

Mr/Ms Arne Semsrott

Email: a.semsrott @fragdenstaat.de

Our ref: TO/PAD-2020-00084 Please quote when replying.

Warsaw, 7 July 2020

Your application for access to European Border and Coast Guard (Frontex) documents

Dear Mr/Ms Semsrott,

In reference to your application registered on 25 May 2020 for which the time limit has been extended by 15 working days on 16 June 2020¹, asking for access to

The operational plan for JO Poseidon 2018 and 2019, including a

- Main part of the Operational Plans;
- all annexes; and -
- the Handbooks to the Operational Plans

Please find attached the documents for **JO Poseidon 2018**. Kindly note however, that some limited parts of these documents fall under exceptions under Article 4 of Regulation (EC) No 1049/2001 and therefore had to be expunged with detailed justifications next to them.

Access to these documents concerning JO Poseidon 2019 must be refused as the evaluation phase of this Joint Operation is currently still ongoing and the operation can only be considered as concluded upon the termination of this evaluation. Findings of evaluations flow into the adjustment of currently ongoing joint operations and planned for the near future. Thus, granting access to the these documents at this stage would hamper the evaluation of JO Poseidon 2019 and ultimately jeopardize the European Union's and Member State's endeavours to counter and prevent cross-border crime and unauthorized border crossings. This would benefit criminal networks by enabling them to change their modus operandi and consequently result in hampering the course of ongoing and future similar operations, which would ultimately put the life of migrants in danger. In particular, these documents cannot be released at this stage as they:

- contain personal data, in particular, the name of an individual. The disclosure would undermine the protection of privacy and the integrity of the individual, in particular in accordance with European Union legislation regarding the protection of personal data and therefore has to be precluded pursuant to Article 4(1)(b) of Regulation (EC) No 1049/2001²;
- contain information regarding the technical equipment deployed in an operational area. Disclosing such information would be tantamount to disclosing the exact type and capabilities of the equipment and would enable third parties, e.g. by combining this information with other

¹ In line with Article 7(3) Regulation (EC) No 1049/2001 of 30 May 2001 regarding public access to European Parliament, Council and COMMISSION documents (OJ L 145, 31.5.2001, p. 43).

² Regulation (EC) No 1049/2001 of 30 May 2001 regarding public access to European Parliament, Council and Commission documents (OJ L 145, 31.5.2001, p. 43).



sources, to draw conclusions regarding usual positions and movement patterns. This would open way for abuse, as numbers, types and specifications of equipment used are indicative of similar equipment used for succeeding years. Releasing such information would thus benefit criminal networks, enabling them to change their modus operandi and, consequently, result in hampering the course of ongoing and future operations of a similar nature. This would ultimately obstruct the purpose of such operations: to counter and prevent cross-border crime and unauthorized border crossings. In this light, the disclosure of information regarding the technical equipment deployed would undermine the protection of the public interest as regards public security in the sense of Article 4(1)(a) first indent of Regulation (EC) No 1049/2001;

- refer to details of the operational area since disclosing details of this area would be tantamount to disclosing the current operational focus area. This would provide smuggling and other criminal networks with intelligence, enabling them to change their modus operandi, which would ultimately put the life of migrants in danger. Consequently, the course of ongoing and future operations of similar nature would be hampered by depriving currently ongoing and future operations of any strategy and element of surprise, ultimately defeating their purpose to counter and prevent cross-border crime and unauthorized border crossings. In this light, the disclosure of documents containing such information would undermine the protection of the public interest as regards public security in the sense of Article 4(1)(a) first indent of Regulation (EC) No 1049/2001;
- contain detailed information regarding the modus operandi of law enforcement officials performing border control and coast guard duties. Disclosing such information would expose the working methods applied in ongoing and future operations, thus obstructing their effectiveness in prevention of cross-border crime and unauthorized border crossings and, in consequence, undermine the protection of the public interest as regards public security, precluding a release pursuant to Article 4(1)(a) first indent of Regulation (EC) No 1049/2001.

Since the redacting would be disproportional in relation to the parts that are eligible for disclosure, simultaneously undermining the principle of sound administration. More specifically, the administrative burden necessary to identify and redact the releasable materials would be disproportionate to the public interest in the disclosure exercise itself, while the released documents would not convey any informative value due to their significantly reduced form. Consequently, the partial disclosure of the documents at issue must be refused owing to the particular circumstances of the present case.

Kindly be reminded that the copyright of the document/s rests with Frontex and making this/these work/s, available to third parties in this or another form without prior authorisation of Frontex is prohibited. Please also note that Frontex does not assume liability stemming from the use of the document/s.

Pursuant to Article 7(2) of Regulation (EC) No 1049/2001, within 15 working days of the receipt of this letter, you may submit a confirmatory application to Frontex to reconsider its position. Based on Article 8 of Regulation (EC) No 1049/2001, Frontex will reply to you within 15 working days from the registration of such application. You can submit your confirmatory application by post or electronically.

Yours sincerely,



Timo Knaebe Senior Legal Officer

Attachment/s: 3 documents, 228 pages