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COMMISSION OF THE EUROPEAN COMMUNITIES

Brussels, 4.9.2009
COM(2009) 446 final

2009/0123 (COD)

Proposal for a

**DIRECTIVE .../.../EC OF THE EUROPEAN PARLIAMENT AND OF THE
COUNCIL**

of [...]

**on uniform procedures for checks on the transport of dangerous goods by road (codified
version)**

(Text with EEA relevance)

EXPLANATORY MEMORANDUM

1. In the context of a people's Europe, the Commission attaches great importance to simplifying and clarifying Community law so as to make it clearer and more accessible to the ordinary citizen, thus giving him new opportunities and the chance to make use of the specific rights it gives him.

This aim cannot be achieved so long as numerous provisions that have been amended several times, often quite substantially, remain scattered, so that they must be sought partly in the original instrument and partly in later amending ones. Considerable research work, comparing many different instruments, is thus needed to identify the current rules.

For this reason a codification of rules that have frequently been amended is also essential if Community law is to be clear and transparent.

2. On 1 April 1987 the Commission therefore decided¹ to instruct its staff that all legislative acts should be codified after no more than ten amendments, stressing that this is a minimum requirement and that departments should endeavour to codify at even shorter intervals the texts for which they are responsible, to ensure that the Community rules are clear and readily understandable.
3. The Conclusions of the Presidency of the Edinburgh European Council (December 1992) confirmed this², stressing the importance of codification as it offers certainty as to the law applicable to a given matter at a given time.

Codification must be undertaken in full compliance with the normal Community legislative procedure.

Given that no changes of substance may be made to the instruments affected by codification, the European Parliament, the Council and the Commission have agreed, by an interinstitutional agreement dated 20 December 1994, that an accelerated procedure may be used for the fast-track adoption of codification instruments.

4. The purpose of this proposal is to undertake a codification of Council Directive 95/50/EC of 6 October 1995 on uniform procedures for checks on the transport of dangerous goods by road³. The new Directive will supersede the various acts incorporated in it⁴; this proposal fully preserves the content of the acts being codified and hence does no more than bring them together with only such formal amendments as are required by the codification exercise itself.

¹ COM(87) 868 PV.

² See Annex 3 to Part A of the Conclusions.

³ Carried out pursuant to the Communication from the Commission to the European Parliament and the Council – Codification of the Acquis communautaire, COM(2001) 645 final.

⁴ See Annex IV, Part A of this proposal.

5. The codification proposal was drawn up on the basis of a preliminary consolidation, in all official languages, of Directive 95/50/EC and the instruments amending it, carried out by the Office for Official Publications of the European Communities, by means of a data-processing system. Where the Articles have been given new numbers, the correlation between the old and the new numbers is shown in a table contained in Annex V to the codified Directive.

Proposal for a

↓ 95/50/EC

2009/0123 (COD)

DIRECTIVE .../.../EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

of [...]

on uniform procedures for checks on the transport of dangerous goods by road (codified version)

(Text with EEA relevance)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 71 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Economic and Social Committee⁵,

Having regard to the opinion of the Committee of the Regions⁶,

Acting in accordance with the procedure laid down in Article 251 of the Treaty⁷,

Whereas:

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- (1) Council Directive 95/50/EC of 6 October 1995 on uniform procedures for checks on the transport of dangerous goods by road⁸ has been substantially amended several times⁹. In the interests of clarity and rationality the said Directive should be codified.

⁵ OJ C [...], [...], p. [...].

⁶ OJ C [...], [...], p. [...].

⁷ OJ C [...], [...], p. [...].

⁸ OJ L 249, 17.10.1995, p. 35.

⁹ See Annex IV, Part A.

↓ 95/50/EC (adapted)

- (2) Checks on the transport of dangerous goods by road are carried out in accordance with Regulation (EC) No 1100/2008 of the European Parliament and of the Council of 22 October 2008 on the elimination of controls performed at the frontiers of Member States in the field of road and inland waterway transport¹⁰ and Council Regulation (EEC) No 3912/92 of 17 December 1992 on controls carried out within the Community in the field of road and inland waterway transport in respect of means of transport registered or put into circulation in a third country¹¹.

