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NOTE

1101L	
From:	General Secretariat
To:	Police Cooperation Working Party (Mixed Committee EU/Iceland, Norway and
	Switzerland, Liechtenstein)
No prev. doc.:	10694/07 ENFOPOL 121 COMIX 553
Subject:	Manual on cross-border operations

Delegations will find attached the Manual on cross-border operations as agreed by the Police Cooperation Working Party.

Content of the manual

The Manual contains information on the different types of cross-border operations that are possible between law enforcement authorities of the Member States, based on different legal instruments (Schengen Convention, Prüm Decisions and other).

Where possible, reference has been made to existing manuals and websites so as to avoid overlaps and repetition of existing information.

10505/4/09 REV 4 EB/dk 1 DG H 3A The national fact sheets (one per Member State) are included in an addendum to this Manual, which contains all the practical information necessary for carrying out cross-border operations, including:

- declarations required pursuant to the provisions of the Schengen Convention and those of the Prüm Decisions
- all the contact points relevant to the operational activity described in the manual.

By completing the fact sheets, the Member States will have complied with the requirement set out in different provisions to provide declarations on these subjects. The fact sheets will therefore constitute (part of) the Manual referred to in Article 18 of the implementing Prüm Decision (2008/616/JHA).

Important notes

- The provisions of Articles 39 and 46 are not included in this Manual but this does not exclude the possibility of using these Articles as a valid legal basis for cross-border operations as defined in this Manual.
- The Europol group of surveillance experts will regularly/annually review the relevant parts of this manual and the Member States' practices on surveillance and pursuit and identify good practices as well as lessons to be learned¹. When necessary and appropriate, these should be transmitted to the Council (bodies) to be taken into account in legislation, manuals and/or policy documents.
- It is to be noted that some Member States (AT and EE) require an international letter of request in addition to the request for cross-border surveillance.
- The Manual does not include include information on all the bilateral agreements and arrangements of Member States concerning cross-border operations, apart from the details included in the national fact sheets.

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¹ Europol's working group on cross border surveillance is willing to contribute to this review.

- The list of vehicle crime experts required in Article 5(3) of the Council Decision on tackling vehicle crime with cross-border implications² will be kept by the General Secretariat as a separate document.
- The list of crime prevention experts is kept by the EUCPN Secretariat on the EUCPN website: http://www.eucpn.org.
- The list of police training contacts has been deleted as the CEPOL network provides for such contacts, inter alia through the CEPOL website.
- No lists are kept of the private security contact points nor of the contact points regarding missing persons.

The Council Secretariat will provide an annual update of the Manual and the fact sheets and to this end send an annual reminder to delegations asking them to check the data. Exceptions could be made in case some major changes would occur.

In addition to the distribution of this Manual by the Member States, Europol and CEPOL are invited to ensure the appropriate distribution and "publication" of the Manual among law enforcement authorities.

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OJ L 389, 30.12.2004, p. 28.

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The National fact sheets are contained in doc. 10505/4/09 REV 4 ADD 1.

0. INTRODUCTION

The current handbook describes different kinds of cross-border operations that are and can be organised by law enforcement authorities on the basis of different legal instruments. For the purpose of this manual, "cross-border operations" are understood as law enforcement operations whereby officers from one Member State (co-)operate on the territory of another Member State.

It aims to provide guidance or at least indications on how to use these various tools, which ultimately should lead to a more uniform implementation across the EU and the Schengen territory. It should facilitate cooperation among the competent authorities in Member States by specifying the legal provisions with practical and more detailed guidelines, including identified best practices.

Apart from bilateral agreements, the first and main legal instrument regulating law enforcement cooperation, including cross-border operations, was the <u>Convention implementing the Schengen Agreement of 19 June 1990</u> (CISA, "<u>Schengen Convention</u>3") provides for the total, legally-binding abolition of checks on persons at the common borders of the Contracting Parties, thus creating an area of free movement of persons.

However, the Convention also includes a number of compensatory measures to safeguard against any possible shortcomings in security resulting from the abolition of border controls. Intensified police cooperation is one of the most important of these compensatory measures.

This police cooperation covers in particular:

- mutual assistance for the purposes of preventing and detecting criminal offences
- cross-border surveillance
- cross-border pursuit
- communication of information in specific cases for the purposes of preventing future crime and offences against or threats to public policy and public security
- exchanging information for the purpose of carrying out effective checks and surveillance at the external borders

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The text of the CISA is published in OJ L 239 of 22.9.2000, p. 19.

- seconding liaison officers
- stepping up police cooperation in border regions through bilateral arrangements and agreements
- setting up and maintaining a joint information system, the SIS.

The current handbook only covers the cross-border operations but not the different forms of information exchange provided for under the provisions of the Schengen Convention as they are covered by the Manual on Information Exchange (document to be issued).

Building upon several bilateral and multilateral agreements between certain Member States that had provided for further-reaching cooperation between their law enforcement authorities, the Council adopted in 2008 a Council Decision on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime⁴, also referred to as the "Prüm Decision" as it integrates part of the Prüm Treaty into the EU legal framework. Next to provisions on information exchange, this Decision provides for

- joint patrols and other joint operations in maintaining public order and security and preventing criminal offences
- assistance in connection with mass gatherings, disasters and serious accidents, which may include dispatching officers, specialists and advisers and supplying equipment on request.

There are also a number of other legal instruments that provide for the participation of law enforcement officials in operations of and/or in another Member State, such as the "MLA Convention" and the Council Framework Decision on Joint Investigation Teams⁶, the "Naples II Convention" on mutual assistance and cooperation between customs administrations" and sometimes very far-reaching bilateral or multilateral agreements between a limited number of (mostly neighbouring) Member States.

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Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime, published in OJ L210 of 6.8.2008, p. 1.

Convention established by the Council in accordance with Article 34 TEU on Mutual Assistance in Criminal Matters between the Member States of the European Union, published in OJ C 197 of 12.7.2000, p. 1.

Council Framework Decision 2002/465/JHA of 13 June 2002, published in OJ L 162 of 20.6.2002, p. 1.

Convention of 18.12.1997 on mutual assistance and cooperation between customs administrations, published in OJ C 24 of 23.1.1998, p. 1 and OJ C 165 of 30.5.1998, p. 24.

Finally, the current document refers to manuals, guidelines and best practices that have been drawn up to facilitate and improve cooperation between law enforcement authorities regarding operations that have cross-border aspects.

However, activities of the Rapid Border Intervention Teams⁸ are not included in this manual.

The current manual does not cover the measures that need to be taken to support cross-border operations, such as radiocommunication and communication in general (language skills, training on cooperation procedures, ...) nor does it include information on the use of special investigative policing techniques. Information about the possibility of using such techniques in cross-border operations can be obtained from the national central authorities.

The current manual also excludes the related issues following on from a cross-border operation such as the transmission of information or disclosure of evidence or intelligence nor does it cover the options available in respect of judicial cooperation provided by Mutual Legal Assistance, through Eurojust and other measures.

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Regulation (EC) 2007/2004 Regulation (EC) No 863/2007 of the European Parliament and of the Council of 11 July 2007 establishing a mechanism for the creation of Rapid Border Intervention Teams and amending Council Regulation (EC) No 2007/2004 as regards that mechanism and regulating the tasks and powers of guest officers, published in OJ L 199 of 31.7.2007, p. 30.

