating that the provider that submitted a report concerning the dissemination of known or new child sexual abuse material removed or disabled access to the material;	(e) where available, information indicating that the provider that submitted a report concerning the dissemination of known or new child sexual abuse material removed or disabled access to the material;	(e) where available, information indicating that the provider that submitted a report concerning the dissemination of known or new child sexual abuse material removed or disabled access to the material;	<p>(e) where available, information indicating that the provider that submitted a report concerning the dissemination of known or new child sexual abuse material removed or disabled access to the material;</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 45(2), point (f)				
650	(f) where applicable, information on the EU Centre's request to the Coordinating Authority of establishment to issue a removal order pursuant to Article 14 in relation to the item or items of child sexual abuse material to which the report relates;	(f) where applicable, information on the EU Centre's request to the Coordinating Authority of establishment to issue a removal order pursuant to Article 14 in relation to the item or items of child sexual abuse material to which the report relates;	(f) where applicable, information on the EU Centre's request to the <i>Coordinating competent</i> authority of establishment to issue a removal order pursuant to Article 14 in relation to the item or items of child sexual abuse material to which the report relates;	<p>ITM 13.02: ON HOLD (for discussion at the ITM of 23.02)</p> <p>Coordinating / competent authority discussion</p>
Article 45(2), point (g)				
651	(g) relevant indicators and ancillary tags associated with the reported potential child sexual abuse material.	(g) relevant indicators and ancillary tags associated with the reported potential child sexual abuse material.	(g) relevant indicators and ancillary tags associated with the reported potential child sexual abuse material.	<p>(g) relevant indicators and ancillary tags associated with the reported potential child sexual abuse material.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 45(2), subparagraph 1				
651a		<u>Where the EU Centre considered the report unfounded, all data shall be anonymized and in case of videos or images only a cryptographic hash value from the reported file, the reasons and the date and time of informing the provider in accordance with Article 48(2) shall be stored;</u>		deleted Provisionally agreed (ITM 13.02) (covered in line 646)
Article 46				
652	Article 46 Access, accuracy and security	Article 46 Access, accuracy and security	Article 46 Access, accuracy and security	Article 46 Access, accuracy and security TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 46(1)				
653	1.Subject to paragraphs 2 and 3, solely EU Centre staff and auditors duly authorised by the Executive Director shall have access to and be entitled to process the data contained in the databases referred to in Articles 44 and 45.	1.Subject to paragraphs 2 and 3, solely EU Centre staff and auditors duly authorised by the Executive Director shall have access to and be entitled to process the data contained in the databases referred to in Articles 44 and 45.	1.Subject to paragraphs 2 and 3, solely EU Centre staff and auditors duly authorised by the Executive Director shall have access to and be entitled to process the data contained in the databases referred to in Articles 44 and 45.	1.Subject to paragraphs 2 and 3, solely EU Centre staff and auditors duly authorised by the Executive Director shall have access to and be entitled to process the data contained in the databases referred to in Articles 44 and 45. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 46(2)				
654	2.The EU Centre shall give providers of hosting services,	2.The EU Centre shall give providers of hosting services,	2.The EU Centre shall give providers of hosting services,	ITM 15.01: ON HOLD

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	providers of interpersonal communications services and providers of internet access services access to the databases of indicators referred to in Article 44, where and to the extent necessary for them to execute the detection or blocking orders that they received in accordance with Articles 7 or 16. It shall take measures to ensure that such access remains limited to what is strictly necessary for the period of application of the detection or blocking orders concerned and that such access does not in any way endanger the proper operation of those databases and the accuracy and security of the data contained therein.	providers of interpersonal communications services and providers of internet access services access to the databases of indicators referred to in Article 44 <u>44(1) points (a) and (b)</u> , where and to the extent necessary for them to execute the detection or blocking orders that they received in accordance with Articles 7 or 16. It <u>5a, 7, 16. The EU Centre</u> shall take measures to ensure that such access remains limited to what is strictly necessary for the period of application of the detection or blocking orders concerned and that such access does not in any way endanger the proper operation of those databases and the accuracy and security of the data contained therein.	providers of interpersonal communications services and providers of internet access services <u>and providers of online search engines</u> access to the databases of indicators referred to in Article 44, where and to the extent necessary for them to <u>carry out voluntary activities under Regulation (EU) 2021/1232 or</u> execute the detection or blocking orders that they received in accordance with Articles 7 or 16 <u>Article 16</u> . It shall take measures to ensure that such access remains limited to what is strictly necessary for the period of application of the detection or <u>activities under Regulation (EU) 2021/1232 or</u> blocking orders concerned and that such access does not in any way endanger the proper operation of those databases and the accuracy and security of the data contained therein.	Linked to voluntary detection/detection orders Political discussion
Article 46(3)				
655	3.The EU Centre shall give Coordinating Authorities access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks under this Regulation.	3.The EU Centre shall give Coordinating Authorities access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks under this Regulation.	3.The EU Centre shall give Coordinating <u>competent</u> authorities access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks under this Regulation.	ITM 13.02: ON HOLD (for discussion at the ITM of 23.02) Coordinating / competent authority discussion
Article 46(4)				
656	4.The EU Centre shall give Europol	4.The EU Centre shall give Europol	4.The EU Centre shall give Europol	4.The EU Centre shall give Europol

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	and the competent law enforcement authorities of the Member States access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks of investigating suspected child sexual abuse offences.	and the competent law enforcement authorities of the Member States access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks of investigating suspected child sexual abuse offences.	and the competent law enforcement authorities of the Member States access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks of investigating suspected child sexual abuse offences.	and the competent law enforcement authorities of the Member States access to the databases of indicators referred to in Article 44 where and to the extent necessary for the performance of their tasks of investigating <i>suspected</i> -child sexual abuse offences. Provisionally agreed (ITM 13.02) Text Origin: Commission Proposal
Article 46(5)				
657	5.The EU Centre shall give Europol access to the databases of reports referred to in Article 45, where and to the extent necessary for the performance of its tasks of assisting investigations of suspected child sexual abuse offences	5.The EU Centre shall give Europol access to the databases of reports <u>which it considered not unfounded as</u> referred to in Article 45, where and to the extent necessary for the performance of its tasks of assisting investigations of <i>suspected</i> -child sexual abuse offences.	5.The EU Centre shall give Europol access to the databases of reports referred to in Article 45, where and to the extent necessary for the performance of its tasks of assisting investigations of suspected child sexual abuse offences	5.The EU Centre shall give Europol access to the databases of reports, <u>which it did not consider to be [manifestly] unfounded,</u> referred to in Article 45, where and to the extent necessary for the performance of its tasks of assisting investigations of <i>suspected</i> -child sexual abuse offences Provisionally agreed (ITM 13.02)
Article 46(6), first subparagraph				
658	6.The EU Centre shall provide the access referred to in paragraphs 2, 3, 4 and 5 only upon the reception of a request, specifying the purpose of the request, the modalities of the requested access, and the degree of access needed to achieve that purpose. The requests for the access	6.The EU Centre shall provide the access referred to in paragraphs 2, 3, 4 and 5 only upon the reception of a request, specifying the purpose of the request, the modalities of the requested access, and the degree of access needed to achieve that purpose. The requests for the access	6.The EU Centre shall provide the access referred to in paragraphs 2, 3, 4 and 5 only upon the reception of a request, specifying the purpose of the request, the modalities of the requested access, and the degree of access needed to achieve that purpose. The requests for the access	ITM 15.01: ON HOLD Linked to voluntary detection/detection orders

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	referred to in paragraph 2 shall also include a reference to the detection order or the blocking order, as applicable.	referred to in paragraph 2 shall also include a reference to the detection order or the blocking order, as applicable.	referred to in paragraph 2 shall also include a reference to the detection order <u>voluntary activities under Regulation (EU) 2021/1232</u> or the blocking order, as applicable.	
Article 46(6), second subparagraph				
659	The EU Centre shall diligently assess those requests and only grant access where it considers that the requested access is necessary for and proportionate to the specified purpose.	The EU Centre shall diligently assess those requests <u>on a case-by-case basis</u> and only grant access where it considers that the requested access is necessary for and proportionate to the specified purpose, <u>and in accordance with the Union law. Where it considers that an access request by Europol is necessary and proportionate, it shall transmit the relevant data via an available secure exchange communication tool, such as the Secure Information Exchange Network Application (SIENA).</u>	The EU Centre shall diligently assess those requests and only grant access where it considers that the requested access is necessary for and proportionate to the specified purpose.	The EU Centre shall diligently assess those requests <u>on a case-by-case basis</u> and only grant access where it considers that the requested access is necessary for and proportionate to the specified purpose, <u>and in accordance with the Union law.</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 46(7)				
660	7.The EU Centre shall regularly verify that the data contained in the databases referred to in Articles 44 and 45 is, in all respects, complete, accurate and up-to-date and continues to be necessary for the purposes of reporting, detection and blocking in accordance with this Regulation, as well as facilitating and monitoring of accurate detection technologies and processes. In particular, as regards the uniform	7.The EU Centre shall regularly verify that the data contained in the databases referred to in Articles 44 and 45 is, in all respects, complete, accurate and up-to-date and continues to be necessary for the purposes of reporting, detection and blocking in accordance with this Regulation, as well as facilitating and monitoring of accurate detection technologies and processes. In particular, as regards the uniform	7.The EU Centre shall regularly verify that the data contained in the databases referred to in Articles 44 and 45 is, in all respects, complete, accurate and up-to-date and continues to be necessary for the purposes of reporting, detection <u>detecting</u> and blocking in accordance with this Regulation, as well as facilitating and monitoring of accurate detection technologies and processes. In particular, as regards	7.The EU Centre shall regularly verify that the data contained in the databases referred to in Articles 44 and 45 is, in all respects, complete, accurate and up-to-date and continues to be necessary for the purposes of reporting, detection <u>detecting</u> and blocking in accordance with this Regulation, as well as facilitating and monitoring of accurate detection technologies and processes. In particular, as regards

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	resource locators contained in the database referred to Article 44(1), point (a), the EU Centre shall, where necessary in cooperation with the Coordination Authorities, regularly verify that the conditions of Article 36(1), point (b), continue to be met. Those verifications shall include audits, where appropriate. Where necessary in view of those verifications, it shall immediately complement, adjust or delete the data.	resource locators contained in the database referred to Article 44(1), point (a), the EU Centre shall, where necessary in cooperation with the Coordination Authorities, regularly verify that the conditions of Article 36(1), point (b), continue to be met. Those verifications shall include audits, where appropriate. Where necessary in view of those verifications, it shall immediately complement, adjust or delete the data.	the uniform resource locators contained in the database referred to Article 44(1), point (a), the EU Centre shall, where necessary in cooperation with the Coordination Authorities, regularly verify that the conditions of Article 36(1), point (b), continue to be met. Those verifications shall include audits, where appropriate. Where necessary in view of those verifications, it shall immediately complement, adjust or delete the data.	the uniform resource locators contained in the database referred to Article 44(1), point (a), the EU Centre shall, where necessary in cooperation with the Coordination Authorities, regularly verify that the conditions of Article 36(1), point (b), continue to be met. Those verifications shall include audits, where appropriate. Where necessary in view of those verifications, it shall immediately complement, adjust or delete the data. Provisionally agreed (ITM 15.01)
Article 46(8)				
661	8.The EU Centre shall ensure that the data contained in the databases referred to in Articles 44 and 45 is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only by duly authorised persons for the purpose for which the person is authorised and that a high level of security is achieved. The EU Centre shall regularly review those safeguards and adjust them where necessary.	8.The EU Centre shall ensure that the data contained in the databases referred to in Articles 44 and 45 is stored in a secure manner and that the storage is subject to appropriate <u>highest state of the art</u> technical and organisational safeguards, <u>that ensure an effective supervision</u> . Those safeguards shall ensure, in particular, that the data can be accessed and processed only by duly authorised persons for the purpose for which the person is authorised and that a high level of security is achieved. The EU Centre shall regularly review those safeguards and adjust them where necessary.	8.The EU Centre shall ensure that the data contained in the databases referred to in Articles 44 and 45 is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the data can be accessed and processed only by duly authorised persons for the purpose for which the person is authorised and that a high level of security is achieved. The EU Centre shall regularly review those safeguards and adjust them where necessary.	8.The EU Centre shall ensure <u>through all technical means available</u> that the data contained in the databases referred to in Articles 44 and 45 is stored in a secure manner and that the storage is subject to appropriate <u>the state of the art</u> technical and organisational safeguards, <u>that ensure an effective supervision</u> . Those safeguards shall ensure, in particular, that the data can be accessed and processed only by duly authorised persons for the purpose for which the person is authorised and that a high level of security is achieved. The EU Centre shall regularly review those safeguards and adjust them where necessary.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				ITM 13.02: CNS to check
Article 47				
662	Article 47 Delegated acts relating to the databases	Article 47 Delegated acts relating to the databases	Article 47 Delegated acts relating to the databases	Article 47 Delegated acts relating to the databases TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 47, first paragraph				
663	The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning:	The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning:	The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning:	The Commission shall be empowered to adopt delegated acts in accordance with Article 86 in order to supplement this Regulation with the necessary detailed rules concerning: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 47, first paragraph, point (a)				
664	(a) the types, precise content, set-up and operation of the databases of indicators referred to in Article 44(1), including the indicators and the necessary additional information to be contained therein referred to in Article 44(2);	(a) the types, precise content, set-up and operation of the databases of indicators referred to in Article 44(1), including the indicators and the necessary additional information to be contained therein referred to in Article 44(2);	(a) the types, precise content, set-up and operation of the databases of indicators referred to in Article 44(1), including the indicators and the necessary additional information to be contained therein referred to in Article 44(2);	(a) the types, precise content, set-up and operation of the databases of indicators referred to in Article 44(1), including the indicators and the necessary additional information to be contained therein referred to in Article 44(2); TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 47, first paragraph, point (b)				
665	(b) the processing of the submissions by Coordinating Authorities, the generation of the indicators, the compilation of the list of uniform resource locators and the record-keeping, referred to in Article 44(3);	(b) the processing of the submissions by Coordinating Authorities, the generation of the indicators, the compilation of the list of uniform resource locators and the record-keeping, referred to in Article 44(3);	(b) the processing of the submissions by Coordinating Authorities, the generation of the indicators, the compilation of the list of uniform resource locators and the record-keeping, referred to in Article 44(3);	(b) the processing of the submissions by Coordinating Authorities, the generation of the indicators, the compilation of the list of uniform resource locators and the record-keeping, referred to in Article 44(3); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 47, first paragraph, point (c)				
666	(c) the precise content, set-up and operation of the database of reports referred to in Article 45(1);	(c) the precise content, set-up and operation of the database of reports referred to in Article 45(1);	(c) the precise content, set-up and operation of the database of reports referred to in Article 45(1);	(c) the precise content, set-up and operation of the database of reports referred to in Article 45(1); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 47, first paragraph, point (d)				
667	(d) access to the databases referred to in Articles 44 and 45, including the modalities of the access referred to in Article 46(1) to (5), the content, processing and assessment of the requests referred to in Article 46(6), procedural matters related to such requests and the necessary measures referred to in Article 46(6);	(d) <u>the modalities of the</u> access to the databases referred to in Articles 44 and 45, including the modalities of the access referred to in <u>accordance with</u> Article 46(1) to (5), the content, processing and assessment of the requests referred to <u>in accordance with</u> Article 46(6), procedural matters related to such	(d) access to the databases referred to in Articles 44 and 45, including the modalities of the access referred to in Article 46(1) to (5), the content, processing and assessment of the requests referred to in Article 46(6), procedural matters related to such requests and the necessary measures referred to in Article 46(6);	(d) <u>the modalities of the</u> access to the databases referred to in Articles 44 and 45, including the modalities of the access referred to in <u>accordance with</u> Article 46(1) to (5), the content, processing and assessment of the requests referred to <u>in accordance with</u> Article 46(6), procedural matters related to such

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		requests and the necessary measures referred to in <u>accordance with</u> Article 46(6);		requests and the necessary measures referred to in <u>accordance with</u> Article 46(6); ITM 13.02: CNS to check Text Origin: CY Acting Pcy2
Article 47, first paragraph, point (e)				
668	(e) the regular verifications and audits to ensure that the data contained in those databases is complete, accurate and up-to-date referred to in Article 46(7) and the security of the storage of the data, including the technical and organisational safeguards and regular review referred to in Article 46(8).	(e) the regular verifications and audits to ensure that the data contained in those databases is complete, accurate and up-to-date referred to in Article 46(7) and the security of the storage of the data, including the technical and organisational safeguards and regular review referred to in Article 46(8).	(e) the regular verifications and audits to ensure that the data contained in those databases is complete, accurate and up-to-date referred to in Article 46(7) and the security of the storage of the data, including the technical and organisational safeguards and regular review referred to in Article 46(8).	(e) the regular verifications and audits to ensure that the data contained in those databases is complete, accurate and up-to-date referred to in Article 46(7) and the security of the storage of the data, including the technical and organisational safeguards and regular review referred to in Article 46(8). TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 48				
669	Article 48 Reporting	Article 48 Reporting	Article 48 Reporting	Article 48 Reporting TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 48(1)				
670	1.The EU Centre shall expeditiously assess and process reports submitted	1.The EU Centre shall expeditiously <u>and accurately</u> assess and process	1.The EU Centre shall expeditiously assess and process reports submitted	1.The EU Centre shall expeditiously <u>and diligently</u> assess and process

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	by providers of hosting services and providers of interpersonal communications services in accordance with Article 12 to determine whether the reports are manifestly unfounded or are to be forwarded.	reports submitted by providers of hosting services and providers of <u>number-independent</u> , interpersonal communications services in accordance with Article 12 to determine whether the reports are manifestly unfounded or are to be forwarded . <u>not</u> .	by providers of hosting services and providers of interpersonal communications services in accordance with Article 12 to determine whether the reports are manifestly unfounded or are to be forwarded.	reports submitted by providers of hosting services and providers of <u>number-independent</u> , interpersonal communications services in accordance with Article 12 to determine whether the reports are <u>manifestly</u> unfounded or are to be forwarded. Provisionally agreed (ITM 13.02) (except bracketed text)
Article 48(2)				
671	2. Where the EU Centre considers that the report is manifestly unfounded, it shall inform the provider that submitted the report, specifying the reasons why it considers the report to be unfounded.	2. Where the EU Centre considers that the report is manifestly unfounded, it shall inform the provider that submitted the report, specifying the reasons why it considers the report to be unfounded.	2. Where the EU Centre considers that the report is manifestly unfounded, it shall inform the provider that submitted the report, specifying the reasons why it considers the report to be unfounded.	2. Where the EU Centre considers that the report is <u>manifestly</u> unfounded, it shall inform the provider that submitted the report, specifying the reasons why it considers the report to be unfounded. Provisionally agreed (ITM 13.02) (except bracketed text) Text Origin: Council Mandate
Article 48(3), first subparagraph				
672	3. Where the EU Centre considers that a report is not manifestly unfounded, it shall forward the report, together with any additional relevant information available to it, to Europol and to the competent law enforcement authority or authorities of the Member State likely to have jurisdiction to investigate or prosecute the potential child sexual	3. Where, <u>after a thorough legal and factual assessment</u> , the EU Centre considers that a report is not manifestly unfounded, it shall forward the report, together with any additional relevant information available to it, to Europol and to the competent law enforcement authority or authorities of the Member State likely to have	3. Where <u>there are reasonable grounds for</u> the EU Centre considers that a <u>to consider that the</u> report is not manifestly unfounded, it shall forward the report, together with any additional relevant information available to it, to Europol and to the competent law enforcement authority or authorities of the Member State likely to have	3. Where <u>there are reasonable grounds for</u> the EU Centre considers that a <u>to consider that the</u> report is not <u>manifestly</u> unfounded, it shall forward the report, together with any additional relevant information available to it, to Europol and to the competent law enforcement authority or authorities of the Member State likely to have

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	abuse to which the report relates.	jurisdiction to investigate or prosecute the potential child sexual abuse to which the report relates.	jurisdiction to investigate or prosecute the potential child sexual abuse to which the report relates.	jurisdiction to investigate or prosecute the potential child sexual abuse to which the report relates. Provisionally agreed (ITM 13.02) (except bracketed text) Text Origin: CY Acting Pcy2
Article 48(3), second subparagraph				
673	Where that competent law enforcement authority or those competent law enforcement authorities cannot be determined with sufficient certainty, the EU Centre shall forward the report, together with any additional relevant information available to it, to Europol, for further analysis and subsequent referral by Europol to the competent law enforcement authority or authorities.	Where that competent law enforcement authority or those competent law enforcement authorities cannot be determined with sufficient certainty <u>by a thorough factual assessment</u> , the EU Centre shall forward the report, together with any additional relevant information available to it, to Europol, for further analysis and subsequent referral by Europol to the competent law enforcement authority or authorities.	Where that competent law enforcement authority or those competent law enforcement authorities cannot be determined with sufficient certainty, the EU Centre shall forward the report, together with any additional relevant information available to it, to Europol, for further analysis and subsequent referral by Europol to the competent law enforcement authority or authorities.	Where that competent law enforcement authority or those competent law enforcement authorities cannot be determined with sufficient certainty, the EU Centre shall forward the report, together with any additional relevant information available to it, to Europol, for further analysis and subsequent referral by Europol to the competent law enforcement authority or authorities. Provisionally agreed (ITM 15.01) Text Origin: Council Mandate
Article 48(4)				
674	4. Where a provider that submitted the report has indicated that the report requires urgent action, the EU Centre shall assess and process that report as a matter of priority and, where it forwards the report in accordance with paragraph 3 and it considers that the report requires urgent action, shall ensure that the	4. Where a provider that submitted the report has indicated that the report requires urgent action, the EU Centre shall assess and process that report as a matter of priority and, where it forwards the report in accordance with paragraph 3 and it considers that the report requires urgent action, shall ensure that the	4. Where a provider that submitted the report has indicated that the report requires urgent action, The EU Centre shall assess and process that report <u>perform the assessment and processing referred to in paragraphs 1, 2 and 3 of this Article</u> as a matter of priority and in respect of reports submitted in	ITM 15.01: ON HOLD (Linked to Article 13.2)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	forwarded report is marked as such.	forwarded report is marked as such.	<u>accordance with Article 13(2), first subparagraph. In particular, where there are reasonable grounds for the EU Centre to consider that the report is founded and that there is likely to be an imminent threat to the life or safety of a child including when the report indicates ongoing abuse, it shall immediately forward the report in accordance with paragraph 3, marking it as requiring urgent action. In other cases, it shall forward# forwards the report in accordance with paragraph 3 without such marking and inform the provider that submitted and it considers that the report requires urgent action, shall ensure that the forwarded report is marked as such and the competent authority, indicating in all cases the outcome of the assessment and the reasons explaining that outcome.</u>	
Article 48(5)				
675	5. Where the report does not contain all the information required in Article 13, the EU Centre may request the provider that submitted the report to provide the missing information.	5. Where the report does not contain all the information required in Article 13, the EU Centre may request the provider that submitted the report to provide the missing information.	5. Where the report does not contain all the information required in Article 13, the EU Centre may request the provider that submitted the report to provide the missing information.	5. Where the report does not contain all the information required in Article 13, the EU Centre may request the provider that submitted the report to provide the missing information. TO BE ENDORSED AT TRILOGUE Text Origin: Commission

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Proposal
Article 48(6)				
676	6.Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of child sexual abuse offences, the EU Centre shall:	6.Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of child sexual abuse offences, the EU Centre shall:	6.Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of child sexual abuse offences, the EU Centre shall:	6.Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of child sexual abuse offences, the EU Centre shall: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 48(6), point (a)				
677	(a) communicate to the provider that submitted the report that it is not to inform the user concerned, specifying the time period during which the provider is not to do so;	(a) communicate to the provider that submitted the report that it is not to inform the user concerned, specifying the time period during which the provider is not to do so;	(a) communicate to the provider that submitted the report that it is not to inform the user concerned, specifying the time period during which the provider is not to do so;	(a) communicate to the provider that submitted the report that it is not to inform the user concerned, specifying the time period during which the provider is not to do so; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 48(6), point (b)				
678	(b) where the provider that submitted the report is a provider of hosting services and the report concerns the potential dissemination of child sexual abuse material, communicate to the provider that it is not to remove or disable access to	(b) where the provider that submitted the report is a provider of hosting services and the report concerns the potential dissemination of child sexual abuse material, communicate to the provider that it is not to remove or disable access to	(b) where the provider that submitted the report is a provider of hosting services and the report concerns the potential dissemination of child sexual abuse material, communicate to the provider that it is not to remove or disable access to	(b) where the provider that submitted the report is a provider of hosting services and the report concerns the potential dissemination of child sexual abuse material, communicate to the provider that it is not to remove or disable access to

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	the material, specifying the time period during which the provider is not to do so.	the material, specifying the time period during which the provider is not to do so.	the material, specifying the time period during which the provider is not to do so.	the material, specifying the time period during which the provider is not to do so. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 48(7)				
679	7.The time periods referred to in the first subparagraph, points (a) and (b), shall be those specified in the competent law enforcement authority’s request to the EU Centre, provided that they remain limited to what is necessary to avoid interference with the relevant activities and does not exceed 18 months.	7.The time periods referred to in the first subparagraph <u>paragraph 6</u> , points (a) and (b), shall be those specified in the competent law enforcement authority’s request to the EU Centre, provided that they remain limited to what is necessary <u>and proportionate to safeguard the prevention, detection, investigation and prosecution of child sexual abuse offences in a specific case</u> These time periods shall not in any case to avoid interference with the relevant activities and does not exceed 18 <u>12</u> months.	7.The time periods referred to in the first subparagraph <u>paragraph 6</u> , points (a) and (b), shall be those specified in the competent law enforcement authority’s request to the EU Centre, provided that they remain limited to what is necessary to avoid interference with the relevant activities and does not exceed 18 months, <u>as well as constitute necessary and proportionate restrictions and respect the essence of the rights of the victims.</u>	7.The time periods referred to in the first subparagraph <u>paragraph 6</u> , points (a) and (b), shall be those specified in the competent law enforcement authority’s request to the EU Centre, provided that they remain limited to what is necessary <u>and proportionate to safeguard the prevention, detection, investigation and prosecution of child sexual abuse offences and protect the rights of the victims in a specific case. These time periods shall</u> to avoid interference with the relevant activities and does not exceed 18 months. ITM 13.02: CNS to check Text Origin: CY Acting Pcy2
Article 48(8)				
680	8.The EU Centre shall verify whether a provider of hosting services that submitted a report concerning the potential dissemination of child sexual abuse	8.The EU Centre shall verify whether a provider of hosting services that submitted a report concerning the potential dissemination of child sexual abuse	8.The EU Centre shall verify whether a provider of hosting services that submitted a report concerning the potential dissemination of child sexual abuse	8.The EU Centre shall verify whether a provider of hosting services that submitted a report concerning the potential dissemination of child sexual abuse

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	material removed or disabled access to the material, insofar as the material is publicly accessible. Where it considers that the provider did not remove or disable access to the material expeditiously, the EU Centre shall inform the Coordinating Authority of establishment thereof.	material removed or disabled access to the material, insofar as the material is publicly accessible. Where it considers that the provider did not remove or disable access to the material expeditiously, the EU Centre shall inform the Coordinating Authority of establishment thereof.	material removed or disabled access to the material, insofar as the material is publicly accessible. Where it considers that the provider did not remove or disable access to the material expeditiously, the EU Centre shall inform the Coordinating Authority of establishment thereof.	material removed or disabled access to the material, insofar as the material is publicly accessible. Where it considers that the provider did not remove or disable access to the material expeditiously, the EU Centre shall inform the Coordinating Authority of establishment thereof. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 49				
681	Article 49 Searches and notification	Article 49 Searches and notification	Article 49 Searches and notification	Article 49 Searches and notification TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 49(1)				
682	1.The EU Centre shall have the power to conduct searches on hosting services for the dissemination of publicly accessible child sexual abuse material, using the relevant indicators from the database of indicators referred to in Article 44(1), points (a) and (b), in the following situations:	1.The EU Centre shall have the power to conduct searches <u>of publicly accessible content</u> on hosting services for the dissemination of publicly accessible child sexual abuse material, using the relevant indicators from the database of indicators referred to in Article 44(1), points (a) and (b), in the following situations:	1.The EU Centre shall have the power to conduct searches on hosting services for the dissemination of publicly accessible child sexual abuse material, using the relevant indicators from the database <u>databases</u> of indicators referred to in Article 44(1), points (a) and (b), in the following situations:	1.The EU Centre shall have the power to conduct searches <u>of publicly accessible content</u> on hosting services for the dissemination of publicly accessible child sexual abuse material, using the relevant indicators from the database <u>databases</u> of indicators referred to in Article 44(1), points (a) and (b), in the following situations: Provisionally agreed (ITM 15.01)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: EP Mandate
Article 49(1), point (a)				
683	(a) where so requested to support a victim by verifying whether the provider of hosting services removed or disabled access to one or more specific items of known child sexual abuse material depicting the victim, in accordance with Article 21(4), point (c);	(a) where so requested to support a victim by verifying whether the provider of hosting services removed or disabled access to one or more specific items of known child sexual abuse material depicting the victim, in accordance with Article 21(4), point (c);	(a) where so requested to support a victim by verifying whether the provider of hosting services removed or disabled access to one or more specific items of known child sexual abuse material depicting the victim, in accordance with Article 21(4), point (c);	(a) where so requested to support a victim by verifying whether the provider of hosting services removed or disabled access to one or more specific items of known child sexual abuse material depicting the victim, in accordance with Article 21(4), point (c) (b); Correction with reference to line 429. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 49(1), point (b)				
684	(b) where so requested to assist a Coordinating Authority by verifying the possible need for the issuance of a detection order or a removal order in respect of a specific service or the effectiveness of a detection order or a removal order that the Coordinating Authority issued, in accordance with Article 25(7), points (c) and (d), respectively.	(b) where so requested to assist a Coordinating Authority by verifying the possible need for the issuance of a detection order or a removal order in respect of a specific service or the effectiveness of a detection order or a removal order that the Coordinating Authority issued, in accordance with Article 25(7), points (c) and (d), respectively.	(b) where so requested to assist a Coordinating <u>competent</u> authority by verifying the possible need for the issuance of a detection order or a removal order in respect of a specific service or the effectiveness of a detection order or a removal order that the Coordinating Authority issued , in accordance with Article 25(7), points (c) and (d), respectively. <u>point (c)</u> ;	ITM 15.01: ON HOLD Linked to voluntary detection/detection orders Coordinating / competent authority discussion
Article 49(1), point (ba)				
684a		<u>(ba) proactively on its own initiative for known child sexual abuse material. The European Data</u>		ITM 13.02: ON HOLD (proactive searches) (Lines 614b, 684a, 684b,

