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LIMITE

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NOTE

From: To:	General Secretariat of the Council Delegations
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Subject:	Proposal for a Directive of the European Parliament and of the Council on asset recovery and confiscation

Delegations will find in Annex a first version of the so called 4 column table, which will be used in the trilogue negotiations on the Draft Directive on asset recovery and confiscation, which started with a first political trilogue on 13 June.

Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on asset

recovery and confiscation 2022/0167(COD)

for Trilogue on 13 June, 202 09-06-2023 at 11h18 [Version for Trilogue on 13 June, 2023]

	Commission Proposal	Council Mandate	EPMandate	Draft Agreement
Formula	Commission Proposal	Councilifundate	Er Williams	Druit igreement
1	2022/0167 (COD)	2022/0167 (COD)	2022/0167 (COD)	
Proposal	Title	,	,	
2	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on asset recovery and confiscation	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on asset recovery and confiscation	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on asset recovery and confiscation	
Formula				
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
Citation :	1			
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 82(2), Article 83(1) and (2) and Article 87(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 82(2), Article 83(1) and (2) and Article 87(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 82(2), Article 83(1) and (2) and Article 87(2) thereof,	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Citation	2			
5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	
Citation	3			
6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	
Citation	4			
7	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C,, p.	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C,, p	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C,, p	
Citation	5			
8	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	
Formula				
9	Whereas:	Whereas:	Whereas:	
Recital 1				
10	(1) Europol's 2021 Serious and Organised Crime Threat Assessment (SOCTA) highlighted the rising	(1) Europol's 2021 Serious and Organised Crime Threat Assessment (SOCTA) highlighted the rising	(1) Europol's 2021 Serious and Organised Crime Threat Assessment (SOCTA) highlighted the rising	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	threat from organised crime and criminal infiltration. Driven by the large revenues generated by organised crime, which amount to at least EUR 139 billion every year, and which are increasingly laundered through a parallel underground financial system, the availability of such proceeds from criminal activities poses a significant threat to the integrity of the economy and society, eroding the rule of law and fundamental rights. The EU Strategy to tackle Organised Crime 2021-2025 aims at addressing these challenges by promoting cross-border cooperation, supporting effective investigations against criminal networks, eliminating proceeds from criminal activities, and making law enforcement and the judiciary fit for the digital age.	threat from organised crime and criminal infiltration. Driven by the large revenues generated by organised crime, which amount to at least EUR 139 billion every year, and which are increasingly laundered through a parallel underground financial system, the availability of such proceeds from criminal activities poses a significant threat to the integrity of the economy and society, eroding the rule of law and fundamental rights. The EU Strategy to tackle Organised Crime 2021-2025 ¹ aims at addressing these challenges by promoting cross-border cooperation, supporting effective investigations against criminal networks, eliminating proceeds from criminal activities, and making law enforcement and the judiciary fit for the digital age. 1. COM(2021) 170 final	threat from organised crime and criminal infiltration. Driven by the large revenues generated by organised crime, which amount to at least EUR 139 billion every year, and which are increasingly laundered through a parallel underground financial system, the availability of such proceeds from criminal activities poses a significant threat to the integrity of the economy and society, eroding the rule of law and fundamental rights. The EU Strategy to tackle Organised Crime 2021-2025 aims at addressing these challenges by promoting cross-border cooperation, and the exchange of information between Member States, supporting effective investigations against criminal networks, eliminating proceeds from criminal activities, and making law enforcement and the judiciary fit for the digital age.	
Recital 2				
11	(2) The main motive for cross- border organised crime, including high-risk criminal networks, is financial gain. Therefore, to tackle the serious threat posed by organised crime, competent authorities should be given the means to effectively trace and identify, freeze, confiscate and manage the instrumentalities and proceeds of crime and property that	(2) The main motive for cross- border organised crime, including high-risk criminal networks, is financial gain. Therefore, to tackle the serious threat posed by organised crime, competent authorities should be given the means to effectively trace and identify, freeze, confiscate and manage the instrumentalities and proceeds of crime and property that	(2) The main motive for cross-border organised crime, including high-risk criminal networks, is financial gain. Therefore, to tackle the serious threat posed by organised crime, competent authorities should be given <i>more operational capacity and necessary-the</i> means to effectively trace and identify, freeze, confiscate and manage the	

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	stems from criminal activities.	stems from criminal activities.	instrumentalities and proceeds of crime and property that stems from criminal activities.	
11a			(2a) Criminal organisations usually reinvest part of their profits from criminal activities to create a financial base enabling them to continue those activities. In addition, criminal organisations often resort to violence, threats or intimidation in order to acquire the control or management of economic activities, concessions, authorisations, procurement and public services, or to achieve illicit profits or advantages, thereby adversely affecting the freedom of competition, or to prevent or to hinder the free exercise of the right to vote or to otherwise alter voting results in elections, thus affecting democratic life. Organised crime has therefore become an economic worldwide operator with an entrepreneurial vocation and specialised in both the legal and illegal supply of goods and services. Depriving criminals of illicit profits is essential in order to disrupt their activities and to prevent them from infiltrating the legitimate economies.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
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11b			(2b) Economic and financial crime, in particular organised crime, often operate through legal persons, and the criminal offences included in the scope of this Directive can be committed in the interest or for the benefit of such legal persons. Therefore, freezing and confiscation orders should be issued also against legal persons.	
Recital 3				
12	(3) An effective asset recovery system requires the swift tracing and identification of instrumentalities and proceeds of crime, and property suspected to be of criminal origin. Such proceeds, instrumentalities, and property should be frozen in order to prevent its disappearance, following which it should be confiscated upon conclusion of criminal proceedings. An effective asset recovery system further requires the effective management of frozen and confiscated property to maintain its value for the State or for the restitution for victims.	(3) An effective asset recovery system requires the swift tracing and identification of instrumentalities and proceeds of crime, and property suspected to be of criminal origin. Such proceeds, instrumentalities, and property should be frozen in order to prevent its disappearance, following which it should be confiscated upon conclusion of criminal proceedings. An effective asset recovery system further requires the effective management of frozen and confiscated property to maintain its value for the State or for the restitution for victims or legal persons that have suffered harm caused by a criminal offence.	(3) An effective asset recovery system requires the swift tracing and identification of instrumentalities and proceeds of crime, and property suspected to be of criminal origin. Such proceeds, instrumentalities, and property should be frozen in order to prevent its disappearance, following which it should be confiscated upon conclusion of proceedings in criminal proceedings matters. An effective asset recovery system further requires the effective management of frozen and confiscated property to maintain its value for the State or for the restitution for victims.	
Recital 4				
13				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	(4) The current Union legal	(4) The current Union legal	(4) The current Union legal	
	framework on tracing and	framework on tracing and	framework on tracing and	
	identification, freezing, confiscation	identification, freezing, confiscation	identification, freezing, confiscation	
	and management of proceeds,	and management of proceeds,	and management of proceeds,	
	instrumentalities and property, and	instrumentalities and property, and	instrumentalities and property, and	
	on asset recovery offices, consists of	on asset recovery offices, consists of	on asset recovery offices, consists of	
	Directive 2014/42/EU of the	Directive 2014/42/EU of the	Directive 2014/42/EU of the	
	European Parliament and of the	European Parliament and of the	European Parliament and of the	
	Council ¹ , Council Decision	Council ¹ , Council Decision	Council ¹ , Council Decision	
	2007/845/JHA ² and Council	2007/845/JHA ² and Council	2007/845/JHA ² and Council	
	Framework Decision	Framework Decision	Framework Decision	
	2005/212/JHA ³ . The Commission	2005/212/JHA ³ . The Commission	2005/212/JHA ³ . The Commission	
	evaluated Directive 2014/42/EU and	evaluated Directive 2014/42/EU and	evaluated Directive 2014/42/EU and	
	Council Decision 2007/845/JHA,	Council Decision 2007/845/JHA,	Council Decision 2007/845/JHA,	
	concluding that the current	concluding that the current	concluding that the current	
	framework has not fully achieved	framework has not fully achieved	framework has not fully achieved	
	the policy objective of fighting	the policy objective of fighting	the policy objective of fighting	
	organised crime through recovering	organised crime through recovering	organised crime through recovering	
	its profits.	its profits.	its profits.	
	1. Directive 2014/42/EU of the European	1. Directive 2014/42/EU of the European	1. Directive 2014/42/EU of the European	
	Parliament and of the Council of 3 April	Parliament and of the Council of 3 April	Parliament and of the Council of 3 April	
	2014 on the freezing and confiscation of instrumentalities and proceeds of crime in	2014 on the freezing and confiscation of instrumentalities and proceeds of crime in	2014 on the freezing and confiscation of instrumentalities and proceeds of crime in	
	the European Union (OJ L 127, 29.4.2014, p.	the European Union (OJ L 127, 29.4.2014, p.	the European Union (OJ L 127, 29.4.2014, p.	
	39).	39).	39).	
	2. Council Decision 2007/845/JHA of 6	2. Council Decision 2007/845/JHA of 6	2. Council Decision 2007/845/JHA of 6	
	December 2007 concerning cooperation between asset recovery offices of the	December 2007 concerning cooperation between asset recovery offices of the	December 2007 concerning cooperation between asset recovery offices of the	
	Member States in the field of tracing and	Member States in the field of tracing and	Member States in the field of tracing and	
	identification of proceeds from, or other	identification of proceeds from, or other	identification of proceeds from, or other	
	property related to, crime (OJ L 332,	property related to, crime (OJ L 332,	property related to, crime (OJ L 332,	
	18.12.2007, p. 103). 3. Council Framework Decision	18.12.2007, p. 103). 3. Council Framework Decision	18.12.2007, p. 103). 3. Council Framework Decision	
	2005/212/JHA of 24 February 2005 on	2005/212/JHA of 24 February 2005 on	2005/212/JHA of 24 February 2005 on	
	Confiscation of Crime-Related Proceeds,	Confiscation of Crime-Related Proceeds,	Confiscation of Crime-Related Proceeds,	
	Instrumentalities and Property (OJ L 68,	Instrumentalities and Property (OJ L 68,	Instrumentalities and Property (OJ L 68,	
	15.3.2005, p. 49).	15.3.2005, p. 49).	15.3.2005, p. 49).	
Recital 5				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
14	(5) Therefore, the existing legal framework should be updated, so as to facilitate and ensure effective asset recovery and confiscation efforts across the Union. To that end, the Directive should lay down minimum rules on tracing and identification, freezing, confiscation and management of property within the framework of proceedings in criminal matters. In this context, proceedings in criminal matters is an autonomous concept of Union law interpreted by the Court of Justice of the European Union, notwithstanding the case law of the European Court of Human Rights. The term covers all types of freezing and confiscation orders issued following proceedings in relation to a criminal offence. It also covers other types of orders issued without a final conviction. Proceedings in criminal matters could also encompass criminal investigations by the police and other law enforcement authorities. It is necessary to reinforce the capacity of competent authorities to deprive criminals of the proceeds from	(5) Therefore, the existing legal framework should be updated, so as to facilitate and ensure effective asset recovery and confiscation efforts across the Union. To that end, the Directive should lay down minimum rules on tracing and identification, freezing, confiscation and management of property within the framework of proceedings in criminal matters. In this context, proceedings in criminal matters is an autonomous concept of Union law interpreted by the Court of Justice of the European Union, notwithstanding the case law of the European Court of Human Rights. The term covers all types of freezing and confiscation orders issued following proceedings in relation to a criminal offence. It also covers other types of orders issued Directive is without a final conviction. Proceedings in criminal matters could also encompass criminal investigations by the police and other law enforcement authorities prejudice to the procedures that Member States may use to freeze and confiscate the	(5) Therefore, the existing legal framework should be updated, so as to facilitate and ensure effective asset recovery and confiscation efforts across the Union. To that end, the Directive should lay down minimum rules on tracing and identification, freezing, confiscation and management of property within the framework of proceedings in criminal matters. In this context, proceedings in criminal matters is an autonomous concept of Union law interpreted by the Court of Justice of the European Union, notwithstanding the case law of the European Court of Human Rights. The term covers all types of freezing and confiscation orders issued following proceedings in relation to a criminal offence. It also covers other types of orders issued without a final conviction. Proceedings in criminal matters could also encompass criminal investigations by the police and other law enforcement authorities. Where the national legal system of the Member States allows, Member States should be able to apply this	Draft Agreement
	enforcement authorities. It is necessary to reinforce the capacity	other law enforcement authorities prejudice to the	enforcement authorities. Where the national legal system of the	
	strengthen asset tracing and identification, as well as freezing	to deprive criminals of the proceeds from criminal activities. For this	it is ensured that any procedure satisfies essential characteristics of	
	capabilities, to improve management of frozen and confiscated property,	purpose, rules should be laid down to strengthen asset tracing and	a criminal procedure, in particular its safeguards. It is necessary to	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	to strengthen the instruments to confiscate instrumentalities and proceeds of crime and property derived from criminal activities of criminal organisations, and to improve the overall efficiency of the asset recovery system.	identification, as well as freezing capabilities, to improve management of frozen and confiscated property until its disposal based on a final confiscation order, to strengthen the instruments to confiscate instrumentalities and proceeds of crime and property derived from criminal activities of criminal organisations, and to improve the overall efficiency of the asset recovery system.	reinforce the capacity of competent authorities to deprive criminals of the proceeds from criminal activities. For this purpose, rules should be laid down to strengthen asset tracing and identification, as well as freezing capabilities, to improve management of frozen and confiscated property, to strengthen the instruments to confiscate instrumentalities and proceeds of crime and property derived from criminal activities of criminal organisations, and to improve the overall efficiency of the asset recovery system.	
Recital 6	5			
15	(6) Moreover, the adoption of unprecedented and far-reaching Union restrictive measures triggered by the Russian invasion into Ukraine revealed the need to step up efforts to ensure the effective implementation of both sectorial and individual Union restrictive measures across the Union. While not criminal in nature, nor requiring criminal conduct as a pre-condition for their imposition, Union restrictive measures also rely on freezing of funds (i.e. targeted financial sanctions) and sectorial measures, and should thus benefit from strengthened capabilities in the context of identification and tracing	deleted	(6) Moreover, the adoption of unprecedented and far-reaching Union restrictive measures triggered by the Russian invasion into Ukraine revealed the need to step up efforts to ensure the effective implementation of both sectorial and individual Union restrictive measures across the Union. While not criminal in nature, nor requiring criminal conduct as a pre-condition for their imposition, Union restrictive measures also rely on freezing of funds (i.e. targeted financial sanctions) and sectorial measures, and should thus benefit from strengthened capabilities in the context of identification and tracing	

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	of property. For such purpose, rules should be established to enhance the effective identification and tracing of property owned or controlled by persons and entities subject to such restrictive measures, and to promote greater international cooperation of asset recovery offices with their counterparts in third countries. Measures related to freezing and confiscation under this Directive, notably those under Chapters III and IV, remain however limited to situations where property stems from criminal activities, such as the violation of Union restrictive measures. This Directive does not regulate the freezing of funds and economic resources under Union restrictive measures.		of property. For such purpose, rules should be established to enhance the effective identification and tracing of property owned or controlled by persons and entities subject to such restrictive measures, and to promote greater international cooperation of asset recovery offices with their counterparts in third countries. Measures related to freezing and confiscation under this Directive, notably those under Chapters III and IV, remain however limited to situations where property stems from criminal activities, such as the violation of Union restrictive measures. This Directive does not regulate the freezing of funds and economic resources under Union restrictive measures.	
Recital 7				
16	(7) Measures aiming at increasing capabilities of tracing and identification of relevant property in relation to persons or entities subject to Union restrictive measures, as well as complementary measures to ensure that such property is not transferred or hidden to evade Union restrictive measures, contribute to the prevention and detection of possible violation of Union restrictive measures and enhanced cross-border cooperation in investigations into possible criminal	deleted	(7) Measures aiming at increasing capabilities of tracing and identification of relevant property in relation to persons or entities subject to Union restrictive measures, as well as complementary measures to ensure that such property is not transferred or hidden to evade Union restrictive measures, contribute to the prevention and detection of possible violation of Union restrictive measures and enhanced cross-border cooperation in investigations into possible criminal	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	offences.		offences.	
Recital 8				
17	(8) The rules should facilitate cross-border cooperation by providing the competent authorities with the necessary powers and resources to respond in a swift and effective way to requests from authorities in other Member States. Provisions laying down rules on early tracing and identification, urgent action to freeze, or efficient management contribute to improving the possibilities for asset recovery across borders. Given the global nature of in particular organised crime, cooperation with third countries should also be strengthened.	(8) The rules should facilitate cross-border cooperation by providing the competent authorities with the necessary powers and resources to respond in a swift and effective way to requests from authorities in other Member States. Provisions laying down rules on early tracing and identification, urgent action to freeze, or efficient management contribute to improving the possibilities for asset recovery across borders. Given the global nature of in particular organised crime, cooperation with third countries should also be strengthened.	(8) The rules should facilitate cross-border cooperation by providing the competent authorities with the necessary powers and resources to respond in a swift and effective way to requests from authorities in other Member States. Provisions laying down rules on early tracing and identification, urgent action to freeze, or efficient management contribute to improving the possibilities for asset recovery across borders. Given the global nature of in particular organised crime, and the fleeting nature of criminal assets that can easily be moved or concealed cooperation with third countries should also be strengthened, in full respect of fundamental rights.	
17a			(8a) There is a clear need for closer and more effective cooperation between all asset recovery authorities, including between asset recovery offices and asset management offices and their counterparts in other Member States.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Recital 9				
Recital 9		(9) Due to the poly-criminal nature of and the systemic and profitoriented cooperation of criminal organisations involved in a wide range of illicit activities in different markets, an effective fight against organised crime requires that freezing and confiscation measures are available to cover the profits from all offences where organised crime groups are active in. These crimes include the areas of crime listed in Article 83(1), including the illicit trafficking in weapons, munitions and explosives as defined in the Protocol against the illicit manufacturing of and trafficking in firearms, their parts and components and ammunition, supplementing the United Nations Convention against transnational organized crime, to which the Union is party. In addition to the crimes listed in Article 83(1), the scope of the Directive should also cover all crimes that are harmonised at EU level, including frauds against the financial interests of the European Union in light of the increasing involvement of organised criminal groups in such crime area. The scope of the Directive should further include environmental	(9) Due to the poly-criminal nature of and the systemic and profitoriented cooperation of criminal organisations involved in a wide range of illicit activities in different markets, an effective fight against organised crime requires that freezing and confiscation measures are available to cover the profits from all offences where organised crime groups are active in. These crimes include the areas of crime listed in Article 83(1), including the illicit trafficking in weapons, munitions and explosives as defined in the Protocol against the illicit manufacturing of and trafficking in firearms, their parts and components and ammunition, supplementing the United Nations Convention against transnational organized crime, to which the Union is party. In addition to the crimes listed in Article 83(1), the scope of the Directive should also cover all crimes that are harmonised at EU level, including frauds against the financial interests of the European Union in light of the increasing involvement of organised criminal groups in such crime area. The scope of the Directive should further include environmental	Draft Agreement

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
or concern waste and residues produced in the context of drug production and trafficking. The facilitation of unauthorized entry and residence constitute a core business for organised criminal groups and is typically connected to the trafficking in human beings.	or concern waste and residues produced in the context of drug production and trafficking. The facilitation of unauthorized entry and residence constitute a core business for organised criminal groups and is typically connected to the trafficking in human beings.	laundering, document fraud, economic fraud, tax evasion and corruption or concern waste trafficking in breach of national and international law and standards regulating the collection, treatment and disposal of waste, including and residues produced in the context of drug production and trafficking. The facilitation of unauthorized entry and residence constitute a core business for organised criminal groups and is typically connected to the trafficking in human beings. The criminal offence of facilitating unauthorised entry and residence should be understood within the meaning of Council Directive 2002/90/EC of 28 November 2002¹ and Council Framework Decision 2002/946/JHA of 28 November 2002². Council Framework Decision 2002/946/JHA provides for the possibility to accompany criminal penalties with the confiscation of the means of transport used to commit the offence, while clearly setting out at the same time that its provisions apply without prejudice to the protection afforded to refugees and asylum seekers in order to provide humanitarian assistance in accordance with international law. 1. Directive 2002/90/EC defining the facilitation of unauthorised entry, transit	

Commission Proposa	l Council Mandate	EP Mandate	Draft Agreement
		and residence (OJ L 328, 5.12.2002, p. 17). 2. Council Framework Decision 2002/946/JHA on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 1).	
18a	(9a) In addition to the crimes listed in Article 83(1) of the Treaty on the Functioning of the European Union and other crimes harmonised at EU level, organised criminal groups obtain extensive profits from other crimes such as counterfeiting and piracy of products, the illicit trafficking in cultural goods, organised or armed robberies, racketeering and extortion or tax crimes. Other crimes, like murder or kidnapping, do not only serve as source of additional revenue in contract killings or through the collection of ransom money but also as a means of exerting control over an illicit market and as a mechanism to intimidate opponents. Moreover, there are crimes like the forgery of administrative documents or the trafficking in stolen vehicles that not only generate financial gain but also enable other offences carried out by organised crime groups.		
Recital 10			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	(10) Other crimes committed within	(10) Other crimes committed within	(10) Other crimes committed within	
	the framework of a criminal	the framework of Apart from the	the framework of a criminal	
	organisation play a pivotal role in	mere participation in a criminal	organisation play a pivotal role in	
	generating revenues and in enabling	organisation play a pivotal role in	generating revenues and in enabling	
	further crimes, including serious	generating revenues and in enabling	further crimes, including serious	
	crimes with a cross-border nature.	further as defined in Article 2 of	crimes with a cross-border nature.	
	Such crimes should be included in	Council Framework Decision	Such crimes as defined in the	
	the scope of the Directive to the	2008/841/JHA, other crimes, as	national law of the Member States	
	extent to which they are committed	defined in the national law of the	should be included in the scope of	
	within the framework of a criminal	Member States, including serious	the Directive to the extent to which	
	organisation. The counterfeiting and	crimes with a cross-border nature.	they are committed within the	
	piracy of products is linked to	Such crimes should be included in	framework of a criminal	
	money laundering and the forgery of	the scope of the Directive to the	organisation. The counterfeiting and	
	documents, and threatens the	extent to which they are committed	piracy of products is linked to	
	functioning of the single market and	within the framework of a criminal	money laundering and the forgery of	
	fair competition. The illicit	organisation. <i>The counterfeiting and</i>	documents, and threatens the	
1.0	trafficking in cultural goods,	piracy of products is linked to money	functioning of the single market and	
19	including antiques and works of art,	laundering and the forgery of	fair competition. The illicit	
	is often intertwined with money	documents, and threatens the	trafficking in cultural goods,	
	laundering and constitutes an	functioning of the single market and	including antiques and works of art,	
	important source of financing for	fair competition. The illicit	is often intertwined with money	
	organised criminal groups. Forgery of administrative documents and	trafficking in cultural goods,	laundering and constitutes an	
		including antiques and works of art,	important source of financing for	
	trafficking therein, including bank documents or identification	is often intertwined with money laundering and constitutes an	organised criminal groups. <u>The</u>	
	documents of identification documents, is a key enabling tool for	important source of financing for	same applies to the illegal trade and trafficking of endangered animal	
	money laundering, trafficking in	organised criminal groups. Forgery	and plant species, including their	
	human beings, or migrant	of administrative documents and	body parts or products derived from	
	smuggling, and should as such be	trafficking therein, including bank	them. Forgery of administrative	
	covered in the scope of this	documents or identification	documents and trafficking therein,	
	Directive. Other crimes which are	documents, is a key enabling tool for	including bank documents or	
	often carried out within the	money laundering, trafficking in	identification documents, is a key	
	framework of an organised crime	human beings, or migrant	enabling tool for money laundering,	
	group include murder or grievous	smuggling, and should as such be	trafficking in human beings, or	
	bodily harm, as well as the illicit	covered in the scope of this	migrant smuggling, and should as	
	trade in human organs and tissue,	Directive. Other crimes which are	such be covered in the scope of this	
	, ,		•	

Commission Proposal Council Mandate EP Mandate Draft Agreement often carried out within the, as Directive. Other crimes which are which are a source of revenue for organised crime groups in the defined in Article 1 of Council often carried out within the Framework of an organised crime context of contract killings, framework of an organised crime intimidation and trafficking in group include murder or grievous group include murder or grievous bodily harm, as well as the illicit human beings. Similarly kidnapping, bodily harm, as well as the illicit trade in human organs and tissue, illegal restraint or hostage taking, as trade in human organs and tissue, well as racketeering and extortion, which are a source of revenue for which are a source of revenue for are utilized either as source of organised crime groups in the organised crime groups in the revenue through the collection of context of contract killings, context of contract killings. ransom money or as intimidation intimidation and trafficking in intimidation and trafficking in human beings. Similarly kidnapping, human beings. Similarly kidnapping, tactics against adversaries. The crime of organised or armed robbery illegal restraint or hostage taking, as illegal restraint or hostage taking, as well as racketeering and extortion, well as racketeering and extortion, is one of the most common forms to generate profits for organised are utilized either as source of are utilized either as source of criminal groups, and it is often revenue through the collection of revenue through the collection of committed in conjunction with other ransom money or as intimidation ransom money or as intimidation crimes, in particular the trafficking tactics against adversaries. The tactics against adversaries. The in firearms. Similarly, the trafficking crime of organised or armed crime of organised or armed robbery robberv is one of the most common in stolen vehicles cannot only is one of the most common forms to forms to generate profits for generate profits but also represents generate profits for organised organised criminal groups, and it is an enabling crime to provide for the criminal groups, and it is often often committed in conjunction with necessary instrumentalities to carry committed in conjunction with other out further offences. In addition, it is other crimes, in particular the crimes, in particular the trafficking trafficking in firearms. Similarly, the key to include tax crimes to the in firearms. Similarly, the trafficking extent it is committed as part of a trafficking in stolen vehicles cannot in stolen vehicles cannot only criminal organisation in the scope of only generate profits but also generate profits but also represents represents an enabling crime to an enabling crime to provide for the the Directive, as this specific crime is an enabling source of profits, provide for the necessary necessary instrumentalities to carry instrumentalities to earry out further especially when operating in a crossout further offences. In addition, it is border context. Typical techniques offences. In addition, it is key to key to include tax crimes to the include tax crimes to the extent it is employed to commit tax fraud or extent it is committed as part of a evasion consist of making use of committed as part of a criminal criminal organisation in the scope of cross-border corporate structures or organisation in the scope of the Directive, as this specific crime similar arrangements to fraudulently the Decision 2008/841/JHA, and is an enabling source of profits, punishable by deprivation of liberty obtain tax benefits and refunds, hide especially when operating in a crossof a maximum of at least four border context. Typical techniques assets or profits, merge legal with illicit profits and assets or to transfer *years. This* Directive, as this specific employed to commit tax fraud or

