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Brussels, 3.7.2007 SEC(2007) 897

# **COMMISSION STAFF WORKING DOCUMENT**

Annex to the

# COMMUNICATION FROM THE COMMISSION TO THE COUNCIL AND THE **EUROPEAN PARLIAMENT**

Report on the implementation of The Hague programme for 2006

Follow-up of the implementation of legal instruments in the fields of justice, freedom and security at national level

2006 Implementation Scoreboard – Table 2

{COM(2007) 373 final} {SEC(2007) 896}

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### **COMMUNICATION**

### Follow-up of implementation of legal instruments in the fields of justice, freedom and security at national level

### 2006 implementation scoreboard – Table 2

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>			
			Communication of national measures to the Commission	Compliance/application		

### **GENERAL ORIENTATIONS<sup>4</sup>** 1.

### 1.2. Respect for and active promotion of fundamental rights

### - Protection of personal data

Directive 95/46/EC of the 24	4 October 1998	Report	from	the	All Member	States have	adopted	and	Even though all Member States have nov
European Parliament and of		Commissio	on on	the	communicated	d legislation	n under	the	transposed the Directive, some of them have
the Council of 24 October		implement	ation	of					failed to incorporate a number of its importan

Taking into account only the instruments for which the deadlines for implementation or for entry into force had passed by the date of adoption of this Communication.

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<sup>2</sup> Excluding correspondence, complaints and petitions to the European Parliament and to the Commission. 3

At the cut-off date of 31 March 2006.

<sup>4</sup> This table uses the same classification/titles as provided for under the Hague Action Plan.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current	Current state of play <sup>3</sup>		
8			Communication of national measures to the Commission	Compliance/application		
1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data <sup>5</sup>		the Directive of $15.5.2003^6$ , report prepared on behalf of the Commission on the economic evaluation of the Directive dated May $2005^7$ as well as the Communication of 7.3.2007 on the follow-up of the Work Programme <sup>8</sup> .		provisions. In other cases, transposition o practice has not been conducted in line with the Directive or has fallen outside the margin of manoeuvre left to Member States. This ha resulted in a number of infringemen proceedings. On 15 December 2000 <b>Germany</b> was sent a reasoned opinion fo incorrect application of the Directive.		
1.4. European strategy on d	rugs					
The Drugs Action Plan	2008	Commission annual	Not applicable: there is no formal	2006 Progress Review reports on progres		

The Drugs Action Plan	2008 Commission and	nual   Not a	applicable: there	is no formal	2006 Progress Review reports on progre
(2005-2008) in the	progress review	on comm	unication obliga	tion to the	achieved by all stakeholders (Member State
framework of the EU Drugs	implementation	of Comm	ission under the	e Action Plan,	Commission, OEDT, Europol) and on the
	the Action Plan	by althou	gh there are re	gular reporting	

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OJ L 281, 23.11.1995, p. 31. First report on the implementation of the Data Protection Directive 95/46/EC - COM(2003) 265. 6 7

http://europa.eu.int/comm/justice\_home/fsj/privacy/studies/index\_en.htm. Communication from the Commission to the European Parliament and the Council on the follow-up of the Work Programme for better implementation of the Data 8 Protection Directive - COM(2007) 87 final.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current	state of play <sup>3</sup>
6			Communication of national measures to the Commission	Compliance/application
Strategy 2005-2012		all stakeholders (Member States, Commission, OEDT, Europol). The first progress review was presented in December 2006. Final evaluation is due in 2008. <sup>9</sup>	Reitox network) and Europol.	shortcomings. More information will be available with th 2007 Progress Review and with the Fina Evaluation in 2008.
Council Framework Decision 2004/757/JHA of 25 October 2004 laying down minimum provisions on the constituent elements of criminal acts and penalties in the field of illicit drug trafficking. <sup>10</sup>		A report from the Commission is due by 12 May 2009 under the Framework Decision, which should serve as a basis for the report from the Council, due by 12 November 2009.	Luxembourg, Hungary, Netherlands, Poland, Portugal, Slovakia, Finland and Sweden have communicated their transposition measures. Germany, Greece, Ireland, Italy, Cyprus, Latvia, Malta, Austria,	No information on transposition is available so far. Details will be provided in the Commission's report, due by 12 May 2009.

In addition, an annual matrix of EU drugs projects in third countries is established on the basis of which policy conclusions are adopted. OJ L 335, 11.11.2004, p. 8. 9 10

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
Council Decision 2005/387/JHA of 10 May 2005 on the information exchange, risk assessment and control of new psychoactive substances. <sup>11</sup>	21 May 2005	Europol must report	If the Council decides to submit a new psychoactive substance to control measures, Member States shall report the measures taken to the Council and the Commission.	The 2006 report from the EMCDDA and Europol analysed the first months of implementation. The 2007 Report reflected of the implementation of the instrument in 2006 7 new substances were notified. The EMCDDA and Europol produced a Join Report on one of them, called BZP.	

### 2. **STRENGTHENING FREEDOM**

# 2.1. Citizenship of the Union

Article 22 of the EC Treaty:	Four Commission	Not applicable.	The four Commission reports make th
reports from the	reports on		general point that on the whole the provision
Commission to the	Citizenship of the		of Part Two of the EC Treaty related to the
European Parliament, to the	Union, dated		rights of Union citizens are being applied
Council and to the	20.12.1993 <sup>12</sup> ,		

<sup>11</sup> OJ L 127, 20.5.2005, p. 32. COM(1993) 702.

<sup>12</sup> 

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
Economic and Social Committee every three years on the application of the provisions of Part Two of the Treaty on "citizenship of the Union"		$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$		correctly and without serious problems.
Directives $90/364$ of 28 June $1990^{16}$ , $90/365$ of 28 June $1990^{17}$ and $93/96$ of 29 October $1993^{18}$ on the right of residence of inactive	Expired <sup>19</sup>	TwoCommissionreportswere adoptedon $17.3.1999^{20}$ (period $1992-1999$ )and $5.3.2003^{21}$	All Member States have adopted and communicated national transposing measures.	Application is basically satisfactory, as the declining number of complaints received by the Commission shows. Nevertheless, there are still individual cases of non-compliance of

<sup>13</sup> COM(1997) 230.

 $^{14}$  COM(2001) 506.

<sup>15</sup> COM(2004) 695.

<sup>16</sup> OJ L 180, 13.7.1990, p. 26.

<sup>7</sup> OJ L 180, 13.7,1990, p. 28.

<sup>18</sup> OJ L 317, 18.12.1993, p. 59.

<sup>19</sup> The three Directives were repealed with effect from 30 April 2006 by Directive 2004/38/EC of 29 April 2004.

Report from the Commission to the Council and the European Parliament on the implementation of Directives 90/364, 90/365 and 93/96 (right of residence): COM(1999) 127.

<sup>21</sup> Second Commission report to the Council and Parliament on the implementation of Directives 90/364, 90/365 and 93/96 (right of residence) - COM(2003) 101.