↓ 95/50/EC Recital (3) (adapted)

- (3) For the purposes of Directive 2008/68/EC of the European Parliament and of the Council of 24 September 2008 on the inland transport of dangerous goods¹² the respective procedures for checking and the definitions relating to this type of transport should be harmonised in order for compliance with the safety standards laid down therein to be verified more effectively.

↓ 95/50/EC

- (4) Member States should ensure a sufficient level of checks on the vehicles concerned throughout their territory while, where possible, avoiding the proliferation of such checks.

↓ 95/50/EC Recital 5 (adapted)

- (5) Since the objectives of the improvement of the level of safety of the transport of dangerous goods cannot be sufficiently achieved by the Member States and can therefore, by reason of the scale or effects of such an action, be better achieved at Community level, the Community may adopt measures, in accordance with the principle of subsidiarity, as set out in Article 5 of the Treaty.

↓ 95/50/EC

- (6) Checks should be carried out using a list of common items applicable to such transport throughout the Community.

¹⁰ OJ L 304, 14.11.2008, p. 63.

¹¹ OJ L 395, 31.12.1992, p. 6.

¹² OJ L 260, 30.9.2008, p. 13.

↓ 95/50/EC Recital 7 (adapted)

- (7) It is necessary to maintain a list of infringements deemed sufficiently serious by all Member States to result in the application to the vehicles concerned of appropriate measures depending on the circumstances or the requirements of safety, including, where appropriate, refusal to admit the vehicles concerned to the Community.

↓ 95/50/EC

- (8) In order to improve compliance with safety standards for the transport of dangerous goods by road, it is necessary to make provision for checks to be carried out in undertakings as a preventive measure or when serious infringements of laws on the transport of dangerous goods have been recorded at the roadside.
- (9) The checks in question should apply to all consignments of dangerous goods transported by road wholly or partly within the territory of the Member States, irrespective of the point of departure or the destination of the goods or the country in which the vehicle is registered.
- (10) In the event of serious or repeated infringements, the competent authorities of the Member State in which the vehicle is registered or in which the undertaking is established may be asked to take appropriate measures and they should inform the requesting Member State of any follow-up measures taken.
- (11) The application of this Directive should be monitored on the basis of a report to be submitted by the Commission.

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- (12) The measures necessary for the implementation of this Directive should be adopted in accordance with Council Decision 1999/468/EC of 28 June 1999 laying down the procedures for the exercise of implementing powers conferred on the Commission¹³.

↓ 2008/54/EC Recital 4 (adapted)

- (13) In particular the Commission should be empowered to adapt the Annexes to this Directive to scientific and technical progress. Since those measures are of general scope and are designed to amend non-essential elements of this Directive, they must be adopted in accordance with the regulatory procedure with scrutiny provided for in Article 5a of Decision 1999/468/EC.

¹³ OJ L 184, 17.7.1999, p. 23.



- (14) This Directive should be without prejudice to the obligations of the Member States relating to the time-limits for transposition into national law of the Directives set out in Annex IV, Part B,

↓ 95/50/EC

HAVE ADOPTED THIS DIRECTIVE:

Article 1

1. This Directive shall apply to checks carried out by Member States on the transport of dangerous goods by road in vehicles travelling in their territory or entering it from a third country.

It shall not apply to the transport of dangerous goods by vehicles belonging to or under the responsibility of the armed forces.

2. This Directive shall not affect the Member States' right, with due regard to Community law, to carry out checks on the national and international transport of dangerous goods within their territories performed by vehicles not covered by this Directive.