Table of participation

Participation in the implementation of the cross-border cooperation covered by this manual varies between Member States depending on the time of participation and differences in the underlying legal basis.

The table below provides the status on 1/12/2009.

MS	Schengen surveillance	Schengen pursuit	Prüm (Decision) ⁹ joint operations & assistance	Prüm Treaty ¹⁰ emergency assistance	Naples II
BE	X	X	X	X	X
BG	(not yet)	(not yet)	X	X	X
CZ	X	X	X		X
DK	X	X	X		X
DE	X	X	X	X	X
EE	X	X	X	X	X
IE			X		X
EL	X	X	X		X
ES	X	X	X	X	X
FR	X	X	X	X	X
IT	X	X	X	X	X
CY	(not yet)		(not yet)		X
LV	X	X	X		X
LT	X	X	X		X
LU	X	X	X	X	X
HU	X	X	X		X
MT	X		X		X

Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime, published in OJ L 210 of 6.8.2008, p. 1.

Prüm Treaty on the stepping up of cross-border cooperation, particularly in combating terrorism, cross-border crime and illegal migration. Only the Member States that have signed the Prum Treaty are listed.

MS	Schengen surveillance	Schengen pursuit	Prüm (Decision)³ joint operations & assistance	Prüm Treaty ¹⁰ emergency assistance	Naples II
NL	X	X	X	X	X
AT	X	X	X	X	X
PL	X	X	X		X
PT	X	X	X	X	X
RO	(not yet)	(not yet)	X	X	X
SI	X	X	X	X	X
SK	X	X	X	X	X
FI	X	X	X	X	X
SE	X	X	(not yet)		X
UK	X		X		X
IC	X	X	(not yet) ¹¹	n.a.	n.a.
LI	(not yet)	(not yet)	n.a.	n.a.	n.a.
NO	X	X	(not yet) ¹²	n.a.	n.a.
СН	X	X	n.a.	n.a.	n.a.

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On the basis of a specific agreement to be concluded between the EU and Iceland and Norway

On the basis of a specific agreement to be concluded between the EU and Iceland and Norway.

1. **COOPERATION STRUCTURES**

Many of the legal instruments dealing with law enforcement cooperation have called for the establishment of a central authority / body / bureau or a national contact point.

With a view to ensuring coordination and facilitating the contacts for the other Member States, it has been established as best practice that Member States should adopt the "one-stop-shop" principle for international law enforcement cooperation. This means that the different offices and contact points, in particular the main ones like the SIRENE Bureau, the Europol National Unit (ENU), the Interpol National Central Bureau (NCB), the office responsible for the liaison officers network, are integrated into one office. Guidelines and good practices for the establishment and organisation of such integrated offices are set out in the Manual of Good Practices concerning the International Police Cooperation Units at National Level (doc. 7968/08 + COR 1 and 2).

This does not preclude specific operations being handled by the relevant experts and these experts having direct contacts and creating networks. However, where local authorities do not know which experts to address for a specific case, a request should be sent to the integrated office, which can adequately forward it to the relevant authorities.

The existence and competences of the central authorities/integrated office do not imply that all activities have to be centralised. On the contrary, in accordance with the principle of subsidiarity, activities should be carried out at the level where they can best be handled. Direct contacts between experts in relevant cases represent an additional possibility of cooperation.

The activities of the Police and Customs Common Centres (PCCCs) are, therefore, of paramount importance for cross-border cooperation in the regions along the internal borders. In that context, Member States can decide to designate their PCCC(s) as authority to which certain requests for cross-border cooperation (such as requests for surveillance or hot pursuit) can be submitted. Document 13815/08 sets out guidelines for the establishment and functioning of such PCCCs.

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Another type of "structure" for cross-border cooperation, which mainly concerns exchange of information but may also be used for organising and carrying out cross-border operations, is the secondment of <u>liaison officers</u> to other Member States. A separate document, the Compendium on law enforcement liaison officers (document 10504/2/09 REV 2) explains the work and tasks of the liaison officers and contains lists of liaison officers.

2. **CROSS-BORDER SURVEILLANCE**

General provisions 2.1

Principle

A cross-border surveillance is an operation whereby a surveillance operation in one State (A -"requesting State") is continued onto the territory of another State (B - "requested State"). This can be done either by the officers having started the surveillance or it can be a continuation by officers of State B. The surveillance can cross several States.

The legal basis for such cross-border surveillance can be

- Article 40¹³ of the Schengen Convention¹⁴, which distinguishes between
 - pre-planned surveillance, which means after authorisation of State B
 - urgent surveillance, which means without prior authorisation of State B
- Article 21 of the "Naples II Convention" 15
- bilateral agreements: these mostly extend the possibilities for surveillance beyond the above EU provisions and/or where the criteria for such surveillance are not met.

Obviously, a cross-border surveillance is carried out subject to very strictly defined conditions, including the agreement of State B, and following standard procedures.

As the conditions differ from one legal basis to another, it is worthwhile checking the different regimes to find the most appropriate/advantageous one for the concerned case.

In that sense, the cross-border surveillance pursuant to the Naples II Convention is limited to cases of customs infringements but the procedural conditions for carrying out such a surveillance may, depending on the case, be more effective/advantageous.

Practical arrangements, protection and liability

See the relevant paragraphs in chapter 4.1 of this manual.

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¹³ As amended by Council Decision 2003/725/JHA of 2.10.2003, published in OJ L 260 of 11.10.2003, p. 37.

¹⁴ The text of the CISA is published in OJ L 239 of 22.9.2000, p. 19.

¹⁵ Convention of 18.12.97 on mutual assistance and cooperation between customs administrations (OJ C 24, 23.1.98, p. 1 and OJ C 165, 30.5.98, p. 24).

2.2 Conditions and procedures for surveillance pursuant to Article 40 of the Schengen Convention

	Pre-planned surveillance	Urgent surveillance
	(Article 40(1))	(Article 40(2))
Conditions	The surveillance must be part of a crimina	al investigation
	The person under surveillance must be pro-	esumed of
	having been involved in an extraditable	having committed one of the offences
	offence ¹⁶	mentioned in Article 40(7), as amended by Council Decision 2003/725/JHA ¹⁷
	OR	by Council Decision 2003/725/JHA ¹⁷
	the person under surveillance can assist	
	in identifying or tracing such a person	
		There are "particularly urgent reasons"
		that made it impossible to request prior
		authorisation (e.g. when the authorities
		learn of the offence for which cross-
		border surveillance is required at such a
		late stage that the request for assistance
		could not be granted even if it was
		transmitted to the central authority
		immediately)
	Permitted to take place on all types of bor	der crossings, on land, in the air and at
	sea (subject to national law)	

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¹⁶ Pursuant to Article 2(1) of the European Convention on Extradition of 13.9.57, extraditable offences are: "offences punishable under the laws of the requesting Party and of the requested Party by deprivation of liberty or under a detention order for a maximum period of at least one year or by a more severe penalty." Article 2(1) of the Council Framework Decision 2002/584/JHA of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States lists the offences that give rise to surrender pursuant to a European arrast warrant.