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
persons, pensioners and students		(period 1999-2002). A third and last report has been adopted by the Commission on 5.4.2006 <sup>22</sup> (period 2003-2005).		<ul> <li>incorrect application.</li> <li>The Commission referred Netherlands to the Court for non-compliance with the Directive 90/364 on 25 September 2006 (case C 2006/398).</li> <li>The Commission sent a reasoned opinion to Italy for non-compliance with Directive 90/364, 90/365 and 93/96 on 19 Decembe 2006.</li> <li>The Commission sent a reasoned opinion to France for non-compliance with Directive 90/364, 90/365 and 93/96 on 18 Octobe 2006.</li> <li>Belgium was ruled against by the Court for non-compliance notably with Directive 90/364 on 23 March 2006 (case C-408/03 and has not yet complied with the judgment On 25 October 2006 the Commission sent a</li> </ul>	

<sup>22</sup> Third Commission report to the Council and Parliament on the application of Directives 93/96, 90/364, 90/365 on the right of residence for students, economically inactive and retired Union citizens – COM(2006) 156 final.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
				letter of formal notice under Article 228 EC Treaty non-compliance with the judgement o the Court.	
				The Commission sent a reasoned opinion to <b>Spain</b> for non-compliance with the Directive 90/365 on 3 January 2007.	
Directive 64/221 of 25 February 1964 on the co-ordination of special measures concerning the movement and residence of foreign nationals which are justified on grounds of	Expired <sup>28</sup>	A Commission report on Directive 64/221 was adopted on 19 July 1999 <sup>29</sup> .	Communication of measures transposing Directives 72/194, 73/148, 75/34, 75/35 and 64/221 is completed.	Application of these directives is basically satisfactory, as the declining number of complaints received by the Commission shows. Nevertheless, there are still individual cases of non-compliance or incorrect application.	
public policy, public security or public health <sup>23</sup> ; Directive 72/194 of 18 May 1972 extending to workers exercising the right to				The Commission referred <b>Netherlands</b> to the Court for two cases of incorrect application o Directive 64/221 in expulsion cases, on 30 January 2006 (joint cases C-2006/050).	
remain in the territory of a Member State after having				<b>Belgium</b> was ruled against by the Court fo non-compliance notably with Directiv 64/221 (73/148) on 23 March 2006 (case C	

<sup>23</sup> OJ 56, 4.4.1964, p. 850, English special edition Series I Chapter 1963-1964, p. 117.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
been employed in that State				2003/408) and has not yet complied with the $25006$ state $2006$ st
the scope of the Directive of 25 February 1964 <sup>24</sup> ;				judgment. On 25 October 2006 th Commission sent a letter of formal notic
Directive 73/148 of 21 May				under Article 228 EC Treaty for non
1973 on the abolition of				compliance with the judgement of the Court.
restrictions on movement				
and residence within the				The Commission sent a reasoned opinion to <b>France</b> for non-compliance with the Directiv
Community for nationals of Member States with regard				73/148 on 18 October 2006.
to establishment and the				
provision of services <sup>25</sup> ;				
Directive 75/34 of 17				
December 1974 concerning				
the right of nationals of a				
Member State to remain in the territory of another				
Member State after having				
pursued therein an activity				

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- OJ L 121, 26.5.1972, p. 32, English special edition Series I Chapter 1972(II), p. 474. OJ L 172, 28.6.1973, p. 14. OJ L 14, 20.1.1975, p. 10. OJ L 14, 20,1,1975, p. 14. The three Directives were repealed with effect from 30 April 2006 by Directive 2004/38/EC of 29 April 2004. COM(1999) 372 final. 28
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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>			
			Communication of national measures to the Commission	<b>Compliance/application</b>		
in a self-employed capacity <sup>26</sup> ; Directive 75/35 of 17 December 1974 extending the scope of Directive $64/221$ to include nationals of a Member State who exercise the right to remain in the territory of another Member State after having pursued therein an activity in a self-employed capacity <sup>27</sup>						
Directive 2004/38 of the European Parliament and of the Council of 29 April 2004 on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States amending Regulation (EEC) No 1612/68 and	due by 30 April	-	By now Czech Republic, Denmark, Germany, Estonia, Spain, Ireland, France, Italy, Cyprus, Latvia, Lithuania, Hungary, Netherlands, Austria, Poland, Portugal, Slovenia, Slovakia, Finland, Sweden and United Kingdom have adopted and communicated national transposing measures, most of which are being examined by the Commission.			

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
repealing Directives 64/221, 68/360, 72/194, 73/148, 75/34, 75/35, 90/364, 90/365 and 93/96 <sup>30</sup>			<ul> <li>Belgium has adopted legislation which partially implements the Directive, but requires additional measures.</li> <li>Greece, Luxembourg and Malta, have not yet fulfilled their obligation<sup>31</sup>.</li> </ul>		
Directive 93/109/EC of 6 December 1993 laying down detailed arrangements for the exercise of the right to vote and stand as a candidate in elections to the European Parliament for citizens of the Union residing in a Member State	due by 1	TwoCommissionreportsonitsapplicationwereadopted on 7 January1998 <sup>33</sup> andon18December $2000^{34}$ .On12December2006theCommissionadopted	Communication of national measures is considered satisfactory.	The report of 2006 (on 2004 European elections) identifies general trends regarding participation in the European elections o 2004, on the basis of statistics supplied by the Member States. Whereas the general tendency is a drop in participation of European citizen in the European elections (45,6% in 2004 49,8% in 1999 and 56,8% in 1994), an increase of participation of EU citizens living	

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OJ L 158, 30.4.2004, p.77. Belgium, Czech Republic, Germany, Greece, Spain, France, Italy, Cyprus, Luxembourg, Hungary, Malta, Finland and UK were sent a reasoned opinion for non-communication on 15 December 2006. 31

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current	state of play <sup>3</sup>
			Communication of national measures to the Commission	<b>Compliance/application</b>
of which they are not nationals <sup>32</sup>		a third report: Communication on European elections 2004 <sup>35</sup> .		<ul> <li>in another Member State than their State o origin was noted. Although more and mor EU non-nationals are voting in election fewer of them are standing as candidates: 6/in 1999 versus 57 in 2004 (of whom thre were elected).</li> <li>The report identified two problems: <ul> <li>the exchange of information between Member States before each election to prevent individuals from voting more that once or standing as candidates in more that one Member State; and</li> <li>the requirement for non-national candidate to submit a certificate issued in their hom</li> </ul> </li> </ul>

<sup>&</sup>lt;sup>32</sup> OJ L 329, 30.12.1993, p. 34.

<sup>34</sup> COM(2000) 843.

<sup>35</sup> Commission report on the participation of European Union citizens in the Member State of residence (Directive 93/109/EC) and on the electoral arrangements (Decision 76/787/EC as amended by Decision 2002/772/EC, Euratom) – COM(2006) 790 final.

<sup>36</sup> Proposal for a Council Directive amending Directive 93/109/EC of 6 December 1993 as regards certain detailed arrangements for the exercise of the right to vote and stand as a candidate in elections to the European Parliament for citizens of the Union residing in a Member State of which they are not nationals – COM(2006) 791 final.

<sup>&</sup>lt;sup>33</sup> COM(1997) 731.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
				Member State proving that they have not been disqualified from standing as a candidat when they file their candidacy in the Membe State of residence.	
				In an effort to solve the problems identified in the report, the Commission is proposing to amend the Directive $93/109$ by introducing measures that lighten the burden of candidates and Member States while providing the necessary guarantees agains abuses <sup>36</sup> .	
				Implementation by the 12 new Member State is currently being assessed by the Commission.	
Council Directive 94/80 of 19 December 1994 laying down detailed arrangements for the exercise of the right	due by 1	A Commission report was adopted on 30 May 2002 <sup>38</sup> , together with two	.Communication of national measures can be considered satisfactory for the EU-25 Member States.	Legal implementation can be considered satisfactory for the 13 Member States covered by the report <sup>40</sup> .	
to vote and to stand as a candidate in municipal		reports, dated 22 November 1999 and		Results in practice have not been s successful, since the proportion of non	

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
elections by citizens of the Union residing in a Member State of which they are not nationals <sup>37</sup>		22 August 2005, on granting derogation pursuant to Article 19(1) of the EC Treaty, presented under Article 12(4) of Directive 94/80 <sup>39</sup> . A second Commission report is due in 2008.		national EU citizens entered on the electora rolls is generally rather low. Implementation by the 12 new Member State is currently being assessed by the Commission.	

