#### STATUTORY INSTRUMENTS

### 2014 No. 3141

## The Criminal Justice and Data Protection (Protocol No. 36) Regulations 2014

#### F1PART 4

Data Protection in relation to Police and Judicial Cooperation in Criminal Matters

CHAPTER 2

Duties of competent authorities and rights of data subjects

# Textual Amendments F1 Pt. 4 omitted (25.5.2018) by virtue of Data Protection Act 2018 (c. 12), s. 212(1), Sch. 19 para. 380 (with ss. 117, 209, 210, Sch. 20 paras. 2, 6, 15, 43); S.I. 2018/625, reg. 2(1)(g)

<b>Duties of competent authorities</b>
29
Principles of lawfulness, proportionality and purpose
30
Rectification, erasure and blocking
31
Establishment of time limits for erasure and review
32
Processing of sensitive personal data
<b>33.</b>
Automated individual decisions
34
Verification of quality of data that are transmitted or made available
35

Time limits
36
Logging and documentation
<b>37.</b>
Processing of personal data received from or made available by an authority in anothe Member State
38
Compliance with national processing restrictions
39
Transfer to competent authorities in third countries or to international bodies
40
Transmission to private parties
41
Information on request of the competent authority
42
Information for the data subject
43
Right of access
44
Right to compensation
45
Confidentiality of processing
46
Security of processing
47
Prior consultation
48

Changes to legislation:
There are currently no known outstanding effects for the The Criminal Justice and Data Protection (Protocol No. 36) Regulations 2014, CHAPTER 2.