¹⁷ Murder, manslaughter, a serious offence of a sexual nature, arson, counterfeiting and forgery of means of payment, aggravated burglary and robbery and receiving stolen goods, extortion, kidnapping and hostage taking, trafficking in human beings, illicit trafficking in narcotic drugs and psychotropic substances, breach of the laws on arms and explosives, wilful damage through use of explosives, illicit transportation of toxic and hazardous waste, serious fraud, smuggling of aliens, money laundering, illicit trafficking in nuclear and radioactive substances, participation in a criminal organisation as referred to in Council Joint Action 98/733/JHA of 21 December 1998 on making it a criminal offence to participate in a criminal organisation in the Member States of the European Union, terrorist offences as referred to in Council Framework Decision 2002/475/JHA of 13 June 2002 on combating terrorism.

	Pre-planned surveillance (Article 40(1))	Urgent surveillance (Article 40(2))
Duo anduma	(Article 40(1))	The designated authority of state B is
Procedure		
		immediately notified that the border has been crossed
	A magy agt for aggistor ag is first sylvatited	
	A request for assistance is first submitted	A request for assistance is submitted
	via the designated (central) authorities of	without delay to the designated authority
	each state, using the standard form.	using the standard form
	The main role of the designated (central)	
	authorities of state A is to make sure that	Even in cases of urgent or emergency
	all available information on the place	surveillance the designated central
	where it is assumed that the surveillance	authority should still be considered as
	will be conducted will come to state B in	the first route for the transmission of
	a correct way and to facilitate contacts	requests under Article 40. Even in
	between the officers in charge of the	particularly urgent cases their experience
	surveillance and the law enforcement	and structure should permit the best
	authorities.	results for the prevention and detection
		of crime and maintenance of public
	The designated (central) authorities of	policy and national security.
	state A must be able to forward the	T
	request on a 24/7 basis.	In urgent cases a request can be received
		from the foreign authority on the
		telephone, but in that case the
		information shall be confirmed in
		writing as soon as possible.
		The designated central authority shall
		have updated telephone numbers of the
		law enforcement authorities which are
		the closest to the border.
	The competent authorities in state B must basis.	be able to consider a request on a 24/7
	In some Member States the carrying out of	f a cross-border surveillance necessitates
	a request for judicial assistance. Some Mo	
	additional request for judicial assistance	
	State B can authorise the surveillance as r	equested, can attach conditions or can
	refuse the request	
	State B replies on the same form as the on	e which was sent to it.
	Conditions that may be attached can e.g. r	
	limitation of cars, the carriage of firearms	
	equipment, the use of sensitive policing to	

	Pre-planned surveillance	Urgent surveillance
	(Article 40(1))	(Article 40(2))
	State B can decide to grant the	An urgent reply is necessary from state
	authorisation for a specific period of time (e.g. from a couple of days to a	B as to whether the request is approved or rejected.
	couple of months)	If state B remains silent, the urgent
	couple of months)	surveillance must stop 5 hours from the
		time of crossing the border
	The authorisation should clearly state the	
	will support the surveillance	- ,
	Only officers from designated authorities	are authorised to perform cross-border
	surveillance (see list in national fact shee	ts)
Over border	The officers are subject to and must compatible which they are operating (state B).	bly with the national law of the country in
	The officers must follow the instructions	of the locally competent authorities, i.e.
	the authorities in the district where the su	rveillance takes place.
	In general, these authorities must be	The officers must contact the nearest
	notified before the start of the	authority responsible for police tasks
	surveillance.	(e.g. a police station or a Police and
		Customs Cooperation Centre) when they
		cross the border or a national contact
		point, depending on national structures.
		(see national fact sheets)
		must at all times be able to give proof of
	their acting in an official capacity	1
	and carry a document certifying the	
	authorisation to carry out the	
	surveillance.	and the single service
		eers may carry their service weapons; their nate self-defence under the national law of
		egitimate self-defence and service weapon
	in each state are defined in the national fa	
	Entry into homes and places not accessib	/
	fact sheets for definitions).	
	The officers carrying out the surveillance	
	person under surveillance. This does not	
	officers' ability to intervene to prevent or	
		The surveillance must cease either:
		= at the request of state B, or
		= if no approval has been obtained
		from state B within 5 hours after the
		border was crossed

	Pre-planned surveillance	Urgent surveillance
	(Article 40(1))	(Article 40(2))
After	A report must be made, on the basis of the	standard form, to the authorities of state
operation	B after completion of every operation.	
	The officers who performed the surveillan	ce may be required to appear in person.
	Consideration should be given to hold a jo	
	involved to ensure lessons are learned, inc	<u> </u>
	The authorities of state B may require the	
	follow-up, investigations and judicial proc	edures after the operation.
	All designated authorities shall report syst	ematically to a central national unit,
	which shall have national statistics regards	ing reports on Article 40. These should
	provide reliable, general information on he	U 1
	surveillance operation is carried out and in	icluding on surveillance whereby in the
	end the border is not crossed.	Ç
	Later on it can be of interest that the conce	erned authorities make a joint strategic
	assessment on the results of the operations	s and write a report on it. Then it is
	possible to consider obtained experience a	nd to introduce improvements.

2.3 Conditions and procedures for surveillance pursuant to Article 21 of the Naples II Convention

The principle and conditions for the ordinary and particularly urgent observation, provided for in Article 21 of the Naples II Convention, are set out in the Handbook for the Naples II Convention on mutual assistance and cooperation between customs administrations.

2.4 Conditions and procedures for surveillance pursuant to bilateral agreements

All Member States have concluded bilateral or multilateral agreements with neighbouring States regarding cross-border surveillance. Such agreements very often specify the exact arrangements for cross-border surveillance between the States concerned, setting out the exact spatial and time conditions, conditions regarding the carrying of arms etc. In many cases, such bilateral agreements provide for a broader scope of cross-border surveillance than the EU provisions, e.g. by extending the scope of offences for which a cross-border surveillance may be carried out.

2.5 Controlled deliveries requiring surveillance

Definition

A controlled delivery is a technique of allowing illicit or suspect consignments of substances or objects or substitutions for these to pass out of, through or into the territory of one or more countries, with the knowledge and under the supervision of the competent authorities, with a view to establishing who is criminally involved.

There are different types of controlled deliveries, depending on national law. Not all types are known to all Member States:

- with undercover agents
- with physical control
- without physical control (sometimes called monitored delivery)
- with informants
- using substitutions.

A controlled delivery can be carried out with a partial replacement of the consignment. The advantage thereof is to minimise the risks of spreading the consignment if the operation fails and at the same time to leave a sufficient amount of the consignment in order to prosecute.

Even if the main focus has been on controlled deliveries of narcotic drugs, it should be noted that similar operations in most Member States are allowed for the control of other goods.

Conditions and handling

	Controlled delivery
Conditions	Controlled deliveries are carried out on the basis of bilateral or multilateral
	agreements between the States concerned and/or national legislations involved
	(see Article 11 UN Convention against Illicit Traffic in Narcotic Drugs and
	Psychotropic Substances ¹⁸ , Article 12 of the Convention on Mutual Assistance in
	Criminal Matters ¹⁹ , Article 22 of the Naples II Convention)
	A controlled delivery can be carried out if permission was granted in advance.
	Where the controlled deliveries involve more than 2 States, authorisation must be
	obtained from the transit and destination State(s).
	The special conditions and approval procedures for authorising a controlled
	delivery differ between Member States. (see Europol manual, which can be
	obtained from the Europol National Units and Handbook for the Naples II
	Convention on mutual assistance and cooperation between customs
	administrations)
	Special techniques may be used provided that the method is legal in the requested
	state.