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><i>Protection Board shall issue guidelines regarding the compliance with Regulation (EU) 2016/679 of existing and future technologies that are used for this purpose.</i></u>		686a) COM to prepare draft proposal Political discussion
Article 49 (1 a new)				
684b		<u><i>1a The technologies used by the EU Centre to conduct the searches referred to in paragraph 1 shall comply with the requirements set out in Article 10 (3).</i></u>		ITM 13.02: ON HOLD (proactive searches) (Lines 614b, 684a, 684b, 686a) COM to prepare draft proposal Linked to voluntary detection/detection orders Political discussion
Article 49(2), first subparagraph				
685	2.The EU Centre shall have the power to notify, after having conducted the searches referred to in paragraph 1, providers of hosting services of the presence of one or more specific items of known child sexual abuse material on their services and request them to remove or disable access to that item or those items, for the providers' voluntary consideration.	2.The EU Centre shall have the power to notify, after having conducted the searches referred to in paragraph 1 <u>(a) and (b)</u> , providers of hosting services of the presence of one or more specific items of known child sexual abuse material on their services and request them to remove or disable access to that item or those items, for the providers' voluntary consideration.	2.The EU Centre shall have the power to notify, after having conducted the searches referred to in paragraph 1, providers of hosting services of the presence of one or more specific items of known child sexual abuse material on their services and request them to remove or disable access to that item or those items, for the providers' voluntary consideration.	2.The EU Centre shall have the power to notify, after having conducted the searches referred to in paragraph 1, providers of hosting services of the presence of one or more specific items of known <u>for potential new</u> child sexual abuse material <u>on their services and, fin the case of known child sexual abuse material</u> , request them to remove or disable access to that item or those items, for the providers' voluntary consideration. ITM 13.02: ON HOLD (Linked to COM's proposal for lines 684a and 684b) (Linked to line 687)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: CY Acting Pcy2
Article 49(2), second subparagraph				
686	The request shall clearly set out the identification details of the EU Centre and a contact point, the necessary information for the identification of the item or items, as well as the reasons for the request. The request shall also clearly state that it is for the provider's voluntary consideration.	The request shall clearly set out the identification details of the EU Centre and a contact point, the necessary information for the identification of the item or items, as well as the reasons for the request. The request shall also clearly state that it is for the provider's voluntary consideration.	The request shall clearly set out the identification details of the EU Centre and a contact point, the necessary information for the identification of the item or items, as well as the reasons for the request. The request shall also clearly state that it is for the provider's voluntary consideration.	The request shall clearly set out the identification details of the EU Centre and a contact point, the necessary information for the identification of the item or items, as well as the reasons for the request. The request shall also clearly state that it is for the provider's voluntary consideration. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 49(2), second subparagraph a				
686a		<u><i>After having conducted the searches referred to in paragraph 1 (ba), the EU Centre shall notify the competent Coordinating Authority which shall request the provider to remove or disable access to that item or those items pursuant to Article 32 or request a removal order pursuant to Article 14.</i></u>		ITM 13.02: ON HOLD (proactive searches) (Lines 614b, 684a, 684b, 686a)
Article 49(3)				
687	3. Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of	3. Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities <u>for it is necessary and proportionate to safeguard</u> the prevention,	3. Where so requested by a competent law enforcement authority of a Member State in order to avoid interfering with activities for the prevention, detection, investigation and prosecution of	ITM 13.02: ON HOLD (covered in line 685)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	child sexual abuse offences, the EU Centre shall not submit a notice, for as long as necessary to avoid such interference but no longer than 18 months.	detection, investigation and prosecution of child sexual abuse offences <u>in a specific case and where requested by a competent law enforcement authority of a Member State</u> , the EU Centre shall not submit a notice, for as long as necessary to avoid such interference but <u>proceed according to paragraph 2. This non-submission shall be in any case</u> no longer than 18 <u>12</u> months.	child sexual abuse offences, the EU Centre shall not submit a notice, for as long as necessary to avoid such interference but no longer than 18 months.	
Article 50				
688	Article 50 Technologies, information and expertise	Article 50 Technologies, information and expertise	Article 50 Technologies, information and expertise	Article 50 Technologies, information and expertise TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 50(1), first subparagraph				
689	1.The EU Centre shall make available technologies that providers of hosting services and providers of interpersonal communications services may acquire, install and operate, free of charge, where relevant subject to reasonable licensing conditions, to execute detection orders in accordance with Article 10(1).	1.The EU Centre shall make available technologies that providers of hosting services and providers of <u>number-independent</u> interpersonal communications services may acquire, install and operate, free of charge, where relevant subject to reasonable licensing conditions, to execute detection orders in accordance with Article 10(1). <u>The EU Centre shall make available tools, technologies and relevant best practices for the implementation of</u>	1.The EU Centre shall make available technologies that providers of hosting services and providers of interpersonal communications services may acquire, install and operate, free of charge, where relevant subject to reasonable licensing conditions, to execute detection orders in accordance with Article 10(1) <u>to mitigate the risk of the dissemination of child sexual abuse material and the solicitation of children on their services.</u>	ITM 15.01: ON HOLD CNS to do (Merge lines 695a and 689). Linked to voluntary detection/detection orders Political discussion

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>the mitigation measures referred to in Article 4 of this Regulation. The EU Centre shall make publicly available the relevant information related to the making available of these technologies or tools, including the names of the manufacturers of the technologies</u>		
Article 50(1), second subparagraph				
690	To that aim, the EU Centre shall compile lists of such technologies, having regard to the requirements of this Regulation and in particular those of Article 10(2).	To that aim, the EU Centre shall compile lists of such technologies, having regard to the requirements of this Regulation and in particular those of Article 10(2).	<i>To that aim, the EU Centre shall compile lists of such technologies, having regard to the requirements of this Regulation and in particular those of Article 10(2).</i>	ITM 15.01: ON HOLD Linked to voluntary detection/detection orders Political discussion
Article 50(1), third subparagraph				
691	Before including specific technologies on those lists, the EU Centre shall request the opinion of its Technology Committee and of the European Data Protection Board. The Technology Committee and the European Data Protection Board shall deliver their respective opinions within eight weeks. That period may be extended by a further six weeks where necessary, taking into account the complexity of the subject matter. The Technology Committee and the European Data Protection Board shall inform the EU Centre of any such extension within one month of receipt of the request for consultation, together with the reasons for the delay.	Before including specific technologies on those lists, the EU Centre shall request the opinion <u>opinions</u> of its Technology Committee and <u>Victims' Rights and Survivors Consultative Forum, and through the European Commission, the opinion</u> of the European Data Protection Board. The Technology Committee, <u>the Victims' Consultative Forum</u> and the European Data Protection Board shall deliver their respective opinions within eight weeks. That period may be extended by a further six weeks where necessary, taking into account the complexity of the subject matter. The Technology Committee and the European Data	Before <u>making available including</u> specific technologies on those lists , the EU Centre shall request the opinion of its Technology Committee and of the European Data Protection Board. The Technology Committee and the European Data Protection Board shall deliver their respective opinions within eight weeks. That period may be extended by a further six weeks where necessary, taking into account the complexity of the subject matter. The Technology Committee and the European Data Protection Board shall inform the EU Centre of any such extension within one month of receipt of the request for consultation, together	Before including specific technologies on those lists, the EU Centre shall request the opinion <u>opinions</u> of its Technology Committee and <u>Victims Consultative Forum, and through the Commission, the opinion</u> of the European Data Protection Board. The Technology Committee, <u>the Victims Consultative Forum</u> and the European Data Protection Board shall deliver their respective opinions within eight weeks. That period may be extended by a further six weeks where necessary, taking into account the complexity of the subject matter. The Technology Committee and the European Data Protection Board shall inform the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<p>Protection Board shall inform the EU Centre of any such extension within one month of receipt of the request for consultation, together with the reasons for the delay.</p> <p><u>Where the EU Centre substantially deviates from those opinions, it shall inform, where applicable, the Technology Committee, the Victims' Rights and Survivors Consultative Forum, or the European Data Protection Board and the Commission thereof, specifying the points where it deviated and the main reasons for that deviation.</u></p>	<p>with the reasons for the delay.</p>	<p>EU Centre of any such extension within one month of receipt of the request for consultation, together with the reasons for the delay.</p> <p><u>Where the EU Centre substantially deviates from those opinions, it shall inform, where applicable, the Technology Committee, the Victims Consultative Forum, or the European Data Protection Board and the Commission thereof, specifying the points where it deviated and the main reasons for that deviation.</u></p> <p>Provisionally agreed (ITM 13.02)</p> <p>Text Origin: EP Mandate</p>
Article 50(1a)				
691a			<p><u>1a. The EU Centre shall, in cooperation with Coordinating Authorities, providers of hosting services and providers of interpersonal communications services and, where relevant, independent experts, develop or facilitate the further development of technologies to mitigate the risk of online child sexual abuse, including the solicitation of children.</u></p>	<p>deleted</p> <p>ITM 13.02: Provisionally agreed to cover the substance in line 698a</p>
Article 50(2)				
692	2.The EU Centre shall collect, record, analyse and make available	2.The EU Centre shall collect, record, <u>aggregate</u> , analyse and	2.The EU Centre shall collect, record, analyse and make available	2.The EU Centre shall collect, record, <u>aggregate</u> , analyse and

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	relevant, objective, reliable and comparable information on matters related to the prevention and combating of child sexual abuse, in particular:	<u>proactively</u> make available relevant, objective, reliable and comparable information on matters related to the prevention and combating of child sexual abuse, in particular:	relevant, objective, reliable and comparable information on matters related to the prevention and combating of child sexual abuse, in particular:	<u>proactively</u> make available relevant, objective, reliable and comparable information on matters related to the prevention and combating of child sexual abuse, in particular: Provisionally agreed (ITM 15.01) Text Origin: EP Mandate
Article 50(2), point (a)				
693	(a) information obtained in the performance of its tasks under this Regulation concerning detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse;	(a) information obtained in the performance of its tasks under this Regulation concerning detection, reporting, removal or disabling of access to, and blocking of online child sexual abuse;	(a) information obtained in the performance of its tasks under this Regulation concerning detection <u>mitigating risks, detecting</u> , reporting, removal <u>removing</u> or disabling of access to, and blocking of online child sexual abuse;	(a) information obtained in the performance of its tasks under this Regulation concerning detection <u>mitigating risks, detecting</u> , reporting, removal <u>removing</u> or disabling of access to, and blocking of online child sexual abuse, <u>as well as assistance and support in accordance with Articles 20 and 21</u> ; Provisionally agreed (ITM 13.02) Text Origin: Council Mandate
Article 50(2), point (b)				
694	(b) information resulting from the research, surveys and studies referred to in paragraph 3;	(b) information resulting from the research, surveys and studies referred to in paragraph 3;	(b) information resulting from the research, surveys and studies referred to in paragraph 3;	(b) information resulting from the research, surveys and studies referred to in paragraph 3; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 50(2), point (c)				
695	(c) information resulting from	(c) information resulting from	(c) information resulting from	(c) information resulting from

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	research or other activities conducted by Member States' authorities, other Union institutions, bodies, offices and agencies, the competent authorities of third countries, international organisations, research centres and civil society organisations.	research or other activities conducted by Member States' authorities, other Union institutions, bodies, offices and agencies, the competent authorities of third countries, international organisations, research centres, <u>hotlines, helplines</u> and civil society organisations.	research or other activities conducted by Member States' authorities, other Union institutions, bodies, offices and agencies, the competent authorities of third countries, international organisations, research centres and civil society organisations.;	research or other activities conducted by Member States' authorities, other Union institutions, bodies, offices and agencies, the competent authorities of third countries, international organisations, research centres, and civil society organisations, <u>including hotlines and helplines</u> . Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 50(2), point (ca)				
695a			<u>d.information on available technologies and tools.</u>	ITM 13.02: ON HOLD (Covered in line 689)
Article 50(2), point (cb)				
695b		<u>(ca) information obtained in the performance of its tasks under this Regulation concerning victim assistance and support.</u>		deleted Provisionally agreed (ITM 13.02) (Covered in line 693)
Article 50(3)				
696	3.Where necessary for the performance of its tasks under this Regulation, the EU Centre shall carry out, participate in or encourage research, surveys and studies, either on its own initiative or, where appropriate and compatible with its priorities and its annual work programme, at the request of the	3.Where necessary for the performance of its tasks under this Regulation, the EU Centre shall carry out, participate in or encourage research, surveys and studies, either on its own initiative or, where appropriate and compatible with its priorities and its annual work programme, at the request of the	3.Where necessary for the performance of its tasks under this Regulation, the EU Centre shall carry out, participate in or encourage research, surveys and studies, either on its own initiative or, where appropriate and compatible with its priorities and its annual work programme, at the request of the	3.Where necessary for the performance of its tasks under this Regulation, the EU Centre shall carry out, participate in or encourage research, surveys and studies, <u>taking into account age, gender, vulnerable groups and national specificities</u> , either on its own initiative or, where appropriate and

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	European Parliament, the Council or the Commission.	European Parliament, the Council or the Commission. <u>The outcome of the research, surveys and studies referred to in this paragraph, including its analysis thereof, shall be made publicly available.</u>	European Parliament, the Council or the Commission.	compatible with its priorities and its annual work programme, at the request of the European Parliament, the Council or the Commission. ITM 13.02: CNS to check Text Origin: CY Acting Pcy2
Article 50(3a), first subparagraph				
696a			<u>3a. The EU Centre shall keep a database encompassing all research, surveys and studies, involving public EU or national resources, as referred to in paragraphs 2 and 3 and the information resulting thereof. That database shall not contain any personal data other than information identifying the authors and any other persons having contributed to the research, survey and studies.</u>	<u>3a. The EU Centre shall keep a database encompassing all research, surveys and studies, involving public EU or national resources, as referred to in paragraphs 2 and 3 and the information resulting thereof. That database shall not contain any personal data other than information identifying the authors and any other persons having contributed to the research, survey and studies.</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 50(3a), second subparagraph				
696b			<u>The competent authorities may consult this database where necessary for the performance of their tasks under this Regulation.</u>	<u>The competent authorities may consult this database where necessary for the performance of their tasks under this Regulation.</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 50(3a), third subparagraph				
696c			<u><i>The EU Centre may decide to provide the appropriate level of access for consultation of this database to other entities and individuals upon reasoned request, if the requesting entities and individuals can justify that such access could contribute to the achievement of the objectives of this Regulation.</i></u>	<u><i>The EU Centre may decide to provide the appropriate level of access for consultation of this database to other entities and individuals upon reasoned request, if the requesting entities and individuals can justify that such access could contribute to the achievement of the objectives of this Regulation.</i></u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 50(3b)				
696d		<u><i>3a. The EU Centre shall support Member States and the Coordinating Authorities in conducting research, taking into account age, gender, vulnerable groups and national specificities. The collected knowledge shall serve as a tool to elaborate prevention methods adapted and implemented by Coordinating Authorities in each Member State.</i></u>		deleted Provisionally agreed (ITM 13.02) (covered in line 696) Text Origin: CY Acting Pcy2
Article 50(4)				
697	4.The EU Centre shall provide the information referred to in paragraph 2 and the information resulting from the research, surveys and studies referred to in paragraph 3, including its analysis thereof, and its opinions	4.The EU Centre shall provide the information referred to in paragraph 2 and the information resulting from the research, surveys and studies referred to in paragraph 3, including its analysis thereof; and its opinions	4.The EU Centre shall provide the information referred to in paragraph 2 and the information resulting from the research, surveys and studies referred to in paragraph 3, including its analysis thereof, and its opinions	4.The EU Centre shall provide the information referred to in paragraph 2 and the information resulting from the research, surveys and studies referred to in paragraph 3, including its analysis thereof, and its opinions

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>on matters related to the prevention and combating of online child sexual abuse to other Union institutions, bodies, offices and agencies, Coordinating Authorities, other competent authorities and other public authorities of the Member States, either on its own initiative or at request of the relevant authority. Where appropriate, the EU Centre shall make such information publicly available.</p>	<p>on matters related to the prevention and combating of online child sexual abuse to other Union institutions, bodies, offices and agencies, Coordinating Authorities, other competent authorities and other public authorities of the Member States, either on its own initiative or at request of the relevant authority. Where appropriate, the EU Centre shall make such information publicly available.</p>	<p>on matters related to the prevention and combating of online child sexual abuse to other Union institutions, bodies, offices and agencies, Coordinating Authorities, other competent authorities and other public authorities of the Member States, either on its own initiative or at request of the relevant authority. Where appropriate, the EU Centre shall make such information publicly available.</p>	<p>on matters related to the prevention and combating of online child sexual abuse to other Union institutions, bodies, offices and agencies, Coordinating Authorities, other competent authorities and other public authorities of the Member States, either on its own initiative or at request of the relevant authority. Where appropriate, The EU Centre shall make such information publicly available, <u>unless publication would undermine the EU Centre's operations under this Regulation.</u></p> <p>Provisionally agreed (ITM 13.02) DQL/DLA to check whether 'except where disclosure would adversely affect the effective functioning of this Regulation' v. 'unless publication would undermine the EU Centre's operations under this Regulation' is more appropriate (same in lines 730, 730c and 733)</p> <p>DQL review</p> <p>Text Origin: CY Acting Pcy2</p>
Article 50(5)				
698	<p>5.The EU Centre shall develop a communication strategy and promote dialogue with civil society organisations and providers of hosting or interpersonal communication services to raise</p>	<p>5.The EU Centre shall develop a communication strategy and promote dialogue <u>and cooperation</u> with civil society organisations, <u>hotlines, helplines, public authorities, and relevant</u></p>	<p>5.The EU Centre shall develop a communication strategy and promote dialogue with civil society organisations and providers of hosting or interpersonal communication services to raise</p>	<p>5.The EU Centre shall develop a communication strategy and promote dialogue <u>and cooperation with relevant stakeholders</u>with civil society organisations and providers of hosting or interpersonal</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	public awareness of online child sexual abuse and measures to prevent and combat such abuse.	information society and providers of hosting or interpersonal communication services to raise public awareness of online child sexual abuse and measures to prevent and combat such abuse. <u>Communication campaigns shall be easily understandable and accessible to all children, their families and educators in formal and non-formal education in the Union, aiming to improve digital literacy and ensure a safe digital environment for children. Communication campaigns shall take into account the gender dimension of the crime and the contributions of the Victims' Rights and Survivors Consultative Forum.</u>	public awareness of online child sexual abuse and measures to prevent and combat such abuse.	communication services to raise public awareness of online child sexual abuse and <u>promote</u> measures to prevent and combat such <u>online child sexual</u> abuse. <u>The communication strategy shall include campaigns targeted towards children, families and educators, aiming to improve digital literacy and a safe digital environment for children.</u> ITM 13.02: CNS to check Recitals: Recital should include examples of relevant stakeholders and reference to gender dimension (EP request) Text Origin: CY Acting Pcy2
Article 50(5a)				
698a		<u>5a. The EU Centre shall support the development of technologies to detect the dissemination of online child sexual material, having regard to the requirements of this Regulation and in particular those under Article 10(3), and make them, free and open source, available for relevant information society services. The EU Centre shall make publicly available the relevant information related to the support it provides, including the names of the manufacturers of the</u>		ITM 13.02: ON HOLD (technologies/detection orders)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		technologies.		
Section 3				
699	Section 3 Processing of information	Section 3 Processing of information	Section 3 Processing of information	Section 3 Processing of information TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51				
700	Article 51 Processing activities and data protection	Article 51 Processing activities and data protection	Article 51 Processing activities and data protection	Article 51 Processing activities and data protection TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(1)				
701	1.In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1.In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1.In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data.	1.In so far as is necessary for the performance of its tasks under this Regulation, the EU Centre may process personal data. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2)				
702	2.The EU Centre shall process personal data as strictly necessary for the purposes of:	2.The EU Centre shall process personal data as strictly necessary for the purposes of:	2.The EU Centre shall process personal data as strictly necessary for the purposes of:	2.The EU Centre shall process personal data as strictly necessary for the purposes of: TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 51(2), point (a)				
703	(a) providing the opinions on intended detection orders referred to in Article 7(3);	(a) providing the opinions on intended detection orders referred to in Article 7(3);	(a) providing the opinions on intended detection orders referred to in Article 7(3);	ITM 13.02: ON HOLD Linked to voluntary detection/detection orders
Article 51(2), point (b)				
704	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2);	(b) cooperating with and responding to requests of Coordinating Authorities in connection to intended blocking orders as referred to in Article 16(2); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (c)				
705	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3);	(c) receiving and processing blocking orders transmitted to it pursuant to Article 17(3); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (d)				
706	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;	(d) cooperating with Coordinating Authorities in accordance with Articles 20 and 21 on tasks related to victims' rights to information and assistance;

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 51(2), point (e)				
707	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);	<p>(e) maintaining up-to-date records of contact points and legal representatives of providers of relevant information society services as provided in accordance with Article 23(2) and Article 24(6);</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 51(2), point (f)				
708	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);	<p>(f) creating and maintaining an online register listing the Coordinating Authorities and their contact points referred to in Article 25(6);</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 51(2), point (g)				
709	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);	<p>(g) providing assistance to Coordinating Authorities in accordance with Article 25(7);</p> <p>TO BE ENDORSED AT TRILOGUE</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 51(2), point (h)				
710	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37;	(h) assisting the Commission, upon its request, in connection to its tasks under the cooperation mechanism referred to in Article 37; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (i)				
711	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44;	(i) create, maintain and operate the databases of indicators referred to in Article 44; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (j)				
712	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45;	(j) create, maintain and operate the database of reports referred to in Article 45; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (k)				
713	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article	(k) providing and monitoring access to the databases of indicators and of reports in accordance with Article

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	46;	46;	46;	46; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (l)				
714	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7);	(l) performing data quality control measures in accordance with Article 46(7); TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (m)				
715	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48;	(m) assessing and processing reports of potential online child sexual abuse in accordance with Article 48; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(2), point (n)				
716	(n) cooperating with Europol and partner organisations in accordance with Articles 53 and 54, including on tasks related to the identification of victims;	(n) cooperating with Europol and partner organisations in accordance with Articles 53 and 54, including on tasks related to the identification of victims;	(n) cooperating with Europol, <u>other Union agencies and bodies,</u> and partner <u>organisations, third countries and international</u> organisations in accordance with Articles 53, <u>53a, 54 and 54a</u> and 54 , including on tasks related to the identification of victims;	(n) cooperating with Europol, <u>other Union agencies and bodies,</u> and partner <u>organisations, third countries and international</u> organisations in accordance with Articles 53, <u>53a, 54 and 54a</u> and 54 , including on tasks related to the identification of victims; Provisionally agreed (ITM 13.02)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: CY Acting Pcy2
Article 51(2), point (o)				
717	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83.	(o) generating statistics in accordance with Article 83. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(3)				
718	3.The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3.The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3.The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2.	3.The EU Centre shall store the personal data referred to in paragraph 2 only where and for as long as strictly necessary for the applicable purposes listed in paragraph 2. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 51(4)				
719	4.It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted	4.It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate highest state of the art , technical and organisational safeguards. Security requirements for data security pursuant to Article 88 of Regulation (EU) 2018/1725, Article 32 of Regulation (EU) 767/2008, Article 16 of Regulation (EU) 1987/2006, Article 16 of	4.It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted	4.It shall ensure that the personal data is stored in a secure manner and that the storage is subject to appropriate the state of the art technical and organisational safeguards. Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	when no longer strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	<u>Regulation (EU) 2018/1862 and Article 34 of Regulation (EU) 603/2013 shall apply accordingly.</u> Those safeguards shall ensure, in particular, that the personal data can be accessed and processed only for the purpose for which it is stored, that a high level of security is achieved and that the personal data is deleted when no longer strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	when no longer strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary.	personal data is deleted when no longer strictly necessary for the applicable purposes. It shall regularly review those safeguards and adjust them where necessary. Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 51(a)				
719a		<u>Logging</u>		ITM 13.02: ON HOLD (Logging, linked to detection orders)
Article 51(a) first paragraph				
719b		<u>1. The EU Centre shall provide for logs to be kept for at least the following processing operations, in relation to tasks performed under this Regulation: collection, alteration, consultation, disclosure including transfers, combination and erasure.</u>		ITM 13.02: ON HOLD (Logging, linked to detection orders)
Article 51(a) second paragraph				
719c		<u>2. The logs of consultation and disclosure shall make possible to establish the justification, date and time of such operations and, as far as possible, the identification of the</u>		ITM 13.02: ON HOLD (Logging, linked to detection orders)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><i>person who consulted or disclosed the data, and the identity of the recipients of such data.</i></u>		
Article 51(a) third paragraph				
719d		<u><i>3. The logs shall be used solely for verification of the lawfulness of processing, self-monitoring, ensuring the integrity and security of the personal data.</i></u>		ITM 13.02: ON HOLD (Logging, linked to detection orders)
Article 51(a) fourth paragraph				
719e		<u><i>4. The EU Centre shall make the logs available to the relevant data protection supervisory authority on request.</i></u>		ITM 13.02: ON HOLD (Logging, linked to detection orders)
Section 4				
720	Section 4 Cooperation	Section 4 Cooperation	Section 4 Cooperation	Section 4 Cooperation TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 52				
721	Article 52 Contact officers	Article 52 Contact officers	Article 52 Contact officers	Article 52 Contact officers TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 52(1)				
722	1.Each Coordinating Authority shall designate at least one contact officer,	1.Each Coordinating Authority shall designate at least one contact officer,	1.Each Coordinating Authority shall designate at least one contact officer,	1.Each Coordinating Authority shall designate at least one contact officer,

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	who shall be the main contact point for the EU Centre in the Member State concerned. The contact officers may be seconded to the EU Centre. Where several contact officers are designated, the Coordinating Authority shall designate one of them as the main contact officer.	who shall be the main contact point for the EU Centre in the Member State concerned. The contact officers may be seconded to the EU Centre. Where several contact officers are designated, the Coordinating Authority shall designate one of them as the main contact officer.	who shall be the main contact point for the EU Centre in the Member State concerned. The contact officers may be seconded to the EU Centre. Where several contact officers are designated, the Coordinating Authority shall designate one of them as the main contact officer.	who shall be the main contact point for the EU Centre in the Member State concerned. The contact officers may be seconded to the EU Centre. Where several contact officers are designated, the Coordinating Authority shall designate one of them as the main contact officer. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 52(2)				
723	2.Contact officers shall assist in the exchange of information between the EU Centre and the Coordinating Authorities that designated them. Where the EU Centre receives reports submitted in accordance with Article 12 concerning the potential dissemination of new child sexual abuse material or the potential solicitation of children, the contact officers designated by the competent Member State shall facilitate the process to determine the illegality of the material or conversation, in accordance with Article 36(1).	2.Contact officers shall assist in the exchange of information between the EU Centre and the Coordinating Authorities that designated them. Where the EU Centre receives reports submitted in accordance with Article 12 concerning the potential dissemination of new child sexual abuse material or the potential solicitation of children, the contact officers designated by the competent Member State shall facilitate the process to determine the illegality of the material or conversation, in accordance with Article 36(1).	2.Contact officers shall assist in the exchange of information between the EU Centre and the Coordinating Authorities that designated them. Where the EU Centre receives reports submitted in accordance with Article 12 concerning the potential dissemination of new child sexual abuse material or the potential solicitation of children, the contact officers designated by the competent Member State shall facilitate the process to determine the illegality of the material or conversation, in accordance with Article 36(1).	2.Contact officers shall assist in the exchange of information between the EU Centre and the Coordinating Authorities that designated them. Where the EU Centre receives reports submitted in accordance with Article 12 concerning the potential dissemination of new child sexual abuse material or the potential solicitation of children, the contact officers designated by the competent Member State shall facilitate the process to determine the illegality of the material or conversation, in accordance with Article 36(1). TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 52(3)				