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	them to other entities abroad to disguise their origins or (beneficial) ownership.	erime is an enabling source of profits, especially when operating in a cross-border context. Typical techniques employed to commit tax fraud or evasion consist of making use of cross-border corporate structures or similar arrangements to fraudulently obtain tax benefits and refunds, hide assets or profits, merge legal with illicit profits and assets or to transfer them to other entities abroad to disguise their origins or (beneficial) ownership does not oblige a Member State to introduce or maintain any offence.	evasion consist of making use of cross-border corporate structures or similar arrangements to fraudulently obtain tax benefits and refunds, hide assets or profits, merge legal with illicit profits and assets or to transfer them to other entities abroad to disguise their origins or (beneficial) ownership. It is also important to include within the scope of this Directive the offences listed in article 3 paragraph 1 of the Regulation (EU) 2018/1805 of the European Parliament and of the Council. In particular, this Directive should also apply to crimes within the jurisdiction of the International Criminal Court. 1. Regulation (EU) 2018/1805 of the European Parliament and of the Council of 14 November 2018 on the mutual recognition of freezing orders and confiscation orders (OJ L 303, 28.11.2018, p. 1).	
Recital 1	1			
20	(11) [In order to ensure the effective implementation of Union restrictive measures, it is necessary to extend the scope of the Directive to the violation of Union restrictive measures].	(11) [In order to ensure the effective implementation of Union restrictive measures, it is necessary to extend the scope of the Directive to criminal offences covered by the Directive of the European Parliament and of the Council on the definition of criminal offences and penalties for the violation of Union restrictive measures].	(11) [In order to ensure the effective implementation of Union restrictive measures, it is necessary to extend the scope of the Directive to the violation of Union restrictive measures].	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Recital 1	12			
21	(12) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, property that can be subject to freezing and confiscation should be defined broadly. It should cover legal documents or instruments evidencing title or interest in property subject to freezing and confiscation including, for example, financial instruments, or documents that may give rise to creditor claims and are normally found in the possession of the person affected by the relevant procedures, as well as trusts. This Directive is without prejudice to the existing national procedures for keeping legal documents or instruments evidencing title or interest in property, as they are applied by the competent national authorities or public bodies in accordance with national law. The definition should cover all forms of property, including crypto assets.	(12) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, property that can be subject to freezing and confiscation should be defined broadly. It should cover legal documents or instruments evidencing title or interest in property subject to freezing and confiscation including, for example, financial instruments, or documents that may give rise to creditor claims and are normally found in the possession of the person affected by the relevant procedures, as well as trusts. This Directive is without prejudice to the existing national procedures for keeping legal documents or instruments evidencing title or interest in property, as they are applied by the competent national authorities or public bodies in accordance with national law. The definition should cover all forms of property, including crypto assets.	(12) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, property that can be subject to freezing and confiscation should be defined broadly. It should cover legal documents or instruments, in any form, including in electronic or digital form evidencing title or interest in property subject to freezing and confiscation including, for example, financial instruments, or documents that may give rise to creditor claims and are normally found in the possession of the person affected by the relevant procedures, as well as trusts. This Directive is without prejudice to the existing national procedures for keeping legal documents or instruments evidencing title or interest in property, as they are applied by the competent national authorities or public bodies in accordance with national law. The definition should cover all forms of property, including crypto assets.	
Recital 1	13			
22				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Commission Proposal (13) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, a broad definition of proceeds of crime should be provided for, to include the direct proceeds from criminal activity and all indirect benefits, including subsequent reinvestment or transformation of direct proceeds, in line with the definitions of Regulation (EU) 2018/1805 of the European Parliament and of the Council ¹ . Thus proceeds should include any property including that which has been transformed or converted, fully or in part, into other property, and that which has been intermingled with property acquired from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived from proceeds of crime, or from	Council Mandate (13) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, a broad definition of proceeds of crime should be provided for, to include the direct proceeds from criminal activity and all indirect benefits, including subsequent reinvestment or transformation of direct proceeds, in line with the definitions of Regulation (EU) 2018/1805 of the European Parliament and of the Council ¹ . Thus proceeds should include any property including that which has been transformed or converted, fully or in part, into other property, and that which has been intermingled with property acquired from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived from proceeds of crime, or from	(13) In order to capture property which might be transformed and transferred in order to conceal its origin, and in order to ensure harmonisation and clarity of definitions across the Union, a broad definition of proceeds of crime should be provided for, to include the direct proceeds from criminal activity and all indirect benefits, including subsequent reinvestment or transformation of direct proceeds, in line with the definitions of Regulation (EU) 2018/1805 of the European Parliament and of the Council ¹ . Thus proceeds should include any property including that which has been transformed or converted, fully or in part, into other property, and that which has been intermingled with property acquired from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived from proceeds of crime, or from	Draft Agreement
	from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived	from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived	from legitimate sources, up to the assessed value of the intermingled proceeds. It should also include the income or other benefits derived	
	1. Regulation (EU) 2018/1805 of the European Parliament and of the Council of 14 November 2018 on the mutual recognition of freezing orders and confiscation orders (OJ L 303, 28.11.2018, p. 1).	1. Regulation (EU) 2018/1805 of the European Parliament and of the Council of 14 November 2018 on the mutual recognition of freezing orders and confiscation orders (OJ L 303, 28.11.2018, p. 1).	1. Regulation (EU) 2018/1805 of the European Parliament and of the Council of 14 November 2018 on the mutual recognition of freezing orders and confiscation orders (OJ L 303, 28.11.2018, p. 1).	
Recital 1	4			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
23	(14) In order to facilitate cross-border cooperation, the tracing and identification of property at an early stage of a criminal investigation is of essence to ensure the prompt identification of instrumentalities, proceeds, or property, which might be subsequently confiscated, including property related to criminal activities located in other jurisdictions. To ensure that financial investigations are sufficiently prioritised in all Member States, so to address a crime of cross-border nature, it is necessary to require competent authorities to launch asset tracing from the moment there is a suspicion of criminal activities that are likely to generate substantial economic benefits.	(14) In order to facilitate cross-border cooperation, but not limited to cross-border cases, the tracing and identification of property at an early stage of a criminal investigation is of essence to ensure the prompt identification of instrumentalities, proceeds, or property, which might be subsequently confiscated, including property related to criminal activities located in other jurisdictions. To ensure that financial investigations are sufficiently prioritised in all Member States, so to address a crime of cross-border nature, it is necessary to require competent authorities to launch asset tracing from the moment there is a suspicion of criminal activities that are likely to generate substantial economic benefits, unless in the individual case this is not considered appropriate in light of the type of offence and other relevant circumstances. When implementing the Directive, Member States should have a choice between allowing for a case-by-case assessment by competent authorities and setting a threshold for the value linked to the criminal offence. Member States will organise the asset tracing investigations in accordance with national law and may determine	(14) In order to facilitate cross-border cooperation, the tracing and identification of property at an early stage of a criminal investigation is of essence to ensure the prompt identification of instrumentalities, proceeds, or property, which might be subsequently confiscated, including property related to criminal activities located in other jurisdictions. To ensure that financial investigations are sufficiently prioritised in all Member States, so_to address a crime of cross-border nature, it is necessary to require competent authorities to launch asset tracing from the moment there is a suspicion of criminal activities that are likely to generate substantial economic benefits. It is possible that financial investigations also include minimum thresholds for the value of instrumentalities, proceeds or property related to the criminal offence triggering the initiation of asset tracing investigations. All Member States should therefore have an effective set of procedures for the freezing, management and confiscation of criminal assets that is underpinned by the necessary institutional, financial and human resources.	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	which competent authorities should be responsible for carrying out the asset tracing investigations in which case. Asset recovery offices should be able to coordinate and support asset tracing investigations and cross-border requests for asset tracing investigations, where necessary.		
Recital 15			
(15) Investigations to trace and identify property should also be launched where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. For that purpose, asserecovery offices should be empowered to trace and identify property of persons or entities subject to targeted financial sanctions. Once property is identified asset recovery offices should have the power to temporarily freeze the property ensure that property does not disappear.	order to facilitate cross-border action as well as national support, Member States could consider staffing the asset recovery offices should be empowered to trace and identify property of persons or entities subject to targeted financial	(15) Investigations to trace and identify property should also be launched where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. For that purpose, asset recovery offices should be empowered to trace and identify property of persons or entities subject to targeted financial sanctions. Once property is identified asset recovery offices should have the power to temporarily freeze the property to ensure that property does not disappear.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Recital 1	6			
Recital 10	(16) Due to the transnational nature of finances used by organised criminal groups, information that can lead to the identification of instrumentalities and proceeds of crime and other property owned or controlled by criminals or by persons or entities subject to Union restrictive measures should be exchanged rapidly between the Member States. For that purpose, it is necessary to empower asset recovery offices to trace and identify property which might be subsequently confiscated, to ensure they have access to the necessary information under clear conditions, and to establish rules on swiftly exchanging information with each other, spontaneously or upon request. In urgent cases where there is a risk of dissipation of the property, replies to information should be done as soon as possible and not later than 8 hours.	(16) Due to the transnational nature of finances used by organised criminal groups, information that can lead to the identification of instrumentalities and proceeds of crime and other property owned or controlled by criminals or by persons or entities subject to Union restrictive measures—should be exchanged rapidly between the Member States. For that purpose, it is necessary to empower asset recovery offices to trace and identify property which might be subsequently confiscated, to ensure they have access to the necessary information under clear conditions, and to establish rules on swiftly exchanging information with each other, spontaneously or upon request. In urgent cases where there is a risk of dissipation of the property, replies to information should be done as soon as possible and not later than 8 hours. The requirement for asset recovery offices to trace and identify instrumentalities, proceeds, or property which may become or is the object of a freezing or confiscation order issued by another Member State aims at facilitating the preparation or execution of freezing orders from other Member States, but does not	(16) Due to the transnational nature of finances used by organised criminal groups, information that can lead to the identification of instrumentalities and proceeds of crime and other property owned or controlled by criminals or by persons or entities subject to Union restrictive measures should be exchanged rapidly between the Member States. For that purpose, it is necessary to empower asset recovery offices to trace and identify property which might be subsequently confiscated, to ensure they have access to the necessary information under clear conditions, and to establish rules on swiftly exchanging information with each other, spontaneously or upon request. In urgent cases where there is a risk of dissipation of the property, replies to information should be done as soon as possible and not later than 8 hours.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		imply an obligation to recognise such orders pursuant to Regulation (EU) 2018/1805.		
Recital :	17			
	(17) In order to perform effective asset tracing investigations, and to swiftly respond to cross-border requests, asset recovery offices should have access to the information that allows them to establish the existence, ownership or	(17) In order to perform effective asset tracing investigations, and to swiftly respond to cross-border requests, asset recovery offices should have access to the information, <i>in so far as it is necessary for the tracing and</i>	(17) In order to perform effective asset tracing investigations, and to swiftly respond to cross-border requests, asset recovery offices should have access <i>direct</i> to the information that allows them to establish the existence, ownership or	
	control of property that may become object of a freezing or a confiscation order. Therefore, asset recovery offices should have access to the relevant data such as fiscal data,	identification of proceeds, instrumentalities and property, that allows them to establish the existence, ownership or control of property that may become object of	control of property that may become object of a freezing or a confiscation order. Therefore, asset recovery offices should have access to the relevant data such as fiscal data,	
26	national citizenship and population registries, commercial databases and social security information. This should include law enforcement information in so far as data such as criminal records, vehicles stops,	a freezing or a confiscation order. Therefore, asset recovery offices should have access to the relevant data As a general rule, Member States should be obliged to provide asset recovery offices swift access to	national citizenship and population registries, commercial databases and social security information. This should include law enforcement information in so far as data such as criminal records, vehicles stops,	
	property searches and previous legal actions such as freezing and confiscation orders or seizures of cash can be of value to identify relevant property. Access to	relevant categories of such as fiscal data, national citizenship and population registries, commercial databases and either through direct and immediate access to registers or	property searches and previous legal actions such as freezing and confiscation orders or seizures of cash can be of value to identify relevant property. <i>To the extent</i>	
	information should be subject to specific safeguards that prevent the misuse of the access rights. These safeguards should be without	databases or by other means, such as by making a request to the institution holding the information. Access and searches shall be	possible and where such information is contained in databases and automated systems, such access should be direct and in the systems and its and in the systems.	
	prejudice to Article 25 of Directive (EU) 2016/680 of the European Parliament and of the Council ¹ . The direct and immediate access to this	considered to be direct and immediate, inter alia, where the national authorities operating a registry transmit information	immediate. Where an additional intervention to make such information available is required in order to provide access, the	

Council Mandate Commission Proposal EP Mandate Draft Agreement expeditiously by an automated competent authorities should information does not prevent Member States from making access mechanism to competent provide such information swiftly in authorities, provided that no subject to procedural safeguards as order to allow the asset recovery intermediary institution is able to offices to perform their tasks under established under national law while taking due account of the need for interfere with the requested data or this Directive effectively. Access to asset recovery offices to be able to the information to be provided. information should be subject to swiftly reply to cross-border Regarding certain categories of specific safeguards that prevent the misuse of the access rights. These requests. The implementation of the typically sensitive information fiscal data, national social security safeguards should be without procedural safeguards for access to databases should not affect the data and law enforcement prejudice to Article 25 of Directive information. This – Member States ability of asset recovery offices to (EU) 2016/680 of the European should include law enforcement give respond to requests from other Parliament and of the Council¹ The Member States, especially in case of direct and immediate and indirect asset recovery offices swift access to urgent requests. Access to relevant the information in accordance with access to this information does not databases and registries under this national law and in so far as data prevent Member States from making such as criminal records, vehicles Directive should complement access access subject to procedural safeguards as established under to bank account information stops, it is necessary for the tracing pursuant to Directive (EU) and identification of proceeds, national law including a 2019/1153 of the European instrumentalities and property. requirement making such access They should be able to give such Parliament and of the Council² and subject to a court authorisation to beneficial ownership information access on the basis of reasoned while taking due account of the need pursuant to Directive (EU) 2015/849 requests which they should be able for asset recovery offices to be able of the European Parliament and of to swiftly reply to cross-border to deny under certain conditions. the Council³. Thereby Member States can take requests. Requests for information can be refused by asset recovery into account proportionality, the 1. Directive (EU) 2016/680 of the European type of data or other searches and offices when satisfying those Parliament and of the Council of 27 April previous legal actions such as requests would entail a manifest 2016 on the protection of natural persons freezing and confiscation orders or breach of a relevant fundamental with regard to the processing of personal seizures of eash can be of value to rights as set out in the Charter of data by competent authorities for the identify relevant property. Fundamental Rights of the purposes of the prevention, investigation, detection or prosecution of criminal offences circumstances. It is recalled this European Union, in particular the or the execution of criminal penalties, and on Directive establishes minimum right to a fair trial or the right to the free movement of such data, and **defence.** The implementation of the rules and that Member States, on a repealing Council Framework Decision national level, have the possibility procedural safeguards for access to 2008/977/JHA (OJ L 119, 4.5.2016, p. 89). 2. Directive (EU) 2019/1153 of the European to give asset recovery offices access databases should not affect the Parliament and of the Council of 20 June to more information, such as ability of asset recovery offices to 2019 laying down rules facilitating the use of employment data or bank account respond to requests from other

financial and other information for the

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
prevention, detection, investigation or prosecution of certain criminal offence repealing Council Decision 2000/642/(OJ L 186, 11.7.2019, p. 122). 3. Directive (EU) 2015/849 of the Eur Parliament and of the Council of 20 M 2015 on the prevention of the use of the financial system for the purposes of m laundering or terrorist financing, as are by Directive (EU) 2018/843 (OJ L 14 5.6.2015, p. 73).	transaction data. Access to information should be subject to specific safeguards that prevent the misuse of the access rights. These safeguards should be without prejudice to, including the	Member States, especially in case of urgent requests. Access to relevant databases and registries under this Directive should complement access to bank account information pursuant to Directive (EU) 2019/1153 of the European Parliament and of the Council² and to beneficial ownership information pursuant to Directive (EU) 2015/849 of the European Parliament and of the Council of the Council³. Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89). Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA (OJ L 186, 11.7.2019, p. 122). Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, as amended by Directive (EU) 2018/843 (OJ L 141 5.6.2015, p. 73).	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		in relation to [Directive on exchange of information between law enforcement, PCC]. 1. Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89). 2. Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA (OJ L 186, 11.7.2019, p. 122). 3. Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, as amended by Directive (EU) 2018/843 (OJ L 141 5.6.2015, p. 73).		
Recital 1	8	T.		
27	(18) To ensure the security of the information shared between asset recovery offices, the use of the Secure Information Exchange Network Application (SIENA), managed by Europol in accordance with Regulation (EU) 2016/794 of the European Parliament and of the	(18) To ensure the security of the information shared between asset recovery offices, the use of all asset recovery offices should be able to directly access the Secure Information Exchange Network Application (SIENA), managed by Europol in accordance with	(18) To ensure the security of the information shared between asset recovery offices, the use of the Secure Information Exchange Network Application (SIENA), managed by Europol in accordance with Regulation (EU) 2016/794 of the European Parliament and of the	

Commission Proposal Co	ouncil Mandate EP Mandate	e Draft Agreement
all communications among asset recovery offices under this Directive. Therefore, in order to be able to fulfil all the tasks assigned by this Directive, all asset recovery offices should be able to directly access SIENA. 1. Regulation (EU) 2016/794 of the European Parliament and of the Council of 11 May 2016 on the European Union Agency for Law Enforcement Cooperation (Europol) and replacing and repealing Council Decisions 2009/371/JHA, 2009/934/JHA, 2009/935/JHA, 2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53). European Is Council 1. 2 where approached the council of 11 May 2016 on the European Union Agency for Law Enforcement Cooperation (Europol) and replacing and repealing Council Decisions 2009/371/JHA, 2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53). European Is Council 1. 2 where approached the council 2 of 2009/934/JHA. Directive. 4 able to fulfy this Directive. 5 offices It may another set where the another cooperation (European Parliam Agency for L (Europol) and council Decisions 2009/934/JHA.	Council ¹ , should be mand all communications amon all communications amon recovery offices under the Directive. Therefore, in order to be able to fulfil all the tasks assigned by ive, all asset recovery are to the request the temporary use of the request the temporary use of the munication channel or the temporary use of the remainder or international to the time the temporary use of the request the temporary use of the remainder or international to the time the temporary use of the request the temporary use of the remainder or international to the time the time should be able to the stem should be able to	ng asset his order to be assigned by ecovery SE <u>to</u> SIENA. of the the Council of Union Cooperation epealing HA,

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
28	(19) Freezing and confiscation under this Directive are autonomous concepts, which should not prevent Member States from implementing this Directive using instruments which, in accordance with national law, would be considered as sanctions or other types of measures.	(19) Freezing and confiscation under this Directive are autonomous concepts, which should not prevent Member States from implementing this Directive using instruments which, in accordance with national law, would be considered as sanctions or other types of measures.	(19) Freezing and confiscation under this Directive are autonomous concepts, which should not prevent Member States from implementing this Directive using instruments which, in accordance with national law, would be considered as sanctions or other types of measures.	
Recital 2	.0 			
29	(20) Confiscation leads to the final deprivation of property. However, preservation of property can be a prerequisite to confiscation and is often essential for the effective enforcement of a confiscation order. Property is preserved by means of freezing. In order to prevent the dissipation of property before a freezing order can be issued, the competent authorities in the Member States, including asset recovery offices, should be empowered to take immediate action in order to secure such property.	(20) Confiscation leads to the final deprivation of property. However, preservation of property can be a prerequisite to confiscation and is often essential for the effective enforcement of a confiscation order. Property is preserved by means of freezing. In order to prevent the dissipation of property before a freezing order can be issued, the competent authorities in the Member States, including asset recovery offices, should be empowered to take immediate action in order to secure such property until a freezing order has been issued. This is for example of importance in the context of cross-border cooperation.	(20) Confiscation leads to the final deprivation of property. However, preservation of property can be a prerequisite to confiscation and is often essential for the effective enforcement of a confiscation order. Property is preserved by means of freezing. In order to prevent the dissipation of property before a freezing order can be issued, the competent authorities in the Member States, including asset recovery offices, should be empowered to take immediate action in order to secure such property.	
29a		(20a) Immediate action is a temporary urgent freezing measure, the form of which is not defined by		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		this Directive. In accordance with national law, the immediate action may have the form of an order. National law may provide that following its validation or approval by a competent authority, the immediate action transforms into or is considered as a freezing order. National law may limit the temporary validity of the immediate action. In such cases, if by the expiration of this period neither the freezing order is issued nor is the immediate action validated or approved by the competent authority following which it transforms into or is considered as a freezing order, the effects of the immediate action cease and the temporarily frozen property should be returned.		
29b		(20b) This Directive leaves to Member States to determine which competent authorities should be empowered to take immediate action. Member States may enable asset recovery offices to take immediate action where necessary to preserve the property that they have traced and identified in the exercise of their tasks. This is for example of importance in the context of cross-border cooperation.		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Recital 2:	1			
30	(21) Given the limitation on the right to property imposed by freezing orders, such provisional measures should not be maintained longer than necessary to preserve the availability of the property with a view to possible subsequent confiscation. This may require a review by the national court in order to ensure that the purpose of preventing the dissipation of property remains valid.	(21) Given the <u>interference in</u> <u>limitation on</u> the right to property <u>imposed_caused</u> by freezing orders, such provisional measures should not be maintained longer than necessary to preserve the availability of the property with a view to possible subsequent confiscation. This may require a review by the national court in order to ensure that the purpose of preventing the dissipation of property remains valid.	(21) Given the limitation on the right to property imposed by freezing orders, such provisional measures should not be maintained longer than necessary to preserve the availability of the property with a view to possible subsequent confiscation. This may require A review by the national court should be ensured in case a freezing order has been taken by a competent authority other than a judicial authority in order to ensure that the purpose of preventing the dissipation of property remains valid.	
Recital 2	2		,	
31	(22) Freezing measures should be without prejudice to the possibility for a specific property to be considered evidence throughout the proceedings, provided that it would ultimately be made available for effective execution of the confiscation order. In the context of criminal proceedings, property may also be frozen with a view to its possible subsequent restitution or in order to safeguard compensation for the damage caused by a criminal offence.	(22) Freezing measures should be without prejudice to the possibility for a specific property to be considered evidence throughout the proceedings, provided that it would ultimately be made available for effective execution of the confiscation order. In the context of criminal proceedings, property may also be frozen with a view to its possible subsequent restitution or in order to safeguard compensation for the damage caused by a criminal offence.	(22) Freezing measures should be without prejudice to the possibility for a specific property to be considered evidence throughout the proceedings, provided that it would ultimately be made available for effective execution of the confiscation order. In the context of criminal proceedings, property may also be frozen with a view to its possible subsequent restitution or in order to safeguard compensation for the damage caused by a criminal offence.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
31a		(22a) Where the property to be frozen consists of entities that should be preserved as a going concern, such as undertakings, the freezing order may include measures to temporarily restrict the exercise of rights to this property by the persons owning or controlling them while allowing for continued operations.		
Recital 2	23			
32	(23) In addition to confiscation measures that allow authorities to deprive criminals of the proceeds or instrumentalities directly stemming from crimes, following a final conviction, it is necessary to enable confiscation of property of equivalent value to such proceeds or instrumentalities in order to capture property of equivalent value to the proceeds and instrumentalities of a crime, whenever it is impossible to locate such proceeds and instrumentalities. Member States are free to define the confiscation of property of equivalent value as subsidiary or alternative to direct confiscation, as appropriate in accordance with national law.	(23) In addition to confiscation measures that allow authorities to deprive criminals of the proceeds or instrumentalities directly stemming from crimes, following, subject to a final conviction, it is necessary to enable confiscation of property of equivalent value to such proceeds or instrumentalities in order to capture property of equivalent value to the proceeds and instrumentalities of a crime, whenever it is impossible to locate confiscate such proceeds and instrumentalities. Member States are free to define the confiscation of property of equivalent value as subsidiary or alternative to confiscation of proceeds and instrumentalities—direct confiscation, as appropriate in accordance with national law.	(23) In addition to confiscation measures that allow authorities to deprive criminals of the proceeds or instrumentalities directly stemming from crimes, following a final conviction, it is necessary to enable confiscation of property of equivalent value to such proceeds or instrumentalities in order to capture property of equivalent value to the proceeds and instrumentalities of a crime, whenever it is impossible to locate such proceeds and instrumentalities. Member States are free to define the confiscation of property of equivalent value as subsidiary or alternative to direct confiscation, as appropriate in accordance with national law.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
32a		(23a) When implementing this Directive in respect of confiscation of property the value of which corresponds to instrumentalities, the relevant provisions could be applicable where, in view of the particular circumstances of the case at hand, such a measure is proportionate, having regard in particular to the value of the instrumentalities concerned. Member States may also take into account whether and to what extent the convicted person is responsible for making the confiscation of the instrumentalities impossible.		
Recital 2	4			
33	(24) The practice by a suspected or accused person of transferring property or proceeds to a knowing third party with a view to avoiding confiscation is common and widespread. Acquisition by a third party refers to situations where, for example, property has been acquired, directly or indirectly, for example through an intermediary, by the third party from a suspected or accused person, including when the criminal offence has been committed on their behalf or for their benefit, and when an accused person does	(24) The practice by a suspected or accused person of transferring property or proceeds to a knowing third party with a view to avoiding confiscation is common and widespread. Acquisition by a third party refers to situations where, for example, property has been acquired, directly or indirectly, for example through an intermediary, by the third party from a suspected or accused person, including when the criminal offence has been committed on their behalf or for their benefit, and when an accused person does	(24) The practice by a suspected or accused person of transferring property or proceeds to a knowing third party with a view to avoiding confiscation is common and widespread. Acquisition by a third party refers to situations where, for example, property has been acquired, directly or indirectly, for example through an intermediary, by the third party from a suspected, accused or convicted or accused person, including when the criminal offence has been committed on their behalf or for their benefit, and when	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
not have property that can be confiscated. Such confiscation should be possible in cases where it has been established that third parties knew or ought to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of concrete facts and circumstances, including that the transfer was carried out free of charge or in exchange for an amount significantly lower than the market value. The rules on third party confiscation should extend to both natural and legal persons, without prejudice to the right of third parties to be heard, including the right to claim ownership of the property concerned. In any event, the rights of bona fide third parties should not be affected.	not have property that can be confiscated. Such confiscation should be possible at least in cases where it has been established that third parties knew or ought to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of concrete facts and circumstances, including that the transfer was carried out free of charge or in exchange for an amount significantly lower than the market value. The rules on third party confiscation should extend to both natural and legal persons, without prejudice to the right of third parties to be heard, including the right to claim ownership of the property concerned. In any event, the rights of bona fide third parties should not be affected.	an accused person does not have property that can be confiscated. Such confiscation should be possible in cases where, on the basis of concrete facts and circumstances of the case, a national court has it has been established that the instrumentalities, proceeds or property to be confiscated are derived from or directly or indirectly linked to a criminal offence and third parties knew or ought could be expected to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of or that the transferred property was directly or indirectly linked to criminal conduct. Concrete facts and circumstances, including could include that the transfer was carried out free of charge or in exchange for an amount significantly lower than the market value. The rules on third party confiscation should extend to both natural and legal persons, without prejudice to the right of third parties to be heard, including the right to claim ownership of the property concerned. In any event, The rights of bona fide third parties who have provided fair market-value consideration for the acquisition of the asset should not be affected. Such third parties should be given the opportunity to present their observations on the	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			envisaged confiscation measure or be able to request the restitution of the property in court. However, taking into account that organised crime has developed considerable entrepreneurial ability over time, to launder the profits of criminal activities in the legal economy, by establishing fictitious companies and corporations, through the use of a figurehead, and considering the prevailing public interest in combating the criminal phenomenon compared to the need to protect the legal situations of persons unrelated to the confiscation and recovery procedure. Therefore, where the affected party is a closely related to the suspected, accused or convinced person, that affected party shall bear the burden of proof that the acquisition of the transferred property has taken place in bona fide and with due diligence	
Recital 2	5			
34	(25) Criminal organisations engage in a wide range of criminal activities. In order to effectively tackle organised criminal activities, there may be situations where it is appropriate that a criminal conviction for a criminal offence that is liable to give rise to economic benefits be followed by the	(25) Criminal organisations engage in a wide range of criminal activities. In order to effectively tackle organised criminal activities, there may be situations where it is appropriate that a criminal conviction for a criminal offence that is liable to give rise to economic benefits be followed by the	(25) Criminal organisations engage in a wide range of criminal activities. In order to effectively tackle organised criminal activities, there may be situations where it is appropriate that a criminal conviction for a criminal offence that is liable to give rise to economic benefits be followed by the	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
confiscation not only of property associated with a specific crime, including proceeds of crime or its instrumentalities, but also of additional property which the court determines as being derived from criminal conduct.	confiscation not only of property associated with a specific crime, including proceeds of crime or its instrumentalities, but also of additional property which the court determines as being derived from criminal conduct. Such extended confiscation should be possible where a court is satisfied that the property in question is derived from criminal conduct, while there is no requirement of a conviction for such criminal conduct. The relevant conduct could consist of any type of offence. Individual offences do not have to be proven, but the court must be satisfied that the property in question is derived from such conduct. Member States may provide that it could, for example, be sufficient for the court to consider on the balance of probabilities, or to reasonably presume that it is substantially more probable, that the property in question has been obtained from criminal conduct than from other activities. In this context, the court has to consider the specific circumstances of the case, including the facts and available evidence based on which a decision on extended confiscation could be issued. The fact that the property of the person is disproportionate to his lawful income could be among those facts giving rise to a	confiscation not only of property associated with a specific crime, including proceeds of crime or its instrumentalities, but also of additional property which the court determines as being derived from criminal conduct.	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	conclusion of the court that the property derives from criminal conduct. Member States could also determine a requirement for a certain period of time during which the property could be deemed to have originated from criminal conduct.		
Recital 26			
(26) Confiscation should also be possible where a court is satisfied that the instrumentalities, proceeds, or property in question is derived from criminal conduct but where a final conviction is not possible because of illness, absconding or death of the suspected or accused person, or because the suspected or accused person cannot be held liable because of immunity or amnesty as provided for under national law. The same should be possible where the time limits prescribed under national law have expired, where such time limits are not sufficiently long to allow for the effective investigation and prosecution of the relevant criminal offences. Confiscation in such cases should only be allowed where the national court is satisfied that all the elements of the offence are present. For reasons of proportionality, confiscating property without a prior conviction should be limited to cases of serious	(26) Confiscation should also be possible where a court is satisfied that the instrumentalities, proceeds, or property in question is derived from criminal conduct—but_where a final conviction is not possible because of illness, absconding or death of the suspected or accused person, or because the suspected or accused person, or because the suspected or accused person cannot be held liable because of immunity or amnesty as provided for under national law. The same The same should be possible where the limitation periods prescribed under national law for the relevant offences have expired after the criminal proceedings have been initiated. Confiscation in such cases should only be allowed-be possible where the time limits prescribed under national law have expired, where such time limits are not sufficiently long to allow for the effective investigation and prosecution criminal proceedings could have led to a final criminal	(26) Confiscation should also be possible where a court is satisfied that the instrumentalities, proceeds, or property in question is derived from criminal conduct—but where a final conviction is not possible because of illness, absconding or death of the suspected or accused person, or because the suspected or accused person cannot be held liable because of immunity or amnesty as provided for under national and international law. The same should be possible where the time limits prescribed under national law have expired, where such time limits are not sufficiently long to allow for the effective investigation and prosecution of the relevant criminal offences. In such cases, it is appropriate and proportionate to introduce a time limit of fifteen years. A number of Member States already have in place such non-conviction based confiscation tools, which have proven to be highly	