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http://www.unodc.org/unodc/en/treaties/illicit-trafficking.html

Council Act of 29 May 2000 establishing in accordance with Article 34 of the Treaty on European Union the Convention on Mutual Assistance in Criminal Matters between the Member States of the European Union, published in OJ C 197, 12.7.2000, p. 1.

Procedures	Due to the fact that the handling of controlled deliveries is a complicated task, both		
	from a practical and a legislative point of view, these cases ought to be handled by		
	specialised contact points and units.		
	Fundamental information that is required from the State that carries out		
	a controlled delivery:		
	• the reason and the background for the operation;		
	• statement of facts justifying the operation;		
	• type of products, quantity;		
	• other goods;		
	• expected place of entry to the requested state. When appropriate, information		
	about the exit from the requested state;		
	• expected transportation and route;		
	• the suspect's identity (name, birth, residence, citizenship, physical		
	description);		
	• indication of who has authorized the operation;		
	• indication of the name of the competent officer in charge of the operation and		
	the way of contacting (communication, transportation,);		
	• where necessary, indication of the customs authorities involved;		
	• information about specialist policing techniques.		
Operation	The host state shall be responsible for leading and monitoring the operation on its		
	territory and shall have the authorisation to intervene.		
Follow-up	It could be of value for the concerned law enforcement agencies to jointly		
	evaluate and submit a report on the result of the operation. This report will be		
	drafted under the responsibility of the leading/requesting state.		
	Based on the acquired experience it would then be possible to make actual		
	improvements and at the same time gain knowledge of each other's legislation,		
	methods and priorities.		

3. HOT PURSUIT (Schengen Convention, Article 41)

3.1 General provisions

Principle

A cross-border pursuit is the continued pursuit of subjects suspected of or caught when committing a specific crime type crossing a national border into another Member State (State B).

The legal basis for such cross-border pursuit can be

- Article 41²⁰ of the Schengen Convention²¹, which allows officers in pursuit of a person caught in the act of committing certain offences to continue pursuit on the territory of a Schengen State with which their State has a common land border.
- Article 20 of the "Naples II Convention"²². Hot pursuit under the Naples II Convention can be carried out on both land and sea borders.
- bilateral agreements: these mostly extend the possibilities for pursuit beyond the above EU provisions and/or where the criteria for such surveillance are not met.

This operation, which due to its very nature does not require prior authorisation, is subject to very strict conditions and precise arrangements. Some of these conditions and arrangements are of a general nature, others are specific to each country and have been laid down in unilateral declarations.

According to the Schengen Convention, each State is free to choose between two options concerning the offences which may give rise to pursuit and is free to restrict the powers of the pursuing officers (whether or not they have the power to stop and question, restrictions on the scope and duration of the pursuit).

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As amended by Council Decision 2003/725/JHA of 2.10.2003, published in OJ L 260 of 11.10.2003, p. 37.

The text of the CISA is published in OJ L 239 of 22.9.2000, p. 19.

Convention of 18.12.97 on mutual assistance and cooperation between customs administrations (OJ C 24, 23.1.98, p. 1 and OJ C 165, 30.5.98, p. 24).

As the conditions differ from one legal basis to another, it is worthwhile checking the different regimes to find the most appropriate/advantageous one for the concerned case.

In that sense, the cross-border hot pursuit pursuant to the Naples II Convention is limited to cases of customs infringements but the procedural conditions for carrying out such a pursuit may, depending on the case, be more effective/advantageous.

Protection and liability

See the relevant paragraphs in chapter 4.1 of this manual.

3.2 Conditions and procedures for pursuit pursuant to Article 41 of the Schengen Convention

	Pursuit
Conditions	Pursuit may only be performed across the land borders.
	Only officers from the designated authorities may exercise the power of pursuit
	(see national fact sheets)
	Conditions tied to the type of offence: each State has the choice between two
	options for the types of offence allowing the power of pursuit to be exercised:
	either the restrictive list of offences listed in Article 41(4)(a) or extraditable
	offences ²³ .
	Reference must be made to the national fact sheets to find out which option has
	been chosen by an individual State. However, the following conditions apply in all
	the States:
	= the person concerned must have been caught in the act of committing or
	participating in one of the offences
	= pursuit is also authorised where the person concerned is under provisional
	arrest or serving a custodial sentence.

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Pursuant to Article 2(1) of the European Convention on Extradition of 13.9.57, extraditable offences are: "offences punishable under the laws of the requesting Party and of the requested Party by deprivation of liberty or under a detention order for a maximum period of at least one year or by a more severe penalty." Article 2(1) of the Council Framework Decision 2002/584/JHA of 13 June 2002 on the European arrest warrant and the surrender procedures between Member States lists the offences that give rise to surrender pursuant to a European arrast warrant.

	Conditions for hot pursuit: hot pursuit requires that
	= it has not been possible to advise the requested authorities in advance owing
	to particular urgency
	= or the authorities have been advised but have not been able to take up the
	pursuit in good time themselves
	= the pursuing officers consult the authorities of the requested State at the
	latest upon crossing the border
	= the pursuit cease at the first request of the requested State.
	There are three types of restriction which may be imposed on the power of pursuit,
	which each individual State is free to choose:
	- territorial restriction: some States authorise pursuit on their entire territory,
	others only authorise it for a certain number of kilometres after the border
	- time restriction: pursuit may have to be suspended after a certain amount of
	time has lapsed
	- a restriction on the powers of the pursuing agents: some States authorise
	them to stop and question, others do not. This does not affect the right to
	make a citizen's arrest in the State on whose territory the pursuit is carried
	out when an offender is caught in the act. The different legal situations and
	restrictions set by each State are set out in the national fact sheets.
During pursuit	It is mandatory to inform the authorities of the State B (State on the territory of
	which the pursuit is being carried out) at the latest upon crossing the border. This
	must be done by contacting
	= either the first police authority of the State concerned
	= or one of the liaison authorities designated by the State concerned (see
	chapter 5 in each national fact sheet)
	Best practices would be that as soon as the pursuing officers realise that a border
	crossing is possible, they should inform their central authorities who will then
	contact their counterpart.
	The officers must act in compliance with the national law of the state in which
	they are operating and must follow the instructions of the locally competent
	authorities.
	The power to exercise road traffic privileges during pursuit is granted to the
	pursuing officers in accordance with the national law of State B (where applicable,
	see national fact sheets for the legal situation).
	The pursuit must be stopped at the request of the authorities of State B.
	The officers must be in possession of their service badge or pass and be easily
	identifiable (uniform, armband, vehicle, etc.)
	The officers may carry his service weapon; its use is forbidden apart from in
	self-defence under the national law of State B (see definitions in the national fact
	sheets).
	Entry into homes and places not accessible to the public is forbidden (see
Ī	
	definitions in the national fact sheets).
	definitions in the national fact sheets). The arrested person should be given into the custody of the locally competent

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After pursuit	If the person is arrested, he may be held for questioning by the competent local authorities- whatever his nationality.
	If the person is arrested and is not a national of the country where the arrest was
	made, he must be released six hours after arrest if no provisional arrest warrant for
	extradition is forthcoming (the hours between midnight and 9.00 do not count).
	The persons arrested may only be subjected to a security search for the purpose of
	bringing them before the local authorities. They may be hand-cuffed and objects
	on their person may be seized.
	The officers involved must appear before the locally competent authorities to
	make a report after every pursuit, no matter what the outcome; if the latter so wish,
	the officers must remain available and provide assistance, if requested, with the
	follow-up, investigations and judicial procedures.