	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
724	3.The Management Board shall determine the rights and obligations of contact officers in relation to the EU Centre. Contact officers shall enjoy the privileges and immunities necessary for the performance of their tasks.	3.The Management Board shall determine the rights and obligations of contact officers in relation to the EU Centre. Contact officers shall enjoy the privileges and immunities necessary for the performance of their tasks.	3.The Management Board shall determine the rights and obligations of contact officers in relation to the EU Centre. Contact officers shall enjoy the privileges and immunities necessary for the performance of their tasks.	3.The Management Board shall determine the rights and obligations of contact officers in relation to the EU Centre. Contact officers shall enjoy the privileges and immunities necessary for the performance of their tasks. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

Article 52(4)

725	4.Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of providing them with the necessary premises within the building and adequate support for contact officers to perform their duties. All other costs that arise in connection with the designation of contact officers and the performance of their tasks shall be borne by the Coordinating Authority that designated them.	4. Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of providing them with the necessary premises within the building and adequate support for contact officers to perform their duties. All other Costs that arise in connection with the designation of contact officers and the performance of their tasks shall be borne by the Coordinating Authority that designated them. <u>Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of office space in the building and adequate equipment for them to perform their duties.</u>	4.Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of providing them with the necessary premises within the building and adequate support for contact officers to perform their duties. All other costs that arise in connection with the designation of contact officers and the performance of their tasks shall be borne by the Coordinating Authority that designated them.	4. Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of providing them with the necessary premises within the building and adequate support for contact officers to perform their duties. All other Costs that arise in connection with the designation of contact officers and the performance of their tasks shall be borne by the Coordinating Authority that designated them. <u>Where contact officers are seconded to the EU Centre, the EU Centre shall cover the costs of office space in the building and adequate equipment for them to perform their duties.</u> Provisionally agreed (ITM 15.01) Text Origin: EP Mandate
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Article 53

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
726	Article 53 Cooperation with Europol	Article 53 Cooperation with Europol	Article 53 Cooperation with Europol	Article 53 Cooperation with Europol TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 53(1)				
727	1.Where necessary for the performance of its tasks under this Regulation, within their respective mandates, the EU Centre shall cooperate with Europol.	1.Where necessary for the performance of its tasks under this Regulation, within their respective mandates, the EU Centre shall cooperate with Europol.	1.Where necessary for the performance of its tasks under this Regulation, within their respective mandates, the EU Centre shall cooperate with Europol.	1.Where necessary for the performance of its tasks under this Regulation, within their respective mandates, the EU Centre shall cooperate with Europol. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 53(2), first subparagraph				
728	2.Europol and the EU Centre shall provide each other with the fullest possible access to relevant information and information systems, where necessary for the performance of their respective tasks and in accordance with the acts of Union law regulating such access.	2.Europol and shall provide the EU Centre shall provide each other with the fullest possible with access to relevant information and information systems, where deemed strictly necessary for the performance of their respective <u>the EU Centre's</u> tasks and in accordance with the acts of Union law regulating such that. <u>Any access to personal data processed in Europol's information systems shall be granted only on a case-by-case basis, upon submission of an explicit and justified request, which documents the specific purpose. Europol shall</u>	2.Europol and the EU Centre shall provide each other with the fullest possible access to relevant information and information systems, where necessary for the performance of their respective tasks and in accordance with the acts of Union law regulating such access.	2.Europol and the EU Centre shall provide each other with the fullest possible access to relevant information and information systems, where necessary for the performance of their respective tasks and in accordance with the acts of Union law regulating such access. <u>In this context, any access of personal data shall be granted in accordance with the relevant Union law [and only on a case by-case basis, upon submission of an explicit and justified request].</u> ITM 13.02: CNS to check

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<p><u>be required to diligently assess those requests and only transmit personal data to the EU Centre where strictly necessary and proportionate to the specified purpose. The EU Centre shall provide Europol with access to relevant information where deemed strictly necessary for the performance of Europol's tasks. Any access to personal data processed in the EU Centre's information systems shall be granted only on a case-by-case basis, upon submission of an explicit and justified request, which documents the specific purpose. The EU Centre shall be required to diligently assess those requests and only transmit personal data to Europol where strictly necessary and proportionate to the specified purpose. That access and subsequent transmission of personal data shall only take place via an available secure exchange communication tool, such as the Secure Information Exchange Network Application (SIENA).</u></p>		Text Origin: EP Mandate
Article 53(2), second subparagraph				
729	Without prejudice to the responsibilities of the Executive Director, the EU Centre shall maximise efficiency by sharing administrative functions with	<i>deleted</i>	Without prejudice to the responsibilities of the Executive Director, the EU Centre shall maximise efficiency by sharing administrative functions with	<i>deleted</i> Provisionally agreed (ITM 13.02)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	Europol, including functions relating to personnel management, information technology (IT) and budget implementation.		Europol, including functions relating to personnel management, information technology (IT) and budget implementation.	
Article 53(3)				
730	3.The terms of cooperation and working arrangements shall be laid down in a memorandum of understanding.	3.The terms of cooperation and working arrangements shall be laid down in a <u>publically accessible</u> memorandum of understanding.	3.The terms of cooperation and working arrangements shall be laid down in a memorandum of understanding.	3.The terms of cooperation and working arrangements shall be laid down in a <u>publicly available</u> memorandum of understanding, <u>unless publication would undermine the EU Centre's operations under this Regulation.</u> Provisionally agreed (ITM 13.02) DQL/DLA to check whether 'except where disclosure would adversely affect the effective functioning of this Regulation' v. 'unless publication would undermine the EU Centre's operations under this Regulation' is more appropriate (same in lines 697, 730c and 733) DQL review Text Origin: EP Mandate
Article 53a				
730a			<u>Article 53a</u> <u>Cooperation with other Union agencies and bodies</u>	<u>Article 53a</u> <u>Cooperation with other Union agencies and bodies</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	VS.EC	Draft Agreement
Article 53a(1)								
730b						<p><u>1. In addition to the obligation to cooperate with Europol in accordance with Article 53, where necessary for the performance of its tasks under this Regulation, the EU Centre may cooperate with other Union agencies and bodies, in particular the EU Agency for Fundamental Rights, the European Union Agency for Cybersecurity, the European Data Protection Supervisor and the European Data Protection Board in accordance with the respective mandates of the EU Centre and those other Union agencies and bodies.</u></p>		<p><u>1. In addition to the obligation to cooperate with Europol in accordance with Article 53, where necessary for the performance of its tasks under this Regulation, the EU Centre shall cooperate with other Union agencies and bodies, [in particular the EU Agency for Fundamental Rights, the European Union Agency for Cybersecurity, the European Data Protection Supervisor and the European Data Protection Board] in accordance with the respective mandates of the EU Centre and those other Union agencies and bodies.</u></p> <p>ITM 13.02: CNS to check whether bracketed part can be moved to a recital and whether cooperation with EU agencies and bodies other than Europol should be compulsory ('shall'). Another possibility would be to indicate 'may' also for Europol cooperation.</p> <p>Text Origin: CY Acting Pcy2</p>
Article 53a(2)								
730c						<p><u>2. The EU Centre may conclude memoranda of understanding with Union agencies and bodies referred to in paragraph 1, laying down the terms of cooperation.</u></p>		<p><u>2. The EU Centre may conclude memoranda of understanding with Union agencies and bodies referred to in paragraph 1, laying down the terms of cooperation. These memoranda of understanding will be made publicly available, unless</u></p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			PUBLIC	<p><u>publication would undermine the EU Centre's operations under this Regulation.</u></p> <p>Provisionally agreed (ITM 13.02) DQL/DLA to check whether 'except where disclosure would adversely affect the effective functioning of this Regulation' v. 'unless publication would undermine the EU Centre's operations under this Regulation' is more appropriate (same in lines 697, 730, and 733)</p> <p>DQL review</p> <p>Text Origin: CY Acting Pcy2</p>
Article 54				
731	Article 54 Cooperation with partner organisations	Article 54 Cooperation with partner organisations	Article 54 Cooperation with partner organisations	<p>Article 54 Cooperation with partner organisations</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 54(1)				
732	1. Where necessary for the performance of its tasks under this Regulation, the EU Centre may cooperate with organisations and networks with information and expertise on matters related to the prevention and combating of online child sexual abuse, including civil	1. Where necessary for the performance of its tasks under this Regulation, the EU Centre may <u>shall</u> cooperate with organisations and networks with information and expertise on matters related to the prevention and combating of online child sexual abuse, <u>and victim</u>	1. Where necessary for the performance of its tasks under this Regulation, the EU Centre may cooperate with organisations and networks with information and expertise on matters related to the prevention and combating of online child sexual abuse, including civil	1. Where necessary for the performance of its tasks under this Regulation, the EU Centre may cooperate with organisations and networks with information and expertise on matters related to the prevention and combating of online child sexual abuse, including civil

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	society organisations and semi-public organisations.	<u>support</u> , including civil society organisations and semi-public organisations <u>acting in the public interest, and professional organisations of practioners</u> .	society organisations and semi-public organisations.	society organisations and semi-public organisations <u>and victim support</u> . Provisionally agreed (ITM 13.02) Recital: Explain scope, i.e. it includes EU and international private, semi-public and public organisations. Text Origin: EP Mandate
Article 54(2)				
733	2.The EU Centre may conclude memoranda of understanding with organisations referred to in paragraph 1, laying down the terms of cooperation.	2.The EU Centre may conclude <u>publically accessible</u> memoranda of understanding with organisations referred to in paragraph 1, laying down the terms of cooperation.	2.The EU Centre may conclude memoranda of understanding with organisations referred to in paragraph 1, laying down the terms of cooperation, <u>including on data sharing</u> .	2.The EU Centre may conclude memoranda of understanding with organisations referred to in paragraph 1, laying down the terms of cooperation. <u>These memoranda of understanding shall be made publicly available, unless publication would undermine the EU Centre's operations under this Regulation</u> . Provisionally agreed (ITM 13.02) DQL/DLA to check whether 'except where disclosure would adversely affect the effective functioning of this Regulation' v. 'unless publication would undermine the EU Centre's operations under this Regulation' is more appropriate (same in lines 697, 730 and 730c) DQL review Text Origin: Council Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 54(2a)				
733a		<u><i>2a. The EU Centre shall cooperate with other organizations and bodies carrying out, in other jurisdictions, similar functions on matters related to the prevention and combating of online child sexual abuse and victim support, as well as in order to avoid potential duplication of reporting obligations for providers.</i></u>		deleted Provisionally agreed (ITM 13.02)
Article 54(a)				
733b		<u><i>Article 54a Establishment of an online European Child Protection Platform</i></u>		<u><i>Article 54a Establishment of an online European Child Protection Platform</i></u> Provisionally agreed (ITM 13.02) Recital: Stress that duplication of existing structures should be avoided to the extent possible. Text Origin: CY Acting Pcy2
Article 54(a) first paragraph				
733c		<u><i>1. The EU Centre shall create, maintain and operate an online platform for the presentation of information about Member States hotlines and helplines ('Child Protection Platform'). That platform may also be used for the promotion of awareness-raising and prevention campaigns. The platform shall be accessible 24</i></u>		<u><i>1. The EU Centre shall create, maintain and operate an online platform for the presentation of information about Member States hotlines and helplines ('Child Protection Platform'). That platform may also be used for the promotion of awareness-raising and prevention campaigns. The platform shall be accessible 24</i></u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>hours a day and seven days a week in all Union languages and shall be child-friendly, age-appropriate and accessible.</u>		<u>hours a day and seven days a week in all Union languages and shall be child-friendly, age-appropriate and accessible.</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 54(a) second paragraph				
733d		<u>2. Providers of hosting services and providers of number-independent interpersonal communications services shall, where relevant in order to fulfil their tasks as laid down in Article 4 paragraph 1 point (cc) of this Regulation, make reference to the Platform.</u>		<u>2. Providers of relevant information society services shall, where relevant in order to fulfil their tasks as laid down in Article 4 paragraph 1 point (cc) of this Regulation, make reference to the Platform.</u> Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 54b				
733e			<u>Article 54a</u> <u>Cooperation with third countries and international organisations</u>	<u>Article 54b</u> <u>Cooperation with third countries and international organisations</u> Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2
Article 54b(1), first subparagraph				
733f			<u>1. In so far as is necessary in order to achieve the objectives set out in this Regulation, and without</u>	<u>1. In so far as is necessary in order to achieve the objectives set out in this Regulation, and without</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>prejudice to the respective competences of the Member States and the institutions of the Union, the EU Centre may cooperate with the competent authorities of third countries or with international organisations.</u>	<u>prejudice to the respective competences of the Member States and the institutions of the Union, the EU Centre may cooperate with the competent authorities of third countries or with international organisations.</u> Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2
Article 54b(1), second subparagraph				
733g			<u>To this end, the EU Centre may, subject to prior approval by the Commission, establish working arrangements with the authorities of third countries or international organisations. These arrangements shall not create legal obligations incumbent on the Union and its Member States.</u>	<u>To this end, the EU Centre shall, subject to prior approval by the Commission, establish working arrangements with the authorities of third countries or international organisations. These arrangements shall not create legal obligations incumbent on the Union and its Member States.</u> Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2
Article 54b(2), first subparagraph				
733h			<u>2. The EU Centre shall be open to the participation in its work of third countries that have entered into agreements with the Union to this effect.</u>	<u>2. The EU Centre shall be open to the participation in its work of third countries that have entered into agreements with the Union to this effect.</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2
Article 54b(2), second subparagraph				
733i			<u>Under the relevant provisions of the agreements referred to in the first subparagraph, arrangements shall be developed specifying, in particular, the nature, extent and manner in which the third countries concerned will participate in the work of the EU Centre, including provisions relating to participation in the initiatives undertaken by the EU Centre, financial contributions and staff. As regards staff matters, those arrangements shall, in any event, comply with the Staff Regulations.</u>	<u>Under the relevant provisions of the agreements referred to in the first subparagraph, arrangements shall be developed specifying, in particular, the nature, extent and manner in which the third countries concerned will participate in the work of the EU Centre, including provisions relating to participation in the initiatives undertaken by the EU Centre, financial contributions and staff. As regards staff matters, those arrangements shall, in any event, comply with the Staff Regulations.</u> Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2
Article 54b(3)				
733j			<u>3. The Management Board shall adopt a strategy for relations with third countries or international organisations concerning matters for which the EU Centre is competent. The Commission shall</u>	<u>3. The Management Board shall adopt a strategy for relations with third countries or international organisations concerning matters for which the EU Centre is competent. The Commission shall</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement	
			<u>ensure that the EU Centre operates within its mandate and the existing institutional framework by concluding an appropriate working arrangement with the EU Centre's Executive Director.</u>	<u>ensure that the EU Centre operates within its mandate and the existing institutional framework by concluding an appropriate working arrangement with the EU Centre's Executive Director.</u> Provisionally agreed (ITM 13.02) Recital to be added (EP request) Text Origin: CY Acting Pcy2	
Section 5					
y	734 Section 5 Organisation	Section 5 Organisation	Section 5 Organisation	Section 5 Organisation TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal	y
Article 55					
y	735 Article 55 Administrative and management structure	Article 55 Administrative and management structure	Article 55 Administrative and management structure	Article 55 Administrative and management structure TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal	y
Article 55, first paragraph					
y	736 The administrative and management structure of the EU Centre shall comprise:	The administrative and management structure of the EU Centre shall comprise:	The administrative and management structure of the EU Centre shall comprise:	The administrative and management structure of the EU Centre shall comprise: TO BE ENDORSED AT TRILOGUE	y

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 55, first paragraph, point (a)				
737	(a) a Management Board, which shall exercise the functions set out in Article 57;	(a) a Management Board, which shall exercise the functions set out in Article 57;	(a) a Management Board, which shall exercise the functions set out in Article 57;	(a) a Management Board, which shall exercise the functions set out in Article 57; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 55, first paragraph, point (b)				
738	(b) an Executive Board which shall perform the tasks set out in Article 62;	(b) an Executive Board which shall perform the tasks set out in Article 62;	(b) an Executive Board which shall perform the tasks set out in Article 62;	ITM 13.02: ON HOLD Political discussion
Article 55, first paragraph, point (c)				
739	(c) an Executive Director of the EU Centre, who shall exercise the responsibilities set out in Article 64;	(c) an Executive Director of the EU Centre, who shall exercise the responsibilities set out in Article 64;	(c) an Executive Director of the EU Centre, who shall exercise the responsibilities set out in Article 64;	(c) an Executive Director of the EU Centre, who shall exercise the responsibilities set out in Article 64; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 55, first paragraph, point (d)				
740	(d) a Technology Committee as an advisory group, which shall exercise the tasks set out in Article 66.	(d) a Technology Committee as an advisory group, which shall exercise the tasks set out in Article 66.	(d) a Technology Committee as an advisory group, which shall exercise the tasks set out in Article 66.	(d) a Technology Committee as an advisory group, which shall exercise the tasks set out in Article 66. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 55, first paragraph, point (da)				
740a		<u><i>(da) a Victims' Rights and Survivors Consultative Forum which shall exercise the tasks set out in Article 66a.</i></u>		<u><i>(da) a Victims Consultative Forum which shall exercise the tasks set out in Article 66a.</i></u> Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 55, first paragraph, point (db)				
740b		<u><i>(db) a Fundamental Rights Officer, which shall exercise the tasks set out in Art. 66b.</i></u>		ITM 13.02: ON HOLD Political discussion
Article 55, first paragraph, subparagraph 1				
740c		<u><i>When appointing the members that compose these bodies, all parties involved shall aim for an appropriate gender representation.</i></u>		<u><i>When appointing the members that compose these bodies, all parties involved shall aim for an appropriate gender representation.</i></u> Provisionally agreed (ITM 15.01) Text Origin: EP Mandate
1				
741	1 Part 1: Management Board	1 Part 1: Management Board	1 Part 1: Management Board	1 Part 1: Management Board TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 56				
742	Article 56 Composition of the Management Board	Article 56 Composition of the Management Board	Article 56 Composition of the Management Board	Article 56 Composition of the Management Board

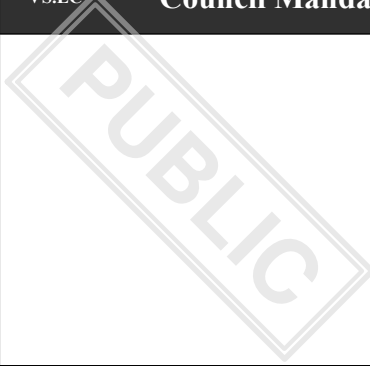
	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 56(1)				
743	1.The Management Board shall be composed of one representative from each Member State and two representatives of the Commission, all as members with voting rights.	1.The Management Board shall be composed of one representative from each Member State and two, one representatives of the Commission, <u>one independent representative designated by the European Parliament</u> , all as members with voting rights.	1.The Management Board shall be composed of one representative from each Member State and two <u>representatives</u> <u>one representative</u> of the Commission, all as members with voting rights.	<p>ITM 13.02: ON HOLD</p> <p>Political discussion</p>
Article 56(2), first subparagraph				
744	2.The Management Board shall also include one independent expert observer designated by the European Parliament, without the right to vote.	2. The Management Board shall also include one independent expert observer designated by the European Parliament, without the right to vote. <u>deleted</u>	2.The Management Board shall also include one independent expert observer designated by the European Parliament, without the right to vote.	<p>ITM 13.02: ON HOLD</p> <p>Political discussion</p>
Article 56(2), first subparagraph a				
744a		<p><u>One member of the Victims' Rights and Survivors Consultative Forum as established in Art. 66a shall attend the meetings of the Management Board as an observer, without the right to vote.</u></p> <p><u>The Technological Committee shall designate a representative to attend the meetings of the Management Board as an observer on matters related to technologies.</u></p>		<p><i>deleted</i></p> <p>Provisionally agreed (ITM 13.02) (covered in line 767)</p> <p>Text Origin: EP Mandate</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
<i>Article 56(2), second subparagraph</i>				
745	Europol may designate a representative to attend the meetings of the Management Board as an observer on matters involving Europol, at the request of the Chairperson of the Management Board.	Europol may designate a representative to attend the meetings of the Management Board as an observer on matters involving Europol, at the request of the Chairperson of the Management Board.	Europol may designate a representative to attend the meetings of the Management Board as an observer on matters involving Europol, <i>without the right to vote</i> , at the request of the Chairperson of the Management Board.	<p><i>deleted</i></p> <p>Provisionally agreed (ITM 13.02) - covered in line 767.</p> <p>Text Origin: Council Mandate</p>
<i>Article 56(3)</i>				
746	3. Each member of the Management Board shall have an alternate. The alternate shall represent the member in his/her absence.	3. Each member of the Management Board shall have an alternate. The alternate shall represent the member in <i>his/her</i> <u>their</u> absence.	3. Each member of the Management Board shall have an alternate. The alternate shall represent the member in his/her absence.	<p>3. Each member <u>Members</u> of the Management Board shall have an alternate. The alternate <u>Alternates</u> shall represent the member in his/her <u>members in their</u> absence.</p> <p>Provisionally agreed (ITM 13.02)</p> <p>Text Origin: EP Mandate</p>
<i>Article 56(4)</i>				
747	4. Members of the Management Board and their alternates shall be appointed in the light of their knowledge in the field of combating child sexual abuse, taking into account relevant managerial, administrative and budgetary skills. Member States shall appoint a representative of their Coordinating Authority, within four months of [date of entry into force of this Regulation]. All parties represented in the Management Board shall make efforts to limit turnover of their representatives, in order to	4. Members of the Management Board and their alternates shall be appointed in the light of their knowledge in the field of <u>preventing and combating child sexual abuse and victim support</u> , taking into account relevant managerial, administrative and budgetary skills <u>their expertise and professional records</u> . Member States shall appoint a representative of their Coordinating Authority, within four months of [date of entry into force of this Regulation]. All parties represented in the Management	4. Members of the Management Board and their alternates shall be appointed in the light of their knowledge in the field of combating child sexual abuse, taking into account relevant managerial, administrative and budgetary skills <u>competencies</u> . Member States shall appoint a representative of their Coordinating Authority, within four months of [date of entry into force of this Regulation]. All parties represented in the Management Board shall make efforts to limit turnover of their representatives, in	4. Members of the Management Board and their alternates shall be appointed in the light of their knowledge <u>either</u> in the field of <u>preventing and combating child sexual abuse or in victim support</u> , taking into account relevant managerial, administrative and budgetary skills <u>competencies, and their expertise and professional records</u> . Member States shall appoint a representative of their Coordinating Authority, within four months of [date of entry into force of this Regulation]. All parties

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	ensure continuity of its work. All parties shall aim to achieve a balanced representation between men and women on the Management Board.	Board shall make efforts to limit turnover of their representatives, in order to ensure continuity of its work. All parties shall aim to achieve a balanced representation <u>ensure that gender balance</u> between men and women <u>is achieved</u> on the Management Board.	order to ensure continuity of its work. All parties shall aim to achieve a balanced representation between men and women on the Management Board.	represented in the Management Board shall make efforts to limit turnover of their representatives, in order to ensure continuity of its work. All parties shall aim to achieve a balanced representation between men and women on the Management Board. Provisionally agreed (ITM 13.02) Text Origin: CY Acting Pcy2
Article 56(5)				
748	5.The term of office for members and their alternates shall be four years. That term may be renewed.	5. The term of office for members and their alternates shall be four years. That term may be renewed <u>only once</u> .	5.The term of office for members and their alternates shall be four years. That term may be renewed.	5. The term of office for members and their alternates shall be four years. That term may be renewed <u>only once</u> . Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 57				
749	Article 57 Functions of the Management Board	Article 57 Functions <u>Tasks</u> of the Management Board	Article 57 Functions of the Management Board	Article 57 Functions <u>Tasks</u> of the Management Board Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 57(1)				
750	1.The Management Board shall:	1.The Management Board shall:	1.The Management Board shall:	1.The Management Board shall: TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 57(1), point (a)				
751	(a) give the general orientations for the EU Centre's activities;	<i>deleted</i>	(a) give the general orientations for the EU Centre's activities;	(a) give the general orientations for the EU Centre's activities; Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 57(1), point (aa)				
751a			<u>(aa) be responsible for the overall planning and the execution of the tasks conferred on the EU Centre pursuant to Article 43, and it shall adopt all the decisions of the EU Centre;</u>	<u>(aa) be responsible for the overall planning and the execution of the tasks conferred on the EU Centre pursuant to this Regulation, and it shall adopt all the decisions of the EU Centre;</u> Provisionally agreed (ITM 13.02) Text Origin: Council Mandate
Article 57(1), point (ab)				
751b		<u>(aa) adopt the draft Single Programming Document referred to in Article 66d before its submission to the Commission for its opinion;</u>		<u>(ab) adopt the draft Single Programming Document in accordance with Article 66b and shall transmit it for information to the European Parliament, the Council and the Commission by 31 January the following year, as well as adopt and transmit any other updated version of the document;</u> Provisionally agreed (ITM 13.02) (EP amendment covered in line 850b)
Article 57(1), point (ac)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
751c		<u>(ab) adopt, having requested the opinion of the Commission and the European Parliament, the Agency's Single Programming Document by a majority of two-thirds of the members entitled to vote in accordance with Article 56 for the following year, as well as any other updated version of the document;</u>		deleted Provisionally agreed (ITM 13.02) (covered in line 751b) Text Origin: EP Mandate
Article 57(1), point (ad)				
751d		<u>(ac) adopt by a majority of two-thirds of the members entitled to vote, the annual budget of the EU Centre and exercise other tasks in respect of the EU Centre's budget;</u>		<u>(ad) adopt the draft annual budget of the EU Centre and exercise other functions in respect of the EU Centre's budget;</u> Provisionally agreed (ITM 13.02)
Article 57(1), point (ae)				
751e		<u>(ad) assess and adopt, by a majority of two-thirds of the members entitled to vote, a consolidated annual activity report on the EU Centre's activities, including an overview of the fulfilment of its tasks and send it, by 1 July each year, to the European Parliament, the Council, the Commission and the Court of Auditors and make the consolidated annual activity report public;</u>		<u>(ae) assess and adopt a consolidated annual activity report on the EU Centre's activities, including an overview of the fulfilment of its tasks and transmit it, by 1 July of each year, to the European Parliament, the Council, the Commission and the Court of Auditors and make it public;</u> Provisionally agreed (ITM 13.02)
Article 57(1), point (af)				
751f		<u>(ae) adopt an anti-fraud strategy, proportionate to fraud risks taking into account the costs and benefits</u>		<u>(af) adopt an anti-fraud strategy, proportionate to fraud risks taking into account the costs and benefits</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>of the measures to be implemented, an efficiency gains and synergies strategy with other Union decentralised agencies and bodies, a strategy for cooperation with third countries and/or international organisations, and a strategy for the organisational management and internal control systems;</u>		<u>of the measures to be implemented;</u> Provisionally agreed (ITM 13.02)
Article 57(1), point (ag)				
751g		<u>(af) exercise, with respect to the staff of the EU Centre, the powers conferred by the Staff Regulations on the Appointing Authority and by the Conditions of Employment of Other Servants on the Authority Empowered to Conclude a Contract of Employment ^{1a} ("the appointing authority powers");</u> <u>1a. Regulation (EEC, Euratom, ECSC) No 259/68 of the Council of 29 February 1968 laying down the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities and instituting special measures temporarily applicable to officials of the Commission (OJ L 56, 4.3.1968, p. 1)</u>		<u>(ag) exercise, with respect to the staff of the EU Centre, the appointing authority powers;</u> Provisionally agreed (ITM 13.02)
Article 57(1), point (ah)				
751h		<u>(ag) adopt appropriate implementing rules for giving effect to the Staff Regulations and the Conditions of Employment of Other</u>		<u>(ah) adopt appropriate implementing rules for giving effect to the Staff Regulations and the Conditions of Employment of Other</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>Servants in accordance with Article 110(2) of the Staff Regulations;</u>		<u>Servants in accordance with Article 110(2) of the Staff Regulations;</u> Provisionally agreed (ITM 23.01) - In line 758j of CNS mandate
Article 57(1), point (ai)				
751i		<u>(ah) appoint the Executive Director and remove him/her from office, in accordance with Article 65;</u>		<u>(ai) appoint the Executive Director and remove him/her from office, in accordance with Article 65;</u> Provisionally agreed (ITM 23.01) - In line 758k of CNS mandate
Article 57(1), point (aj)				
751j		<u>(ai) appoint an Accounting Officer, who may be the Commission's Accounting Officer, subject to the Staff Regulations and the Conditions of Employment of other servants, who shall be totally independent in the performance of his/her the Officer's duties;</u>		<u>(aj) appoint an Accounting Officer, who may be the Commission's Accounting Officer, subject to the Staff Regulations and the Conditions of Employment of other servants, who shall be totally independent in the performance of his/her duties;</u> Provisionally agreed (ITM 23.01) - In line 758l of CNS mandate
Article 57(1), point (ak)				
751k		<u>(aj) adopt the financial rules applicable to the EU Centre;</u>		<u>(ak) adopt the financial rules applicable to the EU Centre;</u> Provisionally agreed (ITM 23.01) - In line 758n of CNS mandate
Article 57(1), point (al)				
751l		<u>(ak) take all decisions on the</u>		<u>(al) take all decisions on the</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><i>establishment of the EU Centre's internal structures and, where necessary, their modification;</i></u>		<u><i>establishment of the EU Centre's internal structures and, where necessary, their modification;</i></u> Provisionally agreed (ITM 23.01) - In line 758o of CNS mandate
Article 57(1), point (am)				
751m		<u><i>(al) appoint a Data Protection Officer in accordance with Regulation (EU) 2018/1725;</i></u>		<u><i>(am) appoint a Data Protection Officer;</i></u> Provisionally agreed (ITM 23.01) - In line 758p of CNS mandate
Article 57(1), point (an)				
751n		<u><i>(am) adopt internal guidelines further specifying the procedures for the processing of information in accordance with Article 51;</i></u>		<u><i>(an) adopt internal guidelines further specifying the procedures for the processing of personal data in accordance with Article 51, after consulting the European Data Protection Supervisor;</i></u> Provisionally agreed (ITM 23.01) - In line 758q of CNS mandate; Art. 51 is about processing personal data.
Article 57(1), point (b)				
752	(b) contribute to facilitate the effective cooperation with and between the Coordinating Authorities;	(b) contribute to facilitate the effective cooperation with and between the Coordinating Authorities;	(b) contribute to facilitate the effective cooperation with and between the Coordinating Authorities;	(b) contribute to facilitate the effective cooperation with and between the Coordinating Authorities; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 57(1), point (c)				
753	(c) adopt rules for the prevention and management of conflicts of interest in respect of its members, as well as for the members of the Technological Committee and of any other advisory group it may establish and publish annually on its website the declaration of interests of the members of the Management Board;	(c) adopt rules for the prevention and management of conflicts of interest in respect of its members, as well as for the members of the Technological Committee, <u>the Victims' Rights and Survivors Consultative Forum</u> and of any other advisory group it may establish and publish annually on its website the declaration of interests of the members of the Management Board;	(c) adopt rules for the prevention and management of conflicts of interest in respect of its members, as well as for the members of the Technological Committee and of any other advisory group it may establish and publish annually on its website the declaration of interests of the members of the Management Board;	(c) adopt rules for the prevention and management of conflicts of interest in respect of its members, as well as for the members of the Technological <u>Technology</u> Committee, <u>the Victims Consultative Forum</u> and of any other advisory group it may establish and publish annually on its website the declaration of interests of the members of the Management Board; Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 57(1), point (d)				
754	(d) adopt the assessment of performance of the Executive Board referred to in Article 61(2);	<i>deleted</i>	<i>(d) adopt the assessment of performance of the Executive Board referred to in Article 61(2);</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE
Article 57(1), point (e)				
755	(e) adopt and make public its Rules of Procedure;	(e) adopt and make public its Rules of Procedure;	(e) adopt and make public its Rules of Procedure;	(e) adopt and make public its Rules of Procedure; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 57(1), point (f)				
756	(f) appoint the members of the Technology Committee, and of any other advisory group it may establish;	(f) appoint the members of the Technology Committee, <u>of the Victims' Consultative Forum</u> and of any other advisory group it may	(f) appoint the members of the Technology Committee, and of any other advisory group it may establish;	(f) appoint the members of the Technology Committee, <u>of the Victims Consultative Forum</u> and of any other advisory group it may

