

**Council decision CD 2012/3
of 18 February 2012
on ELI Projects**

Section 1: Identification of ELI Projects

- (1) In accordance with Article 12(1) and Article 3 of the Statute, the Council, after hearing the Senate, identifies the following projects to be carried out under the auspices of the ELI:
 - (a) Towards Restatements and Best Practice Guidelines on EU Administrative Procedural Law (*“Administrative Law”*);
 - (b) EU Model Law on Prevention and Settlement of Conflicts of Exercise of Jurisdiction in Criminal Law (*“Criminal Law”*);
 - (c) Income Tax and Mobility of Individuals in Europe (*“Income Tax”*);
 - (d) Data Protection and Privacy in Europe – Privacy in the Context of IP Rights and Electronic Communication Surveillance (*“Data Protection and Privacy”*).
- (2) The Council gives the mandate to the Projects Committee to develop full project proposals for the final decision on whether, how and by whom, the projects may be carried out under the auspices of the ELI in the sense of Article 12 of the Statute.
- (3) The Projects Committee will, in cooperation with the ELI bodies and Members, develop further project ideas.

Section 2: Decision on on-going projects

The Council approves the general approach taken by the Working Group of the Statement on the Proposal for a Common European Sales Law (CESL). It gives a mandate to the Working Group to discuss the working draft, in particular with the European Institutions, drawing due attention to the fact that the draft has not yet been approved by the ELI Council.