Article 2

For the purposes of this Directive:

- (a) 'vehicle' shall mean any motor vehicle intended for use on the road, whether complete or incomplete, which has at least four wheels and a maximum design speed exceeding 25 km/h, together with its trailers, with the exception of vehicles which run on rails, of agricultural and forestry tractors and of all mobile machinery;

↓ 95/50/EC (adapted)

- (b) 'dangerous goods' shall mean dangerous goods as defined in Article 1(b) of the European Agreement concerning the International Carriage of Dangerous Goods by Road (ADR), concluded at Geneva on 30 September 1957, and in Annexes A and B to that Agreement, as referred to in Section I.1 of Annex I to Directive 2008/68/EC .
- (c) 'transport' shall mean any road transport operation performed by a vehicle wholly or partly on public roads within the territory of a Member State, including the loading and unloading of goods covered by Directive 2008/68/EC , without prejudice to the arrangements laid down by the laws of the Member States concerning liability in respect of such operations;

↓ 95/50/EC

- (d) 'undertaking' shall mean any natural or legal person, whether or not profit-seeking, any association or group of persons without legal personality, whether or not profit-seeking, and any body coming under a public authority, whether itself possessing legal personality or dependent on an authority having such personality, which carry, load or unload dangerous goods or cause them to be carried and those which temporarily store, collect, package or take delivery of such goods as part of a transport operation and are located in the territory of the Community;
- (e) 'check' shall mean any check, control, inspection, verification or formality carried out by the competent authorities for reasons of safety inherent in the transport of dangerous goods.

Article 3

Member States shall ensure that a representative proportion of consignments of dangerous goods transported by road is subject to the checks laid down by this Directive, in order to check their compliance with the laws on the transport of dangerous goods by road.

↓ 95/50/EC (adapted)

Such checks shall be carried out in the territory of a Member State in accordance with Article 3 of Regulation (EC) No 1100/2008 and Article 1 of Regulation (EEC) No 3912/92.

Article 4

1. In order to carry out the checks provided for in this Directive, the Member States shall use the checklist set out in Annex I. A copy of this checklist or a certificate showing the result of the check drawn up by the authority which carried it out shall be given to the driver of the vehicle and presented on request in order to simplify or avoid, where possible, subsequent checks.

↓ 95/50/EC

The first subparagraph shall not prejudice Member States' right to carry out specific measures for detailed checks.

2. The checks shall be random and shall as far as possible cover an extensive portion of the road network.

3. The places chosen for the checks must permit infringing vehicles to be brought into compliance or, if the authority carrying out the check deems it appropriate, to be immobilised on-the-spot or at a place designated for that purpose by the said authority without causing a safety hazard.

4. Where appropriate and provided that this does not constitute a safety hazard, samples of the goods transported may be taken for examination by laboratories recognised by the competent authority.

5. Checks shall not exceed a reasonable length of time.

Article 5

Without prejudice to other penalties which may be imposed, vehicles in respect of which one or more infringements of the rules on the transport of dangerous goods, in particular infringements listed in Annex II, are established may be immobilised either on-the-spot or at a place designated for this purpose by the authorities carrying out the check and required to be brought into conformity before continuing their journey or may be subject to other appropriate measures, depending on the circumstances or the requirements of safety including, where appropriate, refusal to allow such vehicles to enter the Community.

Article 6

1. Checks may also be carried out at the premises of undertakings, as a preventive measure or where infringements which jeopardise safety in the transport of dangerous goods have been recorded at the roadside.

The purpose of such checks shall be to ensure that safety conditions for the transport of dangerous goods by road comply with the relevant laws.

2. Where one or more infringements, in particular those listed in Annex II, have been established in respect of the transport of dangerous goods by road, the transport in question shall be brought into conformity before the goods leave the undertaking or shall be subject to other appropriate measures.

Article 7

1. Member States shall assist one another in order to give proper effect to this Directive.

2. Serious or repeated infringements jeopardising the safety of the transport of dangerous goods committed by a non-resident vehicle or undertaking must be reported to the competent authorities in the Member State in which the vehicle is registered or in which the undertaking is established.

The competent authorities of the Member State in which serious or repeated infringements have been recorded may ask the competent authorities of the Member State in which the vehicle is registered or in which the undertaking is established for appropriate measures to be taken with regard to the offender or offenders.

The latter competent authorities shall notify the competent authorities of the Member State in which the infringements were recorded of any measures taken with regard to the transporter or the undertaking.