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		establish;		establish; Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 57(1), point (fa)				
756a			<u>(fa) consult the Victims Board in all cases where, in the performance of its tasks pursuant to points (a) and (h), interests of victims are concerned;</u>	<u>(fa) consult the Victims Consultative Forum as regards the obligations referred to in points (aa) and (h) of this Article.</u> Provisionally agreed (ITM 13.02)
Article 57(1), point (fb)				
756b		<u>(fa) designate the Fundamental Rights Officer referred to in Article 66b;</u>		ITM 13.02: ON HOLD Political discussion
Article 57(1), point (g)				
757	(g) adopt the opinions on intended detection orders referred to in Article 7(4), on the basis of a draft opinion provided by the Executive Director;	(g) adopt the opinions on intended detection orders referred to in Article 7(4), on the basis of a draft opinion provided by the Executive Director;	(g) adopt the opinions on intended detection orders referred to in Article 7(4), on the basis of a draft opinion provided by the Executive Director;	ITM 23.01: ON HOLD Linked to voluntary detection/detection orders
Article 57(1), point (h)				
758	(h) adopt and regularly update the communication and dissemination plans referred to in Article 77(3) based on an analysis of needs.	(h) adopt and regularly update the communication and dissemination plans referred to in Article 77(3) based on an analysis of needs.	(h) adopt and regularly update the communication and dissemination plans referred to in Article 77(3) based on an analysis of needs.;	(h) adopt and regularly update the communication and dissemination plans referred to in Article 77(3) based on an analysis of needs.;
				TO BE ENDORSED AT TRILOGUE Text Origin: Council Mandate
Article 57(1), point (ha)				

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	VS.EC	Draft Agreement
758a						<u>(ha) adopt, by 30 November of each year, the draft Single Programming Document, and shall transmit it for information to the European Parliament, the Council and the Commission by 31 January the following year, as well as any other updated version of the document;</u>		deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hb)								
758b				<u>(ha) consult the Victims' Rights and Survivors Consultative Forum as regards the obligations referred to in points (aa) and (h) of this Article.</u>				deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hc)								
758c						<u>(hb) adopt the draft annual budget of the EU Centre and exercise other functions in respect of the EU Centre's budget;</u>		deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hd)								
758d				<u>(hb) authorise the conclusion of memoranda of understanding referred to in Article 53(3) and Article 54(2).</u>				<u>(hd) authorise the conclusion of memoranda of understanding referred to in Articles 53(3), 53a(2) and 54(2);</u> Provisionally agreed (ITM 23.01) - In line 758r of CNS mandate
Article 57(1), point (he)								
758e						<u>(hc) assess and adopt a consolidated annual activity report on the EU Centre's activities,</u>		deleted

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>including an overview of the fulfilment of its tasks and send it, by 1 July of each year, to the European Parliament, the Council, the Commission and the Court of Auditors and make the consolidated annual activity report public;</u>	Provisionally agreed (ITM 23.01)
Article 57(1), point (hf)				
758f			<u>(hd) adopt an anti-fraud strategy, proportionate to fraud risks taking into account the costs and benefits of the measures to be implemented, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations, and a strategy for the organisational management and internal control systems;</u>	deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hg)				
758g			<u>(he) With respect to the powers referred to in paragraph 2, 1 points (af) and (ag) of this Article, the Management Board shall adopt, in accordance with Article 110(2) of the Staff Regulations, a decision based on Article 2(1) of the Staff Regulations and Article 6 of the Conditions of Employment, delegating relevant appointing authority powers to the Executive Director. The Executive Director shall be authorised to sub-delegate those powers.</u>	<u>(hg) With respect to the powers mentioned in paragraph 2 point (m) and (n), the Management Board shall adopt, in accordance with Article 110(2) of the Staff Regulations, a decision based on Article 2(1) of the Staff Regulations and Article 6 of the Conditions of Employment, delegating relevant appointing authority powers to the Executive Director. The Executive Director shall be authorised to sub-delegate those powers.</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 13.02)
Article 57(1), point (hh)				
758h				<p><u>(hh) In exceptional circumstances, the Management Board may by way of a decision temporarily suspend the delegation of the appointing authority powers to the Executive Director and any sub-delegation by the latter and exercise them itself or delegate them to one of its members or to a staff member other than the Executive Director;</u></p> <p>Provisionally agreed (ITM 23.01)</p>
Article 57(1), point (hi)				
758i			<p><u>(hf) exercise, with respect to the staff of the EU Centre, the powers conferred by the Staff Regulations on the Appointing Authority and by the Conditions of Employment of Other Servants on the EU Centre Empowered to Conclude a Contract of Employment¹ ("the appointing authority powers");</u></p> <p><u>1. Regulation (EEC, Euratom, ECSC) No 259/68 of the Council of 29 February 1968 laying down the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities and instituting special measures temporarily applicable to officials of the Commission (OJ L 56, 4.3.1968, p. 1)</u></p>	<p>deleted</p> <p>Provisionally agreed (ITM 23.01)</p>
Article 57(1), point (hj)				

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	VS.EC	Draft Agreement
758j						<u>(hg) adopt appropriate implementing rules for giving effect to the Staff Regulations and the Conditions of Employment of Other Servants in accordance with Article 110(2) of the Staff Regulations;</u>		deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hk)								
758k						<u>(hh) appoint the Executive Director and remove him/her from office, in accordance with Article 65;</u>		deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hl)								
758l						<u>(hi) appoint an Accounting Officer, who may be the Commission's Accounting Officer, subject to the Staff Regulations and the Conditions of Employment of other servants, who shall be totally independent in the performance of his/her duties;</u>		deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hm)								
758m						<u>(hj) ensure adequate follow-up to findings and recommendations stemming from the internal or external audit reports and evaluations, as well as from investigations of the European Anti-Fraud Office (OLAF);</u>		<u>(hm) ensure adequate follow-up to findings and recommendations stemming from the internal or external audit reports and evaluations, as well as from investigations of the European Anti-Fraud Office (OLAF) and from the European Public Prosecutor's Office (EPPO);</u> ITM 13.02: Provisionally agreed, CNS and EP to check (pending allocation of

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				task to Management or Executive Board) Text Origin: CY Acting Pcy2
Article 57(1), point (hn)				
758n			<u>(hk) adopt the financial rules applicable to the EU Centre;</u>	deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (ho)				
758o			<u>(hl) take all decisions on the establishment of the EU Centre's internal structures and, where necessary, their modification;</u>	deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hp)				
758p			<u>(hm) appoint a Data Protection Officer;</u>	deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hq)				
758q			<u>(hn) adopt internal guidelines further specifying the procedures for the processing of information in accordance with Article 51, after consulting the European Data Protection Supervisor;</u>	deleted Provisionally agreed (ITM 23.01)
Article 57(1), point (hr)				
758r			<u>(ho) authorise the conclusion of memoranda of understanding referred to in Articles 53(3), 53a(2) and 54(2);</u>	deleted Provisionally agreed (ITM 13.02)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
<i>Article 57(1), point (hs)</i>				
758s			<u>(hp) authorise the conclusion of working arrangements referred to in Article 54a.</u>	deleted <i>Provisionally agreed (ITM 23.01)</i>
<i>Article 57(1a)</i>				
758t			<u>1a. With respect to the powers mentioned in paragraph 2 point (m) and (n), the Management Board shall adopt, in accordance with Article 110(2) of the Staff Regulations, a decision based on Article 2(1) of the Staff Regulations and Article 6 of the Conditions of Employment, delegating relevant appointing authority powers to the Executive Director. The Executive Director shall be authorised to sub-delegate those powers.</u>	deleted <i>Provisionally agreed (ITM 23.01)</i>
<i>Article 57(1b)</i>				
758u			<u>1b. In exceptional circumstances, the Management Board may by way of a decision temporarily suspend the delegation of the appointing authority powers to the Executive Director and any sub-delegation by the latter and exercise them itself or delegate them to one of its members or to a staff member other than the Executive Director.</u>	deleted <i>Provisionally agreed (ITM 23.01)</i>
<i>Article 57(1c)</i>				
758v		<u>1a. With respect to the powers referred to in paragraph 2, 1 points</u>		deleted

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>(af) and (ag) of this Article, the Management Board shall adopt, in accordance with Article 110(2) of the Staff Regulations, a decision based on Article 2(1) of the Staff Regulations and Article 6 of the Conditions of Employment, delegating relevant appointing authority powers to the Executive Director. The Executive Director shall be authorised to subdelegate those powers.</u>	PUBLIC	Provisionally agreed (ITM 23.01) - See line 758f
Article 57(1d)				
758w		<u>1b. In exceptional circumstances, the Management Board may decide to temporarily suspend the delegation of the appointing authority powers to the Executive Director and any sub-delegation by the latter and exercise them itself or delegate them to one of its members or to a staff member other than the Executive Director.</u>		deleted Provisionally agreed (ITM 23.01) - See line 758h
Article 58				
759	Article 58 Chairperson of the Management Board	Article 58 Chairperson of the Management Board	Article 58 Chairperson of the Management Board	Article 58 Chairperson of the Management Board TO BE ENDORSED AT TRILOGUE ITM 15.01 (Arts. 40 to 57) Text Origin: Commission Proposal
Article 58(1), first subparagraph				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
760	1.The Management Board shall elect a Chairperson and a Deputy Chairperson from among its members. The Chairperson and the Deputy Chairperson shall be elected by a majority of two thirds of the members of the Management Board.	1.The Management Board shall elect a Chairperson and a Deputy Chairperson from among its members. The Chairperson and the Deputy Chairperson shall be elected by a majority of two thirds of the members of the Management Board.	1.The Management Board shall elect a Chairperson and a Deputy Chairperson from among its members. The Chairperson and the Deputy Chairperson shall be elected by a majority of two thirds of the members of the Management Board.	1.The Management Board shall elect a Chairperson and a Deputy Chairperson from among its members. The Chairperson and the Deputy Chairperson shall be elected by a majority of two thirds of the members of the Management Board. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 58(1), second subparagraph				
761	The Deputy Chairperson shall automatically replace the Chairperson if he/she is prevented from attending to his/her duties.	The Deputy Chairperson shall automatically replace the Chairperson <i>if he/she is prevented from attending to his/her duties</i> when necessary.	The Deputy Chairperson shall automatically replace the Chairperson if he/she is prevented from attending to his/her duties.	The Deputy Chairperson shall automatically replace the Chairperson <i>if he/she is prevented from attending to his/her duties</i> in his/her absence. Provisionally agreed (ITM 23.01) Text Origin: Commission Proposal
Article 58(2)				
762	2.The term of office of the Chairperson and the deputy Chairperson shall be four years. Their term of office may be renewed once. If, however, their membership of the Management Board ends at any time during their term of office, their term of office shall automatically expire on that date.	2.The term of office of the Chairperson and the deputy Chairperson shall be four years. Their term of office may be renewed once. If, however, their membership of the Management Board ends at any time during their term of office, their term of office shall automatically expire on that date.	2.The term of office of the Chairperson and the Deputy Chairperson shall be four years. Their term of office may be renewed once. If, however, their membership of the Management Board ends at any time during their term of office, their term of office shall automatically expire on that date.	2.The term of office of the Chairperson and the deputy Chairperson shall be four years. Their term of office may be renewed once. If, however, their membership of the Management Board ends at any time during their term of office, their term of office shall automatically expire on that date. TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 58(2a)				
762a			<u>2a. The detailed procedure for the election of the Chairperson and the Deputy Chairperson shall be set out in the rules of procedure of the Management Board.</u>	<u>2a. The detailed procedure for the election of the Chairperson and the Deputy Chairperson shall be set out in the rules of procedure of the Management Board.</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 59				
763	Article 59 Meetings of the Management Board	Article 59 Meetings of the Management Board	Article 59 Meetings of the Management Board	Article 59 Meetings of the Management Board TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 59(1)				
764	1.The Chairperson shall convene the meetings of the Management Board.	1.The Chairperson shall convene the meetings of the Management Board.	1.The Chairperson shall convene the meetings of the Management Board.	1.The Chairperson shall convene the meetings of the Management Board. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 59(2)				
765	2.The Executive Director shall take part in the deliberations, without the right to vote.	2.The Executive Director shall take part in the deliberations, without the right to vote.	2.The Executive Director shall take part in the deliberations, without the right to vote.	2.The Executive Director shall take part in the deliberations, without the right to vote.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 59(3)				
766	3.The Management Board shall hold at least two ordinary meetings a year. In addition, it shall meet on the initiative of its Chairperson, at the request of the Commission, or at the request of at least one-third of its members.	3.The Management Board shall hold at least two ordinary meetings a year. In addition, it shall meet on the initiative of its Chairperson, at the request of the Commission, or at the request of at least one-third of its members.	3.The Management Board shall hold at least two ordinary meetings a year. In addition, it shall meet on the initiative of its Chairperson, at the request of the Commission, or at the request of at least one-third of its members.	<p>3.The Management Board shall hold at least two ordinary meetings a year. In addition, it shall meet on the initiative of its Chairperson, at the request of the Commission, or at the request of at least one-third of its members.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 59(4)				
767	4.The Management Board may invite any person whose opinion may be of interest to attend its meetings as an observer.	4.The Management Board may invite any person whose opinion may be of interest to attend its meetings as an observer <u>on matters related to a specific item on the Management Board's agenda.</u>	4.The Management Board may invite any person whose opinion may be of interest to attend its meetings as an observer, <u>including representatives of the Victims Board.</u>	<p>4.The Management Board may invite any person whose opinion may be of interest <u>relevant for the discussion</u> to attend its meetings as a non-voting <u>observer on matters related to a specific item on the Management Board's agenda, including Europol. The Management Board shall invite the Technology Committee and the Victims Consultative Forum as observers to meetings on matters concerning these bodies' tasks under this Regulation.</u></p> <p>Provisionally agreed (ITM 13.02)</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: EP Mandate
Article 59(5)				
768	5.The members of the Management Board and their alternates may, subject to its rules of procedure, be assisted at the meetings by advisers or experts.	5.The members of the Management Board and their alternates may, subject to its rules of procedure, be assisted at the meetings by advisers or experts.	5.The members of the Management Board and their alternates may, subject to its rules of procedure, be assisted at the meetings by advisers or experts, <u>including representatives of the Victims Board.</u>	5.The members of the Management Board and their alternates may, subject to its rules of procedure, be assisted at the meetings by advisers or experts. Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 59(6)				
769	6.The EU Centre shall provide the secretariat for the Management Board.	6.The EU Centre shall provide the secretariat for the Management Board.	6.The EU Centre shall provide the secretariat for the Management Board.	6.The EU Centre shall provide the secretariat for the Management Board. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 60				
770	Article 60 Voting rules of the Management Board	Article 60 Voting rules of the Management Board	Article 60 Voting rules of the Management Board	Article 60 Voting rules of the Management Board TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 60(1)				
771	1.Unless provided otherwise in this Regulation, the Management Board shall take decisions by absolute majority of its members.	1.Unless provided otherwise in this Regulation, the Management Board shall take decisions by absolute majority of its members.	1.Unless provided otherwise in this Regulation, the Management Board shall take decisions by absolute majority of its members <u>with voting</u>	1.Unless provided otherwise in this Regulation, the Management Board shall take decisions by absolute majority of its members <u>with voting</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>rights.</u>	<u>rights.</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 60(2)				
772	2.Each member shall have one vote. In the absence of a member, his/her alternate shall be entitled to exercise his/her right to vote.	2.Each member, <u>including the Chairperson and the Deputy Chairperson</u> , shall have one vote. In the absence of a member, his/her <u>the</u> alternate <u>member</u> shall be entitled to exercise his/her <u>the</u> right to vote.	2.Each member shall have one vote. In the absence of a member <u>with the right to vote</u> , his/her alternate shall be entitled to exercise his/her right to vote.	2.Each member, <u>including the Chairperson and the Deputy Chairperson</u> , shall have one vote. In the absence of a member <u>with the right to vote</u> , his/her alternate shall be entitled to exercise his/her right to vote. Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 60(3)				
773	3.The Executive Director shall not take part in the voting.	3.The Executive Director shall not take part in the voting.	3.The Executive Director shall not take part in the voting.	3.The Executive Director shall not take part in the voting. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 60(4)				
774	4.The Management Board's rules of procedure shall establish more detailed voting arrangements, in particular the circumstances in which a member may act on behalf of another member.	4.The Management Board's rules of procedure shall establish more detailed voting arrangements, in particular the circumstances in which a member may act on behalf of another member.	4.The Management Board's rules of procedure shall establish more detailed voting arrangements, in particular the circumstances in which a member may act on behalf of another member.	4.The Management Board's rules of procedure shall establish more detailed voting arrangements, in particular the circumstances in which a member may act on behalf of another member. TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
2				
775	2 Part 2: Executive Board	2 Part 2: Executive Board		ITM 13.02: ON HOLD Political discussion
Article 61				
776	Article 61 Composition and appointment of the Executive Board	Article 61 Composition and appointment of the Executive Board	deleted	ITM 13.02: ON HOLD Political discussion
Article 61(1), first subparagraph				
777	1. The Executive Board shall be composed of the Chairperson and the Deputy Chairperson of the Management Board, two other members appointed by the Management Board from among its members with the right to vote and two representatives of the Commission to the Management Board. The Chairperson of the Management Board shall also be the Chairperson of the Executive Board.	1. The Executive Board shall be <u>gender-balanced and</u> composed of the Chairperson and the Deputy Chairperson of the Management Board, two <u>three</u> other members appointed by the Management Board from among its members with the right to vote and two representatives of the Commission <u>and the independent representative of the European Parliament</u> to the Management Board. The Chairperson of the Management Board shall also be the Chairperson of the Executive Board. <u>All parties shall ensure that gender balance between men and women is achieved on the Executive Board.</u>	deleted	ITM 13.02: ON HOLD Political discussion
Article 61(1), second subparagraph				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
778	The Executive Director shall participate in meetings of the Executive Board without the right to vote.	The Executive Director shall participate in meetings of the Executive Board without the right to vote. <u>The Executive Board may invite other observers to attend its meetings.</u>	deleted	ITM 13.02: ON HOLD Political discussion
Article 61(2)				
779	2.The term of office of members of the Executive Board shall be four years. In the course of the 12 months preceding the end of the four-year term of office of the Chairperson and five members of the Executive Board, the Management Board or a smaller committee selected among Management Board members including a Commission representative shall carry out an assessment of performance of the Executive Board. The assessment shall take into account an evaluation of the Executive Board members' performance and the EU Centre's future tasks and challenges. Based on the assessment, the Management Board may extend their term of office once.	2.The term of office of members of the Executive Board shall be four years. In the course of the 12 months preceding the end of the four-year term of office of the Chairperson and five members of the Executive Board, the Management Board or a smaller committee selected among Management Board members including a Commission representative shall carry out an assessment of performance of the Executive Board. The assessment shall take into account an evaluation of the Executive Board members' performance and the EU Centre's future tasks and challenges. Based on the assessment, the Management Board may extend their term of office once.	deleted	ITM 13.02: ON HOLD Political discussion
Article 62				
780	Article 62 Tasks of the Executive Board	Article 62 Tasks of the Executive Board	deleted	ITM 13.02: ON HOLD Political discussion
Article 62(1)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
781	1. The Executive Board shall be responsible for the overall planning and the execution of the tasks conferred on the EU Centre pursuant to Article 43. The Executive Board shall adopt all the decisions of the EU Centre with the exception of the decisions that shall be taken by the Management Board in accordance with Article 57.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2)				
782	2. In addition, the Executive Board shall have the following tasks:	2. In addition, The Executive Board shall have the following tasks:	<i>deleted</i>	ITM 13.02: ON HOLD Political discussion
Article 62(2), point (a)				
783	(a) adopt, by 30 November of each year, on the basis of a proposal by the Executive Director, the draft Single Programming Document, and shall transmit it for information to the European Parliament, the Council and the Commission by 31 January the following year, as well as any other updated version of the document;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (b)				
784	(b) adopt the draft annual budget of the EU Centre and exercise other functions in respect of the EU Centre's budget;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE Text Origin: Commission

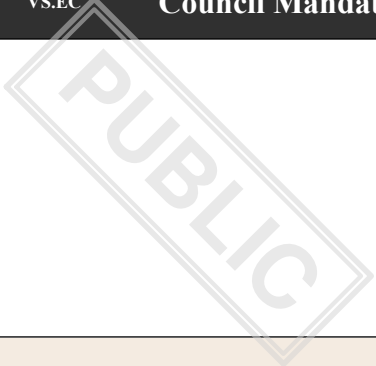
	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<i>Proposal</i>
<i>Article 62(2), point (c)</i>				
785	(c) assess and adopt a consolidated annual activity report on the EU Centre's activities, including an overview of the fulfilment of its tasks and send it, by 1 July each year, to the European Parliament, the Council, the Commission and the Court of Auditors and make the consolidated annual activity report public;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE <i>Text Origin: Commission Proposal</i>
<i>Article 62(2), point (d)</i>				
786	(d) adopt an anti-fraud strategy, proportionate to fraud risks taking into account the costs and benefits of the measures to be implemented, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations, and a strategy for the organisational management and internal control systems	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE <i>Text Origin: Commission Proposal</i>
<i>Article 62(2), point (e)</i>				
787	(e) adopt rules for the prevention and management of conflicts of interest in respect of its members;	(e) adopt rules for the prevention and management of conflicts of interest in respect of its members;	<i>deleted</i>	ITM 13.02: ON HOLD Political discussion
<i>Article 62(2), point (f)</i>				
788	(f) adopt its rules of procedure;	(f) adopt its rules of procedure;	<i>deleted</i>	ITM 13.02: ON HOLD

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Political discussion
<i>Article 62(2), point (g)</i>				
789	<p>(g) exercise, with respect to the staff of the EU Centre, the powers conferred by the Staff Regulations on the Appointing Authority and by the Conditions of Employment of Other Servants on the EU Centre Empowered to Conclude a Contract of Employment¹ ("the appointing authority powers");</p> <p>¹ Regulation (EEC, Euratom, ECSC) No 259/68 of the Council of 29 February 1968 laying down the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities and instituting special measures temporarily applicable to officials of the Commission (OJ L 56, 4.3.1968, p. 1)</p>	<i>deleted</i>	<i>deleted</i>	<p><i>deleted</i></p> <p>TO BE ENDORSED AT TRILOGUE</p> <p><i>Text Origin: Commission Proposal</i></p>
<i>Article 62(2), point (h)</i>				
790	<p>(h) adopt appropriate implementing rules for giving effect to the Staff Regulations and the Conditions of Employment of Other Servants in accordance with Article 110(2) of the Staff Regulations;</p>	<i>deleted</i>	<i>deleted</i>	<p><i>deleted</i></p> <p>TO BE ENDORSED AT TRILOGUE</p> <p><i>Text Origin: Commission Proposal</i></p>
<i>Article 62(2), point (i)</i>				
791	<p>(i) appoint the Executive Director and remove him/her from office, in accordance with Article 65;</p>	<i>deleted</i>	<i>deleted</i>	<p><i>deleted</i></p> <p>TO BE ENDORSED AT TRILOGUE</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 62(2), point (j)				
792	(j) appoint an Accounting Officer, who may be the Commission's Accounting Officer, subject to the Staff Regulations and the Conditions of Employment of other servants, who shall be totally independent in the performance of his/her duties;	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (k)				
793	(k) ensure adequate follow-up to findings and recommendations stemming from the internal or external audit reports and evaluations, as well as from investigations of the European Anti-Fraud Office (OLAF);	(k) ensure adequate follow-up to findings and recommendations stemming from the internal or external audit reports and evaluations, as well as from investigations of the European Anti-Fraud Office (OLAF);	deleted	ITM 13.02: ON HOLD Political discussion Text Origin: Commission Proposal
Article 62(2), point (l)				
794	(l) adopt the financial rules applicable to the EU Centre;	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (m)				
795	(m) take all decisions on the establishment of the EU Centre's internal structures and, where necessary, their modification.	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Proposal
Article 62(2), point (n)				
796	(n) appoint a Data Protection Officer;	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (o)				
797	(o) adopt internal guidelines further specifying the procedures for the processing of information in accordance with Article 51, after consulting the European Data Protection Supervisor;	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (p)				
798	(p) authorise the conclusion of memoranda of understanding referred to in Article 53(3) and Article 54(2).	deleted	deleted	deleted TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 62(2), point (pa)				
798a		<u>(pa) decide on matters provided for in the financial rules adopted pursuant to Article 68 that are not reserved to the Management Board by this Regulation;</u>		ITM 13.02: ON HOLD Political discussion
Article 62(2), point (pb)				
798b		<u>(pb) without prejudice to the</u>		

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>responsibilities of the Executive Director, as set out in Article 64, monitor and supervise the implementation of the decisions of the Management Board, with a view to reinforcing supervision of administrative and budgetary management.</u>		ITM 13.02: ON HOLD Political discussion



Article 62(3)

799	3. With respect to the powers mentioned in paragraph 2 point (g) and (h), the Executive Board shall adopt, in accordance with Article 110(2) of the Staff Regulations, a decision based on Article 2(1) of the Staff Regulations and Article 6 of the Conditions of Employment, delegating relevant appointing authority powers to the Executive Director. The Executive Director shall be authorised to sub-delegate those powers.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
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Article 62(4)

800	4. In exceptional circumstances, the Executive Board may by way of a decision temporarily suspend the delegation of the appointing authority powers to the Executive Director and any sub-delegation by the latter and exercise them itself or delegate them to one of its members or to a staff member other than the Executive Director.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
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Article 62(5)

