



Brussels,  
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Ms Annegret Falter  
Chair  
Whistleblower-Netzwerk e.V. -  
c/o djv (Deutscher Journalisten-  
Verband)  
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Dear Ms Falter,

Thank you for your letter of 3 March 2019, addressed to the European Commission's First Vice-President, Frans Timmermans, and to Commissioner Vara Jourova. In this letter, you express the views of the Whistleblower Network Germany about the European Commission's Proposal of 23 April 2018 for a Directive of the European Parliament and of the Council on the protection of persons reporting on breaches of Union law and about specific issues that were raised in the course of the negotiations between the Union co-legislators, in particular the optional or mandatory use of internal reporting channels.

As you may know, on 11 March 2019, the European Parliament and the Council reached a provisional agreement on this Proposal<sup>1</sup>.

The Commission considers that the text agreed upon maintains the level of ambition of its Proposal, both in terms of ensuring robust protection for whistleblowers and in terms of strengthening the enforcement of EU law. In particular, it contains a well-balanced set of measures, including high standards of protection for whistleblowers, the provision of clear and easily accessible information on existing procedures and protection, widely available reporting channels, and a broad personal and material scope.

In particular as regards the agreed rules on reporting channels, whistleblowers are encouraged to report first internally, if the breach they want to reveal can be effectively addressed within their organisation and they consider that there is no risk of retaliation. They may also report directly to the competent authorities as they see fit, in light of the circumstances of the case.

This set of rules will strengthen enforcement in many different areas of EU law and policies, ranging from food and product safety, environmental protection and nuclear safety to competition and State aid, protection of the Union's financial interests and corporate taxation. Moreover, as set out in the Communication accompanying the proposal<sup>2</sup>, EU Member States are encouraged, when transposing the Directive, to extend

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<sup>1</sup> [http://europa.eu/rapid/press-release\\_IP-19-1604\\_en.htm](http://europa.eu/rapid/press-release_IP-19-1604_en.htm) This provisional agreement has still to be formally approved by the European Parliament and the Council.

<sup>2</sup> [https://ec.europa.eu/info/files/communication-commission-european-parliament-council-and-european-economic-and-social-committee-strengthening-whistleblower-protection-eu-level\\_en](https://ec.europa.eu/info/files/communication-commission-european-parliament-council-and-european-economic-and-social-committee-strengthening-whistleblower-protection-eu-level_en)

the application of its rules also to other areas, so as to establish comprehensive and consistent frameworks for whistleblower protection.

The Commission believes that, once transposed, the Directive will make a real difference in the workplace culture, both in the public and the private sector, throughout the EU. More generally, it will contribute to promoting transparency, good governance, accountability and freedom of expression, which are values and rights on which the EU is based.

Yours sincerely,



Georgia Georgiadou