3.3 Conditions and procedures for pursuit pursuant to Article 20 of the Naples II Convention

The principle and conditions for the pursuit provided for in Article 20 of the Naples II Convention, are set out in the Handbook for the Naples II Convention on mutual assistance and cooperation between customs administrations.

4. JOINT OPERATIONS

For the current manual, "joint operations" are understood to cover actions in the field of public order and security and crime prevention, jointly carried out by two or more Member States, whereby officers from one Member State act on the territory of another Member State.²⁴

It does not include or concern criminal investigations.

As the organisation of joint operations depends very much on the national legislation and local operational needs, the current document only provides guidelines on the most typical joint operations but does not exhaustively lists all kinds of joint operations that Member States can decide to set up.

Cooperation shall not be confined to neighbouring States, but may also take place between States which do not have a common border and/or States of transit.

4.1 General provisions

Article 17 of the Prüm Decision²⁵ provides that "in order to step up police cooperation, the competent authorities (...) may, in maintaining public order and security and preventing criminal offences, introduce joint patrols and other joint operations in which designated officers or other officials (officers) from other Member States participate in operations within a Member State's territory."

Article 17 has a very wide scope, so operations can be carried out on land, water and in the air. These provisions still leave a lot of freedom to the Member States to define the scope, subject and conditions of their joint operations and to decide whether such operations will be carried out at all.

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Sometimes, the terms "joint actions" and "high impact operations" are used, generally to indicate coordinated actions and operations whereby in two or more Member States a specified kind of unlawfal behaviour and/or criminal activity is targeted during a specific period. Such actions are not considered in this handbook as they usually do not imply that officers from one Member State act on the territory of another Member State.

²⁵ Council Decision 2008/615/JHA of 23 June 2008, published in OJ L 210 of 6.8.2008, p. 1.

As examples, the following kinds of operations can be done on the basis of Article 17 of the Prüm Decision, depending on the decision of the individual Member States:

- joint patrols
- assistance to tourists on the street and at police stations, security of tourist sites
- common traffic controls
- accompanying supporters
- personal and document checks
- assistance during short period detentions for identification at specific events
- use of dogs and dog handlers for security sweeps
- accompanying dangerous (such as nuclear) transports
- (mutual) support during major events (G8 summit, world football championship)
- sending material together with operators (e.g. water cannon)
- setting up on-site Joint Command and Coordination Centres on an ad hoc basis
- joint exercises for the kind of operations covered by Article 17.

With a view to maximising the benefits of the cooperation, it is recommended that the host Member State provides to allow (in national legislation and/or complementary bilateral agreement) that the seconding Member States' officers are competent for carrying out autonomous police measures. In accordance with Art. 17(2) of the Prüm Decision "such executive powers may be exercised only under the guidance and, as a rule, in the presence of officers from the host Member State".

Each Member State needs to specify in its national fact sheet the national procedure required for setting up joint operations. Member States can choose how to agree on the modalities of the joint operation, i.e. this can be done via oral or written arrangements in accordance with national legislation and taking into account bilateral agreements. It is recommended that such procedures are as practical and pragmatical as possible.

Generally, the following issues (set out in Article 17 (3) of the Prüm implementing Decision²⁶) should be agreed upon between the competent authorities:

- (a) the competent authorities of the Member States for the operation;
- (b) the specific purpose of the operation;
- (c) the host Member State where the operation is to take place;
- (d) the geographical area of the host Member State where the operation is to take place;
- (e) the period covered by the operation;
- (f) the specific assistance to be provided by the seconding Member State(s) to the host Member State, including officers or other officials, material and financial elements;
- (g) the officers participating in the operation;
- (h) the officer in charge of the operation;
- (i) the powers that the officers and other officials of the seconding Member State(s) may exercise in the host Member State during the operation;
- (j) the particular arms, ammunition and equipment that the seconding officers may use during the operation in accordance with Decision 2008/615/JHA;
- (k) the logistic modalities as regards transport, accommodation and security;
- (1) the allocation of the costs of the joint operation if it differs from that provided in the first sentence of Article 34 of Decision 2008/615/JHA;
- (m) any other possible elements required.

Practical arrangements

Agreement has to be found between the concerned Member States on the practical arrangements. Article 34 of the Prüm Decision sets out that in general each Member State bears its own costs but Member States may agree to diverge from these arrangements.

It is common practice that accommodation and catering is provided by the host Member State, who should provide for the necessary budget.

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²⁶ Council Decision 2008/616/JHA of 23 June 2008, published in OJ L 210 of 6.8.2008, p. 12.

Depending on the kind of operation and activities to be carried out, training and briefing should be provided. This can be done through common training, or upon arrival of the officers in the host State or by sending officers of the host State to the supporting State(s) to provide such training. This covers especially the national legislation of the host country, in particular the use of arms, the organisational structures of the host Member State, any operational details regarding their tasks as well as rights, obligations and tasks of the officers.

Officers operating within another Member State's territory shall remain subject to the employment law provisions applicable in their own Member State, particularly as regards disciplinary rules. This is set out explicitly in Article 23 Prüm Decision but the same rule is generally applied to all kinds of joint operations.

Protection and liability

The State where the joint team operates shall provide the officers of the other State acting on its territory with the same protection and assistance as the one it gives its own officers.

This is specifically provided for in Article 20 of the Prüm Decision.

Unless otherwise agreed between the concerned Member States, officers acting on another Member State's territory shall be treated in the same way as officers of the host Member State with regard to any criminal offences that might be committed by, or against them.

This is specifically provided for in Article 42 of the Schengen Convention²⁷ and Article 22 of the Prüm Decision.

All officers are submitted to the rules of civil and criminal liability in force on the territory in which they act.

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The text of the CISA is published in OJ L 239 of 22.9.2000, p. 19.

The civil liability for any damages generally lays with the Member State for which the operation is being carried out, i.e. mostly the Member State whose officers have caused the damage. However, where officers act on the territory of another Member State to assist the latter (e.g. at major events), this Member State will carry the costs for any damage done by the other Member State's officers. This is specifically provided for in Article 43 of the Schengen Convention and Article 21 of the Prüm Decision.

4.2 Joint patrols

Joint patrols aim at facilitating access to law enforcement by citizens from the different Member States concerned, improving general cooperation between the authorities and officers involved, providing practical and linguistic assistance to the officers of the host State, facilitating communication with the national authorities of the supporting State etc. Joint patrols can take place on land, water and in the air.

There are typically two kinds of joint patrols

joint patrols in the border areas between Member States

It is recommended that local authorities are empowered to set up such joint patrols in a very quick, pragmatic and efficient way, depending on operational needs so that each command level can take all the necessary contacts with its counterpart in order to organise common activities or joint patrols.