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crimes. The right of the defendant to	conviction should the	effective, especially when compared	
be made aware of the proceeding	circumstances above not have	to traditional mechanisms of	
and to be represented by a lawyer	existed. The right of the defendant	confiscation. Non-conviction based	
should not be affected.	to be made aware of the relevant	mechanisms for asset recovery have	
	criminal offences. Confiscation in	also long been recognised in key	
	such casesproceeding and to be	international treaties, including the	
	represented by a lawyer should only	UN Convention Against	
	be allowed where the national court	Corruption, and by standard-setting	
	is satisfied that all the elements of	bodies such as the Financial Action	
	the offence are present. For reasons	Task Force (FATF). The 2005	
	of proportionality, confiscating	Council of Europe Convention on	
	property without a prior	Laundering, Search, Seizure and	
	conviction not be affected. In cases	Confiscation of the Proceeds of	
	of illness and absconding, the	Crime and on the Financing of	
	existence of proceedings in absentia	Terrorism calls on Parties to the	
	in Member States would be	Convention to assist other Parties	
	sufficient to comply with the	in the execution of freezing and	
	obligation to enable confiscation as	confiscation orders that are not	
	set out in the first sentence. When	based upon a criminal conviction.	
	the suspected or accused person has	The Union-funded Camden Asset	
	absconded, Member States should	Recovery Inter-Agency Network	
	be limited to cases of serious crimes.	has also issued several	
	The right of the defendant to betake	recommendations on non-	
	all reasonable steps and may	conviction based confiscation.	
	require that the person concerned	Confiscation in such cases should	
	be summoned to or made aware of	only be allowed where the national	
	the proceeding and to be	court is satisfied that all the elements	
	represented by a lawyer should not	of the offence are present. For	
	be affected confiscation proceedings.	reasons of proportionality,	
	The Member States are encouraged	confiscating property without a prior	
	to enable confiscation also where a	conviction should be limited to cases	
	final conviction is not possible	of serious crimes. <u>Confiscations that</u>	
	because the suspected or accused	do not follow a conviction need to	
	person cannot be held liable	be in compliance with fundamental	
	because of amnesty granted before	<u>rights. In particular,</u> the right of the	
	the final conviction as provided for	defendant to be made aware of the	
	under national law.	proceeding and to be represented by	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			a lawyer should not be affected.	
Recital 2	27			
36	(27) For the purposes of this Directive, illness should be understood to mean the inability of the suspected or accused person to attend the criminal proceedings for an extended period, as a result of which the proceedings cannot continue.	(27) For the purposes of this Directive, illness should be understood to mean the inability of the suspected or accused person to attend the criminal proceedings for an extended period, as a result of which the proceedings cannot continue. Cases, where illness only results in a temporary suspension of the criminal proceedings, which may continue after such suspension, are not concerned.	(27) For the purposes of this Directive, illness should be understood to mean the inability of the suspected or accused person, corroborated by an ascertainable medical report, to attend the criminal proceedings, even remotely, for an extended period, as a result of which the proceedings cannot continue after a certain delay.	
Recital 2	(28) Due to the intrinsically opaque nature of organised crime, it is not always possible to link property derived from criminal activities to a specific criminal offence and confiscate such property. In such situations, confiscation should be possible under certain conditions including in particular: the property is frozen based on suspicion of crimes committed within the framework of a criminal organisation, these criminal offences are liable to give rise to substantial economic benefits and the court is satisfied that the frozen property is derived from criminal activities	(28) Due to the intrinsically opaque nature of organised crime, it is not always possible to link property derived from criminal activities conduct to a specific criminal offence and confiscate such property. In such situations, confiscationit should be possible under certain conditions including in particular: to confiscate property when the property is frozen based on suspicion of crimes committed within the framework of dentified in the context of an investigation in relation to a criminal organisation, these criminal offences are liable to give rise to substantial economic	(28) Due to the intrinsically opaque nature of organised crime, it is not always possible to link property derived from criminal activities to a specific criminal offence and confiscate such property. Nevertheless, it should be possible to confiscate assets in order to disrupt criminal activities and to ensure that profits resulting from criminal activities are not reinvested into the licit economy. In such situations, confiscation should be possible under certain conditions including in particular: the property is frozen based on suspicion of crimes committed within the	

Commission Proposal Council Mandate EP Mandate Draft Agreement benefits and the court is satisfied carried out within the framework of framework of a criminal a criminal organisation. These that the frozen property is derived organisation, these criminal offences from criminal activities carried conditions should ensure that are liable to give rise to substantial confiscation of property not linked out offence and the court is satisfied economic benefits and the court is to a specific offence for which the that the property is derived from satisfied that the frozen property is owner has been convicted is limited criminal conduct, at least where derived from criminal activities this conduct is liable to give rise, to criminal activities of criminal carried out within the framework of a criminal organisation. These organisations that are serious in directly or indirectly, to substantial economic benefit and committed conditions should ensure that nature and liable to generate substantial benefits. When within the framework of a criminal confiscation of property not linked determining whether the offences are organisation. These to a specific offence for which the conditions Member States should liable to give rise to significant owner has been convicted is limited ensure thatenable confiscation of benefits. Member States should take to criminal activities of criminal property not linked to a specific organisations that are serious in into account all relevant circumstances of the offence. offence for such unexplained wealth nature and liable to generate when the investigation in which the including whether the criminal substantial benefits. When owner has been convicted is limited determining whether the offences are activities were committed with the intention to generate regular to criminal activities of criminal liable to give rise to significant substantial profits. While it should organisations that are serious in benefits. Member States should take nature and liable to generate not be a precondition for the national into account all relevant substantial benefits. When court to be satisfied that a criminal circumstances of the offence. determining whether the offences are offence has been committed, the including whether the criminal liable to give rise to significant court must be satisfied that the activities were committed with the benefits, Member States should take property in question is derived from intention to generate regular into account all relevant criminal offences. When substantial profits. While it should determining whether or not the circumstances of the offence, not be a precondition for the national including whether the criminal property in question derived from court to be satisfied that a criminal criminal activities, the national activities were committed with the offence has been committed, the courts should take into account all intention to generate regular court must be satisfied that the relevant circumstances of the case. substantial profits. While itproperty property in question is derived from criminal offences. When including the fact that the property is was identified concerns an offence substantially disproportionate to the falling within the scope of this determining whether or not the Directive that is punishable by property in question derived from lawful income of the owner. deprivation of liberty of a maximum criminal activities, the national Member States should then require and award an effective possibility of at least four years. These courts should take into account all conditions should ensure that for the owner of the property to relevant circumstances of the case. prove that the property in question confiscation of property not linked including the fact that the property is

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
de	erives from lawful activities.	to a specific offence for which the owner has been convicted is limited to property stemming from criminal conduct that is serious in nature. Member States should not be a precondition for the national court to be satisfied that a criminal offence has been committed, the court must be satisfied that the property in question is derived from criminal offences. When determining whether or not be able to limit the confiscation of unexplained wealth by providing that such confiscation shall only be pursued where other forms of confiscatation are not possible, and, alternatively or cumulatively, where the property in question derived from criminal activities, the national courts should take into account all relevant circumstances of the case, including the fact that the property is substantially disproportionate to the lawful income of the owner. Member States should then require and award an effective possibility for the owner of the property to prove that the property in question derives from lawful activities to be confiscated has been frozen in the context of an investigation in relation to a criminal offence committed within the framework of a criminal organisation. Confiscation of unexplained wealth should not prejudice the rights of bona fide	substantially disproportionate to the lawful income of the owner. Member States should then require and award an effective possibility for the owner of the property to prove that the property in question derives from lawful activities. In that context, FATF Recommendation 4 also states that countries should consider adopting measures which require an offender to demonstrate the lawful origin of the property alleged to be liable to confiscation, to the extent that such a requirement is consistent with the principles of their domestic law.	

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		third parties.		
37a			(28a) It should be possible to trace and identify property to be frozen and confiscated even after a final conviction for a criminal offence or following non-conviction based confiscation proceedings. However, that possibility should not prevent Member States from setting reasonable time limits after final convictions or final decisions in non-conviction based confiscation proceedings, following which it is no longer be possible to trace and identify such property.	
37b		(28-a) While it should not be a precondition for the national court to be satisfied that a specific criminal offence has been committed, there must be sufficient facts and circumstances for the court to be satisfied that the property in question is derived from criminal conduct. The relevant conduct could consist of any type of offence. Individual offences do not have to be proven, but the court must be satisfied that the property in question is derived from such conduct. Member States may		

provide that it could, for example, be sufficient for the court to	nt
consider on the balance of probabilities, or to reasonably presume that it is substantially more probable, that the property in question has been obtained from such criminal conduct than from other activities. When determining whether or not the property in question derived from criminal conduct, the national courts should take into account all relevant circumstances of the case, including the wailable evidence and specific facts, such as that the value of the property is substantially disproportionate to the lawful income of the person. Another circumstance that could be considered is the absence of a plausible licit source of the property can normally be accounted for. The person's connection to people linked to a criminal organisation could also be of relevance. The assessment should be made on a case-by-case basis depending on the circumstances of the case. The mechanism of confiscation of unexplained wealth is not intended to be used when in the individual case the application of the rules set out in the Directive would be	ıt

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		disproportionate. Member States could also determine a requirement for a certain period of time during which the property could be deemed to have originated from such criminal conduct. Member States should ensure that the appropriate procedural rights of the affected person are respected.		
37c			(28b) Member States should take the necessary measures to ensure that victims' claims are fully respected prior to the adoption of the final confiscation measure. Member States should pay particular attention to victims' claims in all proceedings and especially in cross-border cases. Furthermore, Member States should, where possible and as a matter of priority, take the necessary measures to restitute the property concerned or, where that is not possible, a value equivalent to that property to the victim.	
37d		(28-b) The standard of proof as regards the origin of the property that this Directive sets out in the provision on extended confiscation and in the provision on confiscation		

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of unexplain in principle. the court has property is d conduct, whi requirement such crimina provision on is only applic convicted of which case p that person c the court is s property is d conduct, the confiscation applies irres outcome of t relation to a its applicatio unexplained possible whe discontinuea reason, as w result in a ju conviction, e confiscation unexplained principle be does not indi confiscation precedence t do so. It sho the offence i confiscation necessarily the	ed wealth is the same, Under both provisions, Is to be satisfied that the erived from criminal ille there is no of any conviction for al conduct. While the extended confiscation cable when a person is a criminal offence, in property belonging to can be ordered where eatisfied that the erived from criminal provision on of unexplained wealth pectively of the the investigation in an offence that triggered an. Confiscation of wealth should be an proceedings are bell as when proceedings digment. In cases of ither extended or confiscation of wealth would in possible. The Directive feate which form of	Ü

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		Member States could also allow for the issue of confiscation to be separated from the criminal charges and be tried separetely.		
le .				
37e			(28c) Member States should take the necessary measures to allow confiscated property to be used for public interest or social purposes. Considering the significant costs associated with tracing and identification, freezing and confiscation, such property can be kept as State property for justice, law enforcement, public service or economic purposes or be transferred to the local or regional authorities responsible for the area in which the property is located for institutional, social or economic purposes, including for assignment to organisations carrying out work of social interest. Several Member States have already adopted, more than twenty years ago, specific legislation providing for the direct or indirect reuse of confiscated property for purposes of public or social interest, benefiting from multiple positive aspects deriving from the reuse, both for public finances and for its symbolic value, as a visible counter-message for the affirmation of the values of justice and legality and the reconstruction	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			of the territories marked by the presence of organised crime.	
37f		(28b) When determining whether a criminal offence or criminal conduct is liable to give rise to economic benefit, Member States may take into account all relevant circumstances including the modus operandi, for example if a condition of the offence is that it was committed in the context of organised crime or with the intention of generating regular profits from criminal offences.		
37g			(28d) Where the confiscated assets originated in a third country, Member States should return them to the third country based on a return agreement. Such return agreements should be made publicly available. Such return agreements could set out, inter alia, how the funds would be reinvested, for example compensating victims' losses or contributing to projects with a high social impact that have been selected based on the needs of the affected populations and following a transparent procedure.	

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37h		(28c) Tracing and identification of property to be frozen and confiscated should be possible even after a final conviction for a criminal offence, or following proceedings in application of nonconviction based confiscation. This obligation does not prevent Member States from setting out reasonable time limits after the final conviction or final decision in the proceedings in application of non-conviction based confiscation, following expiration of which tracing and identification would no longer be possible.		
37i			(28e) The Commission and the Member States should facilitate coordination between competent authorities and with third countries where instrumentalities, proceeds and property have been confiscated following the violation of Union restrictive measures.	
37j		(28d) Member States should be encouraged to prevent the property from being acquired in the course of its disposal upon a binding	IF COUNCIL on another requirement of the original to the contract of the contr	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		confiscation order by persons convicted in the criminal proceedings in which the property has been frozen.		
37k			(28f) In order to facilitate the compensation, restitution and reparations towards States affected by international crimes, the Commission should issue guidelines on the use of the confiscated instrumentalities, proceeds and property for compensation, restitution and reparations towards States, insofar as the interests at stake are directly or indirectly affected by the criminal activities covered by this Directive. Where the assets are confiscated in connection with the Russian war of aggression on Ukraine or associated crimes, without prejudice to restitution to and compensation of the victims or the public concerned by the criminal offence, the confiscated assets or the net proceeds resulting from the liquidation of such assets should be assigned to contributions towards the reconstruction efforts of Ukraine.	
Recital 2	9			
38				

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	(29) To ensure that property that is or may become subject to a freezing or confiscation order maintains its economic value Member States should put in place effective management measures. Such measures should include a systematic assessment of how to best preserve and optimise the value of property before the adoption of freezing measures, also known as pre-seizure planning.	(29) To ensure that property that is or may become subject to a freezing or confiscation order maintains its economic value Member States should put in place effective management measures. Such measures should include a systematic assessment of how to best preserve and optimise the value of apply to frozen property and to confiscated property until its disposal based on a final confiscation order. They should not apply after the disposal of the property before the adoption of freezing measures, also known as pre seizure planningbased on a final confiscation order, where the Member States may provide for rules for applicable mechanisms by which the property, or its value, forfeit to a state or other public budget, may be used for victims' compensation, for public interest or social purposes, or for other purposes as defined by national law. This Directive does not harmonise the mechanisms following the disposal of the property based on a final confiscation order.	(29) To ensure that property that which is or may become subject to a freezing or confiscation order maintains its economic value Member States should put in place effective management measures. Such measures should include a systematic assessment of how to best preserve and optimise the value of property before the adoption of freezing measures, also known as pre-seizure planning. Pre-seizure planning should be used in all cases unless the urgency of the matter would require limiting or foregoing that planning.	
38a		(29a) Where justified by the nature of the property, including for example its value or the need for	IF COUNCIL on another and an fination	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		specific management conditions or expertise implied by its nature, such measures should include an assessment of how to minimise the management costs and preserve the value of the property carried out when preparing or, at the latest, without undue delay after executing the freezing order. The objective of the assessment is to provide the competent authorities with the relevant considerations to be taken into account before, during or after adopting or executing the freezing order. Member States may adopt guidance on how such assessment should be carried out taking into account the circumstances of the property to be frozen and ensuring that the assessment will not jeopardise the timely execution of the freezing order.		
Recital 3	0	1	I	
39	(30) In circumstances where the property frozen is perishable, rapidly depreciating, or whose maintenance costs are disproportionate to its expected value at the time of confiscation, or that is too difficult to administer or is easily replaceable, Member States should allow for the sale of this property. Before taking such a decision, the owner of the property should have the right to be heard. Member States should	(30) In eireumstances situations where it may be reasonably assumed that the property frozen is perishable, rapidly depreciating, or whose maintenance costs are disproportionate to its expected value at the time of confiscation, or that is too difficult to administer or is easily replaceable, Member States should allow for the sale of this property before a final confiscation order. In accordance with national	(30) In circumstances where the property frozen is perishable, rapidly depreciating, or whose maintenance costs are disproportionate to its expected value at the time of confiscation, or that is too difficult to administer or is easily replaceable, Member States should allow for the sale of this property. Before taking such a decision, the owner of the property should have the right to be heard. Member States should	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
consider the possibility to charge the costs of the management of frozen property to the beneficial owner, for instance in alternative to the ordering of an interlocutory sale, and in case of final conviction. These rules, including the possibility for the costs for the management of frozen property to be charged to the beneficial owner, apply to property identified in the context of the implementation of Union restrictive measures to the extent that they have been frozen in relation to criminal charges, such as violation of Union restrictive measures.	law, the decision on sale of a property of a specific nature may be subject to prior approval by a competent national authority. Before taking such a decision, the owner of the property except in cases of urgency, the affected person should have the right to be heardnotified. Member States should considerprovide for the possibility to charge the costs of the management of frozen property to the beneficial owner, for instance in alternative to the ordering of an interlocutory sale, and in case of final conviction. These rules, including the possibility for the costs for the management of frozen property to be charged to the beneficial owner, apply to property identified in the contextof an appeal against an interlocutory sale order. Member States may provide for the possibility that such an appeal has suspensory effect, for example where necessary to safeguard the legitimate interests of the affected person, in particular where there is a risk of irreparable harm. Member States may do so, for example, by giving the appeal suspensory effect by law or by allowing the competent court to suspend the order pending its decision on the appeal. Member States may consider the possibility to charge the costs of the implementation of Union restrictive	consider the possibility to charge the costs of the management of frozen property to the beneficial owner, for instance in alternative to the ordering of an interlocutory sale, and in case of final conviction. These rules, including the possibility for the costs for the management of frozen property to be charged to the beneficial owner, apply to property identified in the context of the implementation of Union restrictive measures to the extent that they have been frozen in relation to criminal charges, such as violation of Union restrictive measures.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		measures management of frozen property to the extent that they have been frozen in relation to criminal charges, such as violation of Union restrictive measures owner or beneficial owner, for instance in alternative to the ordering of an interlocutory sale, and in case of a final conviction.		
Recital 31				
ass pu au ma co eff from production with the control of the contro	1) Member States should set up set management offices with the propose of establishing specialised thorities tasked with the anagement of frozen and offiscated property in order to fectively manage the property ozen before confiscation and esserve its value, pending a final cision on the confiscation. In ithout prejudice to the Member property internal administrative fructures, asset management offices ould either be the sole authority anaging frozen or confiscated operty, or should provide support decentralised actors according to tional management set-ups, and provide planning.	(31) Member States should set up or designate one or more competent authorities that will function as asset management offices with the purpose of establishing specialised authorities tasked with the management of frozen and confiscated property in order to effectively manage the property frozen before confiscation and preserve its value, pending a final decision on the confiscation and the disposal of the property based on such decision. Without prejudice to the Member States' internal administrative structures, asset management offices should either be the sole authority managing frozen orand confiscated property, or should provide support to decentralised actors according to national management set-ups, and support relevant authorities with planning. This Directive does not prescribe the legal or institutional	(31) Member States should set up asset management offices with the purpose of establishing specialised authorities tasked with the management of frozen and confiscated property in order to effectively manage the property frozen before confiscation and preserve its value, pending a final decision on the confiscation. Without prejudice to the Member States' internal administrative structures, asset management offices should either be the sole authority managing frozen or confiscated property, or should provide support to decentralised actors according to national management set-ups, and support relevant authorities with preseizure planning.	

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		nature of the asset management offices, and is without prejudice to institutional systems in the Member States, where asset management offices may also carry out tasks of asset recovery offices, or where certain tasks of asset management offices may be outsourced preseizure planning.		
Recital 3	2			
41	(32) This Directive respects the fundamental rights and observes the principles recognized by the Charter of Fundamental Rights of the European Union ('the Charter') and the European Convention for the Protection of Human Rights and Fundamental Freedoms ('the ECHR'), as interpreted in the caselaw of the European Court of Human Rights. This Directive should be implemented in accordance with those rights and principles.	(32) This Directive respects the fundamental rights and observes the principles recognized by the Charter of Fundamental Rights of the European Union ('the Charter') and the European Convention for the Protection of Human Rights and Fundamental Freedoms ('the ECHR'), as interpreted in the caselaw of the European Court of Human Rights. This Directive should be implemented in accordance with those rights and principles.	(32) This Directive respects the fundamental rights and observes the principles recognized by the Charter of Fundamental Rights of the European Union ('the Charter') and the European Convention for the Protection of Human Rights and Fundamental Freedoms ('the ECHR'), as interpreted in the caselaw of the European Court of Human Rights. This Directive should be implemented in accordance with those rights and principles.	
Recital 3	3			
42	(33) Freezing and confiscation orders substantially affect the rights of suspected and accused persons, and in specific cases of third parties who are not being prosecuted. The Directive should provide for specific safeguards and judicial remedies in order to guarantee the protection of	(33) Freezing and confiscation orders substantially affect the rights of suspected and accused persons, and in specific cases of third parties or other persons who are not being prosecuted. The Directive should provide for specific safeguards and judicial remedies in order to	(33) Freezing and confiscation orders substantially affect the rights of suspected and accused persons, and in specific cases of third parties who are not being prosecuted. The Directive should provide for specific safeguards and judicial remedies in order to guarantee the protection of	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	their fundamental rights in the implementation of this Directive in line with the right to a fair trial, the right to an effective remedy and the presumption of innocence as enshrined in Articles 47 and 48 of the Charter of Fundamental Rights of the European Union.	guarantee the protection of their fundamental rights in the implementation of this Directive in line with the right to a fair trial, the right to an effective remedy and the presumption of innocence as enshrined in Articles 47 and 48 of the Charter of Fundamental Rights of the European Union.	their fundamental rights in the implementation of this Directive in line with the right to a fair trial, the right to an effective remedy and the presumption of innocence as enshrined in Articles 47 and 48 of the Charter of Fundamental Rights of the European Union.	
Recital 3	4			
43	(34) Freezing, confiscation, and interlocutory sales orders should be communicated to the affected party without delay. The purpose of communicating those orders is, inter alia, to allow the affected person to challenge them before a court. Therefore, such communications should, as a general rule, indicate the reason or reasons for the order concerned. The affected party should have the effective possibility to challenge the freezing, confiscation, and interlocutory sales orders. In the case of confiscation orders where all elements of the criminal offence are present but a criminal conviction is impossible, the defendant should have a possibility to be heard before the adoption of the order. The same possibility should be provided for the owner affected by an order to sell the property before confiscation.	(34) Freezing, confiscation, and interlocutory sales orders should be communicated to the affected party without person without undue delay. Nevertheless, Members States should be able to provide for a right for competent authorities to postpone communicating freezing orders to the affected person due to the needs of the investigation. The purpose of communicating those orders is, inter alia, to allow the affected person to challenge them before a court. Therefore, such communications should, as a general rule, indicate the reason or reasons for the order concerned. Where the affected party should have the effective possibility to challenge the freezing, confiscation, and interlocutory sales orders. In the ease of confiscation orders where all elements person or whereabouts of the affected person are unknown or where the communication to each	(34) Freezing, confiscation, and interlocutory sales orders should, in principle, be communicated to the affected party person without delay, except in circumstances wherein such communication can put at risk the confidentiality or integrity of a criminal investigation. The purpose of communicating those orders is, inter alia, to allow the affected person to challenge them before a court. Therefore, such communications should, as a general rule, indicate the reason or reasons for the order concerned. The affected party should have the effective possibility to challenge the freezing, confiscation, and interlocutory sales orders. In the case of confiscation orders where all elements of the criminal offence are present but a criminal conviction is impossible, the defendant should have a possibility to be heard before the adoption of the order. The same	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		of the criminal offence are present but a criminal conviction is impossible, the defendant should have a possibility to be heard before the adoption of the order. The same possibility should be provided for the owner affected by an order to sell the property before confiscationaffected persons would entail a disproportionate burden, the communication may be made by means of a public announcement.	possibility should be provided for the owner affected by an order to sell the property before confiscation.	
43a		(34a) The affected person should have the effective possibility to challenge the freezing, confiscation and interlocutory sales orders. In the case of confiscation orders where all elements of the criminal offence are present but a criminal conviction is impossible, the defendant should have a possibility to be heard before the adoption of the order, where possible. In the case of confiscation orders pursuant to provisions on extended confiscation and confiscation of unexplained wealth, circumstances that may be challenged by the affected person when challenging the confiscation order before a court should also include specific facts and available evidence on the basis of which the property concerned is considered to be		

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	property that is derived from criminal conduct.		
tecital 35			
(35) When implementing this Directive, and in order to ensure the proportionality of confiscation measures, Member States should provide that confiscation of property is not ordered to the extent it would be disproportionate to the offence in question. Furthermore, Member States should provide for the possibility that, in exceptional circumstances, confiscation is not ordered, insofar as it would, in accordance with national law, represent undue hardship for the affected person, on the basis of the circumstances of the respective individual case which should be decisive. Such exceptional circumstances should be limited to cases where it would put the person concerned in a situation in which it would be very difficult for the affected person to survive and the circumstances of the respective individual case should be decisive.	(35) When implementing this Directive, and in order to ensure the proportionality of confiscation measures, Member States should may provide that confiscation of property is not ordered for the possibility not to order confiscation or execute it to the extent it would be disproportionate to the offence or accusation in question. This possibility should allow the competent authorities to assess for instance to what extent the confiscation of instrumentalities is proportionate. Furthermore, Member States should may provide for the possibility that, in exceptional circumstances, confiscation is not ordered or executed, insofar as it would, in accordance with national law, represent undue hardship for the affected person, on the basis of the circumstances of the respective individual case which should be decisive. Such exceptional circumstances should be limited to cases where it would put the person concerned in a situation in which it would be very difficult for the affected person to survive and the	(35) When implementing this Directive, and in order to ensure the proportionality of confiscation measures, Member States should provide that confiscation of property is not ordered to the extent it would be disproportionate to the offence in question. Furthermore, Member States should provide for the possibility that, in exceptional circumstances, confiscation is not ordered, insofar as it would, in accordance with national law, represent undue hardship for the affected person, on the basis of the circumstances of the respective individual case which should be decisive. Such exceptional circumstances should be limited to cases where it would put the person concerned in a situation in which it would be very difficult for the affected person to survive and the circumstances of the respective individual case should be decisive.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		individual case should be decisive.		
44a		(35a) While Member States are obliged to ensure that persons whose property is affected by the measures provided for in this Directive have the right of access to a lawyer throughout the freezing and confiscation proceedings, this Directive does not affect the rules applicable for legal aid provided free of charge.		
Recital 3	6			
45	(36) This Directive should be implemented without prejudice to Directive 2010/64/EU of the European Parliament and of the Council ¹ , Directive 2012/13/EU of the European Parliament and of the Council ² , Directive 2012/29/EU of the European Parliament and of the Council ³ , Directive 2013/48/EU of the European Parliament and of the Council ⁴ , Directive (EU) 2016/343/EU of the European Parliament and of the Council ⁵ , Directive 2016/800/EU of the European Parliament and of the Council ⁶ and Directive (EU) 2016/1919 of the European Parliament and of the Council ⁶ and Directive (EU) 2016/1919 of the European Parliament and of the Council ⁷	(36) This Directive should be implemented without prejudice to Directive 2010/64/EU of the European Parliament and of the Council ¹ , Directive 2012/13/EU of the European Parliament and of the Council ² , Directive 2012/29/EU of the European Parliament and of the Council ³ , Directive 2013/48/EU of the European Parliament and of the Council ⁴ , Directive 2013/48/EU of the European Parliament and of the Council ⁵ , Directive 2014/60/EU of the European Parliament and of the Council ⁵ , Directive (EU) 2016/343/EU of the European Parliament and of the Council ⁶ , Directive 2016/800/EU of the European Parliament and of the Council ⁶ , and Directive (EU) 2016/1919 of the European	(36) This Directive should be implemented without prejudice to Directive 2010/64/EU of the European Parliament and of the Council ¹ , Directive 2012/13/EU of the European Parliament and of the Council ² , Directive 2012/29/EU of the European Parliament and of the Council ³ , Directive 2013/48/EU of the European Parliament and of the Council ⁴ , Directive (EU) 2016/343/EU of the European Parliament and of the Council ⁵ , Directive 2016/800/EU of the European Parliament and of the Council ⁶ and Directive (EU) 2016/1919 of the European Parliament and of the Council ⁶ and Directive (EU) 2016/1919 of the European Parliament and of the Council ⁷	