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
801	5. Where necessary because of urgency, the Executive Board may take certain provisional decisions on behalf of the Management Board, in particular on administrative management matters, including the suspension of the delegation of the appointing authority powers and budgetary matters.	5. Where necessary because of urgency, the Executive Board may take certain provisional decisions on behalf of the Management Board, in particular on administrative management matters, including the suspension of the delegation of the appointing authority powers and budgetary matters.	<i>deleted</i>	ITM 13.02: ON HOLD Political discussion
Article 63				
802	Article 63 Voting rules of the Executive Board	Article 63 Voting rules of the Executive Board	<i>deleted</i>	ITM 13.02: ON HOLD Political discussion
Article 63(1)				
803	1. The Executive Board shall take decisions by simple majority of its members. Each member of the Executive Board shall have one vote. The Chairperson shall have a casting vote in case of a tie.	1. The Executive Board shall take decisions by simple majority of its members. Each member of the Executive Board shall have one vote. The Chairperson shall have a casting vote in case of a tie.	<i>deleted</i>	ITM 13.02: ON HOLD Political discussion
Article 63(2), first subparagraph				
804	2. The representatives of the Commission shall have a right to vote whenever matters pertaining to Article 62(2), points (a) to (l) and (p) are discussed and decided upon. For the purposes of taking the decisions referred to in Article 62(2), points (f) and (g), the representatives of the Commission shall have one vote each. The decisions referred to in Article 62(2), points (b) to (e), (h) to	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE <i>Text Origin: Commission Proposal</i>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	(l) and (p), may only be taken if the representatives of the Commission casts a positive vote. For the purposes of taking the decisions referred to in Article 62(2), point (a), the consent of the representatives of the Commission shall only be required on the elements of the decision not related to the annual and multi-annual working programme of the EU Centre.			
<i>Article 63(2), second subparagraph</i>				
805	The Executive Board's rules of procedure shall establish more detailed voting arrangements, in particular the circumstances in which a member may act on behalf of another member.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i> TO BE ENDORSED AT TRILOGUE
3				
806	3 Part 3: Executive Director	3 Part 3: Executive Director	3 Part 3: Executive Director	3 Part 3: Executive Director TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
<i>Article 64</i>				
807	Article 64 Responsibilities of the Executive Director	Article 64 Responsibilities of the Executive Director	Article 64 Responsibilities of the Executive Director	Article 64 Responsibilities of the Executive Director TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 64(1)				
808	1.The Executive Director shall manage the EU Centre. The Executive Director shall be accountable to the Management Board.	1.The Executive Director shall manage the EU Centre. The Executive Director shall be accountable to the Management Board.	1.The Executive Director shall manage the EU Centre. The Executive Director shall be accountable to the Management Board.	1.The Executive Director shall manage the EU Centre. The Executive Director shall be accountable to the Management Board. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(1a)				
808a		<u><i>1a. Without prejudice to the powers of the Commission, of the Management Board and of the Executive Board, the Executive Director shall be independent in the performance of the duties and shall neither seek nor take instructions from any government nor from any other body.</i></u>		<u><i>1a. Without prejudice to the powers of the Commission, of the Management Board and [of the Executive Board], the Executive Director shall be independent in the performance of the duties and shall neither seek nor take instructions from any government nor from any other body.</i></u> Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 64(2)				
809	2.The Executive Director shall report to the European Parliament on the performance of his/her duties when invited to do so. The Council may invite the Executive Director to report on the performance of his/her duties.	2.The Executive Director shall report to the European Parliament on the performance of his/her <u>the Executive Director's</u> duties when invited to do so. The Council may invite the Executive Director to report on the performance of his/her <u>the Executive Director's</u> duties.	2.The Executive Director shall report to the European Parliament on the performance of his/her duties when invited to do so. The Council may invite the Executive Director to report on the performance of his/her duties.	2.The Executive Director shall report to the European Parliament on the performance of his/her duties when invited to do so. The Council may invite the Executive Director to report on the performance of his/her <u>the Executive Director's</u> duties.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 64(3)				
810	3.The Executive Director shall be the legal representative of the EU Centre.	3.The Executive Director shall be the legal representative of the EU Centre.	3.The Executive Director shall be the legal representative of the EU Centre.	3.The Executive Director shall be the legal representative of the EU Centre. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4)				
811	4.The Executive Director shall be responsible for the implementation of the tasks assigned to the EU Centre by this Regulation. In particular, the Executive Director shall be responsible for:	4.The Executive Director shall be responsible for the implementation of the tasks assigned to the EU Centre by this Regulation. In particular, the Executive Director shall be responsible for:	4.The Executive Director shall be responsible for the implementation of the tasks assigned to the EU Centre by this Regulation. In particular, the Executive Director shall be responsible for:	4.The Executive Director shall be responsible for the implementation of the tasks assigned to the EU Centre by this Regulation. In particular, the Executive Director shall be responsible for: TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4), point (a)				
812	(a) the day-to-day administration of the EU Centre;	(a) the day-to-day administration of the EU Centre;	(a) the day-to-day administration of the EU Centre;	(a) the day-to-day administration of the EU Centre; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4), point (b)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
813	(b) preparing decisions to be adopted by the Management Board;	(b) preparing decisions to be adopted by the Management Board;	(b) preparing decisions to be adopted by the Management Board;	(b) preparing decisions to be adopted by the Management Board; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4), point (c)				
814	(c) implementing decisions adopted by the Management Board;	(c) implementing decisions adopted by the Management Board;	(c) implementing decisions adopted by the Management Board;	(c) implementing decisions adopted by the Management Board; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4), point (d)				
815	(d) preparing the Single Programming Document and submitting it to the Executive Board after consulting the Commission;	(d) preparing the Single Programming Document and submitting it to the Executive Management Board after consulting the Commission;	(d) preparing the Single Programming Document and submitting it to the Executive Management Board after consulting the Commission;	(d) preparing the Single Programming Document and submitting it to the Executive Management Board after consulting the Commission; TO BE ENDORSED AT TRILOGUE Text Origin: EP Mandate
Article 64(4), point (e)				
816	(e) implementing the Single Programming Document and reporting to the Executive Board on its implementation;	(e) implementing the Single Programming Document and reporting to the Executive Management Board on its implementation;	(e) implementing the Single Programming Document and reporting to the Executive Management Board on its implementation;	(e) implementing the Single Programming Document and reporting to the Executive Management Board on its implementation; TO BE ENDORSED AT TRILOGUE Text Origin: EP Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 64(4), point (ea)				
816a		<u>(ea) implementing gender mainstreaming and gender budgeting in all areas, including drafting a gender action plan (GAP);</u>		ITM 13.02: EP to check (Gender mainstreaming is included in the Financial Regulation)
Article 64(4), point (f)				
817	(f) preparing the Consolidated Annual Activity Report (CAAR) on the EU Centre's activities and presenting it to the Executive Board for assessment and adoption;	(f) preparing the Consolidated Annual Activity Report (CAAR) on the EU Centre's activities <u>including the activities of the Technology Committee and the Victims' Rights and Survivors Consultative Forum</u> and presenting it to the Executive <u>Management</u> Board for assessment and adoption;	(f) preparing the Consolidated Annual Activity Report (CAAR) on the EU Centre's activities and presenting it to the Executive <u>Management</u> Board for assessment and adoption;	(f) preparing the Consolidated Annual Activity Report (CAAR) on the EU Centre's activities <u>including the activities of the Technology Committee and the Victims Consultative Forum</u> and presenting it to the Executive <u>Management</u> Board for assessment and adoption; Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 64(4), point (g)				
818	(g) preparing an action plan following-up conclusions of internal or external audit reports and evaluations, as well as investigations by the European Anti-Fraud Office (OLAF) and by the European Public Prosecutor's Office (EPPO) and reporting on progress twice a year to the Commission and regularly to the Management Board and the Executive Board;	(g) preparing an action plan following-up conclusions of internal or external audit reports and evaluations, as well as investigations by the European Anti-Fraud Office (OLAF) and by the European Public Prosecutor's Office (EPPO) and reporting on progress twice a year to the Commission, <u>the European Parliament</u> and regularly to the Management Board and the Executive Board;	(g) preparing an action plan following-up conclusions of internal or external audit reports and evaluations, as well as investigations by the European Anti-Fraud Office (OLAF) and by the European Public Prosecutor's Office (EPPO) and reporting on progress twice a year to the Commission and regularly to the Management Board and the Executive Board ;	(g) preparing an action plan following-up <u>on</u> conclusions of internal or external audit reports and evaluations, as well as investigations by the European Anti-Fraud Office (OLAF) and by the European Public Prosecutor's Office (EPPO) <u>OLAF and EPPO</u> and reporting on progress twice a year to the Commission, and regularly to the Management Board and the Executive Board ;

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				bracketed text] Text Origin: EP Mandate
Article 64(4), point (h)				
819	(h) protecting the financial interests of the Union by applying preventive measures against fraud, corruption and any other illegal activities, without prejudicing the investigative competence of OLAF and EPPO by effective checks and, if irregularities are detected, by recovering amounts wrongly paid and, where appropriate, by imposing effective, proportionate and dissuasive administrative, including financial penalties;	(h) protecting the financial interests of the Union by applying preventive measures against fraud, corruption and any other illegal activities, without prejudicing the investigative competence of OLAF and EPPO by effective checks and, if irregularities are detected, by recovering amounts wrongly paid and, where appropriate, by imposing effective, proportionate and dissuasive administrative, including financial penalties;	(h) protecting the financial interests of the Union by applying preventive measures against fraud, corruption and any other illegal activities, without prejudicing the investigative competence of OLAF and EPPO by effective checks and, if irregularities are detected, by recovering amounts wrongly paid and, where appropriate, by imposing effective, proportionate and dissuasive administrative, including financial penalties; <u>by reporting any criminal conduct in respect of which the EPPO could exercise its competence in accordance with Article 24 of Regulation (EU) 2017/1939.</u>	(h) protecting the financial interests of the Union by applying preventive measures against fraud, corruption and any other illegal activities, without prejudicing the investigative competence of OLAF and EPPO by effective checks and, if irregularities are detected, by recovering amounts wrongly paid and, where appropriate, by imposing effective, proportionate and dissuasive administrative <u>penalties</u> , including financial penalties; ITM 13.02: CNS to check (aligned with AMLA) Text Origin: CY Acting Pcy2
Article 64(4), point (i)				
820	(i) preparing an anti-fraud strategy, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations and a strategy for the organisational management and internal control systems for the EU Centre and presenting them to the Executive Board for approval;	(i) preparing an anti-fraud strategy, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations and a strategy for the organisational management and internal control systems for the EU Centre and presenting them to the Executive <u>Management</u> Board for approval;	(i) preparing an anti-fraud strategy, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations and a strategy for the organisational management and internal control systems for the EU Centre and presenting them to the Executive <u>Management</u> Board for approval;	(i) preparing an anti-fraud strategy, an efficiency gains and synergies strategy, a strategy for cooperation with third countries and/or international organisations and a strategy for the organisational management and internal control systems for the EU Centre and presenting them to the Executive <u>Management</u> Board for approval;

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: EP Mandate</p>
Article 64(4), point (j)				
821	(j) preparing draft financial rules applicable to the EU Centre;	(j) preparing draft financial rules applicable to the EU Centre;	(j) preparing draft financial rules applicable to the EU Centre;	<p>(j) preparing draft financial rules applicable to the EU Centre;</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 64(4), point (k)				
822	(k) preparing the EU Centre's draft statement of estimates of revenue and expenditure and implementing its budget;	(k) preparing the EU Centre's draft statement of estimates of revenue and expenditure and implementing its budget;	(k) preparing the EU Centre's draft statement of estimates of revenue and expenditure and implementing its budget;	<p>(k) preparing the EU Centre's draft statement of estimates of revenue and expenditure and implementing its budget;</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 64(4), point (l)				
823	(l) preparing and implementing an IT security strategy, ensuring appropriate risk management for all IT infrastructure, systems and services, which are developed or procured by the EU Centre as well as sufficient IT security funding.	(l) preparing and implementing an IT security strategy, ensuring appropriate risk management for all IT infrastructure, systems and services, which are developed or procured by the EU Centre as well as sufficient IT security funding.	(l) preparing and implementing an IT security strategy, ensuring appropriate risk management for all IT infrastructure, systems and services, which are developed or procured by the EU Centre as well as sufficient IT security funding.	<p>(l) preparing and implementing an IT security strategy, ensuring appropriate risk management for all IT infrastructure, systems and services, which are developed or procured by the EU Centre as well as sufficient IT security funding.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement	
Article 64(4), point (m)					
y	824 (m) implementing the annual work programme of the EU Centre under the control of the Executive Board;	(m) implementing the annual work programme of the EU Centre under the control of the Executive <u>Management</u> Board;	(m) implementing the annual work programme of the EU Centre under the control of the Executive <u>Management</u> Board;	(m) implementing the annual work programme of the EU Centre under the control of the Executive <u>Management</u> Board; TO BE ENDORSED AT TRILOGUE Text Origin: EP Mandate	y
Article 64(4), point (n)					
y	825 (n) drawing up a draft statement of estimates of the EU Centre's revenue and expenditure as part of the EU Centre's Single Programming Document and implementing the budget of the EU Centre pursuant to Article 67;	(n) drawing up a draft statement of estimates of the EU Centre's revenue and expenditure as part of the EU Centre's Single Programming Document and implementing the budget of the EU Centre pursuant to Article 67;	(n) drawing up a draft statement of estimates of the EU Centre's revenue and expenditure as part of the EU Centre's Single Programming Document and implementing the budget of the EU Centre pursuant to Article 67;	(n) drawing up a draft statement of estimates of the EU Centre's revenue and expenditure as part of the EU Centre's Single Programming Document and implementing the budget of the EU Centre pursuant to Article 67; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal	y
Article 64(4), point (o)					
y	826 (o) preparing a draft report describing all activities of the EU Centre with a section on financial and administrative matters;	(o) preparing a draft report describing all activities of the EU Centre with a section on financial and administrative matters;	(o) preparing a draft report describing all activities of the EU Centre with a section on financial and administrative matters;	(o) preparing a draft report describing all activities of the EU Centre with a section on financial and administrative matters; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal	y
Article 64(4), point (p)					
y	827 (p) fostering recruitment of	(p) fostering recruitment of	(p) fostering recruitment of	(p) fostering recruitment of	y

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	appropriately skilled and experienced EU Centre staff, while ensuring gender balance.	appropriately skilled and experienced EU Centre staff, while ensuring gender balance.	appropriately skilled and experienced EU Centre staff, while ensuring gender balance.	appropriately skilled and experienced EU Centre staff, while ensuring gender balance. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 64(4), point (pa)				
827a		<u><i>(pa) authorise the conclusion of memoranda of understanding, others than the referred to in Article 53(3) and Article 54(2), after having informed the Management Board.</i></u>		deleted <i>Provisionally agreed (ITM 13.02)</i>
Article 64(5)				
828	5. Where exceptional circumstances so require, the Executive Director may decide to locate one or more staff in another Member State for the purpose of carrying out the EU Centre's tasks in an a more efficient, effective and coherent manner. Before deciding to establish a local office, the Executive Director shall obtain the prior consent of the Commission, the Management Board and the Member State concerned. The decision shall be based on an appropriate cost-benefit analysis that demonstrates in particular the added value of such decision and specify the scope of the activities to be carried out at the	5. Where exceptional circumstances so require, the Executive Director may decide to locate one or more staff in another Member State for the purpose of carrying out the EU Centre's tasks in an a more efficient, effective and coherent manner <u><i>according to the principles of good governance.</i></u> Before deciding to establish a local office, the Executive Director shall obtain the prior consent of the Commission, the Management Board and the Member State concerned. The decision shall be based on an appropriate cost-benefit analysis that demonstrates in particular the added value of such decision and specify the scope of the	5. Where exceptional circumstances so require, the Executive Director may decide to locate one or more staff in another Member State for the purpose of carrying out the EU Centre's tasks in an a more efficient, effective and coherent manner. Before deciding to establish a local office, the Executive Director shall obtain the prior consent of the Commission, the Management Board and the Member State concerned. The decision shall be based on an appropriate cost-benefit analysis that demonstrates in particular the added value of such decision and specify the scope of the	5. Where exceptional circumstances so require, the Executive Director may decide to locate one or more staff in another Member State for the purpose of carrying out the EU Centre's tasks in an a more efficient, effective and coherent manner <u><i>according to the principles of good administration.</i></u> Before deciding to establish a local office, the Executive Director shall obtain the prior consent of the Commission, the Management Board and the Member State concerned. The decision shall be based on an appropriate cost-benefit analysis that demonstrates in particular the added value of such decision and specify the scope of the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	local office in a manner that avoids unnecessary costs and duplication of administrative functions of the EU Centre. A headquarters agreement with the Member State(s) concerned may be concluded.	activities to be carried out at the local office in a manner that avoids unnecessary costs and duplication of administrative functions of the EU Centre. A headquarters agreement with the Member State(s) concerned may be concluded.	local office in a manner that avoids unnecessary costs and duplication of administrative functions of the EU Centre. A headquarters agreement with the Member State(s) concerned may be concluded.	activities to be carried out at the local office in a manner that avoids unnecessary costs and duplication of administrative functions of the EU Centre. A headquarters agreement with the Member State(s) concerned may be concluded. Provisionally agreed (ITM 13.02) Text Origin: EP Mandate
Article 64(5a)				
828a			<u>5a. Without prejudice to the powers of the Commission and of the Management Board, the Executive Director shall be independent in the performance of the duties and shall neither seek nor take instructions from any government nor from any other body.</u>	deleted Provisionally agreed (ITM 23.01) - Moved to line 808a
Article 65				
829	Article 65 Executive Director	Article 65 Executive Director	Article 65 Executive Director	Article 65 Executive Director TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 65(1)				
830	1.The Executive Director shall be engaged as a temporary agent of the EU Centre under Article 2(a) of the Conditions of Employment of Other Servants.	1.The Executive Director shall be engaged as a temporary agent of the EU Centre under Article 2(a) of the Conditions of Employment of Other Servants.	1.The Executive Director shall be engaged as a temporary agent of the EU Centre under Article 2(a) of the Conditions of Employment of Other Servants.	1.The Executive Director shall be engaged as a temporary agent of the EU Centre under Article 2(a) of the Conditions of Employment of Other Servants.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 65(2)				
831	<p>2.The Executive Director shall be appointed by the Executive Board, from a list of candidates proposed by the Commission, following an open and transparent selection procedure.</p>	<p>2.The Executive Director shall be appointed by the ExecutiveManagement Board, from a list of candidates proposed by the Commission, following an open and transparent selection procedure. <u>Before appointment, the candidates proposed by the Commission shall be invited to make a statement before the competent committee or committees of the European Parliament and answer questions put by its or their members. Following such statements, the European Parliament shall adopt an opinion setting out its views and may indicate a preferred candidate. The Management Board shall appoint by common accord with the European Parliament the Executive Director.</u></p>	<p>2.The Executive Director shall be appointed by the ExecutiveManagement Board, from a list of candidates proposed by the Commission, following an open and transparent selection procedure.</p>	<p>2.The Executive Director shall be appointed by the ExecutiveManagement Board, from a list of candidates proposed by the Commission, following an open and transparent selection procedure. <u>Before appointment, the candidates proposed by the Commission shall be invited to make a statement before the competent committee or committees of the European Parliament and answer questions put by its or their members. Following such statements, the European Parliament shall adopt an opinion setting out its views and may indicate a preferred candidate.</u></p> <p>Provisionally agreed (ITM 23.01)</p> <p>Text Origin: EP Mandate</p>
Article 65(3)				
832	<p>3.For the purpose of concluding the contract with the Executive Director, the EU Centre shall be represented by the Chairperson of the Executive Board.</p>	<p>3.For the purpose of concluding the contract with the Executive Director, the EU Centre shall be represented by the Chairperson of the ExecutiveManagement Board.</p>	<p>3.For the purpose of concluding the contract with the Executive Director, the EU Centre shall be represented by the Chairperson of the ExecutiveManagement Board.</p>	<p>3.For the purpose of concluding the contract with the Executive Director, the EU Centre shall be represented by the Chairperson of the ExecutiveManagement Board.</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				TO BE ENDORSED AT TRILOGUE Text Origin: EP Mandate
Article 65(4)				
833	4.The term of office of the Executive Director shall be five years. Six months before the end of the Executive Director's term of office, the Commission shall complete an assessment that takes into account an evaluation of the Executive Director's performance and the EU Centre's future tasks and challenges.	4.The term of office of the Executive Director shall be five years. Six months before the end of the Executive Director's term of office, the Commission shall complete an assessment that takes into account an evaluation of the Executive Director's performance and the EU Centre's future tasks and challenges.	4.The term of office of the Executive Director shall be five years. Six months before the end of the Executive Director's term of office, the <u>Management Board, with the support of the</u> Commission, shall complete an assessment that takes into account an evaluation of the Executive Director's performance and the EU Centre's future tasks and challenges.	ITM 13.02: ON HOLD (EP prefers COM proposal) EP: assessment should be done by COM (not the Management Board) (linked to line 836) Political discussion
Article 65(5)				
834	5.The Executive Board, acting on a proposal from the Commission that takes into account the assessment referred to in paragraph 3, may extend the term of office of the Executive Director once, for no more than five years.	5.The <u>Executive Management</u> Board, acting on a proposal from the Commission that takes into account the assessment referred to in paragraph 3, may extend the term of office of the Executive Director once, for no more than five years.	5.The <u>Executive Management</u> Board, acting on a proposal from the Commission that takes into account the assessment referred to in paragraph 3, may extend the term of office of the Executive Director once, for no more than five years.	5.The <u>Executive Management</u> Board, acting on a proposal from the Commission that takes into account the assessment referred to in paragraph 3 <u>4</u> , may extend the term of office of the Executive Director once, for no more than five years. Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 65(6)				
835	6.An Executive Director whose term of office has been extended may not participate in another selection procedure for the same post at the end of the overall period.	6.An Executive Director whose term of office has been extended may <u>shall</u> not participate in another selection procedure for the same post at the end of the overall period.	6.An Executive Director whose term of office has been extended may not participate in another selection procedure for the same post at the end of the overall period.	6.An Executive Director whose term of office has been extended may <u>shall</u> not participate in another selection procedure for the same post at the end of the overall period.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 65(7)				
836	7.The Executive Director may be dismissed only upon a decision of the Executive Board acting on a proposal from the Commission.	7.The Executive Director may be dismissed only upon a decision of the Executive <u>Management</u> Board acting on a proposal from the Commission.	7.The Executive Director may be dismissed only upon a decision of the Executive <u>Management</u> Board acting on a proposal from the Commission.	ITM 13.02: ON HOLD (linked to line 833) Political discussion
Article 65(8)				
837	8.The Executive Board shall take decisions on appointment, extension of the term of office or dismissal of the Executive Director by a majority of two-thirds of its members with voting rights.	8.The Executive <u>Management</u> Board shall take decisions on appointment, extension of the term of office or dismissal of the Executive Director by a majority of two-thirds of its members with voting rights.	8.The Executive <u>Management</u> Board shall take decisions on appointment, extension of the term of office or dismissal of the Executive Director by a majority of two-thirds of its members with voting rights.	8.The Executive <u>Management</u> Board shall take decisions on appointment, extension of the term of office or dismissal of the Executive Director by a majority of two-thirds of its members with voting rights. Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Subsection 5: Technology Committee				
838	Subsection 5: Technology Committee	Subsection 5: Technology Committee	Subsection 5: Technology Committee <u>Technology Committee and Victims Board</u>	Subsection 5: Technology Committee <u>Technology Committee and Victims Consultative Forum</u> Provisionally agreed (ITM 13.02) Text Origin: Council Mandate
Article 66				
839	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee	Article 66 Establishment and tasks of the Technology Committee

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 66(1)				
840	1.The Technology Committee shall consist of technical experts appointed by the Management Board in view of their excellence and their independence, following the publication of a call for expressions of interest in the Official Journal of the European Union.	1.The Technology Committee shall consist of technical experts <u>on all matters related to the technologies relevant for the purposes of this Regulation</u> appointed by the Management Board in view of their excellence and their independence, <u>ensuring that gender balance is respected</u> , following the publication of a call for expressions of interest in the Official Journal of the European Union.	1.The Technology Committee shall consist of technical experts appointed by the Management Board in view of their excellence and , their independence, <u>and particular area of expertise, to ensure a complete and varied set of skills and expertise</u> following the publication of a call for expressions of interest in the Official Journal of the European Union.	<p>ITM 13.02: ON HOLD</p>
Article 66(1a)				
840a			<u>Member States may nominate up to four technical experts each, of which the Management Board shall select a maximum of two per Member State.</u>	<p>ITM 13.02: ON HOLD</p> <p>Text Origin: Council Mandate</p>
Article 66(1b)				
840b			<u>The Commission and Europol may nominate up to two technical experts each, from which the Management Board shall select one of each.</u>	<p>ITM 13.02: ON HOLD</p> <p>Text Origin: Council Mandate</p>
Article 66(1c)				
840c			<u>The Management Board may</u>	

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u><i>appoint up to eleven additional experts beyond those nominated by Member States, or appointed by the Commission and Europol. These experts nominated by Member States are not seconded national experts but experts mandated by Member States to perform technical expertise missions on an ad hoc basis upon request by the Management Board.</i></u>	ITM 13.02: ON HOLD Text Origin: Council Mandate
Article 66(1d)				
840d			<u><i>The experts of the Technology Committee shall act in the general interest, observing the principles of neutrality and transparency.</i></u>	ITM 13.02: ON HOLD Text Origin: Council Mandate
Article 66(1e)				
840e			<u><i>1a. The Technology Committee shall be organised in working groups specialised in assessing specific categories of technologies or types of technologies used to prevent and combat online child sexual abuse. Those working groups may call on external experts on an ad hoc basis.</i></u>	ITM 13.02: ON HOLD Text Origin: Council Mandate
Article 66(2)				
841	2.Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the Management Board and shall be	2.Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the Management Board and shall be	2.Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the Management Board and shall be	2.Procedures concerning the appointment of the members of the Technology Committee and its operation shall be specified in the rules of procedure of the Management Board and shall be

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	made public.	made public.	made public.	made public. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 66(3)				
842	3.The members of the Committee shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	3.The members of the Committee shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	3. The members of the Committee shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.	ITM 13.02: ON HOLD
Article 66(4)				
843	4.When a member no longer meets the criteria of independence, he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or of the Commission, a lack of independence and revoke the person concerned. The Management Board shall appoint a new member for the remaining term of office in accordance with the procedure for ordinary members.	4.When a member no longer meets the criteria of independence, he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or of the Commission, a lack of independence and revoke the <u>appointment of the</u> person concerned. The Management Board shall appoint a new member for the remaining term of office in accordance with the procedure for ordinary members.	4.When a member no longer meets the criteria of <u>independence acting in the general interest, neutrality or transparency in the framework of his/her mandate</u> , he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or <u>of the member appointed by</u> the Commission, a lack of independence that the member is no longer acting in the general interest, or that he or she does not meet the neutrality or transparency criteria and revoke the person <u>appointment of that member.</u> <u>In that case, a replacement shall be appointed for the remainder of the mandate of the member</u> concerned. The Management Board shall	ITM 13.02: ON HOLD

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<i>appoint a new member for the remaining term of office</i> in accordance with the procedure <i>for ordinary members</i> <u>described in paragraph 1</u> .	
Article 66(5)				
844	5.The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once.	5.The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once. <u>On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of his or her term of office, the member shall be replaced for the remainder of the term by a member appointed by the Management Board.</u>	5.The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once.	5.The mandates of members of the Technology Committee shall be four years. Those mandates shall be renewable once. <u>On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of his or her term of office, the member shall be replaced for the remainder of the term by a member appointed by the Management Board.</u> ITM 13.02: ON HOLD Text Origin: EP Mandate
Article 66(6)				
845	6.The Technology Committee shall	6.The Technology Committee shall	6.The Technology Committee shall	6.The Technology Committee shall TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 66(6), point (a)				
846	(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);	(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);	<i>(a) contribute to the EU Centre's opinions referred to in Article 7(3), first subparagraph, point (d);</i>	ITM 13.02: ON HOLD

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Linked to voluntary detection/detection orders
Article 66(6), point (aa)				
846a			<u>(aa) contribute to the EU Centre's activities related to the development, or facilitation of the development, of technologies to mitigate the risk of online child sexual abuse, in accordance with Article 50(1a);</u>	ITM 13.02: ON HOLD
Article 66(6), point (b)				
847	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, the Executive Board and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, the Executive Board and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, the Executive Board and the Executive Director, in respect of matters related to the use of technology;	(b) contribute to the EU Centre's assistance to the Coordinating Authorities, the Management Board, <u>the Executive Board</u> and the Executive Director, in respect of matters related to the use of technology; Provisionally agreed (ITM 23.01) Text Origin: EP Mandate
Article 66(6), point (c)				
848	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention and detection of child sexual abuse online.	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention and detection of child sexual abuse online.	(c) provide internally, upon request, expertise on matters related to the use of technology for the purposes of prevention and detection <u>purpose of mitigating the risk</u> of child sexual abuse online.;	ITM 13.02: ON HOLD
Article 66(6), point (ca)				
848a			<u>(ca) provide internally expertise after having involved the relevant</u>	ITM 13.02: ON HOLD