Article 8

If the findings of a roadside check on a vehicle registered in another Member State give grounds for believing that serious or repeated infringements have been committed which cannot be detected in the course of that check in the absence of the necessary data, the competent authorities of the Member States concerned shall assist one another in order to clarify the situation.

Where, to that end, the competent Member State carries out a check in the undertaking, the other Member States concerned shall be notified of the results.

↓ 95/50/EC (adapted)

Article 9

1. Each Member State shall send the Commission for each calendar year not later than twelve months after the end of that year a report, drawn up in accordance with the model set out in Annex III, on the application of this Directive, including the following particulars:

- (a) if possible, determined or estimated volume of dangerous goods transported by road in tonnes transported or in tonnes/kilometres;
- (b) number of checks carried out;
- (c) number of vehicles checked by place of registration (vehicles registered nationally, in other Member States or in third countries);
- (d) number of infringements recorded according to risk category .
- (e) type and number of penalties imposed.

2. The Commission shall send the European Parliament and the Council, for the first time in 1999 and subsequently at least every three years, a report on the application of this Directive by the Member States, stating the particulars in accordance with paragraph 1.

↓ 2008/54/EC Art. 1 (adapted)

Article 10

The Commission shall adapt Annexes ☒ I, II and III ☒ to scientific and technical progress in the fields covered by this Directive, in particular to take account of amendments to Directive ☒ 2008/68/EC ☒. Those measures, designed to amend non-essential elements of this Directive, shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 11(2) of this Directive.

Article 11

1. The Commission shall be assisted by the Committee on the Transport of Dangerous Goods set up by Article 9 of Directive ☒ 2008/68/EC ☒.
2. Where reference is made to this paragraph, Article 5a(1) to (4) and Article 7 of Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

↓ 95/50/EC Art. 10 (adapted)

Article 12

Member States shall communicate to the Commission the text of the ☒ main ☒ provisions of ☒ national ☒ law which they adopt in the field governed by this Directive.

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Article 13

Directive 95/50/EC, as amended by the Directives listed in Annex IV, Part A, is repealed, without prejudice to the obligations of the Member States relating to the time-limits for transposition into national law of the Directives set out in Annex IV, Part B.

References to the repealed Directive shall be construed as references to this Directive and shall be read in accordance with the correlation table in Annex V.

↓ 95/50/EC Art. 11 (adapted)

Article 14

This Directive shall enter into force on the ☒ twentieth ☒ day ☒ following that ☒ of its publication in the *Official Journal of the European Union*.

Article 15

This Directive is addressed to the Member States.

Done at Brussels, [...]

For the European Parliament
The President
[...]

For the Council
The President
[...]

ANNEX I

Checklist

☒ (referred to in Article 4) ☒

1. Place of check	2. Date	3. Time
4. Vehicle nationality mark and registration number		
5. Trailer/semi-trailer nationality mark and registration number		
6. Undertaking carrying out transport/address		
7. Driver/driver's assistant		
8. Consignor, address, place of loading ⁽¹⁾ ⁽²⁾		
9. Consignee, address, place of unloading ⁽¹⁾ ⁽²⁾		
10. Total quantity of dangerous goods per transport unit		
11. ADR 1.1.3.6 quantity limit exceeded	<input type="checkbox"/> yes	<input type="checkbox"/> no
12. Mode of transport	<input type="checkbox"/> in bulk	<input type="checkbox"/> package <input type="checkbox"/> tank
Documents on board		
13. Transport document	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
14. Instructions in writing	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
15. Bilateral/multilateral agreement/national authorisation	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
16. Certificate of approval for vehicles	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
17. Driver's training certificate	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
Transport operation		
18. Goods authorised for transport	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
19. Vehicles authorised for goods carried	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
20. Provisions related to the mode of transport (bulk, package, tank)	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
21. Mixed loading prohibition	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
22. Loading, securing of the load and handling ⁽³⁾	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
23. Leakage of goods or damage to package ⁽³⁾	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
24. UN packaging marking/tank marking ⁽²⁾ ⁽³⁾ (ADR 6)	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
25. Package marking (e.g. UN no) and labelling ⁽²⁾ (ADR 5.2)	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable
26. Tank/vehicle placarding (ADR 5.3.1)	<input type="checkbox"/> inspected	<input type="checkbox"/> infringement established <input type="checkbox"/> not applicable

⁽¹⁾ To be filled only if relevant for an infringement.