Commis	sion Proposal	Council Mandate	EP Mandate	Draft Agreement
Parliament and of t 2010 on the right to translation in crimi 280, 26.10.2010, p. 2. Directive 2012/1 Parliament and of t 2012 on the right to proceedings (OJ L 3. Directive 2012/2 Parliament and of t 2012 establishing n rights, support and crime, and replacin Decision 2001/220. 14.11.2012, p. 57). 4. Directive 2013/4 Parliament and of t 2013 on the right o criminal proceeding warrant proceeding warrant proceeding warrant proceeding a third party inform liberty and to compersons and with codeprived of liberty 1). 5. Directive (EU) 2 Parliament and of t 2016 on the strengt of the presumption right to be present a proceedings (OJ L 6. Directive (EU) 2 Parliament and of t 2016 on procedural who are suspects of criminal proceeding p. 1). 7. Directive (EU) 2 Parliament and of t 2016 on legal aid for persons in criminal requested persons in criminal proceedings of the persons in criminal requested persons in criminal requested persons in criminal proceeding persons in criminal proceeding persons in criminal proceeding persons in criminal persons in criminal proceeding persons in criminal persons	nal proceedings (OJ L 1). 3/EU of the European the Council of 22 May of information in criminal 142, 1.6.2012, p. 1). 9/EU of the European the Council of 25 October minimum standards on the protection of victims of g Council Framework /JHA (OJ L 315, 8/EU of the European the Council of 22 October f access to a lawyer in gs and in European arrest s, and on the right to have the dupon deprivation of	1. Directive 2010/64/EU of the European Parliament and of the Council of 20 October 2010 on the right to interpretation and translation in criminal proceedings (OJ L 280, 26.10.2010, p. 1). 2. Directive 2012/13/EU of the European Parliament and of the Council of 22 May 2012 on the right to information in criminal proceedings (OJ L 142, 1.6.2012, p. 1). 3. Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA (OJ L 315, 14.11.2012, p. 57). 4. Directive 2013/48/EU of the European Parliament and of the Council of 22 October 2013 on the right of access to a lawyer in criminal proceedings and in European arrest warrant proceedings, and on the right to have a third party informed upon deprivation of liberty and to communicate with third persons and with consular authorities while deprived of liberty (OJ L 294, 6.11.2013, p. 1). 5. Directive (EU) 2016/3432014/60/EU of the European Parliament and of the Council of 9 March 2016 15 May 2014 on the strengthening of certain aspects of the presumption of innocence and of the right to be present at the trial in criminal proceedings (OJ L 65, 11.3.2016 return of cultural objects unlawfully removed from the territory of a Member State and amending Regulation (EU) No 1024/2012 (OJ L 159, 28.5.2014, p. 1). 6. Directive (EU) 2016/8002016/343 of the European Parliament and of the Council of 11 May9 March 2016 on procedural safeguards for children who are suspects or accused persons the strengthening of certain aspects of the presumption of innocence	1. Directive 2010/64/EU of the European Parliament and of the Council of 20 October 2010 on the right to interpretation and translation in criminal proceedings (OJ L 280, 26.10.2010, p. 1). 2. Directive 2012/13/EU of the European Parliament and of the Council of 22 May 2012 on the right to information in criminal proceedings (OJ L 142, 1.6.2012, p. 1). 3. Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA (OJ L 315, 14.11.2012, p. 57). 4. Directive 2013/48/EU of the European Parliament and of the Council of 22 October 2013 on the right of access to a lawyer in criminal proceedings and in European arrest warrant proceedings, and on the right to have a third party informed upon deprivation of liberty and to communicate with third persons and with consular authorities while deprived of liberty (OJ L 294, 6.11.2013, p. 1). 5. Directive (EU) 2016/343 of the European Parliament and of the Council of 9 March 2016 on the strengthening of certain aspects of the presumption of innocence and of the right to be present at the trial in criminal proceedings (OJ L 65, 11.3.2016, p. 1). 6. Directive (EU) 2016/800 of the European Parliament and of the Council of 11 May 2016 on procedural safeguards for children who are suspects or accused persons in criminal proceedings (OJ L 132, 21.5.2016, p. 1). 7. Directive (EU) 2016/1919 of the European Parliament and of the Council of 26 October 2016 on legal aid for suspects and accused persons in criminal proceedings and for requested persons in European arrest warrant proceedings (OJ L 297, 4.11.2016, p. 1).	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		and of the right to be present at the trial in criminal proceedings (OJ L 132, 21.5.201665, 11.3.2016, p. 1). 7. Directive (EU) 2016/1919 2016/800 of the European Parliament and of the Council of 26 October 11 May 2016 on legal aid for suspects and accused persons in criminal proceedings and for requested procedural safeguards for children who are suspects or accused persons in European arrest warrantcriminal proceedings (OJ L 297, 4.11.2016132, 21.5.2016, p. 1). 8. Directive (EU) 2016/1919 of the European Parliament and of the Council of 26 October 2016 on legal aid for suspects and accused persons in criminal proceedings and for requested persons in European arrest warrant proceedings (OJ L 297, 4.11.2016, p. 1).		
Recital 3				
46	(37) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to processing of data under this Directive. To that aim, the rules of this Directive should be aligned with Directive (EU) 2016/680. In particular, it should be specified that any personal data exchanged by Asset Recovery Offices is to remain limited to the categories of data listed in Section B point 2, of Annex II to Regulation (EU) 2016/794 of the European Parliament and of the Council. Directive (EU) 2016/680 of the European Parliament and of the Council applies to the processing of	(37) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to processing of data under this Directive. To that aim, the rules of this Directive should be aligned with Directive (EU) 2016/680. In particular, it should be specified that any personal data exchanged by asset recovery offices is to remain limited to the categories of data listed in Section B point 2, of Annex II to Regulation (EU) 2016/794 of the European Parliament and of the Council. Directive (EU) 2016/680 of the European Parliament and of the Council applies to the processing of	(37) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to processing of data under this Directive. To that aim, the rules of this Directive should be aligned with Directive (EU) 2016/680. In particular, it should be specified that any personal data exchanged by Asset Recovery Offices is to remain limited to the categories of data listed in Section B point 2, of Annex II to Regulation (EU) 2016/794 of the European Parliament and of the Council. Directive (EU) 2016/680 of the European Parliament and of the Council applies to the processing of	

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	personal data by national competent authorities, notably asset recovery offices, for the purposes of this Directive.	personal data by national competent authorities, notably asset recovery offices, for the purposes of this Directive.	personal data by national competent authorities, notably asset recovery offices, for the purposes of this Directive.	
Recital 38	8	I		
47	(38) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to all exchanges of information under this Directive. To that aim, insofar as the processing of personal data for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties is concerned, data protection rules as set out in Directive (EU) 2016/680 are applicable in relation to measures taken under this Directive. Where relevant, notably having regard to the processing of personal data by asset management offices for the purpose of the management of property, the data protection rules set out in Regulation (EU) 2016/679 of the European Parliament and of the Council are applicable.	(38) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to all exchanges of information under this Directive. To that aim, insofar as the processing of personal data for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties is concerned, data protection rules as set out in Directive (EU) 2016/680 are applicable in relation to measures taken under this Directive. Where relevant, notably having regard to the processing of personal data by asset management offices for the purpose of the management of property, the data protection rules set out in Regulation (EU) 2016/679 of the European Parliament and of the Council are applicable.	(38) It is particularly important that the protection of personal data, in accordance with Union law, is ensured in connection to all exchanges of information under this Directive. To that aim, insofar as the processing of personal data for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties is concerned, data protection rules as set out in Directive (EU) 2016/680 are applicable in relation to measures taken under this Directive. Where relevant, notably having regard to the processing of personal data by asset management offices for the purpose of the management of property, the data protection rules set out in Regulation (EU) 2016/679 of the European Parliament and of the Council are applicable.	
Recital 39	9			
48	(39) An effective recovery system requires concerted efforts of a wide range of authorities, from law	(39) An effective recovery system requires concerted efforts of a wide range of authorities, from law	(39) An effective <u>asset tracing and</u> recovery system <u>as well as</u> <u>maintaining the value of frozen</u>	

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enforcement, including customs	enforcement, including customs	<u>assets</u> requires concerted efforts of a	
authorities, tax authorities and tax	authorities, tax authorities and tax	wide range of authorities, from law	
recovery authorities to the extent	recovery authorities to the extent	enforcement, including customs	
that they are competent for asset	that they are competent for asset	authorities, tax authorities and tax	
recovery, asset recovery offices,	recovery, asset recovery offices,	recovery authorities to the extent	
judicial authorities and asset	judicial authorities and asset	that they are competent for asset	
management authorities, including	management authorities, including	recovery, asset recovery offices,	
asset management offices. In order	asset management offices. In order	judicial authorities and asset	
to ensure coordinated action by all	to ensure coordinated action by all	management authorities, including	
competent authorities, it is necessary	competent authorities, it is necessary	asset management offices. In order	
to establish a more strategic	to establish a more strategic	to ensure coordinated action by all	
approach to asset recovery and	approach to asset recovery and	competent authorities, it is necessary	
promote a greater cooperation	promote a greater cooperation	to establish a more strategic	
between the relevant authorities, and	between the relevant authorities, and	approach to asset recovery and	
to obtain a clear overview of the	to obtain a clear overview of the	promote a greater cooperation	
results of asset recovery. For this	results of asset recovery. For this	between the relevant authorities, and	
purpose, Member States should	purpose, Member States should	to obtain a clear overview of the	
adopt and regularly review a	adopt and regularly review a	results of asset recovery. For this	
national strategy on asset recovery to	national strategy on asset recovery to	purpose, Member States should	
guide actions in relation to financial	guide actions in relation to financial	adopt and regularly review a	
investigations, freezing and	investigations, freezing and	national strategy on asset recovery to	
confiscation, management as well as	confiscation, management as well as	guide actions in relation to financial	
final disposal of the relevant	final disposal of the relevant	investigations, freezing and	
instrumentalities, proceeds, or	instrumentalities, proceeds, or	confiscation, management as well as	
property. Furthermore, Member	property. Member States may decide	final disposal of the relevant	
States should provide competent	on the appropriate format of such	instrumentalities, proceeds, or	
authorities with the necessary	strategy which may take into	property. National strategies should	
resources to be able to fulfil their	account their constitutional	include a description of the roles	
tasks effectively. Competent	traditions in terms of separation of	and responsibilities of all the	
authorities should be understood as	powers and competences and may	competent authorities involved in	
the authorities entrusted with the	be either sectorial or a part of a	asset recovery, confiscation and	
carrying out of the tasks as outlined	broader strategical document.	management and the particular	
under this Directive and according to	Without prejudice to whether the	mechanisms of cooperation among	
national set-ups.	Member States provide for the	them. Furthermore, Member States	
	adoption of one or more strategies,	should provide competent authorities	
	their overall content should	with the necessary resources and	
	encompass the territory of the	<u>legal powers</u> to be able to fulfil their	

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		entire Member State. Furthermore, Member States should provide competent authorities with the necessary resources to be able to fulfil their tasks effectively. Competent authorities should be understood as the authorities entrusted with the carrying out of the tasks as outlined under this Directive and according to national set-ups.	tasks effectively. Competent authorities should be understood as the authorities entrusted with the carrying out of the tasks as outlined under this Directive and according to national set-ups.	
48a			(39a) It is important that minimum standards for the functioning of asset recovery offices and asset management offices are ensured throughout the Union. For this reason, Member States should be required to regularly report to the Commission on the financial, human and technical resources allocated to those offices.	
Recital 4	0	1	I	
49	(40) In order to evaluate the effectiveness and efficiency of the asset recovery, asset management and confiscation framework, it is necessary to collect and publish a comparable set of statistical data on freezing, management and confiscation of property.	(40) In order to evaluate the effectiveness and efficiency of the asset recovery, asset management and confiscation framework, it is necessary to collect and publish a comparable <i>minimum</i> set of <i>appropriate</i> statistical data on freezing, management and confiscation of property. <i>Member States should endeavour to collect</i>	(40) In order to evaluate the effectiveness and efficiency of the asset recovery, asset management and confiscation framework, it is necessary to collect and publish a comparable set of statistical data on freezing, management and confiscation of property.	

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		data for certain statistics at a central level, with a view to sending them to the Commission. This means that the Member States should make reasonable efforts to collect the data concerned. It does not mean, however, that the Member States are under an obligation to achieve the result of collecting the data where there is a disproportionate administrative burden or when there are high costs for the Member State concerned.		
Recital 4	11			
50	(41) To ensure consistent approaches among Member States in the collection of statistics, the power to adopt acts in accordance with Article 290 of the TFEU should be delegated to the Commission to supplement this Directive by adopting more detailed rules on the information to be collected and the methodology for the collection of the statistics.	deleted	(41) To ensure consistent approaches among Member States in the collection of statistics. Member States should include, for all criminal offences, at least the number of asset tracing investigations launched, the number of assets traced, the number of freezing orders initiated and executed, the number of confiscation orders initiated and executed, the number of confiscation orders executed broken down by type of confiscation, the value of property frozen, for the confiscation orders included in a respective annual report, the value of confiscated property compared to the value at the time of freezing the number of requests for freezing orders to be	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			executed in another Member State, the number of requests for confiscation orders to be executed in another Member State, the value of the property recovered following execution in another Member State, the value of the property destined to be reused for law enforcement, prevention or social purposes, the manner in which the confiscated property has been used and, for the confiscation orders included in a respective annual report, the length of the procedure from freezing to final disposal. The , the power to adopt acts in accordance with Article 290 of the TFEU should be delegated to the Commission to supplement this Directive by adopting providing more detailed rules on the information to be collected and, the methodology for the collection and transmission of the data to the Commission statistics.	
Recital 4	2			
51	(42) It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on	deleted	(42) It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on	2022/0467/00D) 00 06 2022 ek 44k40 . 62/47

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	Better Law-Making ¹ . In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. OJ L 123, 12.5.2016, p. 1.		Better Law-Making ¹ . In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts. 1. OJ L 123, 12.5.2016, p. 1.	
Recital 4	3			
52	(43) To provide a more comprehensive overview of the action taken to freeze and confiscate, Member States should establish a central register of frozen, managed and confiscated instrumentalities, proceeds, or property, and collect the necessary statistics on the implementation of the relevant measures. Centralised registries of frozen and confiscated instrumentalities, proceeds, or property should be established at national level for the purpose of facilitating the management of the specific file. The aim of establishing centralised registries is to assist all the relevant authorities responsible for the recovery of criminal property with an accessible record of the property which is frozen,	(43) To provide a more comprehensive overview of the action taken to freeze and confiscate, Member States should establish a central register of frozen, managed and confiscated instrumentalities, proceeds, or property, and collect the necessary statistics on the implementation of the relevant measures. Centralised registries of frozen and confiscated instrumentalities, proceeds, or property should be established at national level for the purpose of facilitating the management of the specific file. The aim of establishing centralised registries is to assist all the relevantensure that asset management offices, and as appropriate asset recovery offices, and other competent authorities	(43) To provide a more comprehensive overview of the action taken to freeze and confiscate, Member States should establish a central register of frozen, managed and confiscated instrumentalities, proceeds, or property, and collect the necessary statistics on the implementation of the relevant measures. Centralised registries of frozen and confiscated instrumentalities, proceeds, or property should be established at national level for the purpose of facilitating the management of the specific file. The aim of establishing centralised registries is to assist all the relevant authorities responsible for the recovery of criminal property with an accessible record of the property which is frozen,	

confiscated, or under management, from the moment it is forcen until it is returned to the owner or it is disposed of. Information entered in the registries should be retained only for as long as it is necessary for the purposes of management of the specific case, or for the purposes of gathering statistical data collection. For case management purposes, it should not be kept for longer than after the final disposal of the property statistical data collection order, or after its return to the owner in case of acquittal. Access to the information recorded in the centralised registries should be given only to authorities responsible for the recovery offices, asset management offices, national courts or otherwise appointed authorities according to national dispositions. The control of the con		Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
<u>Directive.</u>	from is re disp the for a pury spec gath For show afte prop orde in c info cem only the sucl mar or o	m the moment it is frozen until it eturned to the owner or it is posed of. Information entered in registries should be retained only as long as it is necessary for the poses of management of the cific case, or for the purposes of hering statistical data collection. It case management purposes, it had not be kept for longer than the final disposal of the perty following a confiscation er, or after its return to the owner case of acquittal. Access to the formation recorded in the tralised registries should be given by to authorities responsible for recovery of criminal property, the as asset recovery offices, asset magement offices, national courts otherwise appointed authorities	criminal property with an accessible record of the property which is frozen, confiscated, or under management, from the moment it is frozen until it is returned to the owner or it is disposed of. Information entered in the registries should be retained only for as long as it is performing tasks pursuant to this Directive have the necessary for the purposes of management of the specific case, or for the purposes of gathering statistical data collection. For case management purposes, it should not be kept for longer than after the final disposal of the tools to ensure an efficient management of frozen and confiscated property. For that purpose, Member States may set up one or more registers of property following a confiscation order, or after its return to the owner in case of acquittal. Access to the information recorded in the centralised registries should be given only to authorities responsible for the recovery of criminal property, such as asset recovery offices, asset management offices, national courts or otherwise appointed authorities according to national dispositions frozen and confiscated pursuant to this	from the moment it is frozen until it is returned to the owner or it is disposed of. Information entered in the registries should be retained only for as long as it is necessary for the purposes of management of the specific case, or for the purposes of gathering statistical data collection. For case management purposes, it should not be kept for longer than after the final disposal of the property following a confiscation order, or after its return to the owner in case of acquittal. Access to the information recorded in the centralised registries should be given only to authorities responsible for the recovery of criminal property, such as asset recovery offices, asset management offices, national courts or otherwise appointed authorities	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
52a			(43a) In order to support the Commission in relation to the implementation of this Directive and facilitate the exchange of best practices and operational cooperation relating to this Directive, a network on asset recovery and confiscation should be established under the political guidance of the Commission. The network should be composed of representatives from asset recovery offices and asset management offices and should be co-chaired by a representative of the Commission and, in matters of operational cooperation, by a representative of Europol. It should invite representatives from Europol, Eurojust, the European Public Prosecutors Office, and where appropriate, the Anti-Money Laundering Authority to participate to the meetings of the network.	
Recital 4	4			
53	(44) Organised criminal groups operate across borders and increasingly acquire property in Member States other than those in which they are based and in third countries. Given the transnational dimension of organised crime, international cooperation is of the essence to recover the profits and	(44) Organised criminal groups operate across borders and increasingly acquire property in Member States other than those in which they are based and in third countries. Given the transnational dimension of organised crime, international cooperation is of the essence to recover the profits and	(44) Organised criminal groups operate across borders and increasingly acquire property in Member States other than those in which they are based and in third countries. Given the transnational dimension of organised crime, international cooperation is of the essence to recover the profits and	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
confiscate the financial assets that allow criminals to operate. Member States should therefore ensure that both asset recovery and asset management offices cooperate closely with their counterparts in third countries to trace, identify and manage instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order within the framework of proceedings in criminal matters. Moreover, for the effective implementation of Union restrictive measures, it is of paramount importance for asset recovery offices to cooperate with their counterparts in third countries where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. In that regard, Member States should ensure that asset recovery offices establish working arrangements with their counterparts in those third countries with which there is an operational cooperation agreement in place that allows for the exchange of operational personal data with Europol or Eurojust.	confiscate the financial assets that allow criminals to operate. Member States should therefore ensure that both asset recovery and asset management offices cooperate, to the greatest extent possible, closely with their counterparts in third countries to trace, identify and manage instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order within the framework of proceedings in criminal matters. Moreover, for the effective implementation of Union restrictive measures, it is of paramount importance for asset recovery offices to cooperate with their counterparts in third countries where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. In that regard, Member States should ensure that asset recovery offices establish working arrangements with their counterparts in those third countries with which there is an operational cooperation agreement in place that allows for the exchange of operational personal data with Europol or Eurojust. Member States should make use of existing frameworks for cooperation and are encouraged, but not obliged, to develop or adjust existing bilateral agreements or to accede to existing	confiscate the financial assets that allow criminals to operate. Member States should therefore ensure that both asset recovery and asset management offices cooperate closely with their counterparts in third countries to trace, identify and manage instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order within the framework of proceedings in criminal matters. Moreover, for the effective implementation of Union restrictive measures, it is of paramount importance for asset recovery offices to cooperate with their counterparts in third countries where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. In that regard, Member States should ensure that asset recovery offices establish working arrangements with their counterparts in those third countries with which there is an operational cooperation agreement in place that allows for the exchange of operational personal data with Europol or Eurojust.	

Commission	Proposal (Council Mandate	EP Mandate	Draft Agreement
	to establicagreement arrangement protection (EU) 201	ral conventions or finally sh new bilateral ats when no other ment is in place. The data a rules set out in Directive 6/680 are applicable in o measures taken in this		
Recital 45				
(45) Asset recovery also closely cooperate bodies and agencies, Europol, Eurojust and Public Prosecutor's Caccordance with their mandates, insofar as to trace and identify I the cross-border invesupported by Europol or within the investig undertaken by the Europol or within the investig undertaken by the Europol and Eurojust with their respective insofar as it is necess identify property to por investigate criminarelated to the violatio restrictive measures.	also close bodies an Europol, Public Prospective accordance mandates, ary to trace and revent, detect al offences in of Union also close bodies an Europol, Public Prospective accordance mandates to trace and revent detect al offences in of Union also close bodies an Europol, Public Prospective accordance mandates to trace and the cross-supported or within undertake prosperate with a cooperate with a system of Union also close bodies an Europol, Public Prospective accordance mandates to trace and the cross-supported asset recordence and offences and the cross-supported asset recordence and offences and the cross-supported accordance mandates to trace and the cross-supported asset recordence and offences are properly investigated to the violence and the Europol, Public Prospective accordance accordance or within undertake accordance and the cross-supported accordance ac	et recovery offices should ely cooperate with EU d agencies, including Eurojust and the European osecutor's Office, in et with their respective, insofar as it is necessary and identify property within border investigations. It by Europol and Eurojust the investigations on by the European Public or's Office. Member States fing in the enhanced on on the establishment of Oshould ensure that their overy offices should also the evitable end in accordance with their emandates, insofar as it is to trace and identify to prevent, detect or the criminal offences related lation of Union restrictive comply with the ensure Council	(45) Asset recovery offices should also closely cooperate with EUUnion bodies and agencies, including Europol, Eurojust and the European Public Prosecutor's Office, in accordance with their respective mandates, insofar as it is necessary to trace and identify property within the cross-border investigations supported by Europol and Eurojust or within the investigations undertaken by the European Public Prosecutor's Office. For the purposes of this Directive, when the notion of competent authorities refers to investigating and prosecuting authorities, it should be interpreted as including the central and decentralised levels of the European Public Prosecutor's Office (EPPO) with regard to the Member States that participate in the enhanced cooperation on the establishment of the EPPO. Asset recovery offices should	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Collinission Troposal	Regulation (EU) 2017/1939, including the reporting obligation provided for by Article 24 thereof, and follow the instructions of and undertake the investigation measures assigned to them by the EPPO, in accordance with Article 28 thereof.	also therefore fulfil the obligations under Council Regulation (EU) 2017/1939¹, including the obligation to report to the EPPO under Article 24 of that Regulation, the undertaking of measures if instructed as a competent authority under Article 28(1) of that Regulation, and access to information under Article 43(1) of that Regulation. In light of their duties established in Article 105 of Regulation (EU) 2017/1939 the Member States who are not participating in the enhanced cooperation on the establishment of the EPPO should ensure that their asset recovery offices are able cooperate with Europol and Eurojust, the EPPO in the same manner as an asset recovery office of any other participating Member State in so far as it subject to its cooperate with Europol in accordance with their respective mandates its mandate, insofar as it is necessary to trace and identify property to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. 1. Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the	Draft Agreement

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			European Public Prosecutor's Office ('the EPPO') (OJ L 283, 31.10.2017, p. 1).	
54a			(45a) In accordance with its mandate, Eurojust should support national authorities in all stages of the asset recovery process from the tracing and identification, freezing, confiscation and asset management of assets to the disposal of assets. Asset recovery offices and asset management offices should closely cooperate with Eurojust for the purpose of facilitating the entire asset recovery process. Such cooperation encompasses the tracing and identification of instrumentalities, proceeds, or property that can become or is the object of a freezing or confiscation order made by a competent authority in the course of proceedings in criminal matters and subsequent disposal, including the investigation and prosecution of criminal offences related to the violation of Union restrictive measures.	
Recital 4	16			
55	(46) In order to ensure that there is a common understanding and minimum standards for asset tracing	(46) In order to ensure that there is a common understanding and minimum standards for asset tracing	(46) In order to ensure that there is a common understanding and minimum standards for asset tracing	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	and identification, freezing and management, this Directive should lay down minimum rules for the relevant measures as well as related safeguards. The adoption of minimum rules does not prevent Member States from granting more extensive powers to asset recovery offices or to asset management offices, or to provide for additional safeguards under national law, provided that such national measures and provisions do not undermine the objective of this Directive.	and identification, freezing, confiscation and management, this Directive should lay down minimum rules for the relevant measures as well as related safeguards. The adoption of minimum rules does not prevent Member States from granting more extensive powers to asset recovery offices or to asset management offices, or to provide for more extensive rules on freezing and confiscation, including, for example, in relation to their rules on evidence or in relation to the scope of applicability of extended confiscation or confiscation of unexplained wealth, or to provide for additional safeguards under national law, for example hearing the affected person before an interlocutory sale, provided that such national measures and provisions do not undermine the objective of this Directive.	and identification, freezing and management, this Directive should lay down minimum rules for the relevant measures as well as related safeguards. The adoption of minimum rules does not prevent Member States from granting more extensive powers to asset recovery offices or to asset management offices, or to provide for additional safeguards under national law, provided that such national measures and provisions do not undermine the objective of this Directive.	
Recital 4	7			
56	(47) Since the objective of this Directive, namely facilitating confiscation of property in criminal matters, cannot be sufficiently achieved by the Member States but can rather be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European	(47) Since the objective of this Directive, namely facilitating confiscation of property in criminal matters, cannot be sufficiently achieved by the Member States but can rather be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European	(47) Since the objective of this Directive, namely facilitating confiscation of property in proceedings in criminal matters, cannot be sufficiently achieved by the Member States but can rather be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Union (TEU). In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary in order to achieve that objective.	Union (TEU). In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary in order to achieve that objective.	the Treaty on European Union (TEU). In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary in order to achieve that objective.	
Recital 48			
(48) As this Directive provides for a comprehensive set of rules, which would overlap with already existing legal instruments, it should replace Council Joint Action 98/699/JHA ¹ , Council Framework Decision 2001/500/JHA ² , Framework Decision 2005/212/JHA, Decision 2007/845/JHA, and Directive 2014/42/EU with regard to the Member States bound by this Directive. 1. Joint Action 98/699/JHA of 3 December 1998 adopted by the Council on the basis of Article K.3 of the Treaty on European Union, on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds from crime (OJ L 333, 9.12.1998, p.1). 2. Council Framework Decision of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime (OJ L 182, 5.7.2001, p. 1).	(48) As this Directive provides for a comprehensive set of rules, which would overlap with already existing legal instruments, it should replace Council Joint Action 98/699/JHA ¹ , Council Framework Decision 2001/500/JHA ² , Framework Decision 2005/212/JHA, Decision 2007/845/JHA, and Directive 2014/42/EU with regard to the Member States bound by this Directive. 1. Joint Action 98/699/JHA of 3 December 1998 adopted by the Council on the basis of Article K.3 of the Treaty on European Union, on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds from crime (OJ L 333, 9.12.1998, p.1). 2. Council Framework Decision of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime (OJ L 182, 5.7.2001, p. 1).	(48) As this Directive provides for a comprehensive set of rules, which would overlap with already existing legal instruments, it should replace Council Joint Action 98/699/JHA ¹ , Council Framework Decision 2001/500/JHA ² , Framework Decision 2005/212/JHA, Decision 2007/845/JHA, and Directive 2014/42/EU with regard to the Member States bound by this Directive. 1. Joint Action 98/699/JHA of 3 December 1998 adopted by the Council on the basis of Article K.3 of the Treaty on European Union, on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds from crime (OJ L 333, 9.12.1998, p.1). 2. Council Framework Decision of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime (OJ L 182, 5.7.2001, p. 1).	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
58	(49) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark annexed to the Treaty on European Union and to the Treaty of the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application.	(49) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark annexed to the Treaty on European Union and to the Treaty of the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application.	(49) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark annexed to the Treaty on European Union and to the Treaty of the Functioning of the European Union, Denmark is not taking part in the adoption of this Directive and is not bound by it or subject to its application.	
Recital 5	0			
59	(50) [In accordance with Article 3 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Ireland has notified its wish to take part in the adoption and application of this Directive.] [or] [In accordance with Articles 1 and 2 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, and without prejudice to Article 4 of that Protocol, Ireland is not taking part in the adoption of this Directive and is not bound by it or subject to its application.]	(50) [In accordance with Article 3 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Ireland has notified its wish to take part in the adoption and application of this Directive.] [or] [In accordance with Articles 1 and 2 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, and without prejudice to Article 4 of that Protocol, Ireland is not taking part in the adoption of this Directive and is not bound by it or subject to its application.]	(50) [In accordance with Article 3 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Ireland has notified its wish to take part in the adoption and application of this Directive.] [or] [In accordance with Articles 1 and 2 of Protocol No 21 on the position of the United Kingdom and Ireland in respect of the area of freedom, security and justice, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, and without prejudice to Article 4 of that Protocol, Ireland is not taking part in the adoption of this Directive and is not bound by it or subject to its application.]	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Recital 5:	1			
60	(51) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered an opinion on XX/XX/20XX.	(51) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered an opinion on XX/XX/20XX on 19/07/2022.	(51) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered an opinion on XX/XX/20XX19 July 2022.	
Formula				
61	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	
CHAPTER	RI		,	
62	CHAPTER I GENERAL PROVISIONS	CHAPTER I <u>GENERAL PROVISIONS</u> <u>provisions</u>	CHAPTER I GENERAL PROVISIONS	
Article 1				
63	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter	
Article 1((1)			
64	1. This Directive establishes minimum rules on the tracing and identification, freezing, confiscation, and management of property within the framework of proceedings in criminal matters.	1. This Directive establishes minimum rules on the tracing and identification, freezing, confiscation, and management of property within the framework of proceedings in criminal matters. These rules are without prejudice to the procedures	1. This Directive establishes minimum rules on the tracing and identification, freezing, confiscation, and management of property within the framework of proceedings in criminal matters.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		that Member States may use to freeze and confiscate the property in question. This Directive applies without prejudice to freezing and confiscation measures within the framework of proceedings in civil or administrative matters.		
Article 1(2)			
65	2. This Directive also establishes rules to facilitate the effective implementation of Union restrictive measures and the subsequent recovery of related property where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	2. This Directive also establishes rules to facilitate the effective implementation of Union restrictive measures and the subsequent recovery of related property where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	2. This Directive also establishes rules to facilitate the effective implementation of Union restrictive measures and the <i>tracing and</i> subsequent recovery of related property where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	
Article 2				
66	Article 2 Scope	Article 2 Scope	Article 2 Scope	
Article 2(1)			
67	1. This Directive shall apply to the following criminal offences:	1. This Directive shall apply to criminal offences covered by the following criminal offences:	1. This Directive shall apply to the following criminal offences:	
Article 2(1), point (a)			
68	(a) participation in a criminal	(a) participation in a criminal	(a) participation in a criminal	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	organisation, as defined in Council Framework Decision 2008/841/JHA ¹ ; 1. Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime (OJ L 300, 11.11.2008, p. 42).	organisation, as defined in Council Framework Decision 2008/841/JHA Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime 1; 1. Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime (OJ L 300, 11.11.2008, p. 42).	organisation, as defined in Council Framework Decision 2008/841/JHA ¹ ; 1. Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime (OJ L 300, 11.11.2008, p. 42).	
Article 2	2(1), point (b)			
69	(b) terrorism, as defined in Directive (EU) 2017/541 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2017/541 of the European Parliament and of the Council of 15 March 2017 on combating terrorism and replacing Council Framework Decision 2002/475/JHA and amending Council Decision 2005/671/JHA (OJ L 88, 31.3.2017, p. 6).	(b) terrorism, as defined in Directive (EU) 2017/541 of the European Parliament and of the Council of 15 March 2017 on combating terrorism and replacing Council Framework Decision 2002/475/JHA and amending Council Decision 2005/671/JHA¹; †; 1. Directive (EU) 2017/541 of the European Parliament and of the Council of 15 March 2017 on combating terrorism and replacing Council Framework Decision 2002/475/JHA and amending Council Decision 2005/671/JHA (OJ L 88, 31.3.2017, p6) 6.	(b) terrorism, as defined in Directive (EU) 2017/541 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2017/541 of the European Parliament and of the Council of 15 March 2017 on combating terrorism and replacing Council Framework Decision 2002/475/JHA and amending Council Decision 2005/671/JHA (OJ L 88, 31.3.2017, p. 6).	
Article 2	2(1), point (c)			
70	(c) trafficking in human beings, as defined in Directive 2011/36/EU of the European Parliament and of the Council ¹ ;	(c) trafficking in human beings, as defined in Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on	(c) trafficking in human beings, as defined in Directive 2011/36/EU of the European Parliament and of the Council ¹ ;	