Such patrols can take place on the territory of one of the Member States involved or (repeatedly) cross the border(s).

joint patrols in the framework of specific events or periods

This kind of joint patrols are, on the one hand, part of the measures provided for in the "football manual" and the "major events manual" but covers also the examples described above of assistance to tourists on the street and at police stations, security of tourist sites or common traffic controls, or also patrols on international trains.

10505/4/09 REV 4 EB/dk Where no local arrangements have been specified, the procedure to be followed and relevant contact points can be found in the national fact sheet.

4.3 Assistance in case of disasters and serious accidents

A particular kind of "joint operation" is set out in Article 18 of the Prüm Decision²⁸, which provides that

"Member States' competent authorities shall provide one another with mutual assistance, in compliance with national law, in connection with mass gatherings and similar major events, disasters and serious accidents, by seeking to prevent criminal offences and maintain public order and security by:

- (a) notifying one another as promptly as possible of such situations with a cross-border impact and exchanging any relevant information;
- (b) taking and coordinating the necessary policing measures within their territory in situations with a cross-border impact;
- (c) as far as possible, dispatching officers, specialists and advisers and supplying equipment, at the request of the Member State within whose territory the situation has arisen."

This provision will be most relevant between neighbouring States.

It obliges the competent authorities to agree on practical arrangements for cooperation in case of disasters and serious accidents, i.e.:

- exchange of contact points
- procedures to contact each other
- notification procedures on situations with a cross-border impact
- definition of security plans/disaster plans
- arrangements for the dispatching of officers, specialists and advisors
- arrangements for supplying equipment

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Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime, published in OJ L 210 of 6.8.2008, p. 1.

Ideally, the necessary training should be organised as part of the coordination of the policing measures between the concerned authorities.

4.4 **Cooperation in the framework of international football matches**

An extensive set of measures has been agreed for international police cooperation and measures to prevent and control violence and disturbances in connection with football matches with an international dimension, in which at least one Member State is involved.

In every Member State, a National Football Information Points has been set up to carry out this kind of cooperation, which extends beyond the exchange of information to assistance during football matches.

The detailed measures are based on the Council Decision of 25 April 2002 concerning security in connection with football matches with an international dimension²⁹ and more extensively in the Council Resolution of 4 December 2006 concerning an updated handbook with recommendations for these situations³⁰.

4.5 Cooperation at major events

Law enforcement authorities in a Member State dealing with a major event with an international dimension need to ensure the security of the event both from a public order perspective and a counter-terrorism perspective.

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²⁹ Council Decision 2002/348/JHA of 25 April 2002 concerning security in connection with football matches with an international dimension, published in OJ L 121 of 8.5.2002, p. 1.

³⁰ Council Resolution of 4 December 2006 concerning an updated handbook with recommendations for international police cooperation and measures to prevent and control violence and disturbances in connection with football matches with an international dimension, in which at least one Member State is involved, published in OJ C 322 of 29.12.2006, p. 1.

Cooperation with authorities from other Member States is an important part of the security policy surrounding such events.

The legal basis for more or less extensive cooperation was usually provided for in bilateral agreement or arrangements but is now included in Article 18 of the Prüm Decision³¹, which provides that

"Member States' competent authorities shall provide one another with mutual assistance, in compliance with national law, in connection with mass gatherings and similar major events, disasters and serious accidents, by seeking to prevent criminal offences and maintain public order and security by:

- (a) notifying one another as promptly as possible of such situations with a cross-border impact and exchanging any relevant information;
- (b) taking and coordinating the necessary policing measures within their territory in situations with a cross-border impact;
- (c) as far as possible, dispatching officers, specialists and advisers and supplying equipment, at the request of the Member State within whose territory the situation has arisen."

More practical recommendations on how to organise such cooperation are set out in the Handbook for police and security authorities concerning cooperation at major events with an international dimension³².

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Council Decision 2008/615/JHA of 23 June 2008 on the stepping up of cross-border cooperation, particularly in combating terrorism and cross-border crime, published in OJ L 210 of 6.8.2008, p. 1.

Council recommendation of 6 December 2007 concerning a Handbook for police and security authorities concerning cooperation at major events with an international dimension, published in OJ C 314 of 22.12.2007, p. 4.

4.6 Protection of public figures

The specific measures to be taken for the protection of public figures and the cross-border cooperation in these cases are based on the Council Decision setting up a European Network for the Protection of Public Figures³³, as amended by Council Decision 2009/796/JHA of 4 June 2009.

The competent authorities have drawn up a handbook with practical information for their cooperation, setting out per Member State the relevant contact points, national regulations on protection and threat levels as well as on executive measures and weapons.

4.7 <u>Cooperation between special intervention units</u>

The Council Decision on the improvement of cooperation between the special intervention units of the Member States of the European Union in crisis situations³⁴ sets out general rules and conditions to allow for special intervention units of one Member State to provide assistance and/or operate on the territory of another Member State.

Such assistance or operations are always done on a voluntary basis between the concerned Member State: there is no legal obligation to either request or provide such assistance. The competent national authorities which may make requests and give authorisations regarding the deployment of the special intervention units are set out in the national fact sheets.

The practical details and implementing arrangements complementing this Decision shall be agreed directly between the requesting Member State and the requested Member State.

Council Decision 2002/956/JHA of 28 November 2002 setting up a European Network for the Protection of Public Figures, published in OJ L 333 of 10.12.2002, p. 1, as amended by Council Decision 2009/796/JHA of 4 June 2009 amending Council Decision of 28 November 2002 setting up a European Network for the protection of Public Figures, published in OJ L 283 of 30 October 2009, p. 62.

Council Decision 2008/617/JHA of 23 June 2008 on the improvement of cooperation between the special intervention units of the Member States of the European Union in crisis situations, published in OJ L 210 of 6.8.2008, p. 73.

The Council Decision also provides that the special intervention units shall meet regularly with a view to exchanging best practices and organising joint training exercises. This is organised in the so-called "Atlas network", which gathers representatives of the intervention units of all Member States and some third States.

For specific crisis situations such as kidnapping and hostage-taking, relevant EU and international expert networks have been set up to support these operations/investigations. Access to these is via the national central authorities.

4.8 Conditions and procedures for joint operations pursuant to bilateral agreements

Most if not all Member States have concluded bilateral or multilateral agreements with neighbouring States concerning joint operations.

Where these arrangements and agreements are not incompatible with the Prüm provisions or where they extend or enlarge the objectives of the Prüm provisions, they can be used as a basis for joint operations as well.

Very often, these agreements or arrangements will specify the scope and conditions for the joint operations and thereby complement the Prüm provisions.

5. **JOINT INVESTIGATIONS**

5.1 **Joint Investigation Teams (JITs)**

Article 13(1) of the 2000 Mutual Legal Assistance (MLA) Convention and the Council Framework Decision on joint investigation teams³⁵ provide for the setting up of Joint Investigation Teams (JITs).

A JIT is an investigation team set up on the basis of an agreement between two or more Member States and/or other parties, for a specific purpose and limited duration. The concept of a JIT has been approached not so much from the seriousness of a crime but rather from the crime's international and cross-border dimension. JITs will usually be limited to the more serious forms of criminality and national legislation or operational instructions should be checked to see if there is a seriousness threshold or other qualifying criteria.