⁽²⁾ To be stated under 'remarks' for groupage transport operations.

⁽³⁾ Check of visible violations.

27. Vehicle/transport unit marking (orange plate, elev. temp.) inspected infringement established not applicable
(ADR 5.3.2-3)

Equipment on board

28. General purpose safety equipment specified in ADR inspected infringement established not applicable

29. Equipment according to the goods carried inspected infringement established not applicable

30. Other equipment specified in the instructions in writing inspected infringement established not applicable

31. Fire extinguisher(s) inspected infringement established not applicable

39. The most serious risk category of established infringements, if any Category I Category II Category III

40. Remarks

41. Authority/officer having carried out the inspection

ANNEX II

INFRINGEMENTS

For the purposes of this Directive, the following non-exhaustive list, classified into three risk categories (category I being the most serious), gives a guideline on what is to be regarded as infringement.

The determination of the appropriate risk category must take account of the particular circumstances and be left to the discretion of the enforcing body/officer at the roadside.

Failures that are not listed under the risk categories shall be classified according to the descriptions of the categories.

In the event that there are several infringements per transport unit, only the most serious risk category (as indicated under item 39 in Annex I) shall be applied for reporting purposes (in compliance with the model set out in Annex III).

1. Risk Category I

Where failure to comply with relevant ADR provisions creates a high-level risk of death, serious personal injury or significant damage to the environment such failures would normally lead to taking immediate and appropriate corrective measures such as immobilisation of the vehicle.

Failures are:

1. The dangerous goods being carried are prohibited for transport
2. Leakage of dangerous substances
3. Carriage by a prohibited mode or an inappropriate means of transport
4. Carriage in bulk in a container which is not structurally serviceable
5. Carriage in a vehicle without an appropriate certificate of approval
6. The vehicle no longer complies with the approval standards and presents an immediate danger (otherwise it goes in risk category II)
7. Non-approved packaging is used
8. Packaging does not conform to the applicable packing instruction
9. The special provisions for mixed packing have not been complied with
10. The rules governing the securing and stowage of the load have not been complied with

11. The rules governing mixed loading of packages have not been complied with
12. The permissible degrees of filling of tanks or packages have not been complied with
13. The provisions limiting the quantities carried in one transport unit have not been complied with
14. Carriage of dangerous goods without any indication of their presence (for example, documents, marking and labelling on the packages, placarding and marking on the vehicle)
15. Carriage without any placarding and marking on the vehicle
16. Information relevant to the substance being carried enabling determination of a risk category I offence is missing (for example, UN number, proper shipping name, packing group)
17. Driver does not hold a valid vocational training certificate
18. Fire or an unprotected light is being used
19. The ban on smoking is not being observed.

2. **Risk Category II**

Where failure to comply with relevant ADR provisions creates a risk of personal injury or damage to the environment such failures would normally lead to taking appropriate corrective measures such as requiring rectification at the site of control if possible and appropriate, but at the completion of the current transport movement at the latest.

Failures are:

1. The transport unit comprises more than one trailer/semi-trailer
2. The vehicle no longer complies with the approval standards but does not present an immediate danger
3. The vehicle is not carrying operational fire extinguishers as required; a fire extinguisher can still be deemed operational if only the prescribed seal and/or the expiry date are missing; however, this does not apply if the fire extinguisher is visibly no longer operational, for example, pressure gauge at 0
4. The vehicle does not carry the equipment required in the ADR or in the instructions in writing
5. Test and inspection dates and use periods of packaging, IBCs or large packaging have not been complied with
6. Packages with damaged packaging, IBCs or large packaging or damaged uncleaned empty packaging are being carried
7. Carriage of packaged goods in a container which is not structurally serviceable

8. Tanks/tank containers (including ones that are empty and uncleaned) have not been closed properly
9. Carriage of a combination packaging with an outer packaging which is not closed properly
10. Incorrect labelling, marking or placarding
11. There are no instructions in writing conforming to the ADR, or the instructions in writing are not relevant to the goods carried
12. The vehicle is not properly supervised or parked.