Directive 2011/36/EU of the European Portiument and of the Council of S April 2012 to preventing and combating its victims, and replacing Council Framework Decision 2002/629/HA (O) I. 101, 15.4.2011, p. 1). Directive 2012/62/HA (O) I. 101, 15.4.2011, p. 1). Directive 2013/64/EU of the European Portiument and of the Council of S April 2012 of Portion 2002/629/HA (O) I. Directive 2013/64/EU of the European Portiument and of the Council of S April 2014 on preventing and combating the second and explained council Framework Decision 2002/629/HA (O) I. Directive 2013/64/EU of the European Portiument and of the Council of S April 2014 on preventing and combating the second and explained council Framework Decision 2002/629/HA (O) I. Directive 2013/8/EU of the European Portiument and of the Council of S April 2014 on preventing and combating the second and explained council Framework Decision 2002/629/HA (O) I. Directive 2011/93/EU of the European Portiument and of the Council of S April 2014/93/EU of the European Portiument and of the Council of Is December 2011 on combating the second abuse and second exploitation of children and child pomorgaphy, and replacing Council Framework Decision 2004/68/HA (O) I. 335, 17.12.2011, p. 1). Directive 2011/93/EU of the European Portiument and of the Council of Is December 2011 on combating the second abuse and second exploitation of children and child pomorgaphy, and replacing Council Framework Decision 2004/68/HA (O) I. 335, 17.12.2011, p. 1). Directive 2011/93/EU of the European Portiument and of the Council of Is December 2011 on combating the second abuse and second explained council of Is December 2011 on combating the second abuse and second explained council of Is December 2011 on combating the second abuse and second explained council of Is December 2011 on combating the second abuse and second explained council of Is December 2014 on council of Is Decembe		Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
(d) sexual exploitation of children and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L 335, 17.12.2011, p. 1). (d) sexual exploitation of children and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L 335, 17.12.2011, p. 1). (d) sexual exploitation of children and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA!; †; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA!; †; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA!; †; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA!; †; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L 335, 17.12.2011, p. 1).		Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA (OJ L	trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA ¹ ; [‡] ; 1. Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA (OJ L	Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, and replacing Council Framework Decision 2002/629/JHA (OJ L	
and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council i; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L 335, 17.12.2011, p. 1). and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the European Parliament and of the Council in Directive 2011/93/EU of the	Article 2((1), point (d)			
	71	and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council ¹ ; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L	and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA ¹ ; †; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA	and child pornography, as defined in Directive 2011/93/EU of the European Parliament and of the Council ¹ ; 1. Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography, and replacing Council Framework Decision 2004/68/JHA (OJ L	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 2((1), point (g)			
74	(g) money laundering, as defined in Directive (EU) 2018/1673 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2018/1673 of the European Parliament and of the Council of 23 October 2018 on combating money laundering by criminal law (OJ L 284, 12.11.2018, p. 22).	(g) money laundering, as defined in Directive (EU) 2018/1673 of the European Parliament and of the Council of 23 October 2018 on combating money laundering by criminal law ¹ ; ¹ ; 1. Directive (EU) 2018/1673 of the European Parliament and of the Council of 23 October 2018 on combating money laundering by criminal law (OJ L 284, 12.11.2018, p. 22).	(g) money laundering, as defined in Directive (EU) 2018/1673 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2018/1673 of the European Parliament and of the Council of 23 October 2018 on combating money laundering by criminal law (OJ L 284, 12.11.2018, p. 22).	
Article 2((1), point (h)			
75	(h) forgery of means of payment, as defined in Directive (EU) 2019/713 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2019/713 of the European Parliament and of the Council of 17 April 2019 on combating fraud and counterfeiting of non-cash means of payment and replacing Council Framework Decision 2001/413/JHA (OJ L 123, 10.5.2019, p. 18).	(h) forgery of means of payment, as defined in Directive (EU) 2019/713 of the European Parliament and of the Council of 17 April 2019 on combating fraud and counterfeiting of non-cash means of payment and replacing Council Framework Decision 2001/413/JHA ¹ ; [‡] ; 1. Directive (EU) 2019/713 of the European Parliament and of the Council of 17 April 2019 on combating fraud and counterfeiting of non-cash means of payment and replacing Council Framework Decision 2001/413/JHA (OJ L 123, 10.5.2019, p. 18).	(h) forgery of means of payment, as defined in Directive (EU) 2019/713 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2019/713 of the European Parliament and of the Council of 17 April 2019 on combating fraud and counterfeiting of non-cash means of payment and replacing Council Framework Decision 2001/413/JHA (OJ L 123, 10.5.2019, p. 18).	
Article 2((1), point (i)			
76	(i) counterfeiting currency, including the euro, as defined in	(i) counterfeiting currency, including the euro, as defined in	(i) counterfeiting currency, including the euro, as defined in	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Directive 2014/62/EU of the European Parliament and of the Council ¹ ; 1. Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law (OJ L 151, 21.5.2014, p. 1).	Directive 2014/62/EU of the European Parliament and of the Council ¹ ; Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law ¹ ; 1. Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law (OJ L 151, 21.5.2014, p1) 1.	Directive 2014/62/EU of the European Parliament and of the Council ¹ ; 1. Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law (OJ L 151, 21.5.2014, p. 1).	
Article 2	(1), point (j)			
77	(j) computer-related crime, as defined in Directive 2013/40/EU of the European Parliament and of the Council ¹ ; 1. Directive 2013/40/EU of the European Parliament and of the Council of 12 August 2013 on attacks against information systems and replacing Council Framework Decision 2005/222/JHA (OJ L 218, 14.8.2013, p. 8).	(j) computer related crime, as defined in-Directive 2013/40/EU of the European Parliament and of the Council of 12 August 2013 on attacks against information systems and replacing Council Framework Decision 2005/222/JHA ¹ ; 1. Directive 2013/40/EU of the European Parliament and of the Council of 12 August 2013 on attacks against information systems and replacing Council Framework Decision 2005/222/JHA (OJ L 218, 14.8.2013, p. 8) 8.	(j) computer-related crime, as defined in Directive 2013/40/EU of the European Parliament and of the Council ¹ ; 1. Directive 2013/40/EU of the European Parliament and of the Council of 12 August 2013 on attacks against information systems and replacing Council Framework Decision 2005/222/JHA (OJ L 218, 14.8.2013, p. 8).	
Article 2	(1), point (k)			
78	(k) illicit trafficking in weapons, munitions and explosives, as defined in the Protocol against the illicit manufacturing of and trafficking in	(k) illicit trafficking in weapons, munitions and explosives, as defined in the Protocol against the illicit manufacturing of and trafficking in	(k) illicit trafficking in weapons, munitions and explosives, as defined in the Protocol against the illicit manufacturing of and trafficking in	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	firearms, their parts and components and ammunition, supplementing the United Nations Convention against transnational organized crime ¹ ;	firearms, their parts and components and ammunition, supplementing the United Nations Convention against transnational organized crime ¹ ;	firearms, their parts and components and ammunition, supplementing the United Nations Convention against transnational organized crime ¹ ;	
	1. OJ L 89, 25.3.2014, p. 7.	1. OJ L 89, 25.3.2014, p. 7.	1. OJ L 89, 25.3.2014, p. 7.	
Article 2	(1), point (I)		11.20	
79	(l) fraud, including fraud and other criminal offences affecting the Union's financial interests as defined in Directive (EU) 2017/1371 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).	(1) fraud, including fraud and other criminal offences affecting the Union's financial interests as defined in Directive (EU) 2017/1371 of the European Parliament and of the Council'; Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law'; 1. Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).	(l) fraud, including fraud and other criminal offences affecting the Union's financial interests as defined in Directive (EU) 2017/1371 of the European Parliament and of the Council ¹ ; 1. Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).	
Article 2	1), point (m)			
80	(m) environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties as defined in in Directive 2008/99/EC of the European Parliament and of the Council ¹ , as well as offences related to ship pollution as defined in	(m) environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties as defined in in Directive 2008/99/EC of the European Parliament and of the Council of 19 November 2008 on the protection of the	(m) environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties as defined in in as defined in Directive XXX/XXX/EU of the European Parliament and of the Council Proposal for a Directive	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Directive 2005/35/EC as amended by Directive 2009/123/EC ² ; 1. Directive 2008/99/EC of the European Parliament and of the Council of 19 November 2008 on the protection of the environment through criminal law (OJ L 328, 6.12.2008, p. 28). 2. Directive 2009/123/EC of the European Parliament and of the Council of 21 October 2009 amending Directive 2005/35/EC on ship-source pollution and on the introduction of penalties for infringements (OJ L 280, 27.10.2009, p. 52).	environment through criminal law and Directive 2005/35/EC as amended by Directive 2008/99/EC 2009/123/EC of the European Parliament and of the Council as well as offences related to ship pollution as defined in Directive 2005/35/EC as amended by Directive 2009/123/EC ² ; of 21 October 2009 amending Directive 2005/35/EC on ship-source pollution and on the introduction of penalties for infringements ² ; 1. Directive 2008/99/EC of the European Parliament and of the Council of 19 November 2008/0J L 328, 6.12.2008, p. 28. The reference to the 2008 and 2009 Directives will be replaced with a reference to the not yet adopted Directive on the protection of the environment through criminal law, if that Directive will be adopted before the finalisation of the current text (OJ L 328, 6.12.2008, p. 28). 2. Directive 2009/123/EC of the European Parliament and of the Council of 21 October 2009 amending Directive 2005/35/EC on ship source pollution and on the introduction of penalties for infringements (OJ L 280, 27.10.2009, p. 52).	2008/99/EC of the European Parliament and of the Council [†] , as well as offences related to ship pollution as defined in on the protection of the environment through criminal law and replacing Directive 2005/35/EC as amended by Directive 2009/123/EC ² ; 2008/99/EC of the European Parliament and of the Council of 19 November 2008 on the protection of the environment through criminal law (OJ L 328, 6.12.2008, p. 28). 2. Directive 2009/123/EC of the European Parliament and of the Council of 21 October 2009 amending Directive 2005/35/EC on ship source pollution and on the introduction of penalties for infringements (OJ L 280, 27.10.2009, p. 52).	
Article 2	(1), point (n)			
81	(n) facilitation of unauthorised entry and residence, as defined in Council Framework Decision 2002/946/JHA¹, and Council Directive 2002/90/EC²; 1. Council Framework Decision	(n) facilitation of unauthorised entry and residence, as defined in Council Framework Decision 2002/946/JHACouncil Framework Decision 2002/946/JHA on the strengthening of the penal	(n) facilitation of unauthorised entry and residence, as defined in Council Framework Decision 2002/946/JHA ¹ , and Council Directive 2002/90/EC ² ; 1. Council Framework Decision	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	2002/946/JHA on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 1). 2. Directive 2002/90/EC defining the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 17).	framework to prevent the facilitation of unauthorised entry, transit and residence ¹ , and Council Directive 2002/90/EC defining the facilitation of unauthorised entry, transit and residence ² ; ² ; 1. Council Framework Decision 2002/946/JHA on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 1) 1. 2. Directive 2002/90/EC defining the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 17).	2002/946/JHA on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 1). 2. Directive 2002/90/EC defining the facilitation of unauthorised entry, transit and residence (OJ L 328, 5.12.2002, p. 17).	Ŭ
81a		(o) Directive 2014/57/EU of the European Parliament and of the Council of 16 April 2014 on criminal sanctions for market abuse (market abuse directive) ¹ ; 1. OJL 173, 12.6.2014, p. 179.		
81b		(p) Directive [x] of the European Parliament and of the Council on the definition of criminal offences and penalties for the violation of Union restrictive measures.		
Article 2(2)			
82				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	2. This Directive shall apply to the following offences to the extent that the offence is committed within the framework of a criminal organisation:	2. This Directive shall apply to the following criminal offences, where to the extent that the offence is committed within the framework of a criminal organisation: as defined in Council Framework Decision 2008/841/JHA and is punishable by deprivation of liberty of a maximum of at least four years.	2. This Directive shall apply to the following offences to the extent that the offence is committed within the framework of a criminal organisation:	
Article 2((2), point (a)			
83	(a) counterfeiting and piracy of products;	deleted	(a) counterfeiting and piracy of products;	
Article 2((2), point (b)			
84	(b) illicit trafficking in cultural goods, including antiques and works of art;	deleted	(b) illicit trafficking in cultural goods, including antiques and works of art;	
Article 2(2), point (c)			
85	(c) forgery of administrative documents and trafficking therein;	deleted	(c) forgery of administrative documents and trafficking therein;	
Article 2((2), point (d)			
86	(d) murder or grievous bodily injury;	deleted	(d) murder or grievous bodily injury;	
Article 2((2), point (e)			
87				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	(e) illicit trade in human organs and tissue;	deleted	(e) illicit trade in human organs and tissue;	
Article 2	(2), point (f)			
88	(f) kidnapping, illegal restraint or hostage-taking;	deleted	(f) kidnapping, illegal restraint or hostage-taking;	
Article 2	(2), point (g)			
89	(g) organised or armed robbery;	deleted	(g) organised or armed robbery;	
Article 2	(2), point (h)			
90	(h) racketeering and extortion;	deleted	(h) racketeering and extortion;	
Article 2	(2), point (i)			
91	(i) trafficking in stolen vehicles;	deleted	(i) trafficking in stolen vehicles;	
Article 2	(2), point (j)			
92	(j) tax crimes relating to direct taxes and indirect taxes and as defined in the national law of the Member States, which are punishable by deprivation of liberty or a detention order of at least one year.	deleted	(j) tax crimes relating to direct taxes and indirect taxes and as defined in the national law of the Member States, which are punishable by deprivation of liberty or a detention order of at least one year.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
92a			(ia) illicit trafficking in nuclear or radioactive materials;	
92b			(jb) crimes within the jurisdiction of the International Criminal Court;	
92c			(jc) the unlawful seizure of aircraft or ships;	
92d			(jd) sabotage;	
92e			(je) illicit trafficking in hormonal substances and other growth promoters;	
92f			(if) arson;	
92g			(jg) rape;	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
92h			(jh) swindling;	
92i			(ji) racism and xenophobia;	
Article 2	(3)	I		
93	3. [This Directive shall apply to the violation of Union restrictive measures as defined in the Directive of the European Parliament and of the Council].	deleted	3. [This Directive shall apply to the violation of Union restrictive measures as defined in the Directive of the European Parliament and of the Council].	
Article 2	(4)			
94	4. This Directive shall apply to any other criminal offences set out in other Union legal acts if they provide specifically that this Directive applies to the criminal offences defined therein.	4. This Directive shall apply to any other criminal offences set out in other Union legal acts if they provide specifically that this Directive applies to the criminal offences defined therein.	4. This Directive shall apply to any other criminal offences set out in other Union legal acts if they provide specifically that this Directive applies to the criminal offences defined therein.	
Article 2	(5)			
95	5. The provisions on tracing and identification of instrumentalities and proceeds, or property in Chapter II shall apply to all criminal offences as defined in national law which are	5. The provisions on tracing and identification of instrumentalities and proceeds, or property in Chapter II shall apply to all criminal offences as defined in national law which are	5. The provisions on tracing and identification of instrumentalities and proceeds, or property in Chapter II shall apply to all criminal offences as defined in national law which are	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	punishable by deprivation of liberty or a detention order of at least one year.	punishable by deprivation of liberty or a detention order of at least one year.	punishable by deprivation of liberty or a detention order of at least one year.	
Article 3		,		
96	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions	
Article 3,	first paragraph			
97	For the purpose of this Directive, the following definitions apply:	For the purpose of this Directive, the following definitions apply:	For the purpose of this Directive, the following definitions apply:	
Article 3,	first paragraph, point (1)			
98	(1) 'proceeds' means any economic advantage derived directly or indirectly from a criminal offence consisting of any form of property, and including any subsequent reinvestment or transformation of direct proceeds and any valuable benefits;	(1) 'proceeds' means any economic advantage derived directly or indirectly from a criminal offence consisting of any form of property, and including any subsequent reinvestment or transformation of direct proceeds and any valuable benefits;	(1) 'proceeds' means any economic advantage derived directly or indirectly from a criminal offence consisting of any form of property, and including any subsequent reinvestment or transformation of direct proceeds and any valuable benefits;	
Article 3,	first paragraph, point (2)			
99	(2) 'property' means property of any description, whether corporeal or incorporeal, movable or immovable, and legal documents or instruments evidencing title or interest in such property;	(2) 'property' means property of any description, whether corporeal or incorporeal, movable or immovable, and legal documents or instruments evidencing title or interest in such property;	(2) 'property' means property of any description, whether corporeal or incorporeal, movable or immovable, <i>including crypto-assets</i> and legal documents or instruments <i>in any form</i> , evidencing title or interest in such property;	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 3,	first paragraph, point (3)	I		
100	(3) 'instrumentalities' means any property used or intended to be used, in any manner, wholly or partially, to commit a criminal offence;	(3) 'instrumentalities' means any property used or intended to be used, in any manner, wholly or partially, to commit a criminal offence;	(3) 'instrumentalities' means any property used or intended to be used, in any manner, wholly or partially, to commit a criminal offence;	
Article 3,	first paragraph, point (4)			
101	(4) 'tracing and identification' means any investigation by competent authorities to determine instrumentalities, proceeds, or property that may be derived from criminal activities;	(4) 'tracing and identification' means any investigation by competent authorities to determine instrumentalities, proceeds, or property that may be derived from criminal activities;	(4) 'tracing and identification' means any investigation by competent authorities to determine instrumentalities, proceeds, or property that may be derived from criminal activities;	
Article 3,	first paragraph, point (5)			
102	(5) 'freezing' means the temporary prohibition of the transfer, destruction, conversion, disposal or movement of property or temporarily assuming custody or control of property;	(5) 'freezing' means the temporary prohibition of the transfer, destruction, conversion, disposal or movement of property or temporarily assuming custody or control of property;	(5) 'freezing' means the temporary prohibition of the transfer, destruction, conversion, disposal or movement of property or temporarily assuming custody or control of property;	
Article 3,	first paragraph, point (6)			
103	(6) 'confiscation' means a final deprivation of property ordered by a court in relation to a criminal offence;	(6) 'confiscation' means a final deprivation of property ordered by a court judicial authority in relation to a criminal offence or criminal conduct;	(6) 'confiscation' means a final deprivation of property ordered by a court in relation to a criminal offence;	

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Article 3,	, first paragraph, point (7)			
104	(7) 'SIENA' means the secure information exchange network application, managed by Europol, aimed at facilitating the exchange of information between Member States and Europol;	deleted	(7) 'SIENA' means the secure information exchange network application, managed by Europol, aimed at facilitating the exchange of information between Member States and Europol;	
Article 3,	, first paragraph, point (8)			
105	(8) 'criminal organisation' means a criminal organisation as defined in Article 1 of the Council Framework Decision 2008/841/JHA;	(8) 'criminal organisation' means a criminal organisation as defined in Article 1 of the Council Framework Decision 2008/841/JHA;	(8) 'criminal organisation' means a criminal organisation as defined in Article 1 of the Council Framework Decision 2008/841/JHA;	
Article 3,	, first paragraph, point (9)			
106	(9) 'victim' means a victim as defined in Article 2(1), point (a), of Directive 2012/29/EU of the European Parliament and of the Council, as well as a legal person, as defined in national law, that has suffered harm as a result of any of the offences within the scope of this Directive;	(9) 'victim' means a victim as defined in Article 2(1), point (a),2 of Directive 2012/29/EU of the European Parliament and of the Council, as well as a legal person, as defined in national law, that has suffered harm as a result of any of the offences within the scope of this Directive; 1;	(9) 'victim' means a victim as defined in Article 2(1), point (a), of Directive 2012/29/EU of the European Parliament and of the Council, as well as a legal person, as defined in national law, that has suffered harm as a result of any of the offences within the scope of this Directive;	
	1. Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA.	1. Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA.	1. Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime, and replacing Council Framework Decision 2001/220/JHA.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
106a			(9a) 'public concerned' means the persons affected or likely to be affected by the criminal offences within the scope of this Directive; for the purposes of this definition, persons having a sufficient interest or maintaining the impairment of a right or meeting any proportionate requirements under national law shall be deemed to have an interest;	
Article 3,	first paragraph, point (10)			
107	(10) 'beneficial owner' means a beneficial owner as defined in Article 3, point (6), of Directive 2015/849/EU ¹ ; 1. Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, as amended by Directive (EU) 2018/843 (OJ L 141 5.6.2015, p. 73).	deleted	(10) 'beneficial owner' means a beneficial owner as defined in Article 3, point (6), of Directive 2015/849/EU ¹ ; 1. Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, as amended by Directive (EU) 2018/843 (OJ L 141 5.6.2015, p. 73).	
107a			(10a) 'affected person' means: (a) a natural or legal person against whom a freezing or confiscation order is issued; (b) a natural or legal person that owns property that is the object of a freezing or confiscation order; or (c) a third party whose rights in	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			relation to property that is the object of a freezing order or a confiscation order are directly prejudiced by that order;	
107b			(10b) 'party closely related to suspected, accused or convicted person' means: (a) the spouse or partner of the suspected, accused or convicted person; (b) ascendants, descendants and siblings of the suspected, accused, or convicted person or of the spouse or partner of that person; (c) persons living in the household of the suspected, accused or convicted person; (d) persons who are working for the suspected, accused or convicted person under a contract of employment with access to non-public information on the affairs of the suspected, accused or convicted person or otherwise performing tasks through which they have access to non-public information on the affairs of the suspected, accused or convicted person; (e) legal entities in which the suspected, accused or convicted person or one of the persons	
			referred to in points (a) to (d) of this point is a member of the administrative, management or	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 3,	first paragraph, point (11) (11) 'Union restrictive measures' means measures adopted on the basis of Article 29 of the Treaty on European Union and Article 215 of the Treaty on the Functioning of the European Union;	deleted	supervisory bodies or performs duties which provide for access to non-public information on the affairs of the suspected, accused or convicted person. (11) 'Union restrictive measures' means measures adopted on the basis of Article 29 of the Treaty on European Union and Article 215 of the Treaty on the Functioning of the European Union;	
Article 3,	l first paragraph, point (12)			
109	(12) 'targeted financial sanctions' means specific Union restrictive measures directed against certain persons or entities adopted on the basis of Article 29 of the Treaty on European Union and Article 215 of the Treaty on the Functioning of the European Union;	deleted	(12) 'targeted financial sanctions' means specific Union restrictive measures directed against certain persons or entities adopted on the basis of Article 29 of the Treaty on European Union and Article 215 of the Treaty on the Functioning of the European Union;	
CHAPTER	R II			
110	CHAPTER II tracing and identification	CHAPTER II Tracing and identification	CHAPTER II tracing and identification	
Article 4				
111	Article 4	Article 4	Article 4	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Asset tracing investigations	Asset tracing investigations	Asset tracing investigations	
Article 4	(1)			
112	1. To facilitate cross-border cooperation, Member States shall take measures to enable the swift tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order in the course of criminal proceedings.	1. To facilitate cross-border cooperation, Member States shall take measures to enable the swift tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order in the course of <u>proceedings</u> in criminal proceedings matters.	1. To facilitate cross-border cooperation, Member States shall take measures to enable the swift tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order in the course of <u>proceedings</u> in criminal <u>proceedings</u> matters.	
Article 4	(2)			
113	2. Asset tracing investigations pursuant to paragraph 1 shall be carried out immediately by competent authorities whenever an investigation is initiated in relation to a criminal offence which is likely to give rise to substantial economic benefit, or where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	2. Asset tracing investigations pursuant to paragraph 1 shall be carried out immediately by competent authorities wheneverwhen an investigation is initiated in relation to a criminal offence which is likely to give rise to substantial economic benefit, or where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures unless not considered appropriate in view of the type of offence and the circumstances of the individual case.	2. Asset tracing investigations pursuant to paragraph 1 shall be carried out immediately by competent authorities whenever an investigation is initiated in relation to a criminal offence which is likely to give rise to substantial economic benefit, or where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	
113a				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			2a. Asset tracing investigations pursuant to paragraph 1 shall be carried out also for the purposes of restitution and compensation to victims;	
Article 5				
114	Article 5 Asset recovery offices	Article 5 Asset recovery offices	Article 5 Asset recovery offices	
Article 5((1)			
115	1. Each Member State shall set up at least one asset recovery office to facilitate cross-border cooperation in relation to asset tracing investigations.	1. Each Member State shall set up at least one asset recovery office to facilitate cross-border cooperation in relation to asset tracing investigations.	1. Each Member State shall set up at least one asset recovery office to facilitate cross-border cooperation in relation to asset tracing investigations.	
Article 5((2)	l		
116	2. Asset recovery offices shall have the following tasks:	2. Asset recovery offices shall have the following tasks:	2. Asset recovery offices shall have the following tasks:	
Article 5((2), point (a)			
117	(a) trace and identify instrumentalities, proceeds, or property whenever necessary to support other competent national authorities responsible for asset tracing investigations pursuant to Article 4;	(a) trace and identify instrumentalities, proceeds, or property whenever necessary to support other competent national authorities responsible for asset tracing investigations pursuant to Article 4;	(a) trace and identify instrumentalities, proceeds, or property whenever necessary to support other competent national authorities responsible <i>and the</i> EPPO , for asset tracing investigations pursuant to Article 4;	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 5((2), point (b)			
118	(b) trace and identify instrumentalities, proceeds, or property which may become or is the object of a freezing or confiscation order issued by another Member State;	(b) trace and identify instrumentalities, proceeds, or property which may become or is the object of a freezing or confiscation order issued by another Member State;	(b) trace and identify instrumentalities, proceeds, or property which may become or is the object of a freezing or confiscation order issued by <u>a competent</u> <u>authority in</u> another Member State;	
Article 5((2), point (c)			
119	(c) cooperate and exchange information with other Member States' asset recovery offices in the tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order;	(c) cooperate and exchange information with other Member States' asset recovery offices in the tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order;	(c) cooperate and exchange information with other Member States-2 asset recovery offices and the EPPO in the tracing and identification of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order;	
Article 5((2), point (d)			
120	(d) exchange information with other asset recovery offices in the Member States related to the effective implementation of Union restrictive measures where necessary to prevent, detect or investigate criminal offences.	deleted	(d) exchange information with other asset recovery offices in the Member States related to the effective implementation of Union restrictive measures where necessary to prevent, detect or investigate criminal offences.	
120a			2a. In order to perform the tasks pursuant to paragraph 2, point (b), asset recovery offices shall be	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			entitled to request the relevant competent authorities to take the necessary measures for the tracing and identification of instrumentalities, proceeds, or property;	
Article 5(3)		\ C \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
121	3. Asset recovery offices shall be empowered to trace and identify property of persons and entities subject to EU targeted financial sanctions where necessary to prevent, detect or investigate criminal offences. To that effect, they shall cooperate with asset recovery offices and other relevant competent authorities in other Member States and exchange relevant information.	deleted	3. Asset recovery offices shall be empowered to trace and identify property of persons and entities subject to <i>EU targeted financial</i> sanctions <i>Union restrictive measures</i> where necessary to prevent, detect or investigate criminal offences. To that effect, they shall cooperate with asset recovery offices and other relevant competent authorities in other Member States and exchange relevant information.	
Article 5(4)			
122	4. Member States shall enable asset recovery offices to take immediate action pursuant to Article 11 paragraph 2 where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. Article 11 paragraph 5 shall apply mutatis mutandis.	deleted	4. Member States shall enable asset recovery offices to take immediate action pursuant to Article 11 paragraph 2 where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures. Article 11 paragraph 5 shall apply mutatis mutandis.	
Article 6				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
123	Article 6 Access to information	Article 6 Access to information	Article 6 Access to information	
Article 6	(1)			
124	1. For the purposes of performing the tasks referred to in Article 5, Member States shall ensure that asset recovery offices have immediate and direct access to the following information to the extent that information is necessary for the tracing and identification of proceeds, instrumentalities, and property:	1. For the purposes of performing the tasks referred to in Article 5, Member States shall ensure that asset recovery offices, provided that the information is stored in centralised or interconnected databases or registers held by public authorities, have immediate and direct access to the following information to the extent that information it is necessary for the tracing and identification of proceeds, instrumentalities, and property:	1. For the purposes of performing the tasks referred to in Article 5, Member States shall ensure that asset recovery offices have immediate and directappropriate access to the followingany information to the extent that information is necessary for the tracing and identification of proceeds, instrumentalities, proceeds and property. That access shall include:	
124a			1a. direct and immediate access to:	
Article 6	(1), point (a)			
125	(a) fiscal data, including data held by tax and revenue authorities;	deleted	(a)(i) fiscal data, including data held by tax and revenue authorities;	
Article 6	(1), point (b)			
126	(b) national real estate registers or electronic data retrieval systems and	(b)(a) national real estate registers or electronic data retrieval systems	(b)(ii) national real estate registers or electronic data retrieval systems	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	land and cadastral registers;	and land and cadastral registers;	and land and cadastral registers;	
Article 6	(1), point (c)			
127	(c) national citizenship and population registers of natural persons;	(c)(b) national citizenship and population registers of natural persons;	(c)(iii) national citizenship and population registers of natural persons;	
Article 6	(1), point (d)			
128	(d) national motor vehicles, aircraft and watercraft registers;	(d)(c) national motor vehicles, aircraft and watercraft registers;	(d)(iv) national motor vehicles, aircraft and watercraft registers;	
Article 6	(1), point (e)			
129	(e) commercial databases, including business and company registers;	(e)(d) commercial databases registers, including business and company registers;	(c)(v) commercial databases, including business and company registers;	
129a			(vi) national beneficial ownership registers including register of beneficial owners of trusts and similar legal arrangements;	
			,	
129b			(vii) data available through the interconnection of beneficial ownership registers in accordance with [Article 12 of Proposal for a Directive of the European	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			Parliament and of the Council on the mechanisms to be put in place by the purposes of money laundering or terrorist financing and repealing Directive (EU) 2015/849 COM/2021/432)]	
Article 6	(1), point (f)			
130	(f) national social security registers;	deleted	(f)(viii) national social security registers;	
Article 6	(1a)		·	
130a			(1b) direct or indirect access to: (i) information on mortgages and loans; (ii) information contained in national currency databases and currency exchange databases; (iii) information on securities; (iv) customs data, including cross-border physical transfers of cash; (v) information held by commercial courts; (vi) information on annual financial statements by companies; (vii) information on relevant high-value goods or assets registers; (ix) in accordance with the Union law, data stored in the Visa Information System (VIS), Schengen Information System (EES), European Travel Information and	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			Authorisation System (ETIAS), and European Criminal Records Information System for Third-Country Nationals (ECRIS-TCN). (x) relevant information which is held by authorities competent for preventing, detecting, investigating or prosecuting criminal offences. 1. Crypto-assets within the scope of the Regulation of the European Parliament and of the Council on Markets in Crypto-assets, and amending Directive (EU) 2019/1937.	
130b			(ix) bank account registers, including information on wire- transfers and accounts balances;	
Article 6	(1), point (g)			
131	(g) relevant information which is held by authorities competent for preventing, detecting, investigating or prosecuting criminal offences.	deleted	(g)(x) relevant information which is held by authorities competent for preventing, detecting, investigating or prosecuting criminal offences.	
Article 6	(2)			
132	2. Where the information referred to in paragraph 1 is not stored in databases or registers, Member States shall take the necessary measures to ensure that asset recovery offices can swiftly obtain	2. Where the information referred to in paragraph 1 is not stored in <i>centralised or interconnected</i> databases or registers, Member States shall take the necessary measures to ensure that asset	2. Where the information referred to in paragraph 1 is not stored in databases or registers, Member States shall take the necessary measures to ensure that asset recovery offices can swiftly obtain	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	that information by other means.	recovery offices can swiftly obtain that information <i>from relevant institutions</i> by other means.	that information by other means in a streamlined and harmonized manner. Where an asset recovery office requests access to information which is not directly available to it, the requested authority shall respond to the request in a timely manner;	
132a			2a. The Commission may adopt delegated acts in accordance with Article 30 laying down specifications for a standardized template for requests for information as referred to in paragraph 1, point (b), of this Article.	
			T	
132b		2a. In addition to the information referred to in paragraphs 1 and 2, and for the purposes of performing the tasks referred to in Article 5, Member States shall give asset recovery offices swift access to the following information, in accordance with national law, in so far as it is necessary for the tracing and identification of proceeds, instrumentalities, and property:		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
132c		(a) fiscal data, including data held by tax and revenue authorities;		
132d		(b) national social security data;		
132e		(c) relevant information which is held by authorities competent for preventing, detecting, investigating or prosecuting criminal offences.		
132f		2b. Member States may decide to give access pursuant to paragraph 2a on the basis of reasoned requests. The request to obtain such information may in particular be denied for instance if the provision of such information would have a negative impact on an ongoing investigation, if it would be disproportionate to the legitimate interests of a natural or legal person with regard to the purposes for which access has been requested or if it would comprise information provided by another Member State or third country.		
Article 6((3)	1	1	I

