NOTE
From: Presidency
To: Council
No. prev. doc.: 15100/15, 9799/16, 11350/1/16 REV 1
Subject: Proposal for a Regulation on the establishment of the European Public Prosecutor's Office
- Completed text

The following corrections are made to bring document 12774/2/16 REV 2 in line with document 13185/16:

On page 57 in footnote 60, for "FI, SE, PL and NL would prefer…", read "FI, PL and NL would prefer…"

On page 59 in footnote 63, for "AT and LV would prefer…" read "AT would prefer…"

On page 115 in Article 57(3), for:

"In cases where the data was provided by a third country, Eurojust will only inform that third country of the match found with the consent of the European Public Prosecutor's Office"

read:

"In cases where the data was provided by a third country, Eurojust will only inform that third country of the match found with the consent of the European Public Prosecutor's Office".
On page 119 in footnote 98 first line: for "The following accompanying recital should be introduced", read "The following accompanying recital should be considered".

On page 119 in footnote 98 lines 11-15

for "", including, where necessary and possible, by way of an amendment of those agreements. Such a designation of the European Public Prosecutor's Office as a competent authority may not always be possible, in particular in the designation by way of counter-notifications or otherwise or in the framework of extradition agreements"

read "This may entail, in certain cases, an amendment to those agreements but the renegotiation of such agreements should not be regarded as a mandatory step, since it may not always be possible, in particular for bilateral agreements between Member States and third countries."

On page 119 in footnote 98 line 26, for "who have to be national prosecutors or members of the judiciary" read "who have to be national prosecutors".

On page 119 in footnote 98 line 29, between "European Public Prosecutor's Office." and "Where this mechanism is not possible" read "The Member States may also notify the European Public Prosecutor's Office as a competent authority for the purpose of the implementation of other international agreements on legal assistance in criminal matters concluded by them, including, by way of an amendment to those agreements".

On page 120 in Article 59(4) second line, for "under the relevant international agreement", read "under the relevant multilateral international agreement."

On page 122 in footnote 101 first line, for "The following recital should be added" read "The following recital should be considered".