### 2.2. Asylum, immigration, Frontiers

Regulation (EC) No	Entry into force:	Two years after SIS	Not applicable.	
1987/2006 of the European	17 January 2007	II is brought into		
Parliament and of the	-	operation and every		
Council of 20 December		two years thereafter		

<sup>&</sup>lt;sup>37</sup> OJ L 368, 31.12.1994, p. 38. Directive as last amended by Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded (OJ L 236, 23.9.2003, p. 33).

<sup>&</sup>lt;sup>38</sup> COM(2002) 260.

<sup>&</sup>lt;sup>39</sup> COM(1999) 597 and COM(2005) 382.

<sup>&</sup>lt;sup>40</sup> Luxemburg and Belgium benefit from derogations permitted under the Directive.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
2006 on the establishment, operation and use of the second generation Schengen Information System (SIS II) <sup>41</sup>		the Commission or, when it is established, the management authority is to produce a report on the technical functioning of SIS II and the communication infrastructure. Three years after SIS II is brought into operation and every four years thereafter, the Commission is to produce a report on an overall evaluation of SIS II.		

<sup>&</sup>lt;sup>41</sup> OJ L 381, 28.12.2006, p. 4. This Regulation, as well as Regulation 1986/2006 of the European Parliament and of the Council of 20 December 2006 regarding access to the Second Generation Schengen Information System (SIS II) by the services in the Member States responsible for issuing vehicle registration certificates (OJ L 381, 28.12.2006, p. 1) form a package with a Decision that is due to be adopted in 2007 (COM(2005) 230 final).

Logol instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
Legal instrument <sup>1</sup>			Communication of national measures to the Commission	Compliance/application	
2.3. Common European Asylum System					
Council Regulation (EC) No 2725/2000 of 11 December 2000 concerning the establishment of 'EURODAC' for the comparison of fingerprints for the effective application of the Dublin Convention <sup>42</sup>	Entry into force: 15 December 2000	Annual Commission reports were adopted on 5 May 2004 <sup>43</sup> , 20 June 2005 <sup>44</sup> and 15 September 2006 <sup>45</sup> .	Not applicable.	The Commission reports show ver satisfactory results on the activities o EURODAC, although certain difficulties wer detected on a case-by-case basis	
Council Directive 2001/55 of 20 July 2001 on minimum standards for giving temporary protection in the event of a mass influx of displaced persons and on measures promoting a balance of efforts between	Implementation due by 31 December 2002	A Commission report was due by 31 December 2004, but because of its specific nature this Directive has not been applied and no report has been	All EU-25 Member States have adopted and communicated national transposing measures.		

OJ L 316, 15.12.2000, p. 1. SEC(2004) 557. SEC(2005) 839. SEC(2006) 1170. 42

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
Member States in receiving such persons and bearing the consequences thereof <sup>46</sup>		drafted.			
Council Directive 2003/9/EC of 27 January 2003 laying down minimum standards for the reception of asylum seekers <sup>47</sup>	Implementation due by 6 February 2005	Implementation due by 6 February 2005	A report from the Commission is planned to be adopted in June 2007.	All EU-25 Member States have adopted and communicated national transposing measures <sup>48</sup> <b>Germany</b> <sup>49</sup> and <b>Greece</b> <sup>50</sup> . <b>Belgium</b> <sup>51</sup> and <b>Austria</b> <sup>52</sup> have partially fulfilled their obligation.	
Council Regulation (EC) No 343/2003 of 18 February 2003 establishing the criteria and mechanisms	Entry into force: 17 March 2003	An evaluation report is planned to be adopted in 2 <sup>nd</sup>	Not applicable.		

<sup>&</sup>lt;sup>46</sup> OJ L 212, 7.8.2001, p. 12.

<sup>47</sup> OJ L 31, 6.2.2003, p. 18.

<sup>48</sup> Denmark and Ireland are not bound by this Directive.

<sup>49</sup> The Commission referred Germany to the Court for non-communication on 4 December 2006 (case C-2006/496).

The Commission referred Greece to the Court for non-communication on 7 February 2006 (case C-2006/072).

<sup>51</sup> The Commission referred Belgium to the Court for non-communication on 20 September 2006 (case C-2006/389).

<sup>52</sup> Austria was ruled against by the Court for non-communication of transposing measures on 26 October 2006 (case C-2006/102) and has not yet complied with the judgment. On 21 March 2007 the Commission decided to send a letter of formal notice under Article 228 EC Treaty.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
for determining the Member State responsible for examining an asylum application lodged in one of the Member States by a third-country national <sup>53</sup>		quarter 2007.			
Council Directive 2004/83/EC of 29 April 2004 on minimum standards for the qualification and status of third country nationals or stateless persons as refugees or as persons who otherwise need international protection and the content of the protection granted <sup>54</sup>	Implementation and communication due by 10 October 2006	A Commission report will be presented by 10 April 2008. After the first report the Commission has a reporting obligation every five years.	<ul> <li>Czech Republic, Estonia, France, Ireland, Latvia, Luxembourg, Hungary, Slovakia and Slovenia have adopted and communicated national transposing measures.</li> <li>Belgium, Lithuania, Austria and UK have partially fulfilled their obligation.</li> <li>Germany, Greece, Spain, Italy, Cyprus, Malta, Netherlands, Poland, Portugal, Finland and Sweden<sup>55</sup> have not yet fulfilled their obligation.</li> </ul>		

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OJ L 50, 25.2.2003, p. 1. OJ L 304, 30.9.2004, p. 12. Denmark is not bound by this Directive. 55

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
2.4. Legal Migration Including Admission Procedures				
Council Directive 2003/86 of 22 September 2003 on the right to family reunification <sup>56</sup>	Implementation and communication due by 3 October 2005	First report from the Commission due on 3 October 2007 under the Directive.	Czech Republic, Greece, Spain, Italy, Cyprus, Latvia, Lithuania, Hungary, Austria, Poland, Portugal, Slovenia, Slovakia, Finland, Sweden and UK have adopted and communicated national transposing measures <sup>57</sup> . <b>Belgium, Germany</b> <sup>58</sup> , <b>Estonia</b> and <b>France</b> have partially fulfilled their obligation. <b>Luxembourg</b> and <b>Malta</b> <sup>59</sup> have not yet fulfilled their obligation.	
Council Directive 2003/109 of 25 November 2003 concerning the status of	Implementation and communication	ReportfromtheCommissiondueby23January2011	1	

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OJ L 251, 3.10.2003, p. 12. Denmark, Ireland and UK are not bound by this Directive. 57

<sup>58</sup> The Commission decided to refer Germany to the Court for non-communication on 12 December 2006.

<sup>59</sup> The Commission referred Luxemburg and Malta to the Court for non-communication on, respectively, 12 and 15 December 2006 (cases C-2007/057 and C-2007/087 respectively).