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
133	3. The direct and immediate access to the information referred to in paragraph 1 shall be without prejudice to the procedural safeguards established under national law.	3. The direct and immediate access to the information referred to in paragraph 1 shall be without prejudice to the procedural safeguards established under national law.	3. The direct and immediate and indirect access to the information referred to in paragraph 1 shall be without prejudice to the procedural safeguards established under national law including where necessary the requirement to obtain a court order, if required by the relevant national law and the guarantees provided under the Union data protection acquis.	
Article 7				
134	Article 7 Conditions for access to information by asset recovery offices	Article 7 Conditions for access to information by asset recovery offices	Article 7 Conditions for access to information by asset recovery offices	
Article 7	(1)			
135	1. Access to information pursuant to Article 6 shall be performed only where necessary on a case-by-case basis by the staff specifically designated and authorised to access the information referred to in Article 6.	1. Access to Information pursuant to Article 6 shall only be accessed for the purposes of performing the tasks referred to in Article 5 and be performed only where necessary on a case-by-case basis by the staff specifically designated and authorised to access the information referred to in Article 6.	1. Access to information pursuant to Article 6 shall be performed only where necessary on a case-by-case basis where it is adequate, relevant and proportionate for the purposes of the asset tracing investigation by the staff specifically designated and authorised to access the information referred to in Article 6, in line with Directive 2016/680 (LED). Member States shall ensure that information obtained by asset recovery offices shall be used only for the purpose for which it was sought.	

Article 7(2)			EP Mandate	Draft Agreement
136 Sas no all et	2. Member States shall ensure that taff of the asset recovery offices comply with the rules on confidentiality and professional ecrecy as provided for under applicable national law. Member states shall also ensure that staff of asset recovery offices have the necessary specialised skills and abilities to perform their roles offectively.	2. Member States shall ensure that staff of the asset recovery offices comply with the rules on confidentiality and professional secrecy as provided for under applicable national law. Member States shall also ensure that staff of asset recovery offices have the necessary specialised skills and abilities to perform their roles effectively.	2. Member States shall ensure that staff of the asset recovery offices comply with the rules on confidentiality and professional secrecy as provided for under applicable national law as well as with the Union data protection acquis. Member States shall also ensure that staff of asset recovery offices have the necessary specialised skills and abilities to perform their roles effectively.	
Article 7(3)	T			
137 or ac	Member States shall ensure that appropriate technical and organisational measures are in place to ensure the security of the data in order for asset recovery offices to access and search the information eferred to in Article 6.	3. Member States shall ensure that appropriate technical and organisational measures are in place to ensure thea level of security of the data appropriate to the risk of processing data in order for asset recovery offices to access and search the information referred to in Article 6.	3. Member States shall ensure that appropriate technical and organisational measures are in place to ensure the security of the data in order for asset recovery offices to access and search the information referred to in Article 6.	
Article 8				
138	Article 8 Monitoring access and searches by asset recovery offices	Article 8 Monitoring access and searches by asset recovery offices	Article 8 Monitoring access and searches by asset recovery offices	
Article 8(1)				
139				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	1. Without prejudice to Article 25 of Directive 2016/680, Member States shall ensure that the authorities holding the information referred to in Article 6 keep logs of all access and search activities by asset recovery offices in accordance with this Directive. The logs shall contain the following:	1. Without prejudice to Article 25 of Directive 2016/680, Member States shall ensure that the authorities holding the information referred to in Article 6 keepprovide for logs of all_access and search activities by asset recovery offices under this Directive to be kept in accordance with this Directive. The logs shall contain the following: Article 25 of Directive 2016/680.	1. Without prejudice to the requirements laid down in Article 25 of Directive 2016/680, Member States shall ensure that the authorities holding the information referred to in Article 6 keep logs of all access and search activities by asset recovery offices in accordance with this Directive. The logs shall contain the following:	
Article 8(1), point (a)			
140	(a) the national file reference;	deleted	(a) the national file reference;	
Article 8(1), point (b)			
141	(b) the date and time of the query or search;	deleted	(b) the date and time of the query or search;	
Article 8(1), point (c)			
142	(c) the type of data used to launch the query or search;	deleted	(c) the type of data used to launch the query or search;	
Article 8(1), point (d)			
143	(d) the unique identifier of the results of the query or search;	deleted	(d) the unique identifier of the results of the query or search;	
Article 8(1), point (e)			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement		
144	(e) the name of the asset recovery office consulting the registry;	deleted	(e) the name of the asset recovery office consulting the registry;			
Article 8(Article 8(1), point (f)					
145	(f) the unique user identifier of the official who made the query or performed the search.	deleted	(f) the unique user identifier of the official who made the query or performed the search.			
Article 8((2)					
146	2. The logs referred to in paragraph 1 may be used only for data protection monitoring, including checking the lawfulness of data processing, and for ensuring data security and integrity. The logs shall be protected by appropriate measures against unauthorised access and erased five years after their creation. If, however, they are required for monitoring procedures that are ongoing, they shall be erased once the monitoring procedures no longer require the logs.	deleted	2. The logs referred to in paragraph 1 may be used only for data protection monitoring, including checking the lawfulness of data processing, and for ensuring data security and integrity. The logs shall be protected by appropriate measures against unauthorised access and erased five years after their creation. If, however, they are required for monitoring procedures that are ongoing, they shall be erased once the monitoring procedures no longer require the logs.			
Article 9						
147	Article 9 Exchange of information	Article 9 Exchange of information	Article 9 Exchange of information			
Article 9(1), first subparagraph					
148						

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Member States shall take the necessary measures to ensure that their asset recovery offices provide, upon request from an asset recovery office of another Member State, any information that is necessary for the performance of their tasks pursuant to Article 5. The categories of personal data that can be provided are those listed in Section B, point 2 of Annex II to Regulation (EU) 2016/794.	1. Member States shall take the necessary measures to ensure that their asset recovery offices provide, upon request from an asset recovery office of another Member State, any information that is necessary for the performance of their tasks pursuant to Article 5. The and accessible to the requested asset recovery office. Thoäe categories of personal data that can be provided are those listed in Section B, point 2 of Annex II to Regulation (EU) 2016/794, with the exception of forensic identification information under Section B, point 2(c)(v).	Member States shall take the necessary measures to ensure that their asset recovery offices provide, upon request from an asset recovery office of another Member State or the EPPO, any information that is necessary for the performance of their tasks pursuant to Article 5. The categories of personal data that can be provided are those listed in Section B, point 2 of Annex II to Regulation (EU) 2016/794, with the exclusion of the special data categories of personal data relating to forensic identification information under Section B, point 2(c)(v).	
Article 9	(1), second subparagraph			
149	Any personal data to be provided shall be determined on a case-by-case basis, in light of what is necessary for the performance of the tasks pursuant to Article 5.	Any personal data to be provided shall be determined on a case-by-case basis, in light of what is necessary for the performance of the tasks pursuant to Article 5, and in accordance with Directive 2016/680.	Any personal data to be provided shall be determined on a case-by-case basis, in light of what is necessary for the performance of the tasks pursuant to Article 5.	
Article 9	(2)			
150	2. When making a request pursuant to paragraph 1, the requesting asset recovery office shall specify as precisely as possible the following:	2. When making a request pursuant to paragraph 1, the requesting asset recovery office shall specify as precisely as possible the following:	2. When making a request pursuant to paragraph 1, the requesting asset recovery office shall, <i>in line with the principle of data minimization</i> , specify as precisely as possible the following:	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement	
Article 9	(2), point (a)				
151	(a) the object of the request;	(a) the object of the request;	(a) the object of the request;		
Article 9	(2), point (b)				
152	(b) the reasons for the request, including the relevance of the information requested for the tracing and identification of the property;	(b) the reasons for the request, including the relevance of the information requested for the tracing and identification of the property;	(b) the reasons for the request, including the relevance of the information requested for the tracing and identification of the property;		
Article 9	(2), point (c)				
153	(c) the nature of the proceedings;	(c) the nature of the proceedings;	(c) the nature of the proceedings;		
Article 9	(2), point (d)				
154	(d) the type of criminal offence for which the request is made;	(d) the type of criminal offence for which the request is made;	(d) the type of criminal offence for which the request is made;		
Article 9	(2), point (e)				
155	(e) the link of the proceedings to the requested Member State;	(e) the link of the proceedings to the requested Member State;	(e) the link of the proceedings to the requested Member State;		
Article 9	Article 9(2), point (f)				
156	(f) details on the property targeted or sought, such as bank accounts, real estate, vehicles, vessels, aircraft, companies and other high value	(f) details on the property targeted or sought, such as bank accounts, real estate, vehicles, vessels, aircraft, companies and other high value	(f) details on the property targeted or sought, such as bank accounts, real estate, vehicles, vessels, aircraft, companies and other high value		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	items;	items;	items;	
Article 9	(2), point (g)			
157	(g) and/or the natural or legal persons presumed to be involved, such as names, addresses, dates and places of birth, date of registration, shareholders, headquarters;	(g) and/or, if necessary for identification purposes, and if available, details on the natural or legal persons presumed to be involved, such as names, national identification numbers or social security numbers, addresses, dates and places of birth, date of registration, shareholders, headquarters;	(g) and/or the natural or legal persons presumed to be involved, such as names, addresses, dates and places of birth, nationality and place of residence, date of registration, shareholders, country of establishment, headquarters and subsidiaries;	
Article 9	(2), point (h)			
158	(h) where applicable, reasons for the urgency of the request.	(h) where applicable, reasons for the urgency of the request.	(h) where applicable, reasons for the urgency of the request.	
Article 9	(3)			
159	3. Member States shall take the necessary measures to enable that their asset asset recovery offices exchange information with asset recovery offices of other Member States, without a request to that effect, whenever they are aware of information on instrumentalities, proceeds, or property that they consider necessary for the performance of the tasks of the asset recovery offices pursuant to Article 5. When providing such information,	3. Member States shall take the necessary measures to enable that their asset asset recovery offices exchange information with asset recovery offices of other Member States, without a request to that effect, whenever they are aware of information on instrumentalities, proceeds, or property that they consider necessary for the performance of the tasks of the asset recovery offices pursuant to Article 5. When providing such information,	3. Member States shall take the necessary measures to enable that their asset asset recovery offices exchange information with asset recovery offices of other Member States, without a request to that effect, whenever they are aware of information on instrumentalities, proceeds, or property that they consider necessary for the performance of the tasks of the asset recovery offices of that other Member State pursuant to Article 5.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	asset recovery offices shall set out the reasons why the information exchanged is considered necessary.	asset recovery offices shall set out the reasons why the information exchanged is considered necessary.	When providing such information, asset recovery offices shall set out the reasons why the information exchanged is considered necessary.	
Article 9	(4)			
160	4. Member States shall ensure that the information provided by asset recovery offices pursuant to paragraphs 1, 2 and 3 can be presented as evidence before a national court of a Member State, in accordance with procedures in national law.	4. Member States shall ensure that the information provided by asset recovery offices Unless otherwise indicated by the asset recovery office providing information pursuant to paragraphs 1 or 2, the asset recovery office receiving the information shall be entitled to present the information , 2 and 3 can be presented as evidence before a national court or competent authority of a Member State, in accordance with procedures in national law.	4. Member States shall ensure that the information provided by asset recovery offices pursuant to paragraphs 1, 2 and 3 can be presented as evidence before a national court of a Member State, where the provision of that information as evidence is compatible with that Member State's procedural rules on admissibility of evidence in criminal matters, and in compliance with the Charter of Fundamental Rights of the European Union and with the Member State's obligations under Article 6 TEU in accordance with procedures in national law.	
Article 9	(5)			
161	5. Member States shall ensure that asset recovery offices have direct access to SIENA and use the SIENA system for exchanging information pursuant to this Article.	5. Member States shall ensure that asset recovery offices have direct access to SIENA and use the specific fields designed for the asset recovery offices in the SIENA system that correspond to the information required under paragraph 2 or, where appropriate, other secure channels for	5. Information under this Article shall be exchanged through SIENA or, where necessary on exceptional basis, through other secure channels. Member States shall ensure that their asset recovery offices have direct access to SIENA and use the SIENA system for exchanging information pursuant to	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		exchanging information pursuant to this Article.	this Article.	
Article 9	(6)			
162	6. Asset recovery offices may refuse to provide information to the requesting asset recovery office if there are factual reasons to assume that the provision of information would:	6. Asset recovery offices may refuse to provide information to the requesting asset recovery office if there are factual reasons to assume that the provision of information would:	6. Asset recovery offices may refuse to provide information to the requesting asset recovery office if there are factual reasons to assume that the provision of information would:	
Article 9	(6), point (a)			
163	(a) harm the fundamental national security interests of the requested Member State;	(a) harm the fundamental national security interests of the requested Member State;	(a) harm the fundamental national security interests of the requested Member State;	
Article 9	(6), point (b)			
164	(b) jeopardise an ongoing investigation, or a criminal intelligence operation, or pose an imminent threat to the life or physical integrity of a person.	(b) jeopardise an ongoing investigation, or a criminal intelligence operation, or pose an imminent threat to the life or physical integrity of a person-:	(b) jeopardise an ongoing investigation, or a criminal intelligence operation, or pose an imminent threat to the life or physical integrity of a person.	
164a			(ba) not be in accordance with the fundamental principles of national law, with the Charter of Fundamental Rights of the European Union, or with Member State's obligations under Article 6	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			TEU.	
164b		(c) clearly be disproportionate or irrelevant with regard to the purposes for which it has been requested.		
Article 9(7)		I	
165	7. Member States shall take the necessary measures to ensure that reasons are given for refusals to provide information. Refusals shall only affect the part of the requested information to which the reasons set out in paragraph 6 relate and shall, where applicable, leave the obligation to provide the other parts of the information in accordance with this Directive unaffected.	7. Member States shall take the necessary measures to ensure that reasons are given for refusals to provide information. Refusals shall only affect the part of the requested information to which the reasons set out in paragraph 6 relate and shall, where applicable, leave the obligation to provide the other parts of the information in accordance with this Directive unaffected.	7. For refusals to give information, Member States shall take the necessary measures to ensure that reasons are given for refusals to provide information and that the requesting asset recovery office is consulted in advance. Refusals shall only affect the part of the requested information to which the reasons set out in paragraph 6 relate and shall, where applicable, leave the obligation to provide the other parts of the information in accordance with this Directive unaffected.	
Article 10)			
166	Article 10 Time limits for provision of information	Article 10 Time limits for provision of information	Article 10 Time limits for provision of information	
Article 10	0(1)			
167				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	1. Member States shall ensure that asset recovery offices respond to requests for information pursuant to Article 9 paragraph 1, as soon as possible and in any event within the following time limits:	1. Member States shall ensure that asset recovery offices respond to requests for information pursuant to Article 9 paragraph 1, as soon as possible and in any event within the following time limits:	1. Member States shall ensure that asset recovery offices respond to requests for information pursuant to Article 9 paragraph 1, as soon as possible and in any event within the following time limits:	
Article 10	O(1), point (a)		/ C > //	
168	(a) seven calendar days, for all requests that are not urgent;	(a) seven14 calendar days, for all requests that are not urgent;	(a) seven calendar days, for all requests that are not urgent;	
Article 10	0(1), point (b)			
169	(b) eight hours, for urgent requests relating to information referred to in Article 6 (1), which is stored in databases and registers.	(b) eight hours, for urgent requests relating to information referred to in Article 6 (1), which is stored in databases and registers-to which they have direct access;	(b) eight hours, for urgent requests relating to information referred to in Article 6 (1), which is stored in databases and registers.	
169a		(c) three calendar days, for urgent requests relating to information to which they do not have direct access.		
Article 10	0(2)			
170	2. Where the information requested pursuant to paragraph 1, point (b) is not directly available or the request pursuant to paragraph 1, point (a) imposes a disproportionate burden,	2. Where the information requested pursuant to paragraph 1, point (b) is not directly available or the request pursuant to paragraph 1, point (a) imposes a disproportionate burden,	2. Where Member States shall ensure that the receipt of requests for information pursuant to this Directive are immediately and systematically acknowledged. Where	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	the asset recovery office receiving the request may postpone the provision of the information. In that case, the requested asset recovery office shall immediately inform the requesting asset recovery office of this postponement and shall provide the requested information as soon as possible, and in any event within three days of the initial deadline established pursuant to paragraph 1.	the asset recovery office receiving the request may postpone the provision of the information. In that case, the requested asset recovery office shall immediately inform the requesting asset recovery office of this postponement and shall provide the requested information as soon as possible, and in any event within three days of the initial deadline established pursuant to paragraph 1.	the information requested pursuant to paragraph 1, point (b) is not directly available or the request pursuant to paragraph 1, point (a) imposes a disproportionate burden, the asset recovery office receiving the request may postpone the provision of the information. In that case, the requested asset recovery office shall immediately inform the requesting asset recovery office of this postponement and shall provide the requested information as soon as possible, and in any event within three days of the initial deadline established pursuant to paragraph 1.	
170a		2bis. In order to fulfil the time limit pursuant to paragraph 1, point (b), Member States may delegate the authority to respond to other functions, such as the Single Point of Contact pursuant to Directive 202xx/xx [Directive on the exchange of information between the law enforcement authorities].		
170b		3. The time limits set out in paragraph 1 shall commence as soon as the request for information is received.		

CHAPTER	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
171	CHAPTER III Freezing and confiscation	CHAPTER III Freezing and confiscation	CHAPTER III Freezing and confiscation	
Article 11	1			
172	Article 11 Freezing	Article 11 Freezing	Article 11 Freezing	
Article 11	1(1)			
173	1. Member States shall take the necessary measures to enable the freezing of property necessary to ensure a possible confiscation of that property under Article 12.	1. Member States shall take the necessary measures to enable the freezing of property necessary to ensure a possible confiscation of that property under Article 12 Articles 12 to 16 by competent authorities. The freezing measures shall consist of freezing orders and immediate action.	1. Member States shall take the necessary measures to enable the freezing of property necessary to ensure a possible confiscation of that property under Article 12 to 16 and to ensure the right to restitution and compensation to victims according to the provisions of this Directive.	
173a			1a. Freezing measures shall consist of freezing orders and immediate action in the form of temporary urgent freezing measures.	
Article 11	1(2)			
174	2. Freezing measures shall include immediate action to be taken when necessary in order to preserve the	2. Freezing measures shall include Immediate action to shall be taken when necessary in order to preserve	2. Freezing measures shall include immediate action to Immediate action in the form of temporary	022/0467/60D\ 00.06.2022 -+44140 -446/47

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	property.	the property <u>until a freezing order</u> <u>has been issued. Member States</u> <u>may limit the temporary validity of the immediate action</u> .	urgent freezing measures shall be taken when necessary in order to preserve the property concerned.	
Article 12	1(3)	l		
175	3. Member States shall enable asset recovery offices to take immediate action pursuant to paragraph 2 until a freezing order pursuant to paragraph 1 is issued. The validity of such temporary urgent freezing measures shall not exceed seven days.	3. Member States shallmay enable asset recovery offices to take immediate action pursuant to paragraph 2 until a freezing order pursuant to paragraph 1 is issued. The validity of such temporary urgent freezing measures shall not exceed seven days. where necessary to preserve the property that they have traced and identified in the exercise of their tasks pursuant to Article 5.	3. Without prejudice to the powers of other competent authorities. Member States shall enable asset recovery offices to take immediate action pursuant to paragraph 2 until a freezing order pursuant to paragraph 1 is issued. The validity of such temporary urgent freezing measures shall not exceed seven days.	
Article 13	1(4)			
176	4. Property in the possession of a third party can be subject to freezing measures pursuant to paragraphs 1, 2 and 3 where necessary to ensure a possible confiscation under article 13.	deleted	4. Property in the possession of a third party can be subject to freezing measures pursuant to paragraphs 1,-2 and to 3 where necessary to ensure a possible confiscation under Article 13.	
Article 13	1(5)			
177	5. Member States shall ensure that the freezing orders pursuant to paragraphs 1, 2, 3 and 4 are issued by a competent authority and are	5. Member States shall ensure that the freezing orders pursuant to paragraphs 1, 2, 3 and 4 are issued by a competent authority and are	5. Member States shall ensure that the freezing <i>ordersmeasures</i> pursuant to paragraphs 1, 2, 3 and to 4 are issued by a competent	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	adequately motivated.	adequately motivated measures are taken by a competent authority and that the reasons for them are set out in the relevant decision or recorded in the case file if the freezing measure is not ordered in writing.	authority and are adequately motivated. Where a freezing order under this Directive has been issued by a competent authority other than a judicial authority, Member States shall ensure that such an order is validated or annulled by a judicial authority without undue delay.	
Article 1	1(6)			
178	6. The freezing order pursuant to paragraph 1 shall remain in force only for as long as it is necessary to preserve the property with a view to possible subsequent confiscation. Frozen property which is not subsequently confiscated, shall be returned to the owner of the property without delay. The conditions or procedural rules under which such property is returned shall be determined by national law.	6. The freezing order pursuant to paragraph 1—shall remain in force only for as long as it is necessary to preserve the property with a view to possible subsequent confiscation. Frozen property which is not subsequently confiscated, shall be returned to the owner of the property unfrozen without undue delay. The conditions or procedural rules under which such property is returned shall unfrozenshall be determined by national law.	6. <i>TheA</i> freezing order pursuant to paragraph 1 shall remain in force only for as long as it is necessary to preserve the property with a view to possible subsequent confiscation. Frozen property which is not subsequently confiscated, shall be returned <i>without delay</i> to the owner of the <i>propertyor to the person from whom the</i> property <i>without delaywas seized</i> . The conditions or procedural rules under which such property is returned shall be determined by national law.	
Article 1	1(7)			
179	7. Where the property to be frozen consists of entities that should be preserved as a going concern, such as undertakings, the freezing order shall include measures to exclude access to this property by the persons owning or controlling them while allowing for continued	deleted	7. Where the property to be frozen consists of entities that should be preserved as a going concern, such as undertakings, the freezing order shall include measures to exclude access to this property by the persons owning or controlling them while allowing for continued	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	operations.		operations.	
Article 12	2			
180	Article 12 Confiscation	Article 12 Confiscation	Article 12 Confiscation	
Article 12	2(1)			
181	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of instrumentalities and proceeds stemming from a criminal offence following a final conviction, which may also result from proceedings in absentia.	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of instrumentalities and proceeds stemming from a criminal offence following subject to a final conviction, which may also result from proceedings in absentia.	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of instrumentalities and proceeds stemming from a criminal offence following a final conviction, which may also result from proceedings in absentia. Such confiscation may either be subsidiary or alternative to confiscation pursuant to paragraph 1.	
Article 12	2(2)			
182	2. Member States shall take the necessary measures to enable the confiscation of property the value of which corresponds to instrumentalities or proceeds stemming from a criminal offence following a final conviction, which may also result from proceedings in absentia.	2. Member States shall take the necessary measures to enable the confiscation of property the value of which corresponds to instrumentalities or proceeds stemming from a criminal offence following subject to a final conviction, which may also result from proceedings in absentia. Such confiscation may be subsidiary or alternative to confiscation pursuant to paragraph 1.	2. Member States shall take the necessary measures to enable the confiscation of property the value of which corresponds to instrumentalities or proceeds stemming from a criminal offence following a final conviction, which may also result from proceedings in absentia.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 13	3			
183	Article 13 Confiscation from a third party	Article 13 Confiscation from a third party	Article 13 Confiscation from a third party	
Article 13	3(1), first subparagraph	l	***************************************	
184	Member States shall take the necessary measures to enable the confiscation of proceeds, or other property the value of which corresponds to proceeds, which, directly or indirectly, were transferred by a suspected or accused person to third parties, or which were acquired by third parties from a suspected or accused person.	Member States shall take the necessary measures to enable the confiscation of proceeds, or other property the value of which corresponds to proceeds, which, directly or indirectly, were transferred by a suspected or accused person to third parties, or which were acquired by third parties from a suspected or accused person.	Member States shall take the necessary measures to enable the confiscation of <i>instrumentalities</i> and proceeds, or other property up to the value of which corresponds to corresponding to those instrumentalities and proceeds, which, directly or indirectly, were transferred by a suspected, accused or convicted or accused person to third parties, or which were acquired by third parties from a suspected, accused or convicted or accused person.	
Article 13	3(1), second subparagraph			
185	The confiscation of these proceeds or other property shall be enabled where it has been established that those third parties knew or ought to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of concrete facts and circumstances, including that the transfer or acquisition was carried out free of charge or in	The confiscation of these proceeds or other property shall be enabled <u>at least</u> where it has been established that those third parties knew or ought to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of concrete facts and circumstances, including that the transfer or acquisition was carried	The confiscation of these those instrumentalities, proceeds or other property shall be enabled where it has been established a national court has established, based on the concrete facts and circumstances of the case, that the instrumentalities, proceeds or property to be confiscated are derived from or directly or indirectly linked to a	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	exchange for an amount significantly lower than the market value.	out free of charge or in exchange for an amount significantly lower than the market value.	criminal offence and that those third parties knew or could be expected ought to have known that the purpose of the transfer or acquisition was to avoid confiscation, on the basis of concrete or that the transferred property was directly or indirectly linked to criminal offence in question. Such facts and circumstances, including may include that the transfer or acquisition was carried out free of charge or in exchange for an amount significantly lower than which is disproportionate to the market value of the property.	
Article 13	3(2)			
186	2. Paragraph 1 shall not affect the rights of bona fide third parties.	2. Paragraph 1 shall not affect prejudice the rights of bona fide third parties.	2. Paragraph 1 shall not affect the rights of bona fide third parties Where the affected party is closely related to the suspected, accused or convinced person, that affected party shall bear the burden of proof that the acquisition of the transferred property has taken place in bona fide and with due diligence. Member States shall ensure that the affected person's rights are respected including by granting access to a lawyer, by awarding access to the file and by ensuring the right to be heard on issues of law and fact.	