There are many practical instances where a JIT might be the right tool, but at least two crime areas can be mentioned by way of example:

- Drug investigations in which it is known from the outset that the residence of the trafficker differs from the final destination of the drugs, and
- Terrorism cases in which the venues of a planned attack differ from the locations where the first intelligence will be gathered.

The Joint Investigation Team manual 36 sets out in detail the conditions for establishing a JIT, the structure and mode of operation of a JIT and provides information on the relevant national legislation in different Member States.

36 doc. 13598/09 + COR 1

³⁵ Council Framework Decision 2002/465/JHA of 13 June 2002 on joint investigation teams, published in OJ L 162 of 20.6.2002, p. 1.

A model agreement³⁷ is available to facilitate the work of competent authorities wishing to set up a Joint Investigation Team.

Moreover, national JIT experts have been designated to facilitate the use of JITs by disseminating information and providing advice on national procedures and legislation.

The advantage of using a JIT are (depending on and in accordance with the law of the Member State where the team operates):

- Ability to share information directly between JIT members without the need for formal requests.
- Ability to request investigative measures between team members directly, dispensing with the need for Letters Rogatory. This applies also to requests for coercive measures.
- Ability for members to be present at house searches, interviews, etc. in all jurisdictions covered, helping to overcome language barriers in interviews etc.
- Ability to co-ordinate efforts on the spot, and for informal exchange of specialised knowledge.
- Ability to build mutual trust between practitioners from different jurisdictions working together and deciding on investigative and prosecution strategies.
- Ability for Europol and Eurojust to be involved with direct support and assistance.
- Ability to secure potentially available funding.

The JIT team is set up in the Member State in which investigations are expected to be predominantly carried out. Although one fixed 'headquarters' should be agreed upon, it is not necessary for all members of the JIT to be located in the same place.

The powers of the JIT members can differ, depending on national legislation, e.g. some Member States will allow executive powers for coercive measures to be given to the foreign officers (interrogation, house search). The same applies to the use of force that is allowed, this depends on national legislation and, if allowed under national legislation, on the decision of the team leader.

Council Recommendation of 8 May 2003 on a model agreement for setting up a joint investigation team (JIT), published in OJ C 121 of 23.5.2003, p. 1.

Participation of Eurojust and Europol

As both institutions have been created to support Member States in their fight against organised serious cross-border crime, their respective competences and tasks imply that Eurojust and Europol play an important role in Joint Investigation Teams.

In accordance with Article 12 of the Framework Decision, as well as provisions in the 2000 MLA Convention, Eurojust and Europol can participate in JITs, separately as well as jointly. Further, Article 6 of the Co-operation Agreement between Europol and Eurojust, enables both parties together, at the request of one or more Member States, to participate in the setting up of JITs and support national judicial and law enforcement authorities in the preliminary discussions concerning the setting up of JITs.

Whilst it is not mandatory to involve Eurojust and Europol when establishing and operating a JIT, both could play an important role in ensuring the efficiency and operational capacity of the JIT and the overall success of the investigation. Both organisations can also assist in the administrative management of the JIT. Both parties can also act as an intermediary in the obtaining as well as advice on the current availability, of any funding.

5.2 Joint special investigation teams

The principle and conditions for the joint investigation teams provided for in Article 24 of the Naples II Convention³⁸, are set out in the Handbook for the Naples II Convention on mutual assistance and cooperation between customs administrations.

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Convention of 18.12.97 on mutual assistance and cooperation between customs administrations (OJ C 24, 23.1.98, p. 1 and OJ C 165, 30.5.98, p. 24).

5.3 Mirror or parallel investigations

A Mirror or Parallel investigation is an investigation established in separate EU Member States which focuses upon a crime group or crime type which similarly affects each Member State. The investigations, which although separate in their management structure and terms of reference seek to collectively disrupt or dismantle the crime group or crime type affecting both of their national jurisdictions.

They are not necessarily a cross-border operation as defined for this manual with officers acting on the territory of other Member States.

The intelligence and/or evidence obtained in each of these individual investigations can be shared or exploited in other EU Member States judicial processes but only through the approved channels of International Letters of Request (ILOR) between the competent judicial authorities.

Use of undercover officers and informants 5.4

The use of undercover officers and informants depends on the national legislation of the different Member States. International cooperation in this field is regulated, in particular by Article 14 of the Convention on Mutual Assistance in Criminal Matters³⁹, Article 23 of the Naples II Convention⁴⁰, Article 20 of the United Nations Convention against Transnational Organized Crime⁴¹, and bilateral agreements and national legal acts. While such techniques may be deployed in national investigations, the need has been recognised for these techniques to be used on the territory of other Member States in the framework of the national investigation or of joint investigations.

The national central authorities and Europol have identified experts and advice to support the use of these techniques.

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³⁹ Council Act of 29 May 2000 establishing in accordance with Article 34 of the Treaty on European Union the Convention on Mutual Assistance in Criminal Matters between the Member States of the European Union, published in OJ C 197, 12.7.2000, p. 1.

⁴⁰ Council Recommendation of 8 May 2003 on a model agreement for setting up a joint investigation team (JIT), published in OJ C 121 of 23.5.2003, p. 1.

⁴¹ http://www.unodc.org/unodc/en/treaties/CTOC/index.html

etau	s of the request		
ctan	Requesting State	010.	
	Requested State	011.	To be filled in as accurately as
	Sender	012.	possible, especially with informatio
	Addressee	013.	about weapons, police personnel,
	Date and time of the request	013.	vehicles and use of specialist
	Name of the person under surveillance or, if unavailable,	014.	policing techniques.
	name or no. of the case	013.	
	Cross-border surveillance: ordinary or urgent	016.	
	If ordinary, date and time of crossing the border	010.	
	If urgent, grounds for urgency	017.	The general rule is that all requests
4 •1		018.	should be sent to the central nationa
tai	s of the investigation	020	unit.
	Competent judicial authority	020.	
	File no.	021.	
	Name and position of competent magistrate	022.	Information required state or come
	Telephone		Inform the requested state as soon as possible.
	Fax		possible.
	Competent police force Person in charge, tel, fax	023.	
	Legal classification of the acts:	024.	
	(a) Ordinary: – Offence		
	Liable penalty		
	(b) Urgent:		
	Murder	025.1.	
	Manslaughter	025.2.	
	A serious offence of a sexual nature	025.3.	
	Arson	025.4.	
	Counterfeiting and forgery of means of payment	025.5.	
	Aggravated burglary and robbery and receiving stolen goods	025.6.	
	Extortion	025.7.	
	Kidnapping and hostage taking	025.8.	
	Trafficking in human beings	025.9.	
	Illicit trafficking in narcotic drugs and psychotropic	025.10.	
	substances	025.11.	
	Breach of the laws on arms and explosives	025.12.	
	Wilful damage through use of explosives	025.13.	
	Illicit transportation of toxic and hazardous waste	025.14.	
	Serious fraud	025.15.	
	Smuggling of aliens	025.16.	Full explanation of the reason
	Money laundering	025.17.	justifying the request should be
	Illicit trafficking in nuclear and radioactive substances	025.18.	included
	Participation in a criminal organisation as referred to in		meruded
	Council Joint Action 98/733/JHA of 21 December 1998 on		
	making it a criminal offence to participate in a criminal		
	organisation in the Member States of the European Union		
	Terrorist offences as referred to in Council Framework	025.19.	l l
	Decision 2002/475/JHA of 13 June 2002 on combating		
	terrorism		
	Date of the acts	026.	
	Scene of the acts	027	l l
	Scene of the acts Description of the acts	027. 028.	