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
third-country nationals who are long-term residents <sup>60</sup>	by 23 January 2006	under the Directive.	Sweden have adopted and communicated national transposing measures <sup>61</sup> .		
			<b>Belgium</b> <sup>62</sup> , <b>Lithuania</b> , <b>Hungary</b> , <b>Portugal</b> <sup>63</sup> and <b>Finland</b> <sup>64</sup> have partially fulfilled their obligation.		
			<b>Germany</b> <sup>65</sup> , <b>Spain</b> , <b>France</b> and <b>Luxembourg</b> <sup>66</sup> have not yet fulfilled their obligation.		
Council Directive 2004/114 of 13 December 2004 on the conditions of admission of third-country nationals for the purpose of studies,	and communication by 11 January	presented by 12	Belgium, Czech Republic, Latvia, Lithuania, Hungary, Netherlands, Austria and Slovenia have adopted and communicated national transposing		

<sup>60</sup> OJ L 16, 23.1.2004, p. 44.

- <sup>61</sup> Denmark, Ireland and UK are not bound by this Directive.
- <sup>62</sup> Belgium was sent a reasoned opinion for non-communication on 15 December 2006.
- <sup>63</sup> The Commission referred Hungary and Portugal to the Court for non-communication (cases C-2007/059, C-2007/037, C-2007/030, C-2007/034 and C-2007/005 respectively).
- <sup>64</sup> Finland was sent a reasoned opinion for non-communication on 18 October 2006.
- <sup>65</sup> The Commission decided to refer Germany to the Court for non-communication on 12 December 2006.
- <sup>66</sup> The Commission referred Spain, France, Hungary, Luxemburg and Portugal to the Court for non-communication (cases C-2007/059, C-2007/037, C-2007/030, C-2007/034 and C-2007/005 respectively).

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
pupil exchange, unremunerated training or voluntary service <sup>67</sup>	2007.	Commission has a periodically reporting obligation.	<ul> <li>measures<sup>68</sup>.</li> <li>Slovakia has partially fulfilled its communication obligation.</li> <li>Germany, Estonia, Greece, Spain, France, Italy, Cyprus, Luxembourg, Hungary, Malta, Poland, Portugal, Finland and Sweden have not yet fulfilled their obligation.</li> </ul>		
Council Directive 2004/81 of 29 April 2004 on the residence permit issued to third-country nationals who are victims of trafficking in human beings or who have been the subject of an action to facilitate illegal immigration, who cooperate	Implementation and communication by 5 August 2006.	A Commission report will be presented by 6 August 2008. After the first report the Commission has a reporting obligation every three years.	<ul> <li>Estonia, Greece, Latvia, Lithuania, Hungary, Netherlands, Austria, Poland, Slovenia, Slovakia and Finland have adopted and communicated national transposing measures.</li> <li>Belgium and Czech Republic have partially fulfilled their obligation.</li> <li>Germany, Spain, France, Italy,</li> </ul>		

OJ L 375, 23.12.2004, p. 12. Denmark, Ireland and UK are not bound by this Directive. 68

<sup>67</sup> 

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>				
			Communication of national measures to the Commission	<b>Compliance/application</b>			
with the competent authorities <sup>69</sup>			<b>Cyprus, Luxembourg, Malta, Portugal</b> and <b>Sweden</b> <sup>70</sup> have not yet fulfilled their obligation.				

### 2.6. Fight Against Illegal Immigration

Council Directive 2001/40 of 28 May 2001 on the mutual recognition of decisions on the expulsion of third country nationals <sup>71</sup>	and communication due by 2	for under the	All the EU-15 Member States <sup>72</sup> have adopted and communicated national transposing measures.	
of28June2001supplementingtheprovisionsofArticle26of	and communication due by 11 February 2003	1 1	All EU-25 Member States have adopted and communicated national transposing measures.	

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OJ L 261, 6.8.2004, p. 19. Denmark, Ireland and UK are not bound by this Directive. OJ L 149, 2.6.2001, p. 34. The EU-10 "new" Member States are not bound to transpose Directive 2001/40/EC before the date when the Schengen *acquis* will fully apply to them. 72

<sup>71</sup> 

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
Agreement of 14 June 1985 <sup>73</sup>				
Council Directive 2002/90 of 28 November 2002 defining the facilitation of unauthorised entry, transit and residence <sup>74</sup>	Implementation and communication due by 5 December 2004	No report provided for under the Directive. Evaluation of impact, possible shortcomings and recast has been announced by the Commission <sup>75</sup> .	<ul> <li>Belgium, Czech Republic, Estonia, Greece, Spain, France, Italy, Cyprus, Latvia, Lithuania, Luxembourg, Hungary, Malta, Netherlands, Austria, Poland, Portugal, Slovenia, Slovakia, Finland, Sweden and UK<sup>76</sup> have adopted and communicated national transposing measures.</li> <li>Germany<sup>77</sup> has partially fulfilled its obligation.</li> </ul>	
CouncilDirective2003/110/ECof2003onassistance in cases of transit	Implementation and communication due by 6	No report provided for under the Directive.	Czech Republic, France, Cyprus, Latvia, Lithuania, Luxembourg, Hungary, Netherland, Austria, Poland, Slovenia, Slovakia, Finland and Sweden and have	

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OJ L 187, 10.7.2001, p. 45. OJ L 328, 5.12.2002, p. 17. Communication from the Commission on Policy priorities in the fight against illegal immigration of third-country nationals – COM(2006) 402 final. Denmark and Ireland are not bound by this Directive. The Commission referred Germany to the Court for non-communication on 24 November 2006 (case C-2006/485). 75

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> <b>in-depth analysis</b> <sup>2</sup>	Current state of play <sup>3</sup>			
			Communication of national measures to the Commission	Compliance/application		
for the purposes of removal by air <sup>78</sup>	December 2005		adopted and communicated national transposing measures <sup>79</sup> . Communications by Malta and Portugal are being examined. Belgium and Estonia have partially fulfilled their obligation. Germany <sup>80</sup> , Greece, Italy and Spain have not yet fulfilled their obligation <sup>81</sup> .			
Council Directive 2004/82/EC of 29 April 2004 on the obligation of carriers to communicate passenger data <sup>82</sup>	Implementation and communication due by 5 September 2006	No reporting obligation under the Directive.	• · · · · · · · · · · · · · · · · · · ·			

<sup>78</sup> OJ L 321, 6.12.2003, p. 26.

<sup>79</sup> Denmark, Ireland and UK are not bound by this Directive.

<sup>80</sup> On 12 December 2006 the Commission decided to refer Germany to the Court for non-communication.

<sup>81</sup> The Commission has also referred Belgium, Greece, Spain, Italy, Malta and Portugal to the Court for non-communication (cases C-2007/003, C-2007/029, C-2007/058, C-2007/086, C-2007/079 and C-2007/004 respectively).

<sup>82</sup> 

OJ 1 261, 6.8.2004, p. 24. Denmark is not bound by this Directive. 83

implem	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>				
			Communication of national measures to the Commission	Compliance/application			
			measures. Germany, Greece, Spain, Italy, Cyprus, Malta, Netherlands and Poland <sup>83</sup> have not yet fulfilled their obligation.				

### **3.** STRENGTHENING SECURITY

### 3.2. Terrorism<sup>84</sup>

Council Decision 2005/671/JHA of 20 September 2005 on the exchange of information and cooperation concerning terrorist offences <sup>85</sup>	due by 30 June 2006	1 1	Not applicable: there is no obligation to communicate national measures under the Decision.	Not known: no data available (no reports, no infringement procedures possible).
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### 3.3. Prevention of and Fight Against Organised Crime

Other legislative instruments relevant to the fight against terrorism are examined in section 4.2 "Judicial cooperation in criminal matters" (such as the Framework Decision on terrorism and the European arrest warrant).
 OL L 253, 20.0 2005, p. 22. Council Decision 2005/671/IHA remealed Council Decision 2003/48/IHA of 10 December 2002, on the implementation of specific

<sup>&</sup>lt;sup>5</sup> OJ L 253, 29.9.2005, p. 22. Council Decision 2005/671/JHA repealed Council Decision 2003/48/JHA of 19 December 2002 on the implementation of specific measures for police and judicial cooperation to combat terrorism in accordance with Article 4 of Common Position 2001/931/CFSP (OJ L 16, 22.1.2003, p. 68).