3. **Risk Category III**

Where failure to comply with relevant provisions result in a low level of risk of personal injury or damage to the environment and where appropriate corrective measures do not need to be taken at the roadside but can be addressed at a later date at the undertaking.

Failures are:

1. The size of placards or labels or the size of letters, figures or symbols on placards or labels does not comply with the regulations
 2. Information in the transport documentation other than that in risk category I/(16) is not available
 3. The training certificate is not on board the vehicle but there is evidence that the driver holds it.
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ANNEX III

Model standard form for the report to be sent to the commission concerning infringements and penalties

Country: Year:

CHECKS ON THE TRANSPORT OF DANGEROUS GOODS BY ROAD

	Place of registration of vehicles ⁽¹⁾			Total number
	Country of check	Other EU Member States	Third countries	
Number of transport units checked on the basis of the contents of the load (and ADR)				
Number of transport units not conforming to ADR				
Number of transport units immobilised				
Number of infringements noted, according to risk category ⁽²⁾	Risk category I			
	Risk category II			
	Risk category III			
Number of penalties imposed, according to penalty type	Caution			
	Fine			
	Other			

ESTIMATED TOTAL QUANTITY OF DANGEROUS GOODS TRANSPORTED BY ROAD: t	or t/km
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⁽¹⁾ For the purposes of this Annex the country of registration is that of the motor vehicle.

⁽²⁾ In the event that there are several infringements per transport unit, only the most serious risk category (as indicated under item 39 in Annex I) shall be applied.



ANNEX IV

Part A

Repealed Directive with list of its successive amendments
(referred to in Article 13)

Council Directive 95/50/EC	(OJ L 249, 17.10.1995, p. 35)
Directive 2001/26/EC of the European Parliament and of the Council	(OJ L 168, 23.6.2001, p. 23)
Commission Directive 2004/112/EC	(OJ L 367, 14.12.2004, p. 23)
Directive 2008/54/EC of the European Parliament and of the Council	(OJ L 162, 21.6.2008, p. 11)

Part B

List of time-limits for transposition into national law
(referred to in Article 13)

Directive	Time-limit for transposition
95/50/EC	31 December 1996
2001/26/EC	23 December 2001
2004/112/EC	14 December 2005
2008/54/EC	_____

ANNEX V

CORRELATION TABLE

Directive 95/50/EC	This Directive
Article 1	Article 1
Article 2 first indent	Article 2(a)
Article 2 second indent	Article 2(b)
Article 2 third indent	Article 2(c)
Article 2 fourth indent	Article 2(d)
Article 2 fifth indent	Article 2(e)
Article 3(1)	Article 3 first paragraph
Article 3(2)	Article 3 second paragraph
Article 4(1) first sentence	Article 4(1) first subparagraph
Article 4(1) second sentence	Article 4(1) second subparagraph
Article 4(2) to (5)	Article 4(2) to (5)
Article 5	Article 5
Article 6(1)	Article 6(1) first subparagraph
Article 6(2) first subparagraph	Article 6(1) second subparagraph
Article 6(2) second subparagraph	Article 6(2)
Article 7	Article 7
Article 8 first sentence	Article 8 first subparagraph
Article 8 second sentence	Article 8 second subparagraph
Article 9(1) first indent	Article 9(1)(a)
Article 9(1) second indent	Article 9(1)(b)
Article 9(1) third indent	Article 9(1)(c)
Article 9(1) fourth indent	Article 9(1)(d)
Article 9(1) fifth indent	Article 9(1)(e)

Article 9(2)

Article 9*a*

Article 9*b*

Article 10(1)

Article 10(2)

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Article 11

Article 12

Annexes I, II and III

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Article 9(2)

Article 10

Article 11

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Article 12

Article 13

Article 14

Article 15

Annexes I, II and III

Annex IV

Annex V