

- Second Additional Protocol to the European Convention on Mutual Assistance in Criminal Matters, opened for signature in Strasbourg on 8 November 2001 (ETS No. 182);
- Protocol amending the European Convention on the Suppression of Terrorism, opened for signature in Strasbourg on 15 May 2003 (ETS No. 190).

2. If two or more Parties have already concluded an agreement or treaty on the matters dealt with in this Convention or have otherwise established their relations on such matters, or should they in future do so, they shall also be entitled to apply that agreement or treaty or to regulate those relations accordingly. However, where Parties establish their relations in respect of the matters dealt with in the present Convention other than as regulated therein, they shall do so in a manner that is not inconsistent with the Convention's objectives and principles.

3. Parties which are members of the European Union shall, in their mutual relations, apply Community and European Union rules in so far as there are Community or European Union rules governing the particular subject concerned and applicable to the specific case, without prejudice to the object and purpose of the present Convention and without prejudice to its full application with other Parties.

4. Nothing in this Convention shall affect other rights, obligations and responsibilities of a Party and individuals under international law, including international humanitarian law.

5. The activities of armed forces during an armed conflict, as those terms are understood under international humanitarian law, which are governed by that law, are not governed by this Convention, and the activities undertaken by military forces of a Party in the exercise of their official duties, inasmuch as they are governed by other rules of international law, are not governed by this Convention.

- den 2. tillægsprotokol til den europæiske konvention om gensidig retshjælp