Inform	mation available on the ground:		
	responsible for surveillance		
-	Person in charge on the ground	030.	
-	Telephone	'	
	Mobile phone	'	
	Radio (optional)	'	
	Call code	'	
-	Surveillance forces	031.	
-	Police vehicles	'	
	Registration no.	'	
	Vehicle make	'	
	Service weapons	'	
	Alternate use of registration plates requested	032.	
-	Estimated time of surveillance (day, month, year, time,	033.	
	duration of the operation, statement)	'	
-	Estimated area of the operation	034.	
	Estimated location of crossing the border	035.	
Perso	n(s) observed		
-	Name	040.	
	Given name, Date of birth		
	Nationality	041.	
-	Male / female	042.	
-	Estimated age	043.	
-	Description (size, build, hair colour etc.)	044.	
-	Address (postal code, location, street, and dwelling no.)	045.	
-	Telephone	046.	
	Mobile phone	'	
-	Personal information (armed, violent, drug user)	047.	
-	Photo and / or finger prints	048.	
_	Vehicle (manufacturer, type, colour, registration no.)	049.	
-	Use of specialist policing techniques	050.	
_	Other pertinent information	051.	Where available, the aim of the
	Persons in contact with the suspect meeting point	'	surveillance could be added and/or
-	Other persons accompanying the suspect	052.	the need for the requested State to
Misce	ellaneous	053.	take over.

Final report on a cross-border surveillan (Article 40 Schengen Convention		on
`` <u> </u>		
- Requesting State	100.	To be filled in by the
- Requested State	101.	lead operational officer
- Date	102.	within 7 days
- Sender	103.	
- Addressee	104.	
- Name or no. of the case	105.	
Name of the dept. (on the ground) which carried out the surveillan		
- Name and grade of the person in charge on the ground	110.	
- Address	111.	
- Telephone no.	112.	
- Fax no.	113.	
Circumstances surrounding the operation		
- Information on the offence	120.	
- Information on the implicated party	121.	
Means used		,
- No. of vehicles	130.	
1- Make		
2- Type		
3- Colour		
4- Registration no.		
- No. of persons	131.	
- Miscellaneous	132.	
Account of the action taken		
- Start	140.	
- Route and border crossing points	141.	
- Time of arrival	142.	
- End of surveillance: date and time	143.	
- Local authorities that afforded assistance	144.	
- Miscellaneous	145.	
Noteworthy events		
- Incidents involving the authorities of the requested State	150.	
- Incidents involving the implicated party	151.	
- Other incidents	152.	
Elements observed during the operation		
- Place(s)	160.	Including any use of
- Vehicles		firearms by the officers
- Persons		inearms by the officers
Follow-up given to the case	_	
- In respect of the implicated party	170.	\prod
- Jurisdiction(s) or magistrate(s) contacted in the requested State	171.	
Miscellaneous	172.	

Please note: This is an administrative document which should not be used as legal evidence.

Hand-written forms are never allowed.

ANNEX 3

		To be filled in as accurately as
Request for cross-border controlle	d delivery	possible, especially with information
Details of the request		about weapons, police personnel,
- Requesting State	010.	vehicles and use of specialist
- Requested State	011.	policing techniques.
- Sending unit	012.	
- Forwarding unit	013.	
- Receiving unit	014.	
- Date and time of the request	015.	The general rule is that all requests
- Name of the person under surveillance or, if unavailable, name	015.	should be sent to the central national
or no. of the case		unit.
- Cross-border surveillance: ordinary or urgent	016.	
- If ordinary, date and time of crossing the border	017.	
- If urgent, grounds for urgency	018.	
Details of the investigation in requesting state		
Competent judicial or other authorising authority	020.	Inform the requested state as seen as
Reference	021.	Inform the requested state as soon as possible.
Name and position of competent magistrate	022.	possible.
Telephone		
- Mobile phone		
- Fax		
- E-mail address		
Competent police force	023.	
- Person in charge		
- Telephone		
- Mobile phone		
- Fax		
- E-mail address		
Legal assessment of case:	024.	
- Offence		
- Liable penalty		
Time or period of the acts	025.	
Place or area of the acts	026.	
Facts of case	027.	
Part played by sender/carrier/recipient of goods in offence	028.	
Explanation of need for operation		
Investigation findings warranting operation	030.	
Steps already taken to identify recipients of delivery or other	031.	
participants and organisers		
Details of planned operation		
- Type and quantity of illegal goods/other goods	040.	
- Probable time and place of import (crossing of border) into	041.	
requested state		
- Probable route in requested state	042.	
- Details of any time and place of export from requested state	043.	
- Probable means of transport (for vehicles: make, model,	044.	
colour and registration number)		
- Means of transport with a direction-finding transmitter or GPS	045.	

Personal particulars of suspects involved in transport	046.	
- Name and given name		
- Male / female		
- Given name		
- Date and place of birth		
- Estimated age		
- Place of residence/address		
- Nationality		
- Physical description (height, build, hair colour etc.)		
- Phone and mobile phone numbers		
- Photo/fingerprints		
- Armed/violent		
Details of any others involved in transport (including non-participants	047.	
Any other information (contacts, rendezvous etc)	048.	
Any time and place of transfer of controlled delivery to requested	049.	
state's authorities		
Details of implementing unit in requested state		
Person in charge of operation	050.	
- Phone number		
- Mobile phone number		
- Radio frequency (optional)		
- Calling code		
Surveillance officers	051.	
- Numbers of officers		
- Vehicles		
- Registration numbers		
- Type of vehicles		
Other officers (including undercover investigators) or technical	052.	
resources used		
Special requests		
- Request for goods substitution	060.	
- Request for use of special investigation techniques	061.	
- Request for permission to carry a duty weapon	062.	
- Request for use of exchangeable number plates	063.	
- Special requirements for customs formalities	064.	
- Request for participation after transfer of controlled delivery	065.	
to requested state's officers		
Additional comments/observations		

Final report on a cross-border control	led delivery	
		To be filled in by the
- Requesting State/authority		
- Central authority		lead operational officer
- Date and time of submission of evaluation report		within 7 days
- Requested State and requested authority	1	
- Date and time of request	2	
- Receiving unit	3	
- Name or reference	4	
- Was the controlled delivery approved?	5	
- Approving authority and reference	6	
- Was the controlled delivery carried out? If not, why not?	7	
To be completed if the controlled delivery was carried out		
Circumstances of controlled delivery		
Details of offence	8	
Type and quantity of illegal goods	9	
Means used by requesting and requested states		
- Type and number of means of transport/vehicles involved	10	
- Number of police officers used	11	
- Technical resources or special investigation methods used	12	
- Miscellaneous	132	
Noteworthy events		
- Incidents involving the authorities of the requested State	150	
- Incidents involving the implicated party	151.	
- Other incidents	152	
Results of controlled delivery / problems arising and any solutions	}	
Results of controlled delivery		
Any language problems	170	
Any coordination problems	171	
Any other problems	172	

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