Autiala 1	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 1	4			
187	Article 14 Extended confiscation	Article 14 Extended confiscation	Article 14 Extended confiscation	
Article 14	<u> </u> 4(1)			
7 11 11 10 10 1	.(2)			
188	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of property belonging to a person convicted of a criminal offence where this offence is liable to give rise, directly or indirectly, to economic benefit, and where the national court is satisfied that the property is derived from criminal conduct.	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of property belonging to a person convicted of a criminal offence where <i>thisthe</i> offence <i>committed</i> is liable to give rise, directly or indirectly, to economic benefit, and where the national court is satisfied that the property is derived from criminal conduct.	1. Member States shall take the necessary measures to enable the confiscation, either wholly or in part, of property belonging to a person convicted of a criminal offence where this offence is liable to give rise, directly or indirectly, to economic benefit, and where the national court is satisfied that the property is derived from criminal conduct.	
Article 14	4(2)		,	
189	2. In determining whether the property in question is derived from criminal conduct, account shall be taken of all the circumstances of the case, including the specific facts and available evidence, such as that the value of the property is disproportionate to the lawful income of the convicted person.	2. In determining whether the property in question is derived from criminal conduct, account shall be taken of all the circumstances of the case, including the specific facts and available evidence, such as that the value of the property is disproportionate to the lawful income of the convicted person.	2. In determining whether the property in question is derived from criminal conduct, account shall be taken of all the circumstances of the case, including the specific facts and available evidence, such as that the value of the property is disproportionate to the lawful income of the convicted person.	
	_	_	_	
189a		3. For the purposes of this Article, the notion of 'criminal offence'		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		shall include at least the offences listed in Article 2 paragraphs 1 to 4 when punishable by deprivation of liberty of a maximum of at least four years.		
Article 15				
190	Article 15 Non-conviction based confiscation	Article 15 Non-conviction based confiscation	Article 15 Non-conviction based confiscation	
Article 15	5(1)			
191	1. Member States shall take the necessary measures to enable, under the conditions set out in paragraph 2, the confiscation of instrumentalities and proceeds, or property as referred to in Article 12, or which was transferred to third parties as referred to in Article 13, in cases where criminal proceedings have been initiated but the proceedings could not be continued because of the following circumstances:	1. Member States shall take the necessary measures to enable, under the conditions set out in paragraph 2, the confiscation of instrumentalities and proceeds, or property as referred to in Article 12[2(2)], or which was transferred to third parties as referred to in Article 13, in cases where criminal proceedings have been initiated but the proceedings could not be continued because of at least the following circumstances:	1. Member States shall take the necessary measures to enable, under the conditions set out in paragraph 2, the confiscation of instrumentalities and proceeds, or property as referred to in Article 12, or which was transferred to third parties as referred to in Article 13, in cases where criminal proceedings have been initiated but the proceedings could not be continued because of the following circumstances:	
Article 15	5(1), point (a)			
192	(a) illness of the suspected or accused person;	(a) illness of the suspected or accused person;	(a) illness of the suspected or accused person, where the inability to continue proceedings because of that illness results in the expiry of the time limits laid down in national law for criminal liability;	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 1	5(1), point (b)			Ü
193	(b) absconding of the suspected or accused person;	(b) absconding of the suspected or accused person;	(b) absconding of the suspected or accused person;	
Article 1	5(1), point (c)			
194	(c) death of the suspected or accused person;	(c) death of the suspected or accused person;	(c) death of the suspected or accused person;	
Article 1	5(1), point (d)		1	
195	(d) immunity from prosecution of the suspected or accused person, as provided for under national law;	deleted	(d) immunity from prosecution of the suspected or accused person, as provided for under national <u>or</u> <u>international</u> law;	
Article 1	5(1), point (e)			
196	(e) amnesty granted to the suspected or accused person, as provided for under national law;	deleted	(e) amnesty granted to the suspected or accused person, as provided for under national law;	
Article 1	5(1), point (f)			
197	(f) the time limits prescribed by national law have expired, where such limits are not sufficiently long to allow for the effective investigation and prosecution of the relevant criminal offences.	(f) the time limits limitation periods prescribed by national law have expired, where such limits are not sufficiently long to allow for the effective investigation and prosecution of the relevant for the relevant criminal offences have expired after the initiation of criminal offences proceedings.	(f) the time limits prescribed by national law have expired, where such limits are not sufficiently long and do not exceed fifteen years to allow for the effective investigation and prosecution of the relevant criminal offences.	

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Article 1	5(2)			
198	2. Confiscation without a prior conviction shall be limited to criminal offences liable to give rise, directly or indirectly, to substantial economic benefit and only insofar as the national court is satisfied that all the elements of the offence are present.	2. Confiscation without a prior conviction <u>under this Article</u> shall be limited to <u>cases where the</u> criminal <u>offences liable to give rise</u> , <u>directly or indirectly</u> , to substantial <u>economic benefit and only insofar as</u> the national court is satisfied that all the elements of the offence are <u>present proceedings could have led</u> to a criminal conviction should the circumstances according to <u>paragraph 1 not have existed and to criminal offences liable to give rise</u> , <u>directly or indirectly</u> , to economic <u>benefit</u> .	2. Confiscation without a prior conviction shall be limited to criminal offences liable to give rise, directly or indirectly, to substantial economic benefit and only insofar as the national court is satisfied, based on available information, that all the elements of the offence are present and has established that the instrumentalities, proceeds or property to be confiscated are derived from or directly or indirectly linked to the criminal offence in question. The burden of proof shall lie with the prosecution.	
Article 1	5(3)			
199	3. Before a confiscation order within the meaning of paragraphs 1 and 2 is issued by the court, Member States shall ensure that the affected person's rights of defence are respected including by awarding access to the file and the right to be heard on issues of law and fact.	deleted	3. Before a confiscation order within the meaning of paragraphs 1 and 2 is issued by the court, Member States shall ensure that the affected person's rights of defence are respected including by <i>granting access to a lawyer and</i> awarding access to the file and the right to be heard on issues of law and fact.	
Article 1	5(4)			
200	4. For the purposes of this Article, the notion of 'criminal offence' shall	deleted	4. For the purposes of this Article, the notion of 'criminal offence' shall	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	include offences listed in Article 2 when punishable by deprivation of liberty of a maximum of at least four years.		include offences listed in Article 2 when punishable by deprivation of liberty of a maximum of at least four years.	
Article 1	5			
201	Article 16 Confiscation of unexplained wealth linked to criminal activities	Article 16 Confiscation of unexplained wealth linked to criminal activities conduct	Article 16 Confiscation of unexplained wealth linked to criminal activities	
Article 1	6(1)			
202	1. Member States shall take the necessary measures to enable the confiscation of property, where confiscation is not possible pursuant to Articles 12 to 15 and the following conditions are fulfilled:	1. Member States shall take the necessary measures to enable the confiscation of property identified in the context of an investigation in relation to a criminal offence, where the national court is satisfied that the property is derived from criminal conduct, at least where this conduct is liable to give rise, directly or indirectly, to substantial economic benefit and committed within the framework of a criminal organisation. confiscation is not possible pursuant to Articles 12 to 15 and the following conditions are fulfilled:	1. Member States shall take the necessary measures to enable the confiscation of property; frozen in the context of an investigation into criminal offences where confiscation is not possible pursuant to Articles 12 to 15 and where the national court is satisfied that the frozen property is derived from a criminal offence which is liable to give rise, directly or indirectly, to a substantial economic benefit and which was committed in the framework of a criminal organisation the following conditions are fulfilled: In order to determine whether the frozen property is derived from a criminal offence, the national court shall take account of all the circumstances of the case, including the specific facts and available evidence, such as the fact	

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			that the value of the property is substantially disproportionate to the lawful income of the owner of the property which cannot be justified on the basis of lawful activities. The burden of proof shall lie with the prosecution.	
Article 10	6(1), point (a)			
203	(a) the property is frozen in the context of an investigation into criminal offences committed in the framework of a criminal organisation;	deleted	deleted	
Article 10	6(1), point (b)			
204	(b) the criminal offence pursuant to point (a) is liable to give rise, directly or indirectly, to substantial economic benefit;	deleted	deleted	
Article 1	6(1), point (c)			
205	(c) the national court is satisfied that the frozen property is derived from criminal offences committed in the framework of a criminal organisation.	deleted	deleted	
205a		1a. Paragraph 1 shall not prejudice		

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		the rights of bona fide third parties.		
Article 1	6(2)			
206	2. When determining whether the frozen property is derived from criminal offences, account shall be taken of all the circumstances of the case, including the specific facts and available evidence, such as that the value of the property is substantially disproportionate to the lawful income of the owner of the property.	2. When determining whether the property referred to in paragraph 1 should be confiscated frozen property is derived from criminal offences, account shall be taken of all the circumstances of the case, including the specific facts and available evidence, such as that the value of the property is substantially disproportionate to the lawful income of the owner of the property. and specific facts, which, where relevant, may include, but are not limited to:	deleted	
206a		- that the value of the property is substantially disproportionate to the lawful income of the affected person,		
206b		<u>that there is no plausible</u> <u>licit source of the property,</u>		
206c		_ that the person is		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		connected to people linked to a criminal organisation.		
Article 16	6(3)			
207	3. For the purposes of this Article, the notion of 'criminal offence' shall include offences referred to in Article 2 when punishable by deprivation of liberty of a maximum of at least four years.	3. For the purposes of this Article, the notion of 'criminal offence' shall include offences referred to in Article 2 <i>paragraphs 1 to 4</i> when punishable by deprivation of liberty of a maximum of at least four years.	3. For the purposes of this Article, the notion of 'criminal offence' shall include offences referred to in Article 2 when punishable by deprivation of liberty of a maximum of at least four years.	
Article 16	6(4)			
208	4. Before a confiscation order within the meaning of paragraphs 1 and 2 is issued by the court, Member States shall ensure that the affected person's rights of defence are respected including by awarding access to the file and the right to be heard on issues of law and fact.	4. Before a confiscation order within the meaning of paragraphs 1 and 2 is issued by the court, Member States shall ensure Member States may provide, alternatively or cumulatively, that the affected person's rights of defence are respected including by awarding access to the file and the right to be heard on issues of law and fact.confiscation of unexplained wealth in accordance with this Article shall only be pursued where	4. Before a confiscation order within the meaning of paragraphs 1 and 2 is issued by the court, Member States shall ensure that the affected person's rights of defence are respected including by <i>granting access to a lawyer</i> awarding access to the file and the right to be heard on issues of law and fact.	
208a		confiscation pursuant to Articles 12 to 15 is not possible,		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
208b		- the property to be confiscated has been frozen in the context of an investigation in relation to a criminal offence committed within the framework of a criminal organisation.		
Article 17	7			
209	Article 17 Effective confiscation and execution	Article 17 Effective confiscation and execution	Article 17 Effective confiscation and execution	
Article 17	7(1)			
210	1. Member States shall take the necessary measures to enable the tracing and identification of property to be frozen and confiscated even after a final conviction for a criminal offence, or following proceedings in application of Articles 15 and 16.	1. Member States shall take the necessary measures to enable the tracing and identification of property to be frozen and confiscated even after a final conviction for a criminal offence, or following proceedings in application of Articles 15 and 16.	1. Member States shall take the necessary measures to enable the tracing and identification of property to be frozen and confiscated even after a final conviction for a criminal offence, or following proceedings in application of Articles 15 and 16. Member States shall ensure that such investigations are also possible with a view to obtaining compensation for the victims.	
210a			1a. For the purpose of paragraph 1, Member States shall ensure that competent authorities may use the same investigative powers as those available for the tracing and freezing of assets pursuant to	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			Chapter II of this Directive.	
210b		1a. Member States are encouraged to take appropriate measures to prevent the property from being acquired, in the course of its disposal upon a binding confiscation order, by persons convicted in the criminal proceedings in which the property has been frozen.		
Article 17	7(1b)			
210c			1b. Member States may conclude cost-sharing agreements with eachother on the execution of freezing and confiscation orders.	
Article 17	7(2)			
211	2. Member States shall consider taking measures allowing confiscated property to be used for public interest or social purposes.	2. Member States shall consider taking measures allowing confiscated property to be used for public interest or social purposes.	deleted	
Article 18	3			
212	Article 18 Victims compensation	Article 18 Victims compensation	Article 18 Victims compensation	
Article 18	8, first paragraph		,	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
213	Where, as a result of a criminal offence, victims have claims against the person who is subject to a confiscation measure provided for under this Directive, Member States shall take the necessary measures to ensure that the confiscation measure does not affect victims' rights to obtain compensation for their claims.	Where, as a result of a criminal offence, victims or legal persons, as defined in national law, that have suffered harm as a result of any of the offences within the scope of this Directive, have claims against the person who is subject to a confiscation measure provided for under this Directive, Member States shall take the necessary measures to ensure that the confiscation measure does not affect victims' their rights to obtain compensation for their claims.	1. Where, as a result of a criminal offence, victims have claims against the person who is subject to a confiscation measure provided for under this Directive, Member States shall, as a matter of priority, take the necessary measures to ensure that victims' claims for compensation are taken into account prior to the finalthe confiscation measure. Member States shall pay particular attention to the victims' claims in crossborder cases does not affect victims' rights to obtain compensation for their claims.	
Article 18	8 (1a)			
213a			1.a Where, as a result of a criminal offence, a victim is entitled to the restitution of property subject to confiscation, Member States shall, where possible and as a matter of priority, take the necessary measures to restitute the property concerned to the victim. for their claims in cross-border cases.	
Article 18	3 (1b)			
213b			1.b Where it is not possible to restitute the property to the victim in accordance with the second and financial assets have been obtained	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 18	Sa		as a result of the execution of the confiscation or interlocutory sale in relation to that property, such assets shall be transferred to the victim for the purposes of restitution. Article 18a	
213c			<u>Further use of the confiscated</u> <u>property</u>	
Article 18	Ba, first paragraph			
213d			1.Member States shall take the necessary measures to allow confiscated property to be used for public interest or social purposes. Such property may be kept as public property for justice, law enforcement, public service or economic purposes or be transferred to the local or regional authorities responsible for the area in which the property is located, for institutional, social or economic purposes, including for assignment to organisations carrying out work of social interest.	
Article 18	Ba, second paragraph			
213e			2. Where the confiscated assets originated in a third country, without prejudice to the provisions	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			of paragraph 3, Member States shall take all appropriate measures to return them to the third country. That obligation is without prejudice to the possibility to retain a portion of the assets to cover the costs associated with tracing and identification or management directly related to such assets.	
Article 1	8a, third paragraph			
213f			3.In cases where instrumentalities, proceeds and property have been confiscated in connection to the violation of Union restrictive measures and in order to facilitate the compensation, restitution and reparations towards States affected by international crimes related to such restrictive measures, the Commission and the Member States shall facilitate coordination between competent authorities and with third countries The Commission shall issue guidelines on the use of the confiscated instrumentalities, proceeds and property for compensation, restitution and reparations towards States, especially in the circumstances of war of aggression insofar as the interests at stake are directly or indirectly affected by the criminal activities covered by this Directive.	

Article 18	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
213g			Article 18b Rights for the public concerned to participate in proceedings	
Article 18	Bb, first paragraph			
213h			Member States shall ensure that, in accordance with their national legal system, members of the public concerned have appropriate rights to participate in the proceedings covered by this Directive.	
CHAPTER	RIV			
214	CHAPTER IV management	CHAPTER IV Management	CHAPTER IV management	
Article 19)			
215	Article 19 Asset management and pre-seizure planning	Article 19 Asset management and pre-seizure planning	Article 19 Asset management and pre-seizure planning	
Article 19	9(1)			
216	1. Member States shall ensure the efficient management of frozen and confiscated property until its disposal.	1. Member States shall ensure the efficient management of frozen and confiscated property until its disposal <u>based on a final</u> <u>confiscation order</u> .	1. Member States shall ensure the efficient management of frozen and confiscated property until its disposal.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 19	9(2)			
217	2. Member States shall ensure that, before issuing a freezing order within the meaning of Article 11 paragraph 1, competent authorities responsible for the management of frozen and confiscated property carry out an assessment of the costs which may be incurred in the management of the property which may be frozen, for the purposes of preserving and optimizing the value of such property until its disposal.	2. Member States shall ensure that, where justified by the nature of the property, before issuing a freezing order within the meaning of Article 11 paragraph 1, competent authorities responsible for the management of frozen-and confiscated _ property carry out an assessmentassess the specific circumstances of the costs which may be incurred in the management of the property which may be frozen, for the purposes of preserving and optimizing property that may become object of a confiscation order in order to minimise its estimated management costs and to preserve the value of such property until its disposal. Such assessment shall be carried out when preparing or, at the latest, without undue delay after executing the freezing order.	2. Member States shall ensure that, before issuing a freezing order within the meaning of Article 11 paragraph 1, competent authorities responsible for the management of frozen and confiscated property carry out an assessment of the costs which may be incurred in the management of the property which may be frozen, for the purposes of preserving and optimizing the value of such property until its disposal, unless specific circumstances of a case would require such an assessment to be postponed. Any decision by the competent authorities to forego such an assessment shall be duly justified.	
217a			2a. Member States may require the costs for the management of frozen property to be charged, at least partially, to the beneficial owner	
Article 20)		T T	
218	Article 20 Interlocutory sales	Article 20 Interlocutory sales	Article 20 Interlocutory sales	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 2	0(1)			
219	1. Member States shall ensure that property frozen pursuant to Article 11 paragraph 1 can be transferred or sold before the issuing of a confiscation order in one or more of the following circumstances:	1. Member States shall ensure that property frozen pursuant to Article 11 paragraph 1-by a freezing order can be transferred or sold before a final confiscation order, at least where the issuing of a confiscation order in one or more of the following circumstances may be reasonably assumed:	1. Member States shall ensure that property frozen pursuant to Article 11 paragraph 1 can be transferred or sold before the issuing of a confiscation order in one or more of the following circumstances:	
Article 2	0(1), point (a)			
220	(a) the property subject to freezing is perishable or rapidly depreciating;	(a) the property subject to freezing is perishable or rapidly depreciating;	(a) the property subject to freezing is perishable or rapidly depreciating;	
Article 2	0(1), point (b)			
221	(b) the storage or maintenance costs of the property are disproportionate to its value;	(b) the storage or maintenance costs of the property are disproportionate to its value;	(b) the storage or maintenance costs of the property are disproportionate to its <i>market</i> value;	
Article 2	0(1), point (c)			
222	(c) the property is too difficult to administer, or its management requires special conditions and non-readily available expertise.	(c) the property is too difficult to administer, or its management requires special conditions and non-readily available expertise.	(c) the property is too difficult to administer, or its management management of the property requires special conditions and expertise which is non-readily available expertise.	
Article 2	0(2)	1		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
223	2. Member States shall adopt the necessary measures to ensure that the interests of the owner of the property are taken into account when issuing an interlocutory sale order, including whether the property to be sold is easily replaceable. With the exception of cases of absconding, Member States shall ensure that the owner of the property that may be subject to an interlocutory sale is notified and heard before the sale. The owner shall be given the possibility to request the sale of the property.	2. Member States shall adopt the necessary measures to _ensure that the interests of the owner of the property affected person are taken into account when issuing an interlocutory sale order, including whether the property to be sold is easily replaceable. With the exception of Except in cases of absconding urgency, Member States shall ensure that the owner of the property that may be subject to an interlocutory sale affected person is notified and heard before the sale. The owner. The affected person shall be given the possibility to request the sale of the property.	2. Member States shall adopt the necessary measures to ensure that the interests of the owner of the property are taken into account when issuing an interlocutory sale order, including whether the property to be sold is easily replaceable. With the exception of cases of absconding and in duly justified circumstances, Member States shall ensure that the owner of the property that may be subject to an interlocutory sale is notified and is given the opportunity to be heard before the sale. The owner shall be given the possibility to request the sale of the property.	
Article 20	0(3)			
224	3. Earnings from interlocutory sales should be secured until a judicial decision on confiscation is reached. Member States shall take appropriate measures to protect third party buyers of property sold from retaliatory measures, to ensure that the property sold is not returned to persons convicted of the criminal offences referred to in Article 2.	3. Earnings from interlocutory sales should be secured until a judicial decision on confiscation is reached. Member States shall take appropriate measures to protect third party buyers of property sold from retaliatory measures, to ensure that the property sold is not returned to persons convicted of the criminal offences referred to in Article 2.	3. Earnings from interlocutory sales shouldshall be secured until a judicial decision on confiscation is reached. Member States shall take appropriate measures to protect third party buyers of property sold from retaliatory measures, to ensure that the property sold is not returned to persons convicted of the criminal offences referred to in Article 2.	
Article 20	0(4)			
225	4. Member States may require the costs for the management of frozen	deleted	deleted	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	property to be charged to the beneficial owner.			
Article 21	1			
226	Article 21 Asset management offices	Article 21 Asset management offices	Article 21 Asset management offices	
Article 21	1(1)			
227	1. Each Member State shall set up or designate at least one asset management office for the purpose of the management of frozen and confiscated property.	1. Each Member State shall set up or designate at least one <u>competent</u> <u>authority that shall function as</u> asset management office for the purpose of the management of frozen and confiscated property <u>until</u> <u>its disposal based on a final</u> <u>confiscation order</u> .	1. Each Member State shall set up or designate at least one asset management office for the purpose of the management of frozen and confiscated property.	
Article 21	1(2)			
228	2. Asset management offices shall have the following tasks:	2. Asset management offices shall have the following tasks:	2. Asset management offices shall have the following tasks:	
Article 21	1(2), point (a)			
229	(a) to ensure the efficient management of frozen and confiscated property, either through directly managing frozen and confiscated property or through providing support and expertise to other competent authorities responsible for the management of	(a) to ensure the efficient management of frozen and confiscated property, either through directly managing frozen and confiscated property or through providing support and expertise to other competent authorities responsible for the management of	(a) to ensure the efficient management of frozen and confiscated property, either through directly managing frozen and confiscated property or through providing support and expertise to other competent authorities responsible for the management of	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement	
	frozen and confiscated property;	frozen and confiscated property <u>and</u> <u>planning pursuant to Article 19</u> ;	frozen and confiscated property;		
Article 21	L(2), point (b)				
230	(b) to provide support with preseizure planning to the competent authorities responsible for the management of frozen and confiscated property;	deleted	(b) to provide support with preseizure planning to the competent authorities responsible for the management of frozen and confiscated property;		
Article 21	L(2), point (c)				
231	(c) to cooperate with other competent authorities responsible for the tracing and identification, freezing and confiscation of property, pursuant to this Directive;	(c) to cooperate with other competent authorities responsible for the tracing and identification, freezing and confiscation of property, pursuant to this Directive;	(c) to cooperate with other competent authorities responsible for the tracing and identification, freezing and confiscation of property, pursuant to this Directive, including Union agencies and bodies referred to in Article 28, in accordance with their areas of competence;		
Article 21	L(2), point (d)				
232	(d) to cooperate with other competent authorities responsible for the management of frozen and confiscated property in cross-border cases.	(d) to cooperate with other competent authorities responsible for the management of frozen and confiscated property in cross-border cases.	(d) to cooperate with other competent authorities responsible for the management of frozen and confiscated property in cross-border cases.		
CHAPTER	CHAPTER V				
233	CHAPTER V	CHAPTER V	CHAPTER V		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	safeguards	Safeguards	safeguards	
Article 22	2			
234	Article 22 Obligation to inform affected persons	Article 22 Obligation to inform affected persons	Article 22 Obligation to inform affected persons	
Article 22	2, first paragraph			
235	Member States shall ensure that the freezing orders pursuant to Article 11, confiscation orders pursuant to Articles 12 to 16, and orders to sell the property pursuant to Article 20 are communicated to the affected person setting out the reasons for the measure.	Member States shall ensure that the freezing orders pursuant to Article 11, confiscation orders pursuant to Articles 12 to 16, and orders to sell the property pursuant to Article 20 are communicated to the affected person without undue delay setting out the reasons for the measure. Member States may provide for a right for competent authorities to postpone communication of the freezing orders to the affected person for as long as it is necessary to avoid jeopardizing a criminal investigation.	Member States shall ensure that the freezing orders pursuant to Article 11, confiscation orders pursuant to Articles 12 to 16, and orders to sell the property pursuant to Article 20 are communicated to the affected person setting out the reasons for the measure as well as the rights and legal remedies available to that affected person pursuant to Article 23. Member States may put in place rules allowing for the temporary postponement of the obligation to inform the affected persons where necessary and proportionate for the protection of ongoing criminal investigations	
Article 23	3			
236	Article 23 Legal remedies	Article 23 Legal remedies	Article 23 Legal remedies	
Article 23	3(1)			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
237	1. Member States shall ensure that the persons affected by the measures provided for under this Directive have the right to defence, to an effective remedy, and to a fair trial in order to uphold their rights.	1. Member States shall ensure that the persons affected by the measures provided for under this Directive freezing orders pursuant to Article 11, and confiscation orders pursuant to Articles 12 to 16 have the right to defence, to an effective remedy, and to a fair trial in order to uphold their rights.	1. Member States shall ensure that the persons affected by the measures provided for under this Directive have the right to defence, to an effective remedy, and to a fair trial in order to uphold their rights.	
237a		Ia. Member States shall ensure that the rights to defence, including the right of access to the file, the right to be heard on issues of law and fact and where relevant, the right to interpretation and translation, are guaranteed to those affected persons that are suspects or accused persons, or affected by confiscation pursuant to Article 16. Member States may provide that also other affected persons have these rights. In any case, Member States shall provide that such other affected persons also have the right of access to the file, the right to be heard on issues of law and fact as well as any other procedural rights which are necessary to effectively exercise their right to an effective remedy. The access may be limited to the documents related to the freezing or confiscation measure as long as the affected persons could		