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>working group or groups, on an ad hoc basis and at the request of the Management Board.</u>	
Article 66(6), point (ca)				
848b		<u>(ca) introduce a regular reviewing and reporting process to assess and share expertise on the most recent technological innovations and developments related to detection technology.</u>		ITM 13.02: ON HOLD Linked to voluntary detection/detection orders
Article 66 a				
848c		<u>Art. 66a Establishment and tasks of the Victims' Rights and Survivors Consultative Forum</u>	<u>Article 66a Appointment and tasks of the Victims Board</u>	<u>Article 66a Establishment and tasks of the Victims Consultative Forum</u> Provisionally agreed (ITM 23.01) Recital: Include reference to 'survivors in recitals (EP request) Text Origin: EP Mandate
Article 66(a), first paragraph				
848d		<u>1. The EU Centre shall establish a Consultative Forum to assist it by providing it with independent advice on victims related matters. The Consultative Forum shall act upon request of the Management Board or the Executive Director.</u>		<u>1. The EU Centre shall establish a Victims Consultative Forum to assist it by providing it with independent advice on victims related matters. The Consultative Forum shall act upon request of the Management Board or the Executive Director.</u> Provisionally agreed (ITM 13.02) Text Origin: EP Mandate

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 66(a) second paragraph				
848e		<p><u>2. The Consultative Forum shall consist of a maximum of fifteen members. Members of the Consultative Forum will be appointed among victims of child sexual abuse and exploitation, both online and offline, as well as from representatives of organisations acting in the public interest against child sexual abuse and representing and promoting victims' and survivors' rights. They shall be appointed in view of their personal experience if applicable, expertise and scope of work by the Management Board following the publication of a call for expression of interest in the Official Journal of the European Union.</u></p>	<p><u>1. The Victims Board shall be comprised of adult victims of child sexual abuse and recognised experts in providing assistance to victims who, following a call for expressions of interest published in the Official Journal of the European Union, shall be appointed by the Management Board on the basis of their personal experience, expertise and independence.</u></p>	<p><u>2. The Victims Consultative Forum shall be composed of a maximum of fifteen members that are:</u> <u>(i) adults that were victims of child sexual abuse, (ii) experts in providing assistance or support to victims of child sexual abuse, and (iii) representatives of civil society organisations acting in the public interest against child sexual abuse and defending the rights of victims of child sexual abuse.</u></p> <p><u>The Management Board shall ensure that these groups are represented in the Victims Consultative Forum in a balanced way and appointed on the broadest possible geographical basis among nationals of Member States.</u></p> <p><u>The Members of the Victims Consultative Forum shall be appointed by the Management Board following a call for expressions of interest published in the Official Journal of the European Union, taking into account their experience, expertise and independence.</u></p> <p>Provisionally agreed (ITM 13.02)</p>
Article 66(a) third paragraph				
848f		<p><u>3. Procedures concerning the</u></p>	<p><u>2. The procedures governing the</u></p>	<p><u>3. The Management Board shall</u></p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>appointment of the members of the Consultative Forum and its operation shall be specified in the rules of procedure of the Management Board and shall be made public.</u>	<u>appointment of the members of the Victims Board, its functioning and the conditions governing the transmission of information to the Victims Board shall be laid down in the Management Board's rules of procedure and shall be published.</u>	<u>adopt and make public rules of procedure governing the appointment of the members of the Victims Consultative Forum and the transmission of information to the Victims Consultative Forum.</u> Provisionally agreed (ITM 13.02)
Article 66(a) fourth paragraph				
848g		<u>4. The members of the Consultative Forum shall be independent and shall act in the public interest. The list of members of the Committee shall be made public and shall be updated by the EU Centre on its website.</u>	<u>3. The members of the Victims Board shall be independent in carrying out their tasks as members thereof and shall act in the interest of victims of online child sexual abuse. The EU Centre shall publish on its website and maintain updated the list of the members of the Victims Board.</u>	<u>4. The members of the Victims Consultative Forum shall be independent in carrying out their tasks and shall act in the interest of victims of child sexual abuse.</u> <u>The EU Centre shall publish on its website an updated the list of the members of the Victims Consultative Forum in the case of individuals, only if they so consent.</u> Provisionally agreed (ITM 13.02)
Article 66(a) fifth paragraph				
848h		<u>5 When a member no longer meets the criteria of independence, he or she shall inform the Management Board. Alternatively, the Management Board may declare, on a proposal of at least one third of its members or of the Commission, a lack of independence and revoke the appointment of the person concerned. The Management Board</u>	<u>4. Members who cease to be independent shall inform the Management Board accordingly. In addition, the Management Board, at the proposal of at least one third of its members or of the member appointed by the Commission, may determine that a given member lacks sufficient independence and revoke the appointment. The Management Board shall appoint a</u>	<u>5. Members who cease to be independent shall inform the Management Board.</u> <u>The Management Board, at the proposal of at least one third of its members or of the member appointed by the Commission, may determine that a given member lacks sufficient independence and revoke the appointment.</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>shall appoint a new member for the remaining term of office in accordance with the procedure for ordinary members.</u>	<u>replacement for the remainder of mandate of the member concerned, following the procedure referred to in paragraph 1.</u>	<u>The Management Board shall appoint a new member for the remaining term of office in accordance with the procedure for ordinary members.</u> Provisionally agreed (ITM 13.02)
Article 66(a) sixth paragraph				
848i		<u>6 The mandates of members of the Victims' Rights and Survivors Consultative Forum shall be of four years. Those mandates shall be renewable once. On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of his or her term of office, the member shall be replaced for the remainder of the term by a member appointed by the Management Board.</u>	<u>5. The mandate of members of the Victims Board shall be four years. It may be renewed once by the Management Board.</u>	<u>6. The mandate of members of the Victims Consultative Forum shall be four years. It may be renewed once by the Management Board.</u> <u>On the expiry of their term of office, members shall remain in office until they are replaced or until their appointments are renewed. If a member resigns before the expiry of the term of office, the member shall be replaced for the remainder of the term by a new member appointed by the Management Board.</u> Provisionally agreed (ITM 13.02)
Article 66a(7)				
848j			<u>6. The Executive Director and the Management Board may consult the Victims Board in connection with all matters concerning victims of online child sexual abuse.</u>	deleted Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
848k		<u>7 The Consultative Forum shall:</u>	<u>7. The Victims Board has the following tasks:</u>	<u>7. The Victims Consultative Forum shall have the following tasks:</u> Provisionally agreed (ITM 13.02)
Article 66a(7), point (a)				
848l			<u>(a) make the concerns of victims heard and represent their interests in connection to the work of the EU Centre;</u>	<u>(a) make the concerns of victims heard and represent their interests in connection to the work of the EU Centre;</u> Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph point b				
848m		<u>a provide the Management Board and the Executive Director with advice on any matter related to victims;</u>	<u>(b) advise the Management Board in matters referred to in Article 57 (1)(fa);</u>	<u>(b) provide the Management Board and the Executive Director with advice on any matter related to victims;</u> Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph point c				
848n		<u>b contribute to the EU Centre communication strategy referred to in Article 50 (5);</u>		<u>(c) contribute to the EU Centre communication strategy;</u> Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph point c				
848o		<u>c provide its opinion on the technologies used to detect online child sexual abuse regarding their relevance to the conditions in which child sexual abuse is committed;</u>		<i>deleted</i> Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph point d				
848p		<u>d maintain an open dialogue with</u>	<u>(c) advise the Executive Director</u>	

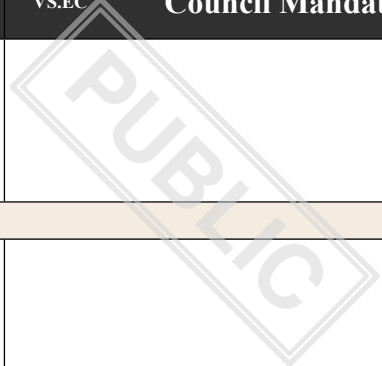
	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>the Management Board and the Executive Director on all matters related to victims, particularly on the protection of victims' rights;</u>	<u>and the Management Board when consulted in accordance with paragraph 6;</u>	deleted Provisionally agreed (ITM 13.02)
Article 66(a) seventh paragraph point f				
848q		<u>e contribute experience and expertise in preventing and combating child sexual abuse and victim support and assistance.</u>	<u>(d) contribute their experience and expertise to the work of the EU Centre as a knowledge hub as regards preventing and combating online child sexual abuse and assisting and supporting victims;</u>	<u>(f) contribute experience and expertise to the work of the EU Centre as knowledge hub as regards preventing and combating online child sexual abuse and as regards assisting and supporting victims of online child sexual abuse;</u> Provisionally agreed (ITM 13.02)
Article 66(a), point (g)				
848r			<u>(e) contribute to the work of the EU Centre in connection to European networks of victims of child sexual abuse.</u>	<u>(g) contribute to the cooperation of the EU Centre with networks of victims of child sexual abuse as set out in Article 54.</u> Provisionally agreed (ITM 13.02)
Article 66(b)				
848s		<u>66b Fundamental Rights Officer</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) first paragraph				
848t		<u>1 1. The Management Board shall, upon a proposal of a list of three candidates made by the Executive Director, designate a Fundamental</u>		ITM 13.02: ON HOLD Political discussion

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u><i>Rights Officer. The Fundamental Rights Officer may be a member of the existing staff of the EU Centre who received special training in fundamental rights law and practice.</i></u>		
Article 66(b) second paragraph				
848u		<u><i>2 The Fundamental Rights Officer shall perform the following tasks:</i></u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point a				
848v		<u><i>(a) contribute to the EU Centre's fundamental rights strategy and the corresponding action plan, including by issuing recommendations for improving them;</i></u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point b				
848w		<u><i>(b) monitor the EU Centre's compliance with fundamental rights, including by conducting investigations into any of its activities;</i></u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point c				
848x		<u><i>(c) promote the EU Centre's respect of fundamental rights in the performance of its tasks;</i></u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point d				
848y		<u><i>(d) advise the EU Centre where</i></u>		


	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>he or she deems it necessary or where requested on any activity of the EU Centre without impeding or delaying those activities;</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point e				
848z		<u>(e) provide non-binding opinions on working arrangements;</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point f				
848aa		<u>(f) inform the Executive Director about possible violations of fundamental rights during activities of the EU Centre;</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) second paragraph, point g				
848ab		<u>(g) perform any other tasks, where provided for by this Regulation.</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) third paragraph				
848ac		<u>3. The EU Centre shall ensure that the Fundamental Rights Officer does not receive any instructions regarding the exercise of his or her tasks and is able to act autonomously. The Fundamental Rights Officer shall have sufficient and adequate resources at his or her disposal necessary for the fulfilment of his or her tasks.</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) fourth paragraph,				


	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
848ad		<u>4. The Fundamental Rights Officer shall report directly to the Executive Director and prepare annual reports on his or her activities, including the extent to which the activities of the EU Centre respect fundamental rights. Those reports shall be made available to the Management Board and a meaningful summary is made publicly available.</u>		ITM 13.02: ON HOLD Political discussion
Article 66(b) fifth paragraph,				
848ae		<u>5 The Fundamental Rights Officer shall have access to all the appropriate information concerning respect for fundamental rights in all the activities of the Centre.</u>		ITM 13.02: ON HOLD Political discussion
Article 66(c)				
848af		<u>66 (c) Article 66c Budget</u>		ITM 23.01: Moved to lines 865-870.
Article 66(c) first paragraph				
848ag		<u>1 1. Estimates of all revenue and expenditure for the EU Centre shall be prepared each financial year, which shall correspond to the calendar year, and shall be shown in the EU Centre's budget, which shall be balanced in terms of revenue and of expenditure.</u>		ITM 23.01: Moved to lines 865-870.
Article 66(c) second paragraph				
848ah		<u>2 Without prejudice to other resources, the EU Centre's revenue</u>		ITM 23.01: Moved to lines 865-870.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>shall comprise a contribution from the Union entered in the general budget of the Union.</u>		
Article 66(c) third paragraph				
848ai		<u>3 The EU Centre may benefit from Union funding in the form of delegation agreements or ad hoc grants in accordance with its financial rules referred to in Article 68 and with the provisions of the relevant instruments supporting the policies of the Union.</u>		ITM 23.01: Moved to lines 865-870.
Article 66(c) fourth paragraph				
848aj		<u>4 The EU Centre's expenditure shall include staff remuneration, administrative and infrastructure expenses, and operating costs, including the operating costs of the Technology Committee, the Victims' Rights and Survivors Consultative Forum and of any other advisory group it may establish for serving its purposes.</u>		ITM 23.01: Moved to lines 865-870.
Article 66(c) fifth paragraph				
848ak		<u>5 Budgetary commitments for actions relating to large-scale projects extending over more than one financial year may be broken down into several annual</u>		ITM 23.01: Moved to lines 865-870.



	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>instalments.</u>		
Article 66(c) sixth paragraph				
848a1		<u>6 The budget shall comply with the principle of gender mainstreaming and practice of gender budgeting shall be implemented.</u>		ITM 23.01: Moved to lines 865-870.
Article 66(d)				
848am		<u>66(d) Single Programming Document</u>		ITM 23.01: Moved to lines 850a-h.
Article 66(d) first paragraph				
848an		<u>1 By 30 November of each year, the Management Board shall adopt a draft single programming document containing multi-annual and annual programming as well as all the documents listed in Article 32 of Commission Delegated Regulation (EU) 2019/715, based on a draft put forward by the Executive Director, after consulting the Technology Committee and the Victims' Rights and Survivors Consultative Forum, taking into account the opinion of the Commission, and in relation to multiannual programming after consulting the European Parliament. If the Management Board decides not to take into account elements of the opinion of the Commission or of the Technology Committee or the Victims' Rights and Survivors</u>		ITM 23.01: Moved to lines 850a-h. Text Origin: CY PCY - drafting

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<p><u>Consultative Forum, it shall provide a thorough justification therefor. The obligation to provide a thorough justification shall also apply to the elements raised by the European Parliament when it is consulted. The Management Board shall forward the draft Single Programming Document to the European Parliament, the Council and the Commission by 31 January of the following year. The Single Programming Document shall become definitive after final adoption of the general budget and if necessary shall be adjusted accordingly.</u></p>		
Article 66(d) second paragraph				
848ao		<p><u>2 The annual work programme shall comprise detailed objectives and expected results including performance indicators. It shall also contain a description of the actions to be financed and an indication of the financial and human resources allocated to each action, in accordance with the principles of activity-based budgeting and management. The annual work programme shall be coherent with the multi-annual work programme referred to in</u></p>		ITM 23.01: Moved to lines 850a-h.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<p><u>paragraph 4 of this Article.</u> <u>It shall clearly indicate tasks that have been added, changed or deleted in comparison with the previous financial year. Annual or multi-annual programming shall include the information about the Agency's planned research, surveys and studies referred to in Article 50(3).</u></p>		
Article 66(d) third paragraph				
848ap		<p><u>3 The Management Board shall amend the adopted annual work programme when a new task is given to the Agency.</u> <u>Any substantial amendment to the annual work programme shall be adopted by the same procedure as the initial annual work programme. The Management Board may delegate the power to make nonsubstantial amendments to the annual work programme to the Executive Director.</u></p>		ITM 23.01: Moved to lines 850a-h.
Article 66(d) fourth paragraph				
848aq		<p><u>4 The multi-annual work programme shall set out overall strategic programming including objectives, expected results and performance indicators. It shall also set out resource programming including</u></p>		ITM 23.01: Moved to lines 850a-h.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
		<u>multi-annual budget and staff. The resource programming shall be updated annually. The strategic programming shall be updated where appropriate, and in particular to address the outcome of the evaluation referred to in Article 85.</u>		
Article 66(d) fifth paragraph				
848ar		<u>5 The multi-annual and annual work programmes shall be prepared in compliance with Article 32 of Delegated Regulation (EU) 2019/71</u>		ITM 23.01: Moved to lines 850a-h.
Section 6				
849	Section 6 Establishment and Structure of the Budget	Section 6 Establishment and Structure of the Budget	Section 6 Establishment and Structure of the Budget	Section 6 Establishment and Structure of the Budget <u>Financial Provisions</u> Provisionally agreed (ITM 23.01) (in line with title of Chapter IV of the AMLA Regulation) Text Origin: CY PCY - drafting
Subsection 1				
850	Subsection 1 Single Programming Document	Subsection 1 Single Programming Document	Subsection 1 Single Programming Document	Subsection 1 Single Programming Document TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 1				



	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	VS.EC	Draft Agreement
850a								<p><u>Article 1</u> <u>Annual and multiannual programming</u></p> <p>Provisionally agreed (ITM 23.01) (in line with Art. 65 of the AMLA Regulation)</p>
Article 1(1)								
850b								<p><u>1. By 30 November of each year, the Management Board shall adopt, by a majority of two thirds of the members entitled to vote, a Single Programming Document containing a multiannual work programme and an annual work programme, based on a draft put forward by the Executive Director, after consulting the Technology Committee and the Victims Consultative Forum, taking into account the opinion of the Commission, and - in relation to the multiannual work programme, after consulting the European Parliament. If the Management Board decides not to take into account any elements of the opinion of the Commission, it shall provide a thorough justification for that decision. The obligation to provide a thorough justification shall also apply to any elements raised by the European Parliament when it is consulted. The Management Board shall forward the Single Programming Document</u></p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p><i><u>to the European Parliament, the Council and the Commission.</u></i></p> <p>Provisionally agreed (ITM 23.01, revised on 13.02 to cover line 751b)</p> <p>EP text from line 848an aligned with Art. 65(1) AMLA Regulation tbc: tasks of the Management Board in Article 57 and on the Victims Consultative Forum</p>
Article 1(2)				
850c				<p><i><u>2. The annual work programme shall comprise detailed objectives and expected results including performance indicators. It shall also contain a description of the actions to be financed and an indication of the financial and human resources allocated to each action, in accordance with the principles of activity-based budgeting and management. The annual work programme shall be coherent with the multiannual work programme.</u></i></p> <p><i><u>It shall clearly indicate tasks that have been added, changed or deleted in comparison with the previous financial year.</u></i></p> <p>Provisionally agreed (ITM 23.01)</p> <p>(EP text from line 848ao aligned with Art. 65(2) AMLA)</p>



	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 1(3), first subparagraph				
850d				<p><u>3. The Management Board shall amend the adopted annual work programme when a new task is given to the EU Centre.</u></p> <p>Provisionally agreed (ITM 23.01)</p> <p>(EP text from line 848ap; inspired by Art. 65(3) AMLA; pending outcome of tasks of the Management Board in Article 57)</p>
Article 1(3), second subparagraph				
850e				<p><u>Any substantial amendment to the annual work programme shall be adopted by the same procedure as the initial annual work programme. The Management Board may delegate the power to make non-substantial amendments to the annual work programme to the Executive Director.</u></p> <p>Provisionally agreed (ITM 23.01)</p> <p>(EP text from line 848ap)</p>
Article 1(4), first subparagraph				
850f				<p><u>4. The multiannual work programme shall set out overall strategic programming, including objectives, expected results and performance indicators. It shall also set out resource programming, including multiannual budget and</u></p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p><u>staff.</u></p> <p>Provisionally agreed (ITM 23.01)</p> <p>(EP text from line 848aq)</p>
Article 1(4), second subparagraph				
850g				<p><u>The resource programming shall be updated annually. The strategic programming shall be updated, where appropriate, and in particular to address the outcome of the evaluation referred to in Article 85].</u></p> <p>Provisionally agreed (ITM 13.02) (except bracketed text)</p> <p>(Aligned with Article 65(4) AMLA; the last part of the second sentence is pending the outcome of Article 85)</p>
Article 1(5)				
850h				<p><u>5. The multiannual and annual work programmes shall be prepared in compliance with the framework financial regulation for bodies which are set up under the TFEU and the Euratom Treaty and which have legal personality and receive contributions charged to the budget, as provided for in Article 70 of Regulation (EU, Euratom) 2024/2509.</u></p> <p>Provisionally agreed (ITM 23.01)</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				(EP text from line 848ar with general reference to the applicable framework financial regulation for Agencies)
Article 67				
851	Article 67 Budget establishment and implementation	Article 67 Budget establishment and implementation	Article 67 Budget Establishment and implementation <u>of the budget</u>	Moved to row 870a [851 - 870a]
Article 67(1)				
852	1. Each year the Executive Director shall draw up a draft statement of estimates of the EU Centre's revenue and expenditure for the following financial year, including an establishment plan, and shall send it to the Executive Board.	1. Each year the Executive Director shall draw up a draft statement of estimates of the EU Centre's revenue and expenditure for the following financial year, including an establishment plan, <u>a gender impact analysis</u> and shall <u>use gender mainstreaming and gender budgeting and</u> send it to the Executive <u>Management</u> Board.	1. Each year the Executive Director shall draw up a <u>provisional</u> draft statement of estimates <u>estimate</u> of the EU Centre's revenue and expenditure for the following financial year, including an <u>the</u> establishment plan, and shall send it to the Executive <u>Management</u> Board.	Moved to row 870b [852 - 870b]
Article 67(2)				
853	2. The Executive Board shall, on the basis of the draft statement of estimates, adopt a provisional draft estimate of the EU Centre's revenue and expenditure for the following financial year and shall send it to the Commission by 31 January each year.	2. The Executive <u>Management</u> Board shall, on the basis of the draft statement of estimates, adopt a provisional draft estimate of the EU Centre's revenue and expenditure for the following financial year and shall send it to the Commission by 31 January each year.	2. The Executive Board shall, on the basis of the draft statement of estimates, adopt a provisional draft estimate <u>shall be based on the objectives and expected results</u> of the EU Centre's revenue and expenditure for the following financial year <u>annual programming document</u> , and shall send it to the Commission by 31 January each year <u>take into account the financial resources necessary to achieve</u>	Moved to row 870c [853 - 870c]

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			<u>those objectives and expected results, in accordance with the principle of performance-based budgeting.</u>	
Article 67(3)				
854	3.The Executive Board shall send the final draft estimate of the EU Centre’s revenue and expenditure, which shall include a draft establishment plan, to the European Parliament, the Council and the Commission by 31 March each year.	3.The <u>Executive Management</u> Board shall send the final draft estimate of the EU Centre’s revenue and expenditure, which shall include a draft establishment plan, to the European Parliament, the Council and the Commission by 31 March each year.	3.The <u>Executive Management</u> Board shall, <u>on the basis of the provisional draft estimate, adopt a send the final</u> draft estimate of the EU Centre’s revenue and expenditure, <u>which for the following financial year and</u> shall <u>include a draft establishment plan, to the European Parliament, the Council and</u> send it to the Commission by 31 March <u>January</u> each year.	Moved to row 870d [854 - 870d]
Article 67(4)				
855	4.The Commission shall send the statement of estimates to the European Parliament and the Council, together with the draft general budget of the Union.	4.The Commission shall send the statement of estimates to the European Parliament and the Council, together with the draft general budget of the Union.	4.The Commission shall send the statement of estimates <u>draft estimate</u> to the European Parliament and the Council, <u>budgetary authority</u> together with the draft general budget of the Union. <u>The draft estimate shall also be made available to the EU Centre.</u>	Moved to row 870e [855 - 870e]
Article 67(5)				
856	5.On the basis of the statement of estimates, the Commission shall enter in the draft general budget of the Union the estimates that it considers necessary for the establishment plan and the amount of the contribution to be charged to	5.On the basis of the statement of estimates, the Commission shall enter in the draft general budget of the Union the estimates that it considers necessary for the establishment plan and the amount of the contribution to be charged to	5.On the basis of the statement of estimates <u>draft estimate</u> , the Commission shall enter in the draft general budget of the Union the estimates that it considers necessary for the establishment plan and the amount of the contribution to be	Moved to row 870f [856 - 870f]

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	the general budget, which it shall place before the European Parliament and the Council in accordance with Articles 313 and 314 of the Treaty on the Functioning of the European Union.	the general budget, which it shall place before the European Parliament and the Council in accordance with Articles 313 and 314 of the Treaty on the Functioning of the European Union.	charged to the general budget, which it shall place before the <i>European Parliament and the Council</i> budgetary authority in accordance with Articles 313 and 314 of the Treaty on the Functioning of the European Union <u>TFEU</u> .	
Article 67(5a)				
856a			<u>5a. The budgetary authority shall authorise the appropriations for the contribution from the general budget of the Union to the EU Centre.</u> Provisionally agreed (ITM 23.01) (Moved to line 870g)	
Article 67(5b)				
856b			<u>5b. The budgetary authority shall adopt the EU Centre's establishment plan.</u> Provisionally agreed (ITM 23.01) (Moved to line 870h).	
Article 67(5c)				
856c			<u>5c. The Management Board shall adopt the EU Centre's budget. It shall become final following the final adoption of the general budget of the Union and, if necessary, it shall be adjusted accordingly.</u> Provisionally agreed (ITM 23.01) (Moved to line 870i).	