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> <b>in-depth analysis</b> <sup>2</sup>	Current	state of play <sup>3</sup>
			Communication of national measures to the Commission	Compliance/application
Joint Action of 21 December 1998 adopted by the Council on the basis of Article K.3 of the Treaty on European Union, on making it a criminal offence to participate in a criminal organisation in the Member States of the European Union <sup>86</sup>	29 December 1998	No report provided for under the Joint Action.	Not applicable: there is no obligation to communicate national measures under the Joint Action.	Not known: no data available (no reports, no infringement procedures possible).
Council Decision of 17 October 2000 concerning arrangements for cooperation between financial intelligence units of the Member States in respect of exchanging	17 October 2000	Under the Decision only the Council has a reporting obligation (the deadline was 17 October 2004), but the Council asked the Commission to	Not applicable, but on 24 May 2006 the Commission asked Member States to communicate transposition measures. Belgium, Czech Republic, Denmark, Germany, Greece, Italy, Cyprus, Latvia, Lithuania, Luxembourg, Hungary, Malta, Netherlands, Poland, Portugal, Slovenia	No data available yet. More information wil be available in the report by the Commission.

<sup>&</sup>lt;sup>86</sup> OJ L 351, 29.12.1998, p. 1. On 19 January 2005 the Commission presented a proposal for a Council Framework Decision on the fight against organised crime [COM(2005) 6] aimed at repealing the Joint Action. The Council reached a political agreement on this draft Framework Decision on 27 April 2006.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>			
		Communication of national measures to the Commission	<b>Compliance/application</b>			
information (2000/642/JHA) <sup>87</sup>		prepare a report, planned for the 3 <sup>rd</sup> quarter 2007.	<ul> <li>and Sweden have communicated their transposition measures.</li> <li>Ireland, Austria, Slovakia and UK have not yet fulfilled their communication obligation.</li> </ul>			

# **3.4.** Police and customs cooperation

Convention of 18	Subject to	The Customs	Not applicable: there is no obligation to	The Convention	has	still	not	been	full
December 1997 on Mutual	adoption by the	Cooperation	communicate national measures under	implemented.					
Assistance and Cooperation	Member States in	Working Group	the Convention.						
between customs	accordance with	agreed on a number							
administrations: (Naples II-	their respective	of recommendations							
Convention) <sup>88</sup>	constitutional	based on a							
	requirements.	comprehensive							
	The Convention	evaluation, setting							
	has been ratified	out the main findings							
	by 23 Member	of the questionnaire.							
	States so far <sup>89</sup>	These are partly to							

<sup>87</sup> 

<sup>88</sup> 

OJ L 271, 24.10.2000, p. 4. OJ C 24, 23.1.1998, p. 1. Italy and Malta have not ratified so far. 89

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current	state of play <sup>3</sup>
			Communication of national measures to the Commission	<b>Compliance/application</b>
	and is applicable to 19 of them <sup>90</sup> .	be implemented at national level and partly to be taken into account in the future work of the CCWG <sup>91</sup> . A new evaluation is planned for 2007-2008 <sup>92</sup> .		
Council Common Position 2005/69/JHA of 24 January 2005 on exchanging certain data with Interpol <sup>93</sup>	due by	Common Position	questionnaire that was sent out by the Commission in order to gather information to be provided by the Member States according to Article 4 of the Council Common Position:	According to the Commission report, th general level of transposition is stil incomplete and further efforts are required of the part of the Member States, but a majorit have largely entered into the spirit of th Common Position, mainly by feeding th Interpol STD database <sup>95</sup> .

<sup>90</sup> Austria, the Czech Republic, Germany, Denmark, Estonia, Spain, France, United Kingdom, Hungary, Ireland, Lithuania, Luxemburg, the Netherlands, Portugal, Sweden, Finland, Poland, Slovakia and Slovenia.

<sup>91</sup> Document 7863/05 LIMITE ENFOCUSTOM 21, dated 11 April 2005.

<sup>92</sup> Document 13424/2/06 LIMITE ENFOCUSTOM 64 (action 8 of the new action plan)

<sup>93</sup> Council Common Position 2005/69/JHA of 24 January 2005 on exchanging certain data with Interpol (OJ L 27, 29.1.2005, p. 61).

<sup>94</sup> COM(2006) 167 final and SEC (2006) 502.

<sup>95</sup> According to November 2005 figures from Interpol provided by the report, the number of data supplied from EU Member States to Interpol has risen from about 4.5 million to about 6.4 million.

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>				
			Communication of national measures to the Commission	Compliance/application			
		by a Council report. A second report from the Commission is planned for the 4 <sup>th</sup> quarter 2007.	Cyprus, Hungary and Malta. Greece answered too late (June 2006).				

### 3.5. Management of crisis within the European Union

### 4. STRENGTHENING JUSTICE

### 4.2. Judicial cooperation in criminal matters

### - Mutual recognition principle

Council Framework	Implementation	Reports from the	At this stage, all the Member States have	In spite of an initial delay in transposition or
Decision of 13 June 2002	due by 31	Commission of 23	communicated their implementing	the part of half of the Member States (only
on the European arrest	December 2003	February 2005 <sup>97</sup> and	measures.	Belgium, Denmark, Spain, Cyprus, Lithuania
warrant and the surrender		of 24 January 2006		Hungary, Poland, Portugal, Slovenia, Finland
procedures between		(revised version		and the United Kingdom complied with th

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
0			Communication of national measures to the Commission	<b>Compliance/application</b>
Member States (2002/584/JHA) <sup>96</sup>		concerning Italian legislation) <sup>98</sup> . An updating report is planned to be adopted in 2 <sup>nd</sup> quarter 2007. A round of mutual evaluations (peer review) on practical implementation of the European arrest warrant, based on the Joint Action of 5 December 1997, was launched by the Council in 2005 and		deadline), the European arrest warrant wa operational throughout the Union at the tim of the revised report from the Commission. According to the latest Commission report efforts remain to be agreed on the part o certain Member States in order to compl fully with the Framework Decision, in particular by Ireland, Italy, Poland and United Kingdom.

<sup>&</sup>lt;sup>96</sup> OJ L 190, 18.7.2002, p. 1.

 <sup>&</sup>lt;sup>97</sup> Report from the Commission based on Article 34 of the Council Framework Decision of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States - COM(2005) 63 and SEC(2005) 267.

<sup>&</sup>lt;sup>98</sup> Report from the Commission based on Article 34 of the Council Framework Decision of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States (revised version) - COM(2006) 8 final and SEC(2006) 79.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
		is conducted in the 25 Member States from 2006 to 2009. In mid-2007 the Council is to publish a report summarizing the key findings in the 10 Member States visited so far.		
Council Framework Decision 2003/577/JHA of 22 July 2003 on the execution in the European Union of orders freezing property or evidence <sup>99</sup>	1	A report from the Commission is expected in the 3rd quarter 2007. According to the Framework Decision, the report from the Council, based on the Commission's report, was due by 2 August 2006.	France, Netherlands, Austria, Poland, Slovenia, Finland and Sweden have communicated their transposition measures.	Since the date of implementation (2 Augus 2005), no information on legal transposition i available. Details will be given in the Commission's report, expected in 3 <sup>rd</sup> quarte 2007.