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		have access to the documents necessary to exercise their right to an effective remedy.		
Article 2	3(2)			
238	2. Member States shall provide for the effective possibility for the person whose property is affected to challenge the freezing order pursuant to article 11 before a court, in accordance with procedures provided for in national law. Where the freezing order has been taken by a competent authority other than a judicial authority, national law shall provide that such an order is first to be submitted for validation or review to a judicial authority before it can be challenged before a court.	2. Member States shall provide for the effective possibility for the person whose property is affected to challenge the freezing order pursuant to Article 11 before a court, in accordance with procedures provided for in national law. Where the freezing order has been taken by a competent authority other than a judicial authority, national law shallmay provide that such an order is first to be submitted for validation or review to a judicial authority before it can be challenged before a court.	2. Member States shall provide for the effective possibility for the person whose property is affected to challenge the freezing order pursuant to article 11 before a court, in accordance with procedures provided for in national law. Where the freezing order has been taken by a competent authority other than a judicial authority, national law shall provide that such an order is first to be submitted for validation or review, within a reasonable delay, to a judicial authority before it can be challenged before a court.	
Article 2	3(3)			
239	3. Where the suspected or accused person has absconded, Member States shall take all reasonable steps to ensure an effective possibility to exercise the right to challenge the confiscation order and shall require that the person concerned be summoned to the confiscation proceedings or that reasonable efforts be made to make the person aware of such proceedings.	3. Where the suspected or accused person has absconded, Member States shall take all reasonable steps to ensure an effective possibility to exercise the right to challenge the confiscation order and shall require that the person concerned be summoned to the confiscation proceedings or that reasonable efforts be made to make the person aware of such proceedings.	3. Where the suspected or accused person has absconded, Member States shall take all reasonable steps to ensure an effective possibility to exercise the right to challenge the confiscation order and shall require that the person concerned be summoned to the confiscation proceedings or that reasonable efforts be made to make the person aware of such proceedings.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 23	B(4), first subparagraph			
240	Member States shall provide for the effective possibility for the person whose property is affected to challenge the confiscation order and the relevant circumstances of the case before a court, in accordance with procedures provided for in national law.	4. Member States shall provide for the effective possibility for the person whose property is affected to challenge the confiscation order and pursuant to Articles 12 to 16, including the relevant circumstances of the case and available evidence on which the findings are based, before a court, in accordance with procedures provided for in national law.	Member States shall provide for the effective possibility for the person whose property is affected to challenge the confiscation order and the relevant circumstances of the case before a court, in accordance with procedures provided for in national law.	
Article 23	8(4), second subparagraph			
241	In the case of confiscation orders pursuant to Article 13, such circumstance shall include facts and circumstances on which the finding was based that the third party knew or ought to have known that the purpose of the transfer or acquisition was to avoid confiscation.	deleted	In the case of confiscation orders pursuant to Article 13, such circumstance shall include facts and circumstances on which the finding was based that the third party knew or ought could be expected to have known that the purpose of the transfer or acquisition was to avoid confiscation or that the transferred property was directly or indirectly linked to criminal conduct on the basis of concrete facts and circumstances, such as the fact that the transfer or acquisition was carried out free of charge or in exchange for an amount disproportionate to the market value.	
Article 23	3(4), third subparagraph			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
242	In the case of confiscation orders pursuant to Articles 14 and 16, such circumstances shall include specific facts and available evidence on the basis of which the property concerned is considered to be property that is derived from criminal conduct.	deleted	In the case of confiscation orders pursuant to Articles 14 and 16, such circumstances shall include specific facts and available evidence on the basis of which the property concerned is considered to be property that is derived directly or indirectly from criminal conduct.	
Article 23	3(4), fourth subparagraph			
243	In the case of confiscation orders pursuant to Article 15, such circumstances shall include facts and evidence on the basis of which the national court concluded that all the elements of the offence are present.	deleted	In the case of confiscation orders pursuant to Article 15, such circumstances shall include facts and evidence on the basis of which the national court concluded that all the elements of the offence are present and that the property concerned is directly or indirectly derived from criminal conduct.	
Article 23	1 3(5)			
244	5. When implementing this Directive, Member States shall provide that confiscation is not ordered to the extent it would be disproportionate to the offence committed or the accusation against the person concerned by the confiscation. When implementing this Directive, Member States shall provide that, in exceptional circumstances, confiscation is not ordered, insofar as it would, in	5. When implementing this Directive, Member States shallmay provide that for the possibility not to order confiscation is not ordered or execute it, to the extent it would be disproportionate to the offence committed or the accusation against the person concerned by the confiscation. When implementing this the Directive, Member States shallmay provide for the possibility that, in exceptional circumstances,	5. When implementing this Directive, Member States shall provide that confiscation is not ordered to the extent it would be disproportionate to the offence committed or the accusation against the person concerned by the confiscation. When implementing this Directive, Member States shall provide that, in exceptional circumstances, confiscation is not ordered, insofar as it would, in	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	accordance with national law, represent undue hardship for the affected person.	confiscation is not shall not be ordered or executed, insofar as it would, in accordance with national law, represent undue hardship for the affected personpersons.	accordance with national law, represent undue hardship for the affected person.	
Article 23	3(6)			
245	6. Member States shall provide for the effective possibility for the person whose property is affected to challenge an order pursuant to Article 20 to sell the property in question. Member States shall provide for the possibility that such an appeal has suspensory effect.	6. Member States shall provide for the effective possibility for the person whose property is affected person to challenge an order pursuant to Article 20 to sell the property in question. Member States shallmay provide for the possibility that such an appeal has suspensory effect.	6. Member States shall provide for the effective possibility for the person whose property is affected to challenge an order pursuant to Article 20 to sell the property in question. Member States shall provide for the possibility that such an appeal has suspensory effect.	
Article 23	3(7)			
246	7. Third parties shall be entitled to claim title of ownership or other property rights including in the cases referred to in Article 13.	7. Third parties shall be entitled to claim title of ownership or other property rights, including in the cases referred to in Article 13.	7. Third parties shall be entitled to claim title of ownership or other property rights including in the cases referred to in Article 13.	
Article 23	3(8)			
247	8. Persons whose property is affected by the measures provided for in this Directive shall have the right of access to a lawyer throughout the freezing and confiscation proceedings. The persons concerned shall be informed of that right.	8. Persons whose property is affected by the measures provided for in this Directive shall have the right of access to a lawyer throughout the freezing and confiscation proceedings. The persons concerned shall be informed of that right.	8. Persons whose property is affected by the measures provided for in this Directive shall have the right of access to a lawyer throughout the freezing and confiscation proceedings. The persons concerned shall be informed of that right.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
CHAPTER	RVI			
248	CHAPTER VI Asset Recovery Strategic Framework	CHAPTER VI Asset recovery strategic framework	CHAPTER VI Asset Recovery Strategic Framework	
Article 24	4			
249	Article 24 National strategy on asset recovery	Article 24 National strategy on asset recovery	Article 24 National strategy on asset recovery	
Article 24	4(1)			
250	1. Member States shall adopt by [one year after the entry into force of this Directive] a national strategy on asset recovery and update it at regular intervals of no longer than five years.	1. Member States shall adopt by [by [one year after the transposition period one year after the entry into force of this Directive is over adopt a national strategy on asset recovery and update it at regular intervals of no longer than five years.	1. Member States shall adopt by [one year after the entry into force of this Directive] a national strategy on asset recovery and update it at regular intervals of no longer than five four years.	
Article 24	4(2)	l		
251	2. The strategy shall include at least the following elements:	2. The strategy shall include elements concerning the objectives to achieve, the role of the competent authorities, the cooperation mechanisms among them, resources and training, and mechanisms allowing for regular monitoring and evaluations of results. at least the following elements:	2. The strategy shall include at least the following elements:	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
Article 24	4(2), point (a)			
252	(a) strategic objectives, priorities and measures for the purposes of enhancing efforts by all competent national authorities involved in the recovery of property as set out in this Directive;	deleted	(a) strategic objectives, priorities and measures for the purposes of enhancing efforts by all competent national authorities involved in the recovery <u>and management</u> of property as set out in this Directive;	
Article 24	4(2), point (b)			
253	(b) a governance framework to achieve the strategic objectives and priorities, including a description of the roles and responsibilities of all the competent authorities and cooperation mechanisms;	deleted	(b) a governance framework to achieve the strategic objectives and priorities, including an effective cooperation framework between asset recovery offices and asset management offices and a further a description of the roles and responsibilities of all the competent authorities and the cooperation mechanisms between asset recovery offices and financial intelligence units;	
Article 24	4(2), point (c)			
254	(c) appropriate mechanisms for coordination and cooperation at strategic and operational levels among all competent authorities;	deleted	(c) appropriate mechanisms for coordination and cooperation at strategic and operational levels among all competent authorities including the relevant Union agencies and bodies;	
Article 24	4(2), point (d)		,	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
255	(d) resources made available to competent authorities, including training;	deleted	(d) <u>appropriate financial</u> resources, <u>appropriate training and</u> <u>appropriate legal capabilities</u> made available to competent authorities, <u>including training</u> ;	
Article 24	4(2), point (e)			
256	(e) procedures for regular monitoring and evaluation of the results achieved.	deleted	(e) procedures for regular monitoring and evaluation of the results achieved.	
256a			(ea) recourse to the possibility to use frozen and confiscated assets for public interest or social purposes and for compensation, restitution and reparations towards States in accordance with Article 18a;	
256b			(eb) measures to be taken to ensure that the confiscated property is used to compensate the victims;	
Article 24	4(3)			
257	3. Member States shall communicate their strategies, and any updates of their strategies, to the	3. Member States shall communicate their strategies, and any updates of their strategies, to the	3. Member States shall communicate their strategies, and any updates of their strategies, to the	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Commission within three months from their adoption.	Commission within three months from their adoption.	Commission within three months from their adoption.	
Article 25	5			
258	Article 25 Resources	Article 25 Resources	Article 25 Resources	
Article 25	5, first paragraph			
259	Member States shall ensure that asset recovery offices and asset management offices performing tasks pursuant to this Directive, have appropriately qualified staff and appropriate financial, technical and technological resources necessary for the effective performance of their functions related to the implementation of this Directive.	Member States shall ensure that asset recovery offices and asset management offices performing tasks pursuant to this Directive, have appropriately qualified staff and appropriate financial, technical and technological resources necessary for the effective performance of their functions related to the implementation of this Directive.	Member States shall ensure that asset recovery offices and asset management offices performing tasks pursuant to this Directive, have appropriately qualified staff and appropriate financial, technical and technological resources necessary for the effective performance of their functions related to the implementation of this Directive. Member States shall ensure that specialised training and exchanges of best practices is provided to the staff involved in asset identification, tracing and recovery and confiscation at regular intervals. In addition to their obligations under Article 24(2), point (c), Member States shall update the Commission annually on the resources allocated to asset recovery offices and asset management offices	
Article 26	6			
260				

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	Article 26 Establishment of centralised registries of frozen and confiscated property	Article 26 Establishment of centralised registries Efficient management of frozen and confiscated property	Article 26 Establishment of centralised registries of frozen and confiscated property	
Article 26	6(1)			
261	1. For the purpose of managing frozen and confiscated property, Member States shall put in place centralised registries containing information related to the freezing, confiscation and management of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order.	1. For the purpose of managing frozen and confiscated property, Member States shall put in place centralised registries containing information related to the freezing, confiscation and management of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order Member States shall ensure that asset management offices, and as appropriate asset recovery offices, and other competent authorities performing tasks pursuant to this Directive have the necessary tools to ensure that frozen and confiscated property are efficiently managed. For that purpose, Member States may set up one or more registries of property frozen and confiscated pursuant to this Directive.	1. For the purpose of managing frozen and confiscated property, Member States shall put in place centralised registries containing information related to the freezing, confiscation and management of instrumentalities and proceeds, or property which may become or is the object of a freezing or confiscation order. Member State shall ensure that the information entered into the registry is accurate, complete and up-to-date.	
Article 26	5(2)			
262	2. Member States shall take the necessary measures to ensure that asset recovery offices, asset management offices, and other	deleted	2. Member States shall take the necessary measures to ensure that asset recovery offices, asset management offices, and other	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	competent authorities performing tasks pursuant to Article 4, 19 and 20, have the power to enter, access and search, directly and immediately, the information referred to in paragraph 3.		competent authorities performing tasks pursuant to Article 4, 19 and 20, have the power to enter, access and search, directly and immediately, the information referred to in paragraph 3.	
Article 26	6(3)			
263	3. The following information shall be entered, accessible and searchable through the centralised registries referred to in paragraph 1:	3. The following information Member States shall be entered, accessible and searchable through the centralised consider including the following information in the registriesreferred to in paragraph 1:	3. The following information shall be entered, accessible and searchable through the centralised registries referred to in paragraph 1:	
Article 26	6(3), point (a)			
264	(a) the property subject to a freezing or confiscation order, including details that enable the identification of the property;	(a) the property subject to a freezing or confiscation order which is to be managed pursuant to Article 19(1) until its disposal based on a final confiscation order, including details that enable the identification of the property;	(a) the property subject to a freezing or confiscation order, including details that enable the identification of the property;	
Article 26	(3), point (b)			
265	(b) the estimated or actual value of the property at the moment of the freezing, confiscation and disposal;	(b) the estimated or actual value of the property at the moment of the freezing, <u>and</u> confiscation and disposal;	(b) the estimated or actual value of the property at the moment of the freezing, <i>confiscation and disposal</i> ;	
Article 26	6(3), point (c)			

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
266	(c) the owner of the property, including the beneficial owner, where such information is available;	(c) the owner of the property, including the beneficial owner <u>as</u> <u>defined in Article 3, point (6), of</u> <u>Directive 2015/849/EU</u> , where such information is available;	(c) the owner of the property, including the beneficial owner, where such information is available;	
Article 26	6(3), point (d)			
267	(d) the national file reference of the proceeding related to the property;	(d) the national—file reference of the proceeding related to the property;	(d) the national file reference of the proceeding related to the property;	
Article 26	6(3), point (e)			
268	(e) the name of the authority entering the information in the registry;	(e) the name of the authority entering the information in the registry;	(e) the name of the authority entering the information in the registry;	
Article 26	6(3), point (f)			
269	(f) the unique user identifier of the official who entered the information in the registry.	(f) the unique user identifier of the official who entered the information in the registry.	(f) the unique user identifier of the official who entered the information in the registry.	
Article 26	6(4)			
270	4. The information referred to in paragraph 3 shall only be retained for as long as it is necessary for the purposes of keeping a record and overview of the property frozen, confiscated, or under management, and in any case it shall not be	deleted	4. The information referred to in paragraph 3 shall only be retained for as long as it is necessary for the purposes of keeping a record and overview of the property frozen, confiscated, or under management, and in any case it shall not be	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
	retained for longer than after its disposal, or to provide annual statistics as referred in Article 27.		retained for longer than after its disposal, or to provide annual statistics as referred in Article 27.	
270a			4a. Member States shall ensure that any personal data stored in the registry can only be accessed and used for the purposes of freezing, confiscation and management of instrumentalities and proceeds, or property which may become or is the object of a confiscation order.	
Article 20	6(5)			
271	5. Member States shall ensure that appropriate technical and organisational measures are in place to ensure the security of the data contained in the centralised registries of frozen and confiscated property.	deleted	5. Member States shall ensure that appropriate technical and organisational measures are in place to ensure the security of the data contained in the centralised registries of frozen and confiscated property.	
N.				
271a			5a. Member States shall designate the competent authority or authorities responsible for the management of the centralised registries. Those authorities shall be considered to be the controller within the meaning of Article 3, point (8), of Directive (EU) 2016/680.	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
271b			5b. Member States shall ensure that the centralised registries referred to in paragraph 1 are compatible with the tools used for the digital communication in judicial cooperation procedures in civil, commercial and criminal matters, such as the decentralised IT system and European electronic access point regulated under Regulation XX/XXX and Directive XX/XXX on the digitalisation of judicial cooperation and access to justice in cross-border civil, commercial and criminal matters, and amending certain acts in the field of judicial cooperation.	
Article 27	7			
272	Article 27 Statistics	Article 27 Statistics	Article 27 Statistics	
Article 27	7(1)			
273	1. Member States shall collect and maintain comprehensive statistics at central level on the measures taken under this Directive.	1. Member States shall <u>regularly</u> collect and maintain comprehensive statistics <u>from the relevant</u> <u>authorities. The statistics collected shall be sent to the Commission each year by 31 December of the following year and shall include: at</u>	1. Member States shall <u>regularly</u> collect <u>from the relevant authorities</u> and maintain <u>comprehensive</u> statistics at central level <u>comprehensive statistics</u> on the measures taken under this Directive <u>in order to review the effectiveness</u>	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
		eentral level on the measures taken under this Directive.	of their confiscation systems and in line with the methodology developed by the Commission pursuant to paragraph 3.	
273a		a) the number of freezing orders executed;		
273b		b) the number of confiscation orders executed;		
273c		c) the estimated value of property frozen with a view to possible subsequent confiscation at the time of freezing;		
273d		d) the estimated value of property recovered at the time of confiscation.		
Article 27	7(2)			
274	2. Member States shall ensure that the statistics referred to in paragraph 1 are collected on a calendar basis	2. Member States shall-ensure that the statistics referred to in paragraph 1 are collected on a	2. Member States shall ensure that the statistics referred to in paragraph 1 are collected on a calendar basis	

Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
and transmitted to the Commission on an annual basis, by [1 September] of the following year.	each year send the following statistics to the Commission, if they are available at central level in the Member State concerned: on an annual basis, by [1 September] of the following year.	and transmitted to the Commission on an annual basis, by [1 September] of the following year. The statistics collected shall include at least the following: (a) the number of asset tracing investigations launched, and the number of asset traced; (b) the number of freezing orders initiated and number of freezing orders executed; (c) the number of confiscation orders executed broken down by type of confiscation referred to in Articles 12 to 16; (d) the value of property frozen; (e) for the confiscation orders included in a respective annual report, the value of confiscated property compared to the value of that property at the time of freezing; (f) the number of requests for freezing orders to be executed in another Member State; (g) the number of requests for confiscation orders to be executed in another Member State; (h) the value of the property recovered following execution of a confiscation order in another Member State; (i) the value of the property destined to be reused for law enforcement, prevention or social purposes as referred to in Article 18a; (j) the manner in which the	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			confiscated property has been used; and (k) for the confiscation orders included in a respective annual report, the length of the procedure from freezing to final disposal.	
274a		a) the number of requests for freezing orders to be executed in another Member State;		
274b		b) the number of requests for confiscation orders to be executed in another Member State;		
274c		c) the value or estimated value of the property recovered following execution in another Member State;		
274d		d) the value of confiscated property compared to its value at the time of freezing;		
274e				

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		e) the breakdown of the numbers in paragraph 1 (b) and (d) per type of confiscation;		
274f		f) the number of interlocutory sales.		
Article 27	7(3)			
275	3. The Commission may adopt delegated acts in accordance with Article 30 laying down more detailed rules on the information to be collected and the methodology for the collection of the statistics referred to in paragraph 1 and the arrangements for their transmission to the Commission.	3. The Commission may adopt delegated acts in accordance with Article 30 laying down more detailed rules on the information to be collected and the methodology for the collection of the statistics Member States shall endevour to collect data referred to in paragraph 1 and the arrangements for their transmission to the Commission 2 at a central level.	3. The Commission may adopt delegated acts in accordance with Article 30 laying down more detailed rules on the information to be collected and the methodology for the collection of the statistics referred to in paragraph 1 and the arrangements for their transmission to the Commission.	
CHAPTER	R VII		I	
276	CHAPTER VII Cooperation	CHAPTER VII Cooperation	CHAPTER VII Cooperation	
276a			Article 27a Cooperation network on asset recovery and confiscation 1. A cooperation network on	

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		asset recovery and confiscation (the	
		'network') shall be established to	
		support the Commission and to	
		facilitate the exchange of best	
		practices, and operational	
		cooperation in relation to the	
		implementation of this Directive.	
		The network shall be composed of	
		representatives from asset recovery	
		offices and asset management	
		offices and shall be co-chaired by	
		the Commission and, where	
		appropriate, by Europol. The	
		network shall be convened at	
		<u>regular intervals.</u>	
		The network shall:	
		(a) advise the Commission in	
		relation to the implementation of	
		the measures provided for in this	
		<u>Directive;</u>	
		(b) analyse the national strategies	
		on asset recovery adopted by	
		Member States pursuant to Article	
		24 in order to identify best	
		practices;	
		(c) share best practices to improve	
		cooperation with third countries;	
		(d) facilitate operational	
		cooperation among relevant	
		national authories and Europol. 2. Representatives from	
		2. Representatives from Europol, Eurojust, from the	
		Europoi, Eurojusi, from the European Public Prosecutors	
		Office and, where appropriate, from	
		the Anti-Money Laundering	
		Authority (AMLA) may be invited	
		to participate in the meetings of the	
		to puricipate in the meetings of the	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			<u>network.</u>	
Autiala 2	0			
Article 2	8			
277	Article 28 Cooperation with EU bodies and agencies	Article 28 Cooperation with EU bodies and agencies	Article 28 Cooperation with <i>EUUnion</i> bodies and agencies	
Article 2	8(1)			
278	1. Asset recovery offices of Member States shall closely cooperate with the European Public Prosecutor's Office for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order in proceedings in criminal matters concerning criminal offences for which the European Public Prosecutor's Office exercises its competence.	1. Asset recovery offices of Member States shall, within their respective competences and in accordance with the applicable legal framework, closely cooperate with the European Public Prosecutor's Office for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order in proceedings in criminal matters concerning criminal offences for which falling within the competence of the European Public Prosecutor's Office exercises its competence.	1. Asset recovery offices of Member States shall, within their respective competences and in accordance with the applicable legal framework, closely cooperate with the European Public Prosecutor's Office for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order in proceedings in criminal matters concerning criminal offences falling within the competence of for which the European Public Prosecutor's Office exercises its competence. For the purposes of this Directive, when the notion of competent authorities refers to investigating and prosecuting authorities, it shall be interpreted as including the central and decentralised levels of the EPPO with regard to the Member States that participate in the enhanced cooperation on the establishment of	

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			the EPPO. Asset recovery offices shall fulfil the obligations under Regulation (EU) 2017/1939, including the obligation to report to the EPPO under Article 24 of that Regulation, the undertaking of measures if instructed as a competent authority under Article 28(1) of that Regulation, and access to information under Article 43(1) of that Regulation.	
Article 2	8(2)			
279	2. Asset recovery offices shall cooperate with Europol and Eurojust, in accordance with the areas of their competence, for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order made by a competent authority in the course of criminal proceedings, and where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	2. Asset recovery offices shall cooperate with Europol and Eurojust, in accordance with the areas of their competence, for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order made by a competent authority in the course of criminal proceedings, and where necessary to prevent, detect or investigate in criminal offences related to the violation of Union restrictive measures matters.	2. Asset recovery offices shall cooperate with Europol and Eurojust, in accordance with the areas of their competence, for the purposes of facilitating the identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order made by a competent authority in the course of proceedings in criminal proceedings matters, and where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	
279a			2a. Asset recovery offices and asset management offices shall closely cooperate with Eurojust for the	

	Commission Proposal	Council Mandate	EP Mandate	Draft Agreement
			purpose of facilitating the asset recovery process in accordance with Eurojust's mandate, including, but not limited to the tracing and identification of instrumentalities and proceeds, or property that may become or is the object of a freezing or confiscation order made by a competent authority in the course of proceedings in criminal matters and subsequent disposal, including in the course of the investigation and prosecution of criminal offences related to the violation of Union restrictive measures.	
Article 29	9			
280	Article 29 Cooperation with third countries	Article 29 Cooperation with third countries	Article 29 Cooperation with third countries	
Article 29	9(1)			
281	1. Member States shall ensure that asset recovery offices cooperate with their counterparts in third countries to the greatest extent possible, and subject to the applicable data protection legal framework, for the purposes of performing the tasks pursuant to Article 5, and where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	1. Member States shall ensure that asset recovery offices cooperate, within the framework of existing cooperation agreements, with their counterparts in third countries to the greatest extent possible, and subject to the applicable legal framework on data protection legal framework, for the purposes of performing the tasks pursuant to Article 5, and where necessary to prevent, detect or investigate criminal offences related to the violation of Union	1. Member States shall ensure that asset recovery offices cooperate with their counterparts in third countries to the greatest extent possible, and subject to the applicable data protection legal framework, for the purposes of performing the tasks pursuant to Article 5, and where necessary to prevent, detect or investigate criminal offences related to the violation of Union restrictive measures.	

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		restrictive measures .		
Article 29	3(2)			
282	2. Member States shall ensure that asset management offices cooperate with their counterparts in third countries to the greatest extent possible for the purposes of performing the tasks pursuant to Article 21.	2. Member States shall ensure that asset management offices cooperate, within the framework of existing cooperation agreements, with their counterparts in third countries to the greatest extent possible, and subject to the applicable legal framework on data protection, for the purposes of performing the tasks pursuant to Article 21.	2. Member States shall ensure that asset management offices cooperate with their counterparts in third countries to the greatest extent possible for the purposes of performing the tasks pursuant to Article 21.	
CHAPTER	VIII	L		
283	CHAPTER VIII final provisions	CHAPTER VIII Final provisions	CHAPTER VIII final provisions	
Article 30)			
284	Article 30 Exercise of the delegation	deleted	Article 30 Exercise of the delegation	
Article 30	0(1)			
285	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	deleted	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	
Article 30	0(2)			

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286	2. The power to adopt delegated acts referred to in Article 27 shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Directive].	deleted	2. The power to adopt delegated acts referred to in Article 27 shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Directive].	
Article 30	0(3)			
287	3. The delegation of power referred to in Article 27 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	deleted	3. The delegation of power referred to in Article 27 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
Article 30	D(4)	L		
288	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	deleted	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	
Article 30	D(5)			

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289	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	deleted	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	
Article 30	0(6)			
290	6. A delegated act adopted pursuant to Article 27 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of [two months] of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by [two months] at the initiative of the European Parliament or of the Council.	deleted	6. A delegated act adopted pursuant to Article 27 shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of [two months] of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by [two months] at the initiative of the European Parliament or of the Council.	
Article 3:	1			
291	Article 31 Designated competent authorities and contact points	Article 31 Designated competent authorities and contact points	Article 31 Designated competent authorities and contact points	
Article 3	1(1)			
292	Member States shall inform the Commission about the authority or	Member States shall inform the Commission about the authority or	Member States shall inform the Commission about the authority or	

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	authorities designated to carry out the tasks pursuant to Articles 5 and 21.	authorities designated to carry out the tasks pursuant to Articles 5 and 21.	authorities designated to carry out the tasks pursuant to Articles 5 and 21.	
Article 3	1(2)			
293	2. Where a Member State has more than two authorities charged with the tasks pursuant to Articles 5 and 21, it shall nominate a maximum of two contact points to facilitate cooperation in cross-border cases.	2. Where a Member State has more than two authorities charged with the tasks pursuant to Articles 5 and 21, it shall nominate a maximum of two contact points <i>for the purpose of each of these tasks</i> to facilitate cooperation in cross-border cases. <i>Such contact points do not themselves have to be charged with the tasks pursuant to Articles 5 or 21.</i>	2. Where a Member State has more than two authorities charged with the tasks pursuant to Articles 5 and 21, it shall nominate a maximum of two contact points to facilitate cooperation in cross-border cases.	
Article 3	1(3)			
294	3. By [months after the entry into force of this Directive] at the latest, Member States shall notify the Commission of the competent authority or authorities as well as the contact points referred to in paragraphs 1 and 2 respectively.	3. By [24 months after the entry into force of this Directive months after the entry into force of this Directive] at the latest, Member States shall notify the Commission of the competent authority or authorities as well as where relevant, the contact points referred to in paragraphs 1 and 2 respectively.	3. By [months after the entry into force of this Directive] at the latest, Member States shall notify the Commission of the competent authority or authorities as well as the contact points referred to in paragraphs 1 and 2 respectively.	
Article 3	1(4)			
295	4. By [months after the entry into force of this Directive] at the latest,	4. By [24 months after the entry into force of this Directive months	4. By [months after the entry into force of this Directive] at the latest,	

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	the Commission shall set up an online register listing all competent authorities and the designated contact point for each competent authority. The Commission shall publish and regularly update on its website the list of authorities referred to in paragraph 1.	after the entry into force of this Directive at the latest, the Commission shall set up an online register listing all competent authorities and the designated contact point for each competent authority. The Commission shall publish and regularly update on its website the list of authorities referred to in paragraph 1.	the Commission shall set up an online register listing all competent authorities and the designated contact point for each competent authority. The Commission shall publish and regularly update on its website the list of authorities referred to in paragraph 1.			
Article 3	2					
296	Article 32 Transposition	Article 32 Transposition	Article 32 Transposition			
Article 3	2(1)					
297	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [date of entry into force + 1 year]. They shall forthwith transmit to the Commission the text of those provisions.	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [date of entry into force + 36 months date of entry into force + 1 year] They shall forthwith transmit to the Commissionimmediately communicate the text of those provisions measures to the Commission.	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [date of entry into force + 1 year]. They shall forthwith transmit to the Commission the text of those provisions.			
Article 3	Article 32(2)					
298	2. When Member States adopt those provisions, they shall contain a reference to this Directive or be	2. When Member States adopt those provisions, they shall contain a reference to this Directive or be	2. When Member States adopt those provisions, they shall contain a reference to this Directive or be			

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	accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	
Article 33	3			
299	Article 33 Reporting	Article 33 Reporting	Article 33 Reporting	
Article 33	3(1)			
300	1. The Commission shall, by [date of entry into force + 3 years], submit a report to the European Parliament and to the Council, assessing the implementation of this Directive.	1. The Commission shall, by [date of entry into force + 3 years two years after the transposition period of this Directive is over], submit a report to the European Parliament and to the Council, assessing the implementation of this Directive.	1. The Commission shall, by [date of entry into force + three years date of entry into force + 3 years], submit a report to the European Parliament and to the Council, assessing the implementation of this Directive. That report shall include a detailed assessment of the possibility and benefits of interconnecting the centralised registries referred to in Article 26 through a single access point in order to allow asset recovery offices to directly and immediately search the data contained therein, subject to relevant safeguards.	
Article 33	3(2)			
301	2. The Commission shall, by [date of entry into force + 5 years], submit a report to the European Parliament	2. The Commission shall, by [date of entry into force + 5 years five years after the transposition period	2. The Commission shall, by [date of entry into force + four years date of entry into force + 5 years], submit	

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	and to the Council evaluating this Directive. The Commission shall take into account the information provided by Member States and any other relevant information related to the transposition and implementation of this Directive. On the basis of this evaluation, the Commission shall decide on appropriate follow-up actions, including, if necessary, a legislative proposal.	of this Directive is over], submit a report to the European Parliament and to the Council evaluating this Directive. The Commission shall take into account the information provided by Member States and any other relevant information related to the transposition and implementation of this Directive. On the basis of this evaluation, the Commission shall decide on appropriate follow-up actions, including, if necessary, a legislative proposal.	a report to the European Parliament and to the Council evaluating this Directive. The Commission shall take into account the information provided by Member States and any other relevant information related to the transposition and implementation of this Directive. On the basis of this evaluation, the Commission shall decide on appropriate follow-up actions, including, if necessary, a legislative proposal.	
Article 34	1			
302	Article 34 Relation with other instruments	Article 34 Relation with other instruments	Article 34 Relation with other instruments	
Article 34	1(1)			
303	1. This Directive is without prejudice to Directive 2019/1153/EU of the European Parliament and of the Council ¹ . 1. Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA, (OJ L 186, 11.7.2019, p. 122).	1. This Directive is without prejudice to Directive 2019/1153/EU of the European Parliament and of the Council ¹ . 1. Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA, (OJ L 186, 11.7.2019, p. 122).	1. This Directive is without prejudice to Directive 2019/1153/EU of the European Parliament and of the Council ¹ . 1. Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA, (OJ L 186, 11.7.2019, p. 122).	
Article 35	5			

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304	Article 35 Replacement of Joint Action 98/699/JHA, Framework Decision 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU	Article 35 Replacement—of Joint Action 98/699/JHA, Framework Decision 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU	Article 35 Replacement of Joint Action 98/699/JHA, Framework Decision 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU	
Article 35	5(1)			
305	1. Joint Action 98/699/JHA, Framework Decisions 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU are replaced with regard to the Member States bound by this Directive, without prejudice to the obligations of those Member States with regard to the date for transposition of those instruments into national law.	1. Joint Action 98/699/JHA, Framework Decisions 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU are replaced with regard to the Member States bound by this Directive, without prejudice to the obligations of those Member States with regard to the date for transposition of those instruments into national law.	1. Joint Action 98/699/JHA, Framework Decisions 2001/500/JHA and 2005/212/JHA, Decision 2007/845/JHA and Directive 2014/42/EU are replaced with regard to the Member States bound by this Directive, without prejudice to the obligations of those Member States with regard to the date for transposition of those instruments into national law.	
Article 35	5(2)	L		
306	2. With regard to the Member States bound by this Directive, references to instruments referred to in paragraph 1 shall be construed as references to this Directive.	2. With regard to the Member States bound by this Directive, references to instruments referred to in paragraph 1 shall be construed as references to this Directive.	2. With regard to the Member States bound by this Directive, references to instruments referred to in paragraph 1 shall be construed as references to this Directive.	
Article 36	5			
307	Article 36 Entry into force	Article 36 Entry into force	Article 36 Entry into force	

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Article 36, f	Article 36, first paragraph					
200	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.			
Article 37						
309	Article 37 Addressees	Article 37 Addressees	Article 37 Addressees			
Article 37, f	first paragraph					
310 N	This Directive is addressed to the Member States in accordance with the Treaties.	This Directive is addressed to the Member States in accordance with the Treaties.	This Directive is addressed to the Member States in accordance with the Treaties.			
Formula						
311	Done at Brussels,	Done at Brussels,	Done at Brussels,			
Formula						
312 F	For the European Parliament	For the European Parliament	For the European Parliament			
Formula						
313 T	Γhe President	The President	The President			
Formula						

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314	For the Council	For the Council	For the Council				
Formula	Formula						
315	The President	The President	The President				