

SUMMARY REPORT

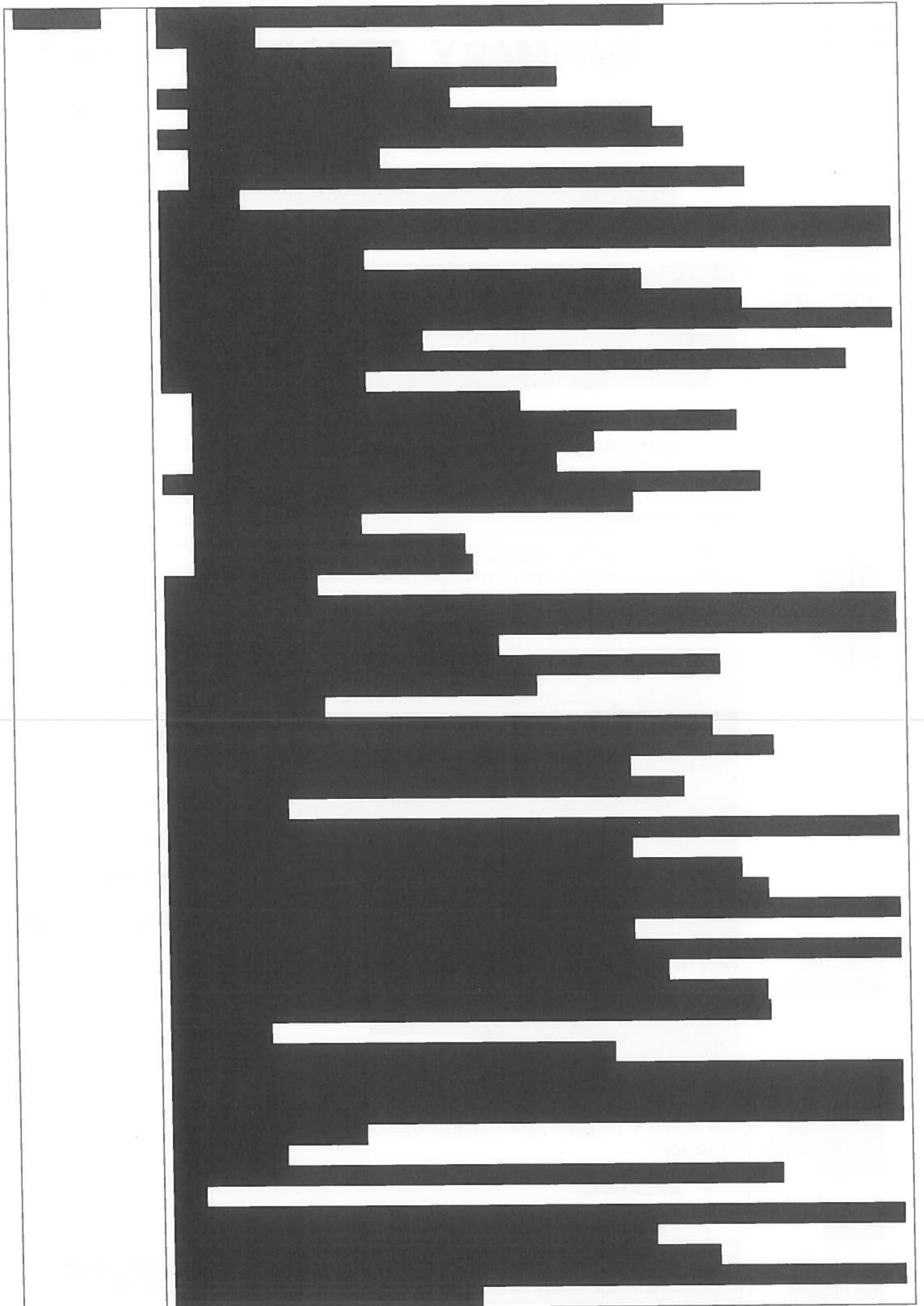
40th Meeting of the Data Protection Officers & the European Data Protection Supervisor

26-27 October 2016 ■ hosted by EUIPO

Evaluation	
Objectives of the mission achieved	

Wednesday, 26 October 2016 DPO Network Meeting and Workshop


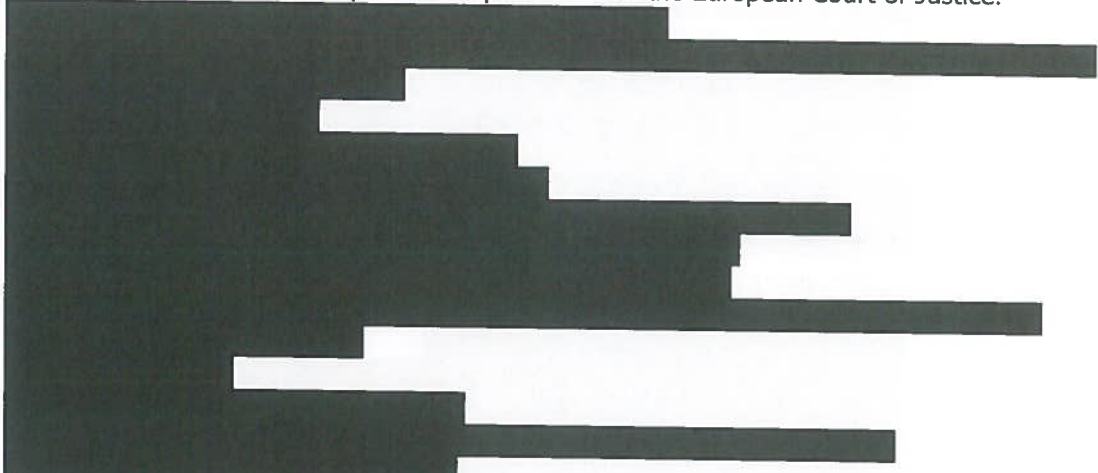
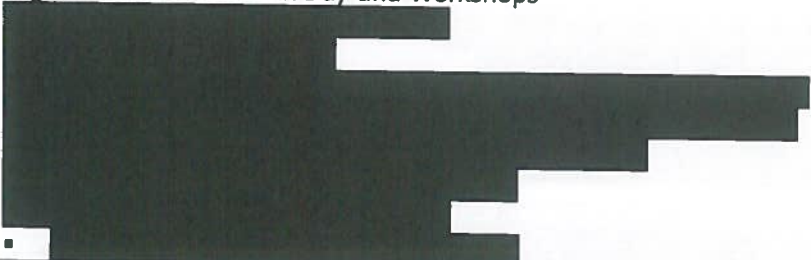