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 67(5d)				
856d			<p><u><i>5d. For any building project likely to have significant implications for the budget of the EU Centre, Delegated Regulation (EU) 2019/715 shall apply.</i></u></p> <p>Provisionally agreed (ITM 23.01) (Moved to line 870j).</p>	
Article 67(6)				
857	6.The European Parliament and the Council shall authorise the appropriations for the contribution from the Union to the EU Centre.	6.The European Parliament and the Council shall authorise the appropriations for the contribution from the Union to the EU Centre.	6.The European Parliament and the Council shall authorise the appropriations for the contribution from the Union to the EU Centre.	Moved to row 870k [857 - 870k]
Article 67(7)				
858	7.The European Parliament and the Council shall adopt the EU Centre's establishment plan.	7.The European Parliament and the Council shall adopt the EU Centre's establishment plan.	7.The European Parliament and the Council shall adopt the EU Centre's establishment plan.	Moved to row 870l [858 - 870l]
Article 67(8)				
859	8.The EU Centre's budget shall be adopted by the Executive Board. It shall become final following the final adoption of the general budget of the Union. Where necessary, it shall be adjusted accordingly.	8.The EU Centre's budget shall be adopted by the <u>Executive Management</u> Board <u>by a majority of two-thirds of members entitled to vote</u> . It shall become final following the final adoption of the general budget of the Union. Where necessary, it shall be adjusted accordingly.	8.The EU Centre's budget shall be adopted by the Executive Board. It shall become final following the final adoption of the general budget of the Union. Where necessary, it shall be adjusted accordingly.	Moved to row 870m [859 - 870m]
Article 67(9)				
860	9.The Executive Director shall implement the EU Centre's budget.	9.The Executive Director shall implement the EU Centre's budget.	9.The Executive Director shall implement the EU Centre's budget.	Moved to row 870n [860 - 870n]

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 67(10)				
861	10. Each year the Executive Director shall send to the European Parliament and the Council all information relevant to the findings of any evaluation procedures.	10. Each year the Executive Director shall send to the European Parliament and the Council all information relevant to the findings of any evaluation procedures.	10. Each year the Executive Director shall send to the European Parliament and the Council all information relevant to the findings of any evaluation procedures.	Moved to row 870o [861 - 870o]
Article 68				
862	Article 68 Financial rules	Article 68 Financial rules	Article 68 70 Financial rules	Moved to row 880a [862 - 880a]
Article 68, first paragraph				
863	The financial rules applicable to the EU Centre shall be adopted by the Executive Board after consultation with the Commission. They shall not depart from Delegated Regulation (EU) 2019/715 ¹ unless such a departure is specifically required for the operation of the EU Centre and the Commission has given its prior consent. <u>1. OJ L 122, 10.5.2019, p. 1.</u>	The financial rules applicable to the EU Centre shall be adopted by the Executive <u>Management</u> Board after consultation with the Commission. They shall not depart from Delegated Regulation (EU) 2019/715 ¹ unless such a departure is specifically required for the operation of the EU Centre and the Commission has given its prior consent. <u>1. OJ L 122, 10.5.2019, p. 1.</u>	The financial rules applicable to the EU Centre shall be adopted by the Executive <u>Management</u> Board after consultation with the Commission. They shall not depart from Delegated Regulation (EU) 2019/715 ¹ unless such a departure is specifically required for the operation of the EU Centre and the Commission has given its prior consent. <u>1. OJ L 122, 10.5.2019, p. 1.</u>	Moved to row 880b [863 - 880b]
Article 68, first paragraph a				
863a			<u>The EU Centre shall establish and implement its budget in line with its financial rules and the Financial Regulation (EU) 2018/1046.</u> Provisionally agreed (ITM 23.01) (Moved to line 880c)	
Subsection 2				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
864	Subsection 2 Presentation, implementation and control of the budget	Subsection 2 Presentation, implementation and control of the budget	Subsection 2 Presentation, implementation and control of the budget	Subsection 2 Presentation, implementation and control of the budget TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 69				
865	Budget Article 69	<i>deleted</i>	Article 69 <u>Structure of the</u> budget	Article 69 Budget Provisionally agreed (ITM 23.01). The compromise on this Article is inspired by Article 76 AMLA Regulation Text Origin: Commission Proposal
Article 69(1)				
866	1.Estimates of all revenue and expenditure for the EU Centre shall be prepared each financial year, which shall correspond to the calendar year, and shall be shown in the EU Centre's budget, which shall be balanced in terms of revenue and of expenditure.	<i>deleted</i>	1.Estimates of all revenue and expenditure for <u>of</u> the EU Centre shall be prepared each financial year, which shall correspond to the calendar year, and shall be shown in the EU Centre's budget, which. <u>The financial year</u> shall be balanced in terms of revenue and of expenditure <u>correspond to the calendar year.</u>	1.Estimates of all revenue and expenditure for <u>of</u> the EU Centre shall be prepared each financial year, which shall correspond to the calendar year, and shall be shown in the EU Centre's budget, which. <u>The financial year</u> shall be balanced in terms of revenue and of expenditure <u>correspond to the calendar year.</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(1a)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
866a			<u>3. The EU Centre's budget shall be balanced in terms of revenue and of expenditure.</u>	<u>1a. The EU Centre's budget shall be balanced in terms of revenue and of expenditure.</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(2)				
867	2. Without prejudice to other resources, the EU Centre's revenue shall comprise a contribution from the Union entered in the general budget of the Union.	<i>deleted</i>	2. Without prejudice to other resources, the EU Centre's revenue shall comprise a contribution from the Union entered in the general budget of the Union.	2. Without prejudice to other resources, the EU Centre's revenue shall comprise a contribution from the Union entered in the general budget of the Union. Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(2), point (a)				
867a			<u>(a) a contribution from the Union entered in the general budget of the Union;</u>	<u>(a) a contribution from the Union entered in the general budget of the Union;</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(2), point (b)				
867b			<u>(b) any voluntary financial contribution from the Member States;</u>	<u>(b) any voluntary financial contribution from the Member States;</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(2), point (c)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
867c			<u>(c) any contribution from third countries participating in the work of the EU Centre, as provided for in Article 54a;</u>	<u>(c) any contribution from third countries participating in the work of the EU Centre, as provided for in Article 54a;</u> Provisionally agreed (ITM 13.02) Text Origin: Council Mandate
Article 69(2), point (d)				
867d			<u>(d) possible Union funding in the form of delegation agreements or ad hoc grants in accordance with the EU Centre's financial rules referred to in Article 70 and with the provisions of the relevant instruments supporting the policies of the Union;</u>	<u>(d) possible Union funding in the form of contribution agreements or ad hoc grants in accordance with the EU Centre's financial rules referred to in Article [70a] and with the provisions of the relevant instruments supporting the policies of the Union;</u> Provisionally agreed (ITM 23.01): As per COM request, "delegation agreement" was changed into "contribution agreement" to reflect recent terminology. Text Origin: CY PCY - drafting
Article 69(2), point (e)				
867e			<u>(e) charges for publications and any service provided by the EU Centre.</u>	<u>(e) charges for publications and any service provided by the EU Centre.</u> Provisionally agreed (ITM 23.01) Text Origin: Council Mandate
Article 69(3)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
868	3.The EU Centre may benefit from Union funding in the form of delegation agreements or ad hoc grants in accordance with its financial rules referred to in Article 68 and with the provisions of the relevant instruments supporting the policies of the Union.	<i>deleted</i>	3.The EU Centre may benefit from Union funding in the form of delegation agreements or ad hoc grants in accordance with its financial rules referred to in Article 68 and with the provisions of the relevant instruments supporting the policies of the Union.	<i>deleted</i> Provisionally agreed (ITM 23.01) (Moved to line 867d).
Article 69(4)				
869	4.The EU Centre's expenditure shall include staff remuneration, administrative and infrastructure expenses, and operating costs.	<i>deleted</i>	4. <u>The expenditure of</u> the EU Centre's expenditure shall include staff remuneration, administrative and infrastructure expenses, and operating costs <u>operational expenditure.</u>	4. <u>The expenditure of</u> the EU Centre's expenditure shall include staff remuneration, administrative and infrastructure expenses, and operating costs <u>operational expenditure, including that of the Technology Committee, the Victims Consultative Forum and of any advisory group it may establish.</u> Provisionally agreed (ITM 13.02) (Corresponding line in EP mandate: 848aj) Terminology is aligned with Art. 7(1)(a) of the Financial Regulation. Text Origin: CY PCY - drafting
Article 69(5)				
870	5.Budgetary commitments for actions relating to large-scale projects extending over more than one financial year may be broken down into several annual instalments.	<i>deleted</i>	5.Budgetary commitments for actions relating to large-scale projects extending over more than one financial year may be broken down into several annual instalments.	5.Budgetary commitments for actions relating to large-scale projects extending over more than one financial year may be broken down into several annual instalments.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 13.02) (EP text in line 848 ak) Text Origin: Commission Proposal
Article 69a				
870a	Article 67 Budget establishment and implementation Moved reference text			Article 67 ^{69a} Budget Establishment and implementation <u>of the budget</u> Provisionally agreed (ITM 23.01) Moved from row 851 [851 - 870a] Text Origin: CY PCY - drafting
Article 69a(1)				
870b	1.Each year the Executive Director shall draw up a draft statement of estimates of the EU Centre's revenue and expenditure for the following financial year, including an establishment plan, and shall send it to the Executive Board. Moved reference text			1.Each year the Executive Director shall draw up a <u>provisional</u> draft statement of estimates of the EU Centre's revenue and expenditure for the following financial year, including an <u>the</u> establishment plan, and shall send it to the Executive Management Board. Provisionally agreed (ITM 23.01). Moved from row 852 [852 - 870b] Text Origin: Council Mandate
Article 69a(2)				
870c	2.The Executive Board shall, on the basis of the draft statement of			<i>deleted</i>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>estimates, adopt a provisional draft estimate of the EU Centre’s revenue and expenditure for the following financial year and shall send it to the Commission by 31 January each year.</p> <p>Moved reference text</p>			<p>Provisionally agreed (ITM 13.02) (Commission proposal is covered in line 870d and the essence of the Council text is covered in line 850f)</p> <p>Moved from row 853 [853 - 870c]</p>
Article 69a(3)				
870d	<p>3.The Executive Board shall send the final draft estimate of the EU Centre’s revenue and expenditure, which shall include a draft establishment plan, to the European Parliament, the Council and the Commission by 31 March each year.</p> <p>Moved reference text</p>			<p>3.The Executive Management Board shall, <u>on the basis of the draft estimate, adopt a provisional</u>send the final draft estimate of the EU Centre’s revenue and expenditure; <u>which for the following financial year and</u> shall include a draft establishment plan, to the European Parliament, the Council and<u>send it to</u> the Commission by 31 March<u>January</u> each year.</p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 854 [854 - 870d]</p> <p>Text Origin: Council Mandate</p>
Article 69a(4)				
870e	<p>4.The Commission shall send the statement of estimates to the European Parliament and the Council, together with the draft general budget of the Union.</p> <p>Moved reference text</p>			<p>4.The Commission shall send the statement of estimates to the European Parliament and the Council,<u>budgetary authority</u> together with the draft general budget of the Union. <u>The draft estimate shall also be made</u></p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>available to the EU Centre.</p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 855 [855 - 870e]</p> <p>Text Origin: Council Mandate</p>
Article 69a(5)				
870f	<p>5. On the basis of the statement of estimates, the Commission shall enter in the draft general budget of the Union the estimates that it considers necessary for the establishment plan and the amount of the contribution to be charged to the general budget, which it shall place before the European Parliament and the Council in accordance with Articles 313 and 314 of the Treaty on the Functioning of the European Union.</p> <p>Moved reference text</p>			<p>5. On the basis of the statement of estimates, the Commission shall enter in the draft general budget of the Union the estimates that it considers necessary for the establishment plan and the amount of the contribution to be charged to the general budget, which it shall place before the <i>European Parliament and the Council</i> budgetary authority in accordance with Articles 313 and 314 <i>of the Treaty on the Functioning of the European Union</i> TFEU.</p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 856 [856 - 870f]</p> <p>Text Origin: Council Mandate</p>
Article 69a(6)				
870g				<p><u>6. The budgetary authority shall authorise the appropriations for the contribution from the general budget of the Union to the EU Centre.</u></p>

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	VS.EC	Draft Agreement
								Provisionally agreed (ITM 23.01) (CNS text from line 856a) Text Origin: Council Mandate
Article 69a(7)								
								<u>7. The budgetary authority shall adopt the EU Centre's establishment plan.</u> Provisionally agreed (ITM 23.01) (CNS text from line 856b) Text Origin: Council Mandate
Article 69a(8)								
								<u>8. The Management Board shall adopt the EU Centre's budget by a two thirds majority. It shall become final following the final adoption of the general budget of the Union and, if necessary, it shall be adjusted accordingly.</u> Provisionally agreed (ITM 23.01) (CNS text from line 856c) Text Origin: CY PCY - drafting
Article 69a(9)								
								<u>9. For any building project likely to have significant implications for the budget of the EU Centre, the framework financial regulation for bodies which are set up under the TFEU and the Euratom Treaty and which have legal personality and</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p><u>receive contributions charged to the budget, as provided for in Article 70 of Regulation (EU, Euratom) 2024/2509, shall apply.</u></p> <p>Provisionally agreed (ITM 23.01) (CNS text from line 856d)</p> <p>Text Origin: CY PCY - drafting</p>
Article 69a(10)				
870k	<p>6.The European Parliament and the Council shall authorise the appropriations for the contribution from the Union to the EU Centre.</p> <p>Moved reference text</p>			<p><i>deleted</i></p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 857 [857 - 870k]</p>
Article 69a(11)				
870l	<p>7.The European Parliament and the Council shall adopt the EU Centre’s establishment plan.</p> <p>Moved reference text</p>			<p><i>deleted</i></p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 858 [858 - 870l]</p>
Article 69a(12)				
870m	<p>8.The EU Centre’s budget shall be adopted by the Executive Board. It shall become final following the final adoption of the general budget of the Union. Where necessary, it shall be adjusted accordingly.</p> <p>Moved reference text</p>			<p><i>deleted</i></p> <p>Provisionally agreed (ITM 23.01)</p> <p>Moved from row 859 [859 - 870m]</p>
Article 69a(13)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
870n	<p>9. The Executive Director shall implement the EU Centre's budget.</p> <p>Moved reference text</p>			<p>9¹³. The Executive Director shall implement the EU Centre's budget.</p> <p>Provisionally agreed (ITM 13.02) (Identical with Art. 79(1) AMLA Regulation)</p> <p>Moved from row 860 [860 - 870n]</p> <p>Text Origin: EP Mandate</p>
Article 69a(14)				
870o	<p>10. Each year the Executive Director shall send to the European Parliament and the Council all information relevant to the findings of any evaluation procedures.</p> <p>Moved reference text</p>			<p>10¹⁴. Each year the Executive Director shall send to the European Parliament and the Council all information relevant to the findings of any evaluation procedures.</p> <p>Provisionally agreed (ITM 13.02) (Identical with Art. 79(2) AMLA Regulation)</p> <p>Moved from row 861 [861 - 870o]</p> <p>Text Origin: EP Mandate</p>
Article 70				
871	<p>Article 70 Presentation of accounts and discharge</p>	<p>Article 70 Presentation of accounts and discharge</p>	<p>Article 70⁶⁹ Presentation of accounts and discharge</p>	<p>Article 70 Presentation of accounts and discharge</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 70(1)				


	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
872	1.The EU Centre’s accounting officer shall send the provisional accounts for the financial year (year N) to the Commission's accounting officer and to the Court of Auditors by 1 March of the following financial year (year N + 1).	1.The EU Centre’s accounting officer shall send the provisional accounts for the financial year (year N) to the Commission's accounting officer and to the Court of Auditors by 1 March of the following financial year (year N + 1).	1.The EU Centre’s accounting officer shall send the provisional accounts for the financial year (year N) to the Commission's accounting officer and to the Court of Auditors by 1 March of the following financial year (year N + 1).	1.The EU Centre’s accounting officer shall send the provisional accounts for the financial year (year N) to the Commission's accounting officer and to the Court of Auditors by 1 March of the following financial year (year N + 1). TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 70(1a)				
872a			<u><i>1a. The EU Centre’s accounting officer shall also provide the required accounting information for consolidation purposes to the Commission’s accounting officer, in the manner and format required by the latter by 1 March of year N + 1.</i></u>	<u><i>1a. The EU Centre’s accounting officer shall also provide the required accounting information for consolidation purposes to the Commission’s accounting officer, in the manner and format required by the latter by 1 March of year N + 1.</i></u> Provisionally agreed (ITM 23.01): Corresponds to requirement under Art. 251(2) Financial Regulation Text Origin: Council Mandate
Article 70(2)				
873	2.The EU Centre shall send a report on the budgetary and financial management for year N to the European Parliament, the Council and the Court of Auditors by 31 March of year N + 1.	2.The EU Centre shall send a report on the budgetary and financial management for year N to the European Parliament, the Council and the Court of Auditors by 31 March of year N + 1.	2.The EU Centre shall send a <u>the</u> report on the budgetary and financial management for year N to the European Parliament, the Council, <u>the Commission</u> and the Court of Auditors by 31 March of year N + 1.	2.The EU Centre shall send a report on the budgetary and financial management for year N to the European Parliament, the Council and the Court of Auditors by 31 March of year N + 1.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Provisionally agreed (ITM 13.02) (COM text corresponds to Art. 255(1), second subparagraph of the Financial Regulation) Text Origin: Commission Proposal
Article 70(3)				
874	3.The Commission's accounting officer shall send the EU Centre's provisional accounts for year N, consolidated with the Commission's accounts, to the Court of Auditors by 31 March of year N + 1.	3.The Commission's accounting officer shall send the EU Centre's provisional accounts for year N, consolidated with the Commission's accounts, to the Court of Auditors by 31 March of year N + 1.	3. <u><i>On receipt of the Court of Auditor's observations on</i></u> The Commission's accounting officer shall send the EU Centre's provisional accounts for year N, consolidated with the Commission's <u><i>the EU Centre's accounting officer shall draw up the EU Centre's final</i></u> accounts, under his or her own responsibility. <u><i>The Executive Director shall submit them</i></u> to the Court of Auditors by 31 March of year N + 1 <u><i>Management Board for an opinion.</i></u>	3.The Commission's accounting officer shall send the EU Centre's provisional accounts for year N, consolidated with the Commission's accounts, to the Court of Auditors by 31 March of year N + 1. Provisionally agreed (ITM 13.02) Keep COM text but add a new paragraph 3a with the substance of the first sentence of the CSL wording in this line; The COM proposal corresponds to Art. 251(3) FR and Art. 80(3) AMLA, while the CSL rewording corresponds to Art. 251(4) FR and Art. 80(4) AMLA CNS agrees to drop the second sentence (ED submission of the final accounts to the MB for opinion) as it doesn't appear in the other basic acts and it seems redundant in light of par. 4 of this Article. Text Origin: Commission Proposal
Article 70(3a)				
874a				<u><i>3a. On receipt of the Court of</i></u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p><u>Auditor's observations on the EU Centre's provisional accounts for year N, the EU Centre's accounting officer shall draw up the EU Centre's final accounts under his or her own responsibility.</u></p> <p>Provisionally agreed (ITM 23.01)</p>
Article 70(4)				
875	4.The Management Board shall deliver an opinion on the EU Centre's final accounts for year N.	4.The Management Board shall deliver an opinion on the EU Centre's final accounts for year N.	4.The Management Board shall deliver an opinion on the EU Centre's final accounts for year N.	<p>4.The Management Board shall deliver an opinion on the EU Centre's final accounts for year N.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 70(5)				
876	5.The EU Centre's accounting officer shall, by 1 July of year N + 1, send the final accounts for year N to the European Parliament, the Council, the Commission, the Court of Auditors and national parliaments, together with the Management Board's opinion.	5.The EU Centre's accounting officer shall, by 1 July of year N + 1, send the final accounts for year N to the European Parliament, the Council, the Commission, the Court of Auditors and national parliaments, together with the Management Board's opinion.	5.The EU Centre's accounting officer shall, by 1 July of year N + 1, send the final accounts for year N to the European Parliament, the Council, the Commission, and the Court of Auditors and national parliaments , together with the Management Board's opinion.	<p>5.The EU Centre's accounting officer shall, by 1 July of year N + 1, send the final accounts for year N to the European Parliament, the Council, the Commission, and the Court of Auditors and national parliaments, together with the Management Board's opinion.</p> <p>Provisionally agreed (ITM, 23.01.): Aligned with second subparagraph of Art. 252(2) Financial Regulation</p> <p>Text Origin: Council Mandate</p>
Article 70(6)				
877	6.The final accounts for year N shall	6.The final accounts for year N shall	6. <u>A link to the pages of the website</u>	6. <u>A link to the pages of the website</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	be published in the Official Journal of the European Union by 15 November of year N + 1.	be published in the Official Journal of the European Union by 15 November of year N + 1.	<u>containing</u> the final accounts for year N <u>of the EU Centre</u> shall be published in the Official Journal of the European Union by 15 November of year N + 1.	<u>containing</u> the final accounts for year N <u>of the EU Centre</u> shall be published in the Official Journal of the European Union by 15 November of year N + 1. Provisionally agreed (ITM, 23.01.): Aligned with Art. 80(6) AMLA. Text Origin: Council Mandate
Article 70(7)				
878	7.The Executive Director shall send to the Court of Auditors, by 30 September of year N + 1, a reply to the observations made in its annual report. He or she shall also send the reply to the Management Board.	7.The Executive Director shall send to the Court of Auditors, by 30 September of year N + 1, a reply to the observations made in its annual report. He or she shall also send the reply to the Management Board.	7.The Executive Director shall send to the Court of Auditors, by 30 September of year N + 1, a reply to the observations made in its annual report. He or she <u>The Executive Director</u> shall also send the this reply to the Management Board <u>and to the Commission</u> .	7.The Executive Director shall send to the Court of Auditors, by 30 September of year N + 1, a reply to the observations made in its annual report. He or she <u>The Executive Director</u> shall also send the this reply to the Management Board <u>and to the Commission</u> . Provisionally agreed (ITM, 23.01.): According to Art. 258(8) Financial Regulation, the replies of Union institutions other than Commission shall be sent to the Commission at the same time. Text Origin: Council Mandate
Article 70(8)				
879	8.The Executive Director shall submit to the European Parliament, at the latter's request, any information required for the smooth application of the discharge procedure for year N.	8.The Executive Director shall submit to the European Parliament, at the latter's request, any information required for the smooth application of the discharge procedure for year N.	8.The Executive Director shall submit to the European Parliament, at the latter's request, any information required for the smooth application of the discharge procedure for year N, <u>in accordance</u>	8.The Executive Director shall submit to the European Parliament, at the latter's request, any information required for the smooth application of the discharge procedure for year N.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
			with Article 261(3) of Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council.	Provisionally agreed (ITM 13.02) (CNS agrees to drop amendment as the legal basis is obsolete and the Financial Regulation applies) Text Origin: Commission Proposal
Article 70(9)				
880	9.On a recommendation from the Council acting by a qualified majority, the European Parliament shall, before 15 May of year N + 2, grant a discharge to the Executive Director in respect of the implementation of the budget for year N.	9.On a recommendation from the Council acting by a qualified majority, the European Parliament shall, before 15 May of year N + 2, grant a discharge to the Executive Director in respect of the implementation of the budget for year N.	9.On a recommendation from the Council acting by a qualified majority, the European Parliament shall, before 15 May of year N + 2, grant give a discharge to the Executive Director in respect of the implementation of the budget for year N.	9.On a recommendation from the Council acting by a qualified majority, the European Parliament shall, before 15 May of year N + 2, grant give a discharge to the Executive Director in respect of the implementation of the budget for year N. Provisionally agreed (ITM, 23.01.); Aligned with wording in Article 266(1) Financial Regulation. Text Origin: Council Mandate
Article 70a				
880a	Article 68 Financial rules Moved reference text			Article 68 70a Financial rules Provisionally agreed (ITM 23.01) Moved from row 862 [862 - 880a] Text Origin: Commission Proposal
Article 70a, first paragraph				
880b	The financial rules applicable to the			The financial rules applicable to the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>EU Centre shall be adopted by the Executive Board after consultation with the Commission. They shall not depart from Delegated Regulation (EU) 2019/715¹ unless such a departure is specifically required for the operation of the EU Centre and the Commission has given its prior consent.</p> <p>1. OJ L 122, 10.5.2019, p. 1.</p> <p>Moved reference text</p>			<p>EU Centre shall be adopted by the ExecutiveManagement Board after consultation with the Commission. They shall not depart from Delegated<u>the framework financial regulation for bodies which are set up under the TFEU and the Euratom Treaty and which have legal personality and receive contributions charged to the budget, as provided for in Article 70 of Regulation (EU, Euratom) 2019/715¹2024/2509</u>, unless such a departure is specifically required for the operation of the EU Centre and the Commission has given its prior consent.</p> <p>1. OJ L 122, 10.5.2019, p. 1.</p> <p>Provisionally agreed (ITM, 23.01.)</p> <p>Moved from row 863 [863 - 880b]</p> <p>Text Origin: EP Mandate</p>
Article 70a, second paragraph				
880c				<p><u>The EU Centre shall establish and implement its budget in line with its financial rules and the Financial Regulation (EU, Euratom) 2024/2509.</u></p> <p>Provisionally agreed (ITM 23.01), moved from row 863a.</p>
Section 7				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
881	Section 7 Staff	Section 7 Staff	Section 7 Staff	Section 7 Staff TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 71				
882	Article 71 General provisions	Article 71 General provisions	Article 71 General provisions	Article 71 General provisions TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 71(1)				
883	1.The Staff Regulations and the Conditions of Employment of Other Servants and the rules adopted by agreement between the institutions of the Union for giving effect thereto shall apply to the EU Centre for all matters not covered by this Regulation.	1.The Staff Regulations and the Conditions of Employment of Other Servants and the rules adopted by agreement between the institutions of the Union for giving effect thereto shall apply to the EU Centre for all matters not covered by this Regulation.	1.The Staff Regulations and the Conditions of Employment of Other Servants and the rules adopted by agreement between the institutions of the Union for giving effect thereto shall apply to the EU Centre for all matters not covered by this Regulation.	1.The Staff Regulations and the Conditions of Employment of Other Servants and the rules adopted by agreement between the institutions of the Union for giving effect thereto shall apply to the EU Centre for all matters not covered by this Regulation. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 71(2)				
884	2.The Executive Board, in agreement with the Commission, shall adopt the necessary implementing measures, in accordance with the arrangements provided for in Article 110 of the	2.The Executive Board, in agreement with the Commission, shall adopt the necessary implementing measures, in accordance with the arrangements provided for in Article 110 of the	2.The Executive Management Board, in agreement with the Commission, shall adopt the necessary implementing measures, in accordance with the arrangements provided for in Article 110 of the	2.The Executive Management Board, in agreement with the Commission, shall adopt the necessary implementing measures, in accordance with the arrangements provided for in Article 110 of the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	Staff Regulations.	Staff Regulations.	Staff Regulations.	Staff Regulations. Provisionally agreed (ITM 23.01.) Text Origin: Council Mandate
Article 71(3)				
885	3.The EU Centre staff, in particular those working in areas related to detection, reporting and removal of online child sexual abuse, shall have access to appropriate counselling and support services.	3.The EU Centre staff, in particular those working in areas related to detection, reporting and removal of online child sexual abuse, shall have access to appropriate counselling and support services, <u>meeting any other possible physical or socio-psychological needs.</u>	3.The EU Centre staff, in particular those working in areas related to <u>the risk mitigation,</u> detection, reporting and removal of online child sexual abuse, shall have access to appropriate counselling and support services.	3.The EU Centre staff, in particular those working in areas related to <u>the risk mitigation,</u> detection, reporting and removal of online child sexual abuse, shall have access to appropriate counselling and support services <u>to address mental health issues resulting from the performance of their professional tasks.</u> Provisionally agreed (ITM 13.02) Text Origin: CY PCY - drafting
Article 72				
886	Article 72 Seconded national experts and other staff	Article 72 Seconded national experts and other staff	Article 72 Seconded national experts and other staff	Article 72 Seconded national experts and other staff TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 72(1)				
887	1.The EU Centre may make use of seconded national experts or other staff not employed by it.	1.The EU Centre may make use of seconded national experts or other staff not employed by it.	1.The EU Centre may make use of seconded national experts or other staff not employed by it.	1.The EU Centre may make use of seconded national experts or other staff not employed by it.

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 72(2)				
888	<p>2.The Executive Board shall adopt rules related to staff from Member States, including the contact officers referred to in Article 52, to be seconded to the EU Centre and update them as necessary. Those rules shall include, in particular, the financial arrangements related to those secondments, including insurance and training. Those rules shall take into account the fact that the staff is seconded and to be deployed as staff of the EU Centre. They shall include provisions on the conditions of deployment. Where relevant, the Executive Board shall aim to ensure consistency with the rules applicable to reimbursement of the mission expenses of the statutory staff.</p>	<p>2.The Executive Board shall adopt rules related to staff from Member States, including the contact officers referred to in Article 52, to be seconded to the EU Centre and update them as necessary. Those rules shall include, in particular, the financial arrangements related to those secondments, including insurance and training. Those rules shall take into account the fact that the staff is seconded and to be deployed as staff of the EU Centre. They shall include provisions on the conditions of deployment. Where relevant, the Executive Board shall aim to ensure consistency with the rules applicable to reimbursement of the mission expenses of the statutory staff.</p>	<p>2.The Executive <u>Management</u> Board shall adopt rules related to staff from Member States, including the contact officers referred to in Article 52, to be seconded to the EU Centre and update them as necessary. Those rules shall include, in particular, the financial arrangements related to those secondments, including insurance and training. Those rules shall take into account the fact that the staff is seconded and to be deployed as staff of the EU Centre. They shall include provisions on the conditions of deployment. Where relevant, the Executive <u>Management</u> Board shall aim to ensure consistency with the rules applicable to reimbursement of the mission expenses of the statutory staff.</p>	<p>2.The Executive <u>Management</u> Board shall adopt rules related to staff from Member States, including the contact officers referred to in Article 52, to be seconded to the EU Centre and update them as necessary. Those rules shall include, in particular, the financial arrangements related to those secondments, including insurance and training. Those rules shall take into account the fact that the staff is seconded and to be deployed as staff of the EU Centre. They shall include provisions on the conditions of deployment. Where relevant, the Executive <u>Management</u> Board shall aim to ensure consistency with the rules applicable to reimbursement of the mission expenses of the statutory staff.</p> <p>Provisionally agreed (ITM 23.01.)</p> <p>Text Origin: Council Mandate</p>
Article 73				
889	<p>Article 73 Privileges and immunities</p>	<p>Article 73 Privileges and immunities</p>	<p>Article 73 Privileges and immunities</p>	<p>Article 73 Privileges and immunities</p> <p>TO BE ENDORSED AT TRILOGUE</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 73, first paragraph				
890	Protocol No 7 on the Privileges and Immunities of the European Union annexed to the Treaty on the Functioning of the European Union shall apply to the EU Centre and its staff.	Protocol No 7 on the Privileges and Immunities of the European Union annexed to the Treaty on the Functioning of the European Union shall apply to the EU Centre and its staff.	Protocol No 7 on the Privileges and Immunities of the European Union annexed to the Treaty on the Functioning of the European Union shall apply to the EU Centre and its staff.	Protocol No 7 on the Privileges and Immunities of the European Union annexed to the Treaty on the Functioning of the European Union shall apply to the EU Centre and its staff. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 73, second paragraph				
891	Privileges and immunities of contact officers and members of their families shall be subject to an agreement between the Member State where the seat of the EU Centre is located and the other Member States. That agreement shall provide for such privileges and immunities as are necessary for the proper performance of the tasks of contact officers.	Privileges and immunities of contact officers and members of their families shall be subject to an agreement between the Member State where the seat of the EU Centre is located and the other Member States. That agreement shall provide for such privileges and immunities as are necessary for the proper performance of the tasks of contact officers.	Privileges and immunities of contact officers and members of their families shall be subject to an agreement between the Member State where the seat of the EU Centre is located and the other Member States. That agreement shall provide for such privileges and immunities as are necessary for the proper performance of the tasks of contact officers.	Privileges and immunities of contact officers and members of their families shall be subject to an agreement between the Member State where the seat of the EU Centre is located and the other Member States. That agreement shall provide for such privileges and immunities as are necessary for the proper performance of the tasks of contact officers. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 74				
892	Article 74 Obligation of professional secrecy	Article 74 Obligation of professional secrecy	Article 74 Obligation of professional secrecy	Article 74 Obligation of professional secrecy