<sup>99</sup> OJ L 196, 2.8.2003, p. 45.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
			communication obligation.	
Council Framework Decision 2005/214/JHA of 24 February 2005 on the application of the principle of mutual recognition to financial penalties <sup>100</sup>	Implementation due by 22 March 2007	The Council is to assess the extent to which Member States have complied with this Framework Decision by 22 March 2008, on the basis of a report established by the Commission.	No information is available yet.	
– Approximation				
Convention on the protection of the European Communities' financial	ThePFIConvention,the1stProtocoland	took the initiative of	All EU-15 Member States, as well as Estonia, Latvia, Lithuania, Cyprus and Slovakia, have fulfilled their obligation	Although the level of effective criminal-lav protection of the EC's financial interests ha increased, gaps and loopholes in the lav

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
interests (PFI) of 26 July 1995 <sup>101</sup> and its protocols <sup>102</sup>	the ECJ Protocol entered into force on 17 October 2002 following ratification by the then 15 Member States <sup>103</sup> . Ratification of the 2nd Protocol by Italy is still awaited <sup>104</sup> .	implementation by Member States of the Convention on the	accordance with Article 10 of the PFI Convention (as also referred to in Article 7(2) of the 1st Protocol and Article 12(1) of the 2nd Protocol), the texts of the provisions transposing into domestic law the obligations imposed on Member	which allow offences to go unpunished remain possible.
Council Framework Decision of 29 May 2000	Implementation due by 31	Two Commission reports, dated		According to the latest Commission report legal implementation of the Framework

<sup>103</sup> The Convention and the 1<sup>st</sup> Protocol have also entered into force for Estonia, Cyprus, Latvia, Lithuania and Slovakia, while the ECJ Protocol – for Cyprus, Latvia, Lithuania and Slovakia.

<sup>104</sup> In addition to the EU-15 Member States, Estonia, Cyprus, Latvia, Lithuania and Slovakia have also ratified the 2<sup>nd</sup> Protocol.

<sup>105</sup> COM(2004) 709 and SEC(2004) 1299.

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<sup>&</sup>lt;sup>101</sup> OJ C 316, 27.11.1995, p. 49.

<sup>&</sup>lt;sup>102</sup> Protocol to the Convention on the protection of the European Communities' financial interests of 27 September 1996 (OJ C 313, 23.10.1996, p. 2); protocol on the interpretation, by way of preliminary rulings, by the Court of Justice of the European Communities of the Convention on the protection of the European Communities' financial interests of 29 November 1996 (OJ C 151, 20.5.1997, p. 2); and second protocol to the Convention on the protection of the European Communities' financial interests of 19 June 1997 (OJ C 221, 19.7.1997, p. 12).

	Deadline for			
Legal instrument <sup>1</sup>	implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
criminal penalties and other sanctions against counterfeiting in connection	December 2000 (Article 5a) and 29 May 2001 (other Articles) <sup>107</sup>	13 December 2001 <sup>108</sup> and 3 September 2003 <sup>109</sup> , served as a basis for the Council reports, the latest one being dated 25 October 2004 <sup>110</sup> . The third report from the Commission is expected to be adopted during the second quarter of	Commission.	Decision is still incomplete. When all th amendments still being drafted or adopte (Austria, France, Luxembourg, Portuga and Spain) enter into force, the Frameworl Decision will have been transposed in ful into national law by all the Member States with the exception of at least one provision which does not seem to have been completely transposed by certain Member States. Austria France, Luxemburg and to some extent Spain have made considerable progress towards ful transposition since the adoption of the las report. According to the Commission report this concerns Finland and Sweden (Articl

- <sup>106</sup> OJ L 140, 14.6.2000, p. 1. Amended by the Council Framework Decision of 6 December 2001 amending Framework Decision 2000/383/JHA on increasing protection by criminal penalties and other sanctions against counterfeiting in connection with the introduction of the euro (2001/888/JAI) OJ L 329, 14.12.2001, p. 3.
- <sup>107</sup> 31 December 2002 for the Council Framework Decision of 6 December 2001.

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<sup>&</sup>lt;sup>108</sup> Report from the Commission based on Article 11 of the Council Framework Decision of 29 May 2000 on increasing protection by criminal penalties and other sanctions against counterfeiting in connection with the introduction of the euro - COM(2001) 771, 13.12.2001 and SEC(2001) 1999.

<sup>&</sup>lt;sup>109</sup> Second Commission report based on Article 11 of the Council Framework Decision of 29 May 2000 on increasing protection by criminal penalties and other sanctions against counterfeiting in connection with the introduction of the euro - COM(2003) 532, 3.9.2003 and SEC(2003) 936. This report does not cover the new Article 9a of the Framework Decision on recognition of previous convictions, as inserted by Council Framework Decision 2001/888/JHA of 6 December 2001. The Member States had provided no data on this subject by the date of this report.

<sup>&</sup>lt;sup>110</sup> DROIPEN 25, rev.2.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
		2007.		6(2)). Further clarification might also be needed on the full implementation of certain provisions, such as the liability of lega persons in the law of the <b>United Kingdom</b> .
Council Framework Decision of 15 March 2001 on the standing of victims in criminal proceedings (2001/220/JHA) <sup>111</sup>	Implementation due by 22 March 2002, 22 March 2004 (Articles 5 and 6) and 22 March 2006 (Article 10)	The Commission's first report on implementation of all the Articles (except Articles 5, 6 and 10) was adopted on 16 February 2004 <sup>112</sup> . The Council report, dated 24 February 2005 <sup>113</sup> , endorses in substance the Commission's	<ul> <li>Belgium, Denmark, Germany, Estonia, Spain, France, Italy, Lithuania, Slovakia and Finland have communicated their transposition measures.</li> <li>Netherlands and Sweden have sent a résumé.</li> <li>Greece, Ireland, Latvia, Luxembourg, Hungary, Malta, Austria, Poland, Portugal, Slovenia and UK have not yet fulfilled their communication obligation.</li> </ul>	The Commission report shows that, becaus the Commission had received no or only incomplete contributions from the Membe States, it had been able to acquire only superficial impression of the state o transposition. Nevertheless, this superficia impression does make it possible to conclud that the current state of transposition i unsatisfactory. Despite the shortcomings it can be recognised that in certain Member States, such as Franc and Luxembourg, the transposition process i

<sup>111</sup> OJ L 82, 22.3.2001, p. 1.

Report from the Commission on the basis of Article 18 of the Council Framework Decision of 15 March 2001 on the standing of victims in criminal proceedings of 16 February 2004 - COM(2004) 54 final/2 and SEC(2004) 102. COPEN 137, REV 2. 112

<sup>113</sup> 

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
		conclusions. A supplementary report is planned for the EU-10 Member States. The second report (on the implementation of Articles 5 and 6), due in the last quarter of 2004, was not completed in time due to delays in answers from the Member States. A third report on Article 10, for which the deadline for transposition is 22 March 2006, should also be adopted.		already in hand for some of the provision which remain to be transposed. In addition, i must be acknowledged that some of th provisions set general aims leaving th Member States considerable room fo manoeuvre. This makes it difficult for th Commission to check that the Framewort Decision has been properly transposed.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
		plans to present a single report combining these two reports during the 4 <sup>th</sup> quarter of 2007.		
Council Framework Decision of 28 May 2001 on combating fraud and counterfeiting of non-cash means of payment (2001/413/JHA) <sup>114</sup>	Implementation due by 2 June 2003	Commission of 30	Estonia, Hungary, Malta and Slovenia had not yet fully fulfilled their	
Council Framework	Implementation	The report from the	At the date of adoption of the	The latest Commission report showed that

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Greece and Luxemburg reported that their transposition legislation is before their Parliament. Cyprus has not given the Commission adequate information for a full evaluation of the conformity of its legislation with the Framework Decision. 119

<sup>114</sup> OJ L 149, 2.6.2001, p. 1.