Morning Session: Meeting EU DPOs	
Section	Topic Overview
EUIPO	<p>EUIPO - expanded role (including the European Observatory)</p> <p>EUIPO is the European Union Intellectual Property Office responsible for managing the EU trade mark and the registered Community design. The EUIPO works in partnership with national and regional EU intellectual property offices, user groups, the European Commission, the European Parliament and other international organisations.</p>
EUIPO DPO	<p>Welcome and opening remarks</p> <p>Organisation of workshops</p>
	<p>New aspects of the GDPR /General Data Protection Regulation/</p> <p>Sub-topics:</p> <ul style="list-style-type: none"> ▪ Control ▪ Accountability ▪ Supervision ▪ Sanctions



[illegible]

Thursday, 27 October 2016
EDPS – DPOs session

Morning Session: Meeting EDPS - EU DPOs

<p>Recent Developments at EU and international level</p> 	<p>1. Privacy Shield 12 July EC adopted the EU-US Privacy Shield</p> <p>Info EDPS: In his capacity as an independent supervisor of the EU institutions and advisor to the EU legislator, the European Data Protection Supervisor published 30 May his Opinion on the EU-U.S. Privacy Shield in which he offers practical solutions to address some of the concerns the proposal raises. 1 July: The July 2016 edition of the EDPS Newsletter covers the EDPS Opinion on Privacy Shield.</p> <p>Background On 6 October 2015, the Court of Justice of the European Union declared the Commission's 2000 Decision on EU-US Safe Harbour invalid. On 6 November 2015 the European Commission adopted a Communication on the Transfer of Personal Data from the EU to the United States of America under Directive 95/46/EC following the Judgment by the Court of Justice in Case C-362/14 (Schrems). The aim was to provide an overview of the alternative tools for transatlantic data transfers in the absence of an adequacy decision. On 29 February 2016, the Commission published a draft adequacy decision and the relevant commitments by U.S. authorities. On 13 April 2016, the Article 29 Working Party issued its opinion: Opinion 01/2016 of the Article 29 Working Party on the EU – U.S. Privacy Shield draft adequacy decision. On 8 July 2016, the Article 31 (comitology) Committee approved the revised draft decision. On 12 July 2016, the Commission adopted Decision 2016/1250 on the adequacy of protection of the EU-U.S. Privacy Shield. This new framework protects the fundamental rights of anyone in the EU whose personal data is transferred to the United States as well as bringing legal clarity for businesses relying on transatlantic data transfers. The new arrangement includes:</p> <ul style="list-style-type: none"> • strong data protection obligations on companies receiving personal data from the EU • safeguards on U.S. government access to data; • effective protection and redress for individuals; • annual joint review to monitor the implementation. <p>The new arrangement lives up to the requirements of the European Court of Justice.</p> 
<p>BRIEFING on DPO Network Meeting 26/10</p>	<p>Briefing on the DPO Network Day and Workshops</p> 
<p>State of play: Supervision and Enforcement</p>	<p>Transition from the GDPR</p> 

<div> <p>[REDACTED]</p> </div>	<div> <p>[REDACTED]</p> </div>
<div> <p>State of Play IT Policy Unit</p> </div>	<div> <p>IT Governance and IT Management Guidelines</p> </div> <div> <p>[REDACTED]</p> </div>
<div> <p>Recent Case Law</p> </div>	<div> <p><u>Breyer v DE, Case C-582/14 CJEU 19 October 2016</u></p> </div> <div> <p>[REDACTED]</p> </div> <div> <p><u>Case C- 398/15, Manni, AG Bot 8 September 2016</u></p> </div> <div> <p>[REDACTED]</p> </div> <div> <p><u>Case C-191/15, VKI v Amazon, CJEU 28 July 2016</u></p> </div> <div> <p>[REDACTED]</p> </div> <div> <p><u>Case T-483/13, General Court 20 July 2016 (Oikonomopoulos)</u></p> </div> <div> <p>[REDACTED]</p> </div> <div> <p><u>Data Retention (case revisited - law more and more defined)</u></p> </div> <div> <p>[REDACTED]</p> </div> <div> <p><u>Case A-1/15 Canada – EU PNR Agreement (effect PNR Mexico, Australia)</u></p> </div> <div> <p>[REDACTED]</p> </div>

	Case C-424/15 Garai CJEU 19 Oct 2016(Independent Supervision)
What to expect when inspected	Inspection Framework: Art 15(3) and 36 RoP (public)
Workshop AM	Workshop on Data Protection Impact Assessment Practical application of the principles of the Regulation
PRIOR CHECKING v. DPIA	
DPIA Methodology	

	[REDACTED]
Conclusions	Feedback and Conclusions of workshop topics [REDACTED] [REDACTED] [REDACTED]