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 74(1)				
893	<p>1.Members of the Management Board and the Executive Board, and all members of the staff of the EU Centre, including officials seconded by Member States on a temporary basis, and all other persons carrying out tasks for the EU Centre on a contractual basis, shall be subject to the requirements of professional secrecy pursuant to Article 339 of the Treaty on the Functioning of the European Union even after their duties have ceased.</p>	<p>1.Members of the Management Board and the Executive Board, and all members of the staff of the EU Centre, including officials seconded by Member States on a temporary basis, and all other persons carrying out tasks for the EU Centre on a contractual basis, shall be subject to the requirements of professional secrecy pursuant to Article 339 of the Treaty on the Functioning of the European Union even after their duties have ceased.</p>	<p>1.Members of the Management Board and the Executive Board, and all members of the staff of the EU Centre, including officials seconded by Member States on a temporary basis, and all other persons carrying out tasks for the EU Centre on a contractual basis, shall be subject to the requirements of professional secrecy pursuant to Article 339 of the Treaty on the Functioning of the European Union even after their duties have ceased.</p>	<p>1.Members of the Management Board <u>[</u>and the Executive Board,<u>]</u> and all members of the staff of the EU Centre, including officials seconded by Member States on a temporary basis, and all other persons carrying out tasks for the EU Centre on a contractual basis, shall be subject to the requirements of professional secrecy pursuant to Article 339 of the Treaty on the Functioning of the European Union even after their duties have ceased.</p> <p>Provisionally agreed (ITM 13.02) (except bracketed text)</p> <p>Text Origin: CY PCY - drafting</p>
Article 74(2)				
894	<p>2.The Executive Board shall ensure that individuals who provide any service, directly or indirectly, permanently or occasionally, relating to the tasks of the EU Centre, including officials and other persons authorised by the Executive Board or appointed by the coordinating authorities for that purpose, are subject to requirements of</p>	<p>2.The Executive Board shall ensure that individuals who provide any service, directly or indirectly, permanently or occasionally, relating to the tasks of the EU Centre, including officials and other persons authorised by the Executive Board or appointed by the coordinating authorities for that purpose, are subject to requirements of</p>	<p>2.The Executive <u>Management</u> Board shall ensure that individuals who provide any service, directly or indirectly, permanently or occasionally, relating to the tasks of the EU Centre, including officials and other persons authorised by the Executive <u>Management</u> Board or appointed by the coordinating authorities for that purpose, are</p>	<p>2.The Executive<u>[Executive/Management]</u> Board shall ensure that individuals who provide any service, directly or indirectly, permanently or occasionally, relating to the tasks of the EU Centre, including officials and other persons authorised by the Executive<u>[Executive/Management]</u> Board or appointed by the</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	professional secrecy equivalent to those in paragraph 1.	professional secrecy equivalent to those in paragraph 1.	subject to requirements of professional secrecy equivalent to those in paragraph 1.	<p>coordinating authorities for that purpose, are subject to requirements of professional secrecy equivalent to those in paragraph 1.</p> <p>Provisionally agreed (ITM 13.02) (except bracketed text)</p> <p>Text Origin: CY PCY - drafting</p>
Article 74(3)				
895	3.The EU Centre shall establish practical arrangements for implementing the confidentiality rules referred to in paragraphs 1 and 2.	3.The EU Centre shall establish practical arrangements for implementing the confidentiality rules referred to in paragraphs 1 and 2.	3.The EU Centre shall establish practical arrangements for implementing the confidentiality rules referred to in paragraphs 1 and 2.	<p>3.The EU Centre shall establish practical arrangements for implementing the confidentiality rules referred to in paragraphs 1 and 2.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 74(4)				
896	<p>4.The EU Centre shall apply Commission Decision (EU, Euratom) 2015/444¹.</p> <p>¹ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).</p>	<p>4.The EU Centre shall apply Commission Decision (EU, Euratom) 2015/444¹.</p> <p>¹ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).</p>	<p>4.The EU Centre shall apply Commission Decision (EU, Euratom) 2015/444¹.</p> <p>¹ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).</p>	<p>4.The EU Centre shall apply Commission Decision (EU, Euratom) 2015/444¹.</p> <p>¹ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 75				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
897	Article 75 Security rules on the protection of classified and sensitive non-classified information	Article 75 Security rules on the protection of classified and sensitive non-classified information	Article 75 Security rules on the protection of classified and sensitive non-classified information	Article 75 Security rules on the protection of classified and sensitive non-classified information TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 75(1)				
898	<p>1.The EU Centre shall adopt its own security rules equivalent to the Commission’s security rules for protecting European Union Classified Information (EUCI) and sensitive non-classified information, as set out in Commission Decisions (EU, Euratom) 2015/443¹ and (EU, Euratom) 2015/444. The security rules of the EU Centre shall cover, inter alia, provisions for the exchange, processing and storage of such information. The Executive Board shall adopt the EU Centre’s security rules following approval by the Commission.</p> <p>1. Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).</p>	<p>1.The EU Centre shall adopt its own security rules equivalent to the Commission’s security rules for protecting European Union Classified Information (EUCI) and sensitive non-classified information, as set out in Commission Decisions (EU, Euratom) 2015/443¹ and (EU, Euratom) 2015/444. The security rules of the EU Centre shall cover, inter alia, provisions for the exchange, processing and storage of such information. The Executive Board shall adopt the EU Centre’s security rules following approval by the Commission.</p> <p>1. Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).</p>	<p>1.The EU Centre shall adopt its own security rules equivalent to the Commission’s security rules for protecting European Union Classified Information (EUCI) and sensitive non-classified information, as set out in Commission Decisions (EU, Euratom) 2015/443¹ and (EU, Euratom) 2015/444. The security rules of the EU Centre shall cover, inter alia, provisions for the exchange, processing and storage of such information. The Executive Management Board shall adopt the EU Centre’s security rules following approval by the Commission.</p> <p>1. Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).</p>	<p>1.The EU Centre shall adopt its own security rules equivalent to the Commission’s security rules for protecting European Union Classified Information (EUCI) and sensitive non-classified information, as set out in Commission Decisions (EU, Euratom) 2015/443¹ and (EU, Euratom) 2015/444. The security rules of the EU Centre shall cover, inter alia, provisions for the exchange, processing and storage of such information. The Executive [Executive/Management] Board shall adopt the EU Centre’s security rules following approval by the Commission.</p> <p>1. Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).</p> <p>Provisionally agreed (ITM 13.02) (except bracketed text)</p> <p>Text Origin: CY PCY - drafting</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
Article 75(2)				
899	2.Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of such arrangement, any exceptional ad-hoc release of EUCI to those authorities, shall be subject to the Commission's prior approval.	2.Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of such arrangement, any exceptional ad-hoc release of EUCI to those authorities, shall be subject to the Commission's prior approval.	2.Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of such arrangement, any exceptional ad-hoc release of EUCI to those authorities, shall be subject to the Commission's prior approval.	2.Any administrative arrangement on the exchange of classified information with the relevant authorities of a third country or, in the absence of such arrangement, any exceptional ad-hoc release of EUCI to those authorities, shall be subject to the Commission's prior approval. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Section 8				
900	Section 8 General provisions	Section 8 General provisions	Section 8 General provisions	Section 8 General provisions TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 76				
901	Article 76 Language arrangements	Article 76 Language arrangements	Article 76 Language arrangements	Article 76 Language arrangements TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 76, first paragraph				
902	The provisions laid down in Regulation No 1 ¹ shall apply to the EU Centre. The translation services	The provisions laid down in Regulation No 1 ¹ shall apply to the EU Centre. The translation services	The provisions laid down in Regulation No 1 ¹ shall apply to the EU Centre. The translation services	The provisions laid down in Regulation No 1 ¹ shall apply to the EU Centre. The Translation <u>and all</u>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>required for the functioning of the EU Centre shall be provided by the Translation Centre for the bodies of the European Union.</p> <p>1. Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385/58).</p>	<p>required for the functioning of the EU Centre shall be provided by the Translation Centre for the bodies of the European Union.</p> <p>1. Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385/58).</p>	<p>required for the functioning of the EU Centre shall be provided by the Translation Centre for the bodies of the European Union.</p> <p>1. Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385/58).</p>	<p><i>other linguistic</i> services required for the functioning of by the EU Centre, <i>other than interpretation</i>, shall be provided by the Translation Centre for the Bodies of the European Union, <i>as established by Council Regulation (EC) No 2965/94</i>.</p> <p>1. Regulation No 1 determining the languages to be used by the European Economic Community (OJ 17, 6.10.1958, p. 385/58).</p> <p>Provisionally agreed (ITM 13.02)</p> <p>(Amended as per COM request to stipulate that the Translation Centre is the only language provider (except for interpretation), to avoid duplication of systems development and running costs at European level)</p> <p>Text Origin: CY PCY - drafting</p>
Article 77				
903	<p>Article 77 Transparency and communication</p>	<p>Article 77 Transparency and communication</p>	<p>Article 77 Transparency and communication</p>	<p>Article 77 Transparency and communication</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 77(1)				
904	<p>1.Regulation (EC) No 1049/2001¹ shall apply to documents held by the EU Centre. The Management Board shall, within six months of the date</p>	<p>1.Regulation (EC) No 1049/2001¹ shall apply to documents held by the EU Centre. The Management Board shall, within six months of the date</p>	<p>1.Regulation (EC) No 1049/2001¹ shall apply to documents held by the EU Centre. The Management Board shall, within six months of the date</p>	<p>1.Regulation (EC) No 1049/2001¹ shall apply to documents held by the EU Centre. The Management Board shall, within six months of the date</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	<p>of its first meeting, adopt the detailed rules for applying that Regulation.</p> <p>1. Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, Official Journal L 145 , 31/05/2001 P. 0043 – 0048.</p>	<p>of its first meeting, adopt the detailed rules for applying that Regulation.</p> <p>1. Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, Official Journal L 145 , 31/05/2001 P. 0043 – 0048.</p>	<p>of its first meeting, adopt the detailed rules for applying that Regulation.</p> <p>1. Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, Official Journal L 145 , 31/05/2001 P. 0043 – 0048.</p>	<p>of its first meeting, adopt the detailed rules for applying that Regulation.</p> <p>1. Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents, Official Journal L 145 , 31/05/2001 P. 0043 – 0048.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 77(2)				
905	<p>2.The processing of personal data by the EU Centre shall be subject to Regulation (EU) 2018/1725. The Management Board shall, within six months of the date of its first meeting, establish measures for the application of that Regulation by the EU Centre, including those concerning the appointment of a Data Protection Officer of the EU Centre. Those measures shall be established after consultation of the European Data Protection Supervisor.</p>	<p>2.The processing of personal data by the EU Centre shall be subject to Regulation (EU) 2018/1725. The Management Board shall, within six months of the date of its first meeting, establish measures for the application of that Regulation by the EU Centre, including those concerning the appointment of a Data Protection Officer of the EU Centre. Those measures shall be established after consultation of the European Data Protection Supervisor.</p>	<p>2.The processing of personal data by the EU Centre shall be subject to Regulation (EU) 2018/1725. The Management Board shall, within six months of the date of its first meeting, establish measures for the application of that Regulation by the EU Centre, including those concerning the appointment of a Data Protection Officer of the EU Centre. Those measures shall be established after consultation of the European Data Protection Supervisor.</p>	<p>2.The processing of personal data by the EU Centre shall be subject to Regulation (EU) 2018/1725. The Management Board shall, within six months of the date of its first meeting, establish measures for the application of that Regulation by the EU Centre, including those concerning the appointment of a Data Protection Officer of the EU Centre. Those measures shall be established after consultation of the European Data Protection Supervisor.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 77(3)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
906	3.The EU Centre may engage in communication activities on its own initiative within its field of competence. Communication activities shall be carried out in accordance with relevant communication and dissemination plans adopted by the Management Board.	3.The EU Centre may engage in communication activities on its own initiative within its field of competence. Communication activities shall be carried out in accordance with relevant communication and dissemination plans adopted by the Management Board.	3.The EU Centre may engage in communication activities on its own initiative within its field of competence. Communication activities shall be carried out in accordance with relevant communication and dissemination plans adopted by the Management Board.	3.The EU Centre may engage in communication activities on its own initiative within its field of competence. Communication activities shall be carried out in accordance with relevant communication and dissemination plans adopted by the Management Board. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 78				
907	Article 78 Anti-fraud measures	Article 78 Anti-fraud measures	Article 78 Anti-fraud measures	Article 78 Anti-fraud measures TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 78(1)				
908	1.In order to combat fraud, corruption and other unlawful activities, Regulation (EU, Euratom) No 883/2013 ¹ shall apply. 1. Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999. (OJ L 248, 18.9.2013, p. 1).	1.In order to combat fraud, corruption and other unlawful activities, Regulation (EU, Euratom) No 883/2013 ¹ shall apply. 1. Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999. (OJ L 248, 18.9.2013, p. 1).	1.In order to combat fraud, corruption and other unlawful activities, Regulation (EU, Euratom) No 883/2013 ¹ shall apply. 1. Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999. (OJ L 248, 18.9.2013, p. 1).	1.In order to combat fraud, corruption and other unlawful activities, Regulation (EU, Euratom) No 883/2013 ¹ shall apply. 1. Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999. (OJ L 248, 18.9.2013, p. 1).

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				<p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 78(2)				
909	<p>2.The EU Centre shall accede to the Interinstitutional Agreement of 25 May 1999 between the European Parliament, the Council of the European Union and the Commission of the European Communities concerning internal investigations by OLAF within six months from [date of start of operations as set out in Article 82] and shall adopt the appropriate provisions applicable to its staff using the template set out in the Annex to that Agreement.</p>	<p>2.The EU Centre shall accede to the Interinstitutional Agreement of 25 May 1999 between the European Parliament, the Council of the European Union and the Commission of the European Communities concerning internal investigations by OLAF within six months from [date of start of operations as set out in Article 82] and shall adopt the appropriate provisions applicable to its staff using the template set out in the Annex to that Agreement.</p>	<p>2.The EU Centre shall accede to the Interinstitutional Agreement of 25 May 1999 between the European Parliament, the Council of the European Union and the Commission of the European Communities concerning internal investigations by OLAF within six months from [date of start of operations as set out in Article 82] and shall adopt the appropriate provisions applicable to its staff using the template set out in the Annex to that Agreement.</p>	<p>2.The EU Centre shall accede to the Interinstitutional Agreement of 25 May 1999 between the European Parliament, the Council of the European Union and the Commission of the European Communities concerning internal investigations by OLAF within six months from [date of start of operations as set out in Article 82] and shall adopt the appropriate provisions applicable to its staff using the template set out in the Annex to that Agreement.</p> <p>TO BE ENDORSED AT TRILOGUE</p> <p>Text Origin: Commission Proposal</p>
Article 78(3)				
910	<p>3.The European Court of Auditors shall have the power of audit, on the basis of documents and on the spot, over all grant beneficiaries, contractors and subcontractors who have received Union funds from the EU Centre.</p>	<p>3.The European Court of Auditors shall have the power of audit, on the basis of documents and on the spot, over all grant beneficiaries, contractors and subcontractors who have received Union funds from the EU Centre.</p>	<p>3.The European Court of Auditors shall have the power of audit, on the basis of documents and on the spot, over all grant beneficiaries, contractors and subcontractors who have received Union funds from the EU Centre.</p>	<p>3.The European Court of Auditors shall have the power of audit, on the basis of documents and on the spot, over all grant beneficiaries, contractors and subcontractors who have received Union funds from the EU Centre.</p> <p>TO BE ENDORSED AT TRILOGUE</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 78(4)				
911	<p>4.OLAF may carry out investigations, including on-the-spot checks and inspections with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union in connection with a grant or a contract funded by the EU Centre, in accordance with the provisions and procedures laid down in Regulation (EU, Euratom) No 883/2013 and Council Regulation (Euratom, EC) No 2185/96¹.</p> <p>¹. Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities. (OJ L 292, 15.11.1996, p. 2).</p>	<p>4.OLAF may carry out investigations, including on-the-spot checks and inspections with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union in connection with a grant or a contract funded by the EU Centre, in accordance with the provisions and procedures laid down in Regulation (EU, Euratom) No 883/2013 and Council Regulation (Euratom, EC) No 2185/96¹.</p> <p>¹. Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities. (OJ L 292, 15.11.1996, p. 2).</p>	<p>4.OLAF may, <u>within the scope of its mandate</u>, carry out investigations, <u>which may also include</u> including on-the-spot checks and inspections with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union in connection with a grant or a contract funded by the EU Centre, in accordance with the provisions and procedures laid down in Regulation (EU, Euratom) No 883/2013 and Council Regulation (Euratom, EC) No 2185/96¹.</p> <p>¹. Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities. (OJ L 292, 15.11.1996, p. 2).</p>	<p>4.OLAF may, <u>within the scope of its mandate</u>, carry out investigations, <u>which may also include</u> including on-the-spot checks and inspections with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union in connection with a grant or a contract funded by the EU Centre, in accordance with the provisions and procedures laid down in Regulation (EU, Euratom) No 883/2013 and Council Regulation (Euratom, EC) No 2185/96¹.</p> <p>¹. Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities. (OJ L 292, 15.11.1996, p. 2).</p> <p>Provisionally agreed (ITM 23.01)</p> <p>Text Origin: Council Mandate</p>
Article 78(5)				
912	<p>5.Without prejudice to paragraphs 1, 2, 3, and 4, cooperation agreements with third countries and international organisations, contracts, grant</p>	<p>5.Without prejudice to paragraphs 1, 2, 3, and 4, cooperation agreements with third countries and international organisations, contracts, grant</p>	<p>5.Without prejudice to paragraphs 1, 2, 3, and 4, cooperation agreements with third countries and international organisations, contracts, grant</p>	<p>5.Without prejudice to paragraphs 1, 2, 3, and 4, cooperation agreements with third countries and international organisations, contracts, grant</p>

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	agreements and grant decisions of the EU Centre shall contain provisions expressly empowering the European Court of Auditors and OLAF to conduct such audits and investigations, in accordance with their respective competences.	agreements and grant decisions of the EU Centre shall contain provisions expressly empowering the European Court of Auditors and OLAF to conduct such audits and investigations, in accordance with their respective competences.	agreements and grant decisions of the EU Centre shall contain provisions expressly empowering the European Court of Auditors and OLAF to conduct such audits and investigations, in accordance with their respective competences.	agreements and grant decisions of the EU Centre shall contain provisions expressly empowering the European Court of Auditors and OLAF to conduct such audits and investigations, in accordance with their respective competences. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79				
913	Liability Article 79	Liability Article 79	Liability Article 79	Article 79 Liability TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79(1)				
914	1.The EU Centre's contractual liability shall be governed by the law applicable to the contract in question.	1.The EU Centre's contractual liability shall be governed by the law applicable to the contract in question.	1.The EU Centre's contractual liability shall be governed by the law applicable to the contract in question.	1.The EU Centre's contractual liability shall be governed by the law applicable to the contract in question. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79(2)				
915	2.The Court of Justice of the European Union shall have jurisdiction to give judgment pursuant to any arbitration clause	2.The Court of Justice of the European Union shall have jurisdiction to give judgment pursuant to any arbitration clause	2.The Court of Justice of the European Union shall have jurisdiction to give judgment pursuant to any arbitration clause	2.The Court of Justice of the European Union shall have jurisdiction to give judgment pursuant to any arbitration clause

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	contained in a contract concluded by the EU Centre.	contained in a contract concluded by the EU Centre.	contained in a contract concluded by the EU Centre.	contained in a contract concluded by the EU Centre. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79(3)				
916	3.In the case of non-contractual liability, the EU Centre shall, in accordance with the general principles common to the laws of the Member States, make good any damage caused by its departments or by its staff in the performance of their duties.	3.In the case of non-contractual liability, the EU Centre shall, in accordance with the general principles common to the laws of the Member States, make good any damage caused by its departments or by its staff in the performance of their duties.	3.In the case of non-contractual liability, the EU Centre shall, in accordance with the general principles common to the laws of the Member States, make good any damage caused by its departments or by its staff in the performance of their duties.	3.In the case of non-contractual liability, the EU Centre shall, in accordance with the general principles common to the laws of the Member States, make good any damage caused by its departments or by its staff in the performance of their duties. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79(4)				
917	4.The Court of Justice of the European Union shall have jurisdiction in disputes over compensation for damages referred to in paragraph 3.	4.The Court of Justice of the European Union shall have jurisdiction in disputes over compensation for damages referred to in paragraph 3.	4.The Court of Justice of the European Union shall have jurisdiction in disputes over compensation for damages referred to in paragraph 3.	4.The Court of Justice of the European Union shall have jurisdiction in disputes over compensation for damages referred to in paragraph 3. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 79(5)				
918	5.The personal liability of its staff towards the Centre shall be governed	5.The personal liability of its staff towards the Centre shall be governed	5.The personal liability of its staff towards the Centre shall be governed	5.The personal liability of its staff towards the Centre shall be governed

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	by the provisions laid down in the Staff Regulations or Conditions of Employment applicable to them.	by the provisions laid down in the Staff Regulations or Conditions of Employment applicable to them.	by the provisions laid down in the Staff Regulations or Conditions of Employment applicable to them.	by the provisions laid down in the Staff Regulations or Conditions of Employment applicable to them. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 80				
919	Article 80 Administrative inquiries	Article 80 Administrative inquiries	Article 80 Administrative inquiries	Article 80 Administrative inquiries TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 80, first paragraph				
920	The activities of the EU Centre shall be subject to the inquiries of the European Ombudsman in accordance with Article 228 of the Treaty on the Functioning of the European Union.	The activities of the EU Centre shall be subject to the inquiries of the European Ombudsman in accordance with Article 228 of the Treaty on the Functioning of the European Union.	The activities of the EU Centre shall be subject to the inquiries of the European Ombudsman in accordance with Article 228 of the Treaty on the Functioning of the European Union.	The activities of the EU Centre shall be subject to the inquiries of the European Ombudsman in accordance with Article 228 of the Treaty on the Functioning of the European Union. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 81				
921	Article 81 Headquarters Agreement and operating conditions	Article 81 Headquarters Agreement and operating conditions	Article 81 Headquarters Agreement and operating conditions	Article 81 Headquarters Agreement and operating conditions TO BE ENDORSED AT TRILOGUE

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
				Text Origin: Commission Proposal
Article 81(1)				
922	1.The necessary arrangements concerning the accommodation to be provided for the EU Centre in the Member State where the seat of the EU Centre is located and the facilities to be made available by that Member State, together with the specific rules applicable in that Member State to the Executive Director, members of the Executive Board, EU Centre staff and members of their families shall be laid down in a Headquarters Agreement between the EU Centre and the Member State where the seat of the EU Centre is located, concluded after obtaining the approval of the Executive Board and no later than [2 years after the entry into force of this Regulation].	1.The necessary arrangements concerning the accommodation to be provided for the EU Centre in the Member State where the seat of the EU Centre is located and the facilities to be made available by that Member State, together with the specific rules applicable in that Member State to the Executive Director, members of the Executive Board, EU Centre staff and members of their families shall be laid down in a Headquarters Agreement between the EU Centre and the Member State where the seat of the EU Centre is located, concluded after obtaining the approval of the Executive Board and no later than [2 years after the entry into force of this Regulation].	1.The necessary arrangements concerning the accommodation to be provided for the EU Centre in the Member State where the seat of the EU Centre is located and the facilities to be made available by that Member State, together with the specific rules applicable in that Member State to the Executive Director, members of the Executive Board, EU Centre staff and members of their families shall be laid down in a Headquarters Agreement between the EU Centre and the Member State where the seat of the EU Centre is located, concluded after obtaining the approval of the Executive <u>Management</u> Board and no later than [2 years after the entry into force of this Regulation].	1.The necessary arrangements concerning the accommodation to be provided for the EU Centre in the Member State where the seat of the EU Centre is located and the facilities to be made available by that Member State, together with the specific rules applicable in that Member State to the Executive Director, <u>l</u> , members of the Executive Board, <u>l</u> EU Centre staff and members of their families shall be laid down in a Headquarters Agreement between the EU Centre and the Member State where the seat of the EU Centre is located, concluded after obtaining the approval of the Executive <u>Management</u> Board and no later than [2 years after the entry into force of this Regulation]. Provisionally agreed (ITM 23.01.) Text Origin: CY PCY - drafting
Article 81(2)				
923	2.The Member State where the seat of the EU Centre is located shall provide the best possible conditions to ensure the smooth and efficient functioning of the EU Centre,	2.The Member State where the seat of the EU Centre is located shall provide the best possible conditions to ensure the smooth and efficient functioning of the EU Centre,	2.The Member State where the seat of the EU Centre is located shall provide the best possible conditions to ensure the smooth and efficient functioning of the EU Centre,	2.The Member State where the seat of the EU Centre is located shall provide the best possible conditions to ensure the smooth and efficient functioning of the EU Centre,

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	including multilingual, European-oriented schooling and appropriate transport connections.	including multilingual, European-oriented schooling and appropriate transport connections.	including multilingual, European-oriented schooling and appropriate transport connections.	including multilingual, European-oriented schooling and appropriate transport connections. TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 82				
924	Article 82 Start of the EU Centre's activities	Article 82 Start of the EU Centre's activities	Article 82 Start of the EU Centre's activities	Article 82 Start of the EU Centre's activities TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 82(1)				
925	1.The Commission shall be responsible for the establishment and initial operation of the EU Centre until the Executive Director has taken up his or her duties following his or her appointment by the Executive Board in accordance with Article 65(2). For that purpose:	1.The Commission shall be responsible for the establishment and initial operation of the EU Centre until the Executive Director has taken up his or her duties following his or her appointment by the Executive Board in accordance with Article 65(2). For that purpose:	1.The Commission shall be responsible for the establishment and initial operation of the EU Centre until the Executive Director has taken up his or her duties following his or her appointment by the <i>Executive Management</i> Board in accordance with Article 65(2). For that purpose:	1.The Commission shall be responsible for the establishment and initial operation of the EU Centre until the Executive Director has taken up his or her duties following his or her appointment by the <i>Executive Management</i> Board in accordance with Article 65(2). For that purpose: Provisionally agreed (ITM 23.01.) Text Origin: Council Mandate
Article 82(1), point (a)				
926	(a) the Commission may designate a Commission official to act as interim Executive Director and exercise the	(a) the Commission may designate a Commission official to act as interim Executive Director and exercise the	(a) the Commission may designate a Commission official to act as interim Executive Director and exercise the	(a) the Commission may designate a Commission official to act as interim Executive Director and exercise the

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
	duties assigned to the Executive Director;	duties assigned to the Executive Director;	duties assigned to the Executive Director;	duties assigned to the Executive Director; TO BE ENDORSED AT TRILOGUE Text Origin: Commission Proposal
Article 82(1), point (b)				
927	(b) by derogation from Article 62(2)(g) and until the adoption of a decision as referred to in Article 62(4), the interim Executive Director shall exercise the appointing authority power;	(b) by derogation from Article 62(2)(g) and until the adoption of a decision as referred to in Article 62(4), the interim Executive Director shall exercise the appointing authority power;	(b) by derogation from Article 62(2)(g) and until the adoption of a decision as referred to in Article 62(4), the interim Executive Director shall exercise the appointing authority power;	(b) by derogation from Article 62(2)(g) <u>57(1)(ag)</u> and until the adoption of a decision as referred to in Article 62(4) <u>57(1)(hh)</u> , the interim Executive Director shall exercise the appointing authority power; Provisionally agreed (ITM 23.01) (Article reference corrected) Text Origin: Commission Proposal
Article 82(1), point (c)				
928	(c) the Commission may offer assistance to the EU Centre, in particular by seconding Commission officials to carry out the activities of the EU Centre under the responsibility of the interim Executive Director or the Executive Director;	(c) the Commission may offer assistance to the EU Centre, in particular by seconding Commission officials to carry out the activities of the EU Centre under the responsibility of the interim Executive Director or the Executive Director;	(c) the Commission may offer assistance to the EU Centre, in particular by seconding Commission officials <u>and national experts seconded to the Commission</u> to carry out the activities of the EU Centre under the responsibility of the interim Executive Director or the Executive Director;	(c) the Commission may offer assistance to the EU Centre, in particular by seconding Commission officials to carry out the activities of the EU Centre under the responsibility of the interim Executive Director or the Executive Director; Provisionally agreed (ITM 13.02) Text Origin: Council Mandate
Article 82(1), point (d)				

	CLEAN Commission Proposal	VS.EC EP Mandate	VS.EC Council Mandate	VS.EC Draft Agreement
929	(d) the interim Executive Director may authorise all payments covered by appropriations entered in the EU Centre's budget after approval by the Executive Board and may conclude contracts, including staff contracts, following the adoption of the EU Centre's establishment plan.	(d) the interim Executive Director may authorise all payments covered by appropriations entered in the EU Centre's budget after approval by the Executive Board and may conclude contracts, including staff contracts, following the adoption of the EU Centre's establishment plan.	(d) the interim Executive Director may authorise all payments covered by appropriations entered in the EU Centre's budget after approval by the <i>Executive Management</i> Board and may conclude contracts, including staff contracts, following the adoption of the EU Centre's establishment plan.	(d) the interim Executive Director may authorise all payments covered by appropriations entered in the EU Centre's budget after approval by the <i>Executive Management</i> Board and may conclude contracts, including staff contracts, following the adoption of the EU Centre's establishment plan. Provisionally agreed (ITM 23.01.) Text Origin: Council Mandate