<sup>115</sup> COM(2004) 346 and SEC(2004) 532. DROIPEN 38, rev.2.

<sup>116</sup> 

<sup>117</sup> COM(2006) 65 and SEC(2006) 188.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> <b>in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
Decision of 26 June 2001 relating to money laundering, the identification, tracing, freezing or seizing and confiscation of the instrumentalities and proceeds from crime (2001/500/JHA) <sup>120</sup>	due by 31 December 2002	as a basis for the	Commission's second report (21 February 2006), all EU Member States had communicated their transposition measures, with the exception of Malta <sup>125</sup> .	<ul> <li>overall transposition is satisfactory in the 2- Member States assessed.</li> <li>Nevertheless, no further information gave any reason to revise the unfavourable assessmen in the first report concerning Luxembourg Communication transmitted by Greece are to be evaluated.</li> <li>Minor flaws also seem to exist in Austria Hungary and Latvia.</li> </ul>

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OJ L 182, 5.7.2001, p. 1. COM(2004) 230 and SEC(2004) 383. DROIPEN 24, REV 2. 121

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COM(2006) 72 and SEC(2006) 219. Last version dated 24 May 2006, SEC(2006) 686. The information provided by Greece was incomplete but Greece fulfilled its communication obligation in August 2006. 125

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	r Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
		implementation of the Action Plan to combat terrorism <sup>124</sup> .		
Council Framework Decision of 13 June 2002 on combating terrorism (2002/475/JHA) <sup>126</sup>	due by 31	The first report from the Commission of 8 June 2004 <sup>127</sup> served as a basis for the Council's report dated 25 October 2004 <sup>128</sup> . Adoption of a second report was due in the 4th quarter of 2005, but had to be postponed due to lack of information and legislative texts	measures, although they are not always	A second report is under elaboration, covering both Member States already evaluated and Member States that will be evaluated for the first time, including, in particular, the new Member States.

<sup>126</sup> OJ L 164, 22.6.2002, p. 3.

<sup>127</sup> Report from the Commission based on Article 11 of the Council Framework Decision of 13 June 2002 on combating terrorism: COM(2004) 409, 8.6.2004 and SEC(2004) 688. DROIPEN 40, rev.2.

<sup>128</sup> 

<sup>129</sup> Last version dated 24 May 2006, SEC(2006) 686.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	<b>Compliance/application</b>	
		from Member States. It is now planned for mid-2007. Further details are given in the regular review of implementation of the Action Plan to combat terrorism <sup>129</sup> .			
Council Framework Decision of 19 July 2002 on combating trafficking in human beings (2002/629/JHA) <sup>130</sup>	due by 1 August	1	<b>Luxembourg</b> <sup>132</sup> , <b>Portugal</b> , <b>Lithuania</b> and <b>Ireland</b> have not yet fulfilled their communication obligation.	Subject to the missing notifications from fou Member States, the Commission repor suggests that the general level o implementation is quite satisfactory, althoug some improvements are still needed on som provisions.	

<sup>130</sup> 

<sup>131</sup> 

OJ L 203, 1.8.2002, p. 1. COM(2006) 187 final and SEC(2006) 525. Luxemburg stated that it was awaiting finalisation of the discussion within the Council of Europe before implementing the Framework Decision. 132

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
		report, was due on 1 August 2005.		
Council Framework Decision of 28 November 2002 on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence (2002/946/JHA) <sup>133</sup>	Implementation due by 5 December 2004	A report from the Commission based on Article 9 of the Council Framework Decision was adopted on 6 December 2006 <sup>134</sup> . Evaluation of impact, possible shortcomings and recast has been announced <sup>135</sup> .	<ul> <li>Greece, Cyprus, Luxembourg, Austria and Portugal had not yet fulfilled their communication obligation.</li> <li>Estonia, Spain, Malta and Sweden had only partially fulfilled their communication obligation.</li> </ul>	According to the Commission's report, not al Member States have transmitted to th Commission in a timely manner all th relevant texts of their implementing provisions. Further evaluation on the basis o more reliable information may be necessary.
Council Framework Decision 2003/568/JHA of 22 July 2003 on combating	-	A report from the Commission is expected in 2 <sup>nd</sup>	Belgium, France, Italy, Luxemburg, Hungary, Austria, Portugal, Slovenia, Slovakia, Finland, Sweden and UK have	Since the date of implementation (22 Jul 2005), no information on legal transposition i available. Details will be given in th

COM(2006) 402 final.

<sup>133</sup> OJ L 328, 5.12.2002, p. 1.

<sup>134</sup> Report from the Commission based on Article 9 of the Council Framework Decision of 28 November 2002 on the strengthening of the penal framework to prevent the facilitation of unauthorised entry, transit and residence: COM(2006) 770 final, 6.12.2006 and SEC(2006) 1591. 135

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
corruption in the private sector <sup>136</sup>		quarter 2007. According to the Framework Decision, the report from the Council, to be based on the Commission's report, was due by 22 October 2005.	communicatedtheirtranspositionmeasures.Greece, Spain, Cyprus and Malta havenotyet fulfillednotyet fulfilledobligation <sup>137</sup> .	Commission's report.
Council Framework Decision 2004/68/JHA of 22 December 2003 on combating the sexual exploitation of children and child pornography <sup>138</sup>	due by 20	A report from the Commission is expected in $3^{rd}$ quarter 2007. The report from the Council, based on the Commission's report, is due by 20 January 2008.	Belgium, Czech Republic, Denmark, Germany, Estonia, Spain, France, Ireland, Italy, Latvia, Lithuania, Luxembourg, Hungary, Netherlands, Austria, Poland, Slovakia, Finland and Sweden have communicated their transposition measures. Greece, Cyprus, Malta, Portugal, Slovenia and UK have not yet fulfilled	Since the date of implementation (20 Januar 2006), no information on legal transposition i available. Details will be given in the Commission's report.

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OJ L 192, 31.7.2003, p. 54. Although Greece and Spain have indicated that legislation is being prepared. OJ L 13, 20.1.2004, p. 44. 137

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Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
			their communication obligation.	
Council Framework Decision 2005/212/JHA of 24 February 2005 on Confiscation of Crime- Related Proceeds, Instrumentalities and Property <sup>139</sup>	-	The Council is to assess the extent to which Member States have complied with this Framework Decision by 15 June 2007, on the basis of a report established by the Commission. A report from the Commission is expected in the 4 <sup>th</sup> quarter 2007.	No information is available yet.	
Council Framework Decision 2005/222/JHA of 24 February 2005 on attacks against information systems <sup>140</sup>	Implementation due by 16 March 2007	The Council is to assess the extent to which Member States have complied with this Framework	No information is available yet.	

<sup>139</sup> 

OL L 068, 15.3.2005, p. 49. OJ L 069, 16.3.2005, p. 67. 140

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
5			Communication of national measures to the Commission	Compliance/application
		Decision by 16 September 2007, on the basis of a report established by the Commission. A report from the Commission is expected in the 3 <sup>rd</sup> quarter 2007.		

## - Other instruments in the field of judicial cooperation in criminal matters

Council Framework Decision 2002/465/JHA of			After the adoption of the Commission's report, Belgium, Czech Republic,	Legal implementation of the Framework Decision is very unsatisfactory.
13 June 2002 on joint investigation teams <sup>141</sup>	January 2003	January $2005^{142}$ , which should serve as a basis for the	Ireland, Cyprus, Poland and Slovakia communicated national transposing measures. Lithuania and Hungary sent	

<sup>&</sup>lt;sup>141</sup> OJ L 162, 20.6.2002, p. 1.

<sup>&</sup>lt;sup>144</sup> Required information was forwarded by Denmark, Germany, Spain, France, Latvia, Lithuania, Hungary, Malta, Netherlands, Austria, Portugal, Finland, Sweden and UK.



<sup>&</sup>lt;sup>142</sup> Report from the Commission on national measures taken to comply with the Council Framework Decision of 13 June 2002 on Joint Investigation Teams: COM(2004) 858, 7.1.2005 and SEC(2004) 1725 – mentioned in OJ C 64, 16.3.2005.

<sup>&</sup>lt;sup>143</sup> Last version dated 24 May 2006, SEC(2006) 686.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	er Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
		Further details are given in the regular review of implementation of the Action Plan to combat terrorism <sup>143</sup> .	<b>Luxembourg</b> informed that draft bill were to be discussed.	<b>Member States</b> were not). The othe legislation assessed by the Commission in it report has been considered as not, or not fully compliant with the Framework Decision.
– Eurojust				
Council Decision of 28 February 2002 setting up Eurojust with a view to reinforcing the fight against serious crime (2002/187/JHA) <sup>145</sup>	Implementation and communication are due by 6 September 2003	Commission, although not provided for under the Decision, was adopted on 6 July 2004 <sup>146</sup> .	Not applicable: there is no obligation to communicate national measures under the Decision.	cut-off date of 31 March 2004 chosen for thi report, the level of implementation of th Eurojust Decision was far from satisfactory. <b>Greece</b> had none of the implementing legislation necessary under its national law <sup>147</sup>
		A Communication		The remaining Member States concluded that

<sup>&</sup>lt;sup>145</sup> OJ L 63, 6.3.2002, p. 1.

<sup>&</sup>lt;sup>146</sup> Report from the Commission on the Legal Transposition of the Council Decision of 28 February 2002 setting up Eurojust with a view to Reinforcing the Fight Against Serious Crime: COM(2004) 457 and SEC(2004) 884 – mentioned in OJ C 313, 18.12.2004.

<sup>&</sup>lt;sup>147</sup> As at 9 December 2005 Greece indicated that an *ad hoc* committee of the Ministry of Justice had drafted laws to implement the Framework Decision on Joint Investigation Teams, the Eurojust Decision, the 2000 Mutual Legal Assistance Convention and the 2001 Protocol thereto as well as the Framework Decision on freezing orders. They were about to be submitted to the Greek Parliament.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	Reports and other in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>		
			Communication of national measures to the Commission	Compliance/application	
		from the Commission on the future of Eurojust, comprising the second report and a draft proposal for amendment of the Decision, is planned for the $3^{rd}$ quarter 2007.		they had enacted legislation or, in their view were complying with the Decision.	

4.3. Judicial cooperation in civil matters

## - Mutual recognition of decisions and elimination of obstacles to the proper functioning of proceedings

27 January 2003 to improve	due by 30	Commission is	All EU-25 Member States have adopted and communicated national transposing	
access to justice in cross-	November 2004	provided for under	measures.	
1 5	(all Articles	the Directive.		
establishing minimum	except Article			
common rules relating to	3(2)(a)) or by no			

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
legal aid for such disputes <sup>148</sup>	later than 30 May 2006 (Article 3(2)(a))			
Council Directive 2004/80 of 29 April 2004 relating to compensation to crime victims <sup>149</sup>	Implementation due by 1 January 2006	A report from the Commission is due by 1 January 2009 under the Directive.	All EU- 25 Member States have adopted and communicated national transposing measures, except <b>Greece</b> , <b>Italy</b> <sup>150</sup> . <b>Malta</b> <sup>151</sup> has partially fulfilled its communication obligation.	
Council Regulation (EC) No 1206/2001 of 28 May 2001 on cooperation between the courts of the Member States in the taking of evidence in civil or commercial matters <sup>152</sup>	Entry into force: 1 July 2001. Application from 1 January 2004, except for Articles 19, 21 and 22, which will apply from 1	First five-yearly report is due from the Commission by 1 January 2007. A study on application of this Regulation has been	Not applicable.	

<sup>148</sup> 

152 OJ L 174, 27.6.2001, p. 1.

<sup>149</sup> 

OJ L 26, 31.1.2003, p. 41. OJ L 261, 6.8.2004, p. 15. The Commission has referred Greece and Italy to the Court for non-communication (cases C-2007/026 and C-2007/112 respectively). Malta was sent a reasoned opinion for non-communication on 4 July 2006. 150

<sup>151</sup> 

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	Compliance/application
	July 2001	launched in 2006. Final report of the study is expected in mid-2007. Draft report of the Commission is expected in May 2007.		
Council Regulation (EC) No 44/2001 of 22 December 2000 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters <sup>153</sup>	Entry into force on 1 March 2002	A report from the Commission is due five years after the entry into force of this Regulation, i.e. in 2007. An evaluation study of application of Regulation 44/2001 was launched in 2005. It is expected to be delivered by	Not applicable.	This Regulation reformatted and updated th 1968 Brussels Convention in a Community instrument: after years of application of thi Convention, and subject to the results of the study expected in March 2007, the general level of application of the Regulation can b considered satisfactory.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other</b> in-depth analysis <sup>2</sup>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
		the end 2007.		
Council Regulation (EC) No 1348/2000 of 29 May 2000 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters <sup>154</sup>	Entry into force on 31 May 2001	The first five-yearly report from the Commission was adopted on 1 October 2004 <sup>155</sup> . A second report is expected in 2008.	Not applicable.	The Commission's report shows tha application is satisfactory as the Regulation has generally improved and expedited the transmission and service of document between Member States.
Council Regulation (EC) No 2201/2003 of 27 November 2003 concerning jurisdiction and the recognition and enforcement of judgments in matrimonial matters and the matters of parental responsibility, repealing	Entry into force on 1 March 2005, with the exception of Articles 67, 68, 69 and 70, which will apply from 1 August 2004.	1 January 2012, and every five years thereafter, the Commission will	All Member States have communicated information relating to courts and redress procedures.	It seems necessary to improve knowledge o the instrument and training for practitioner and central authorities <sup>157</sup> . A Practise Guid conceived by the Commission has been disseminated in 2006 among the EU judges an information campaign is foreseen in 2007.

 <sup>&</sup>lt;sup>154</sup> OJ L 160, 30.6.2000, p. 37. On 7 July 2005 the Commission adopted a proposal to improve the current provisions on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters. The purpose of these amendments is to speed up and streamline the procedures - COM(2005) 305.
 <sup>155</sup> COM(2004) 603 and SEC(2004) 1145.

Legal instrument <sup>1</sup>	Deadline for implementation/ entry into force	<b>Reports and other in-depth analysis<sup>2</sup></b>	Current state of play <sup>3</sup>	
			Communication of national measures to the Commission	<b>Compliance/application</b>
Regulation(EC)No 1347/2000 ("Brussels IIbis Regulation")				

<sup>156</sup> 

OJ L 338, 23.12.2003, p. 1. For this purpose, in 2005 the Commission published a practical guide to application of the Brussels II bis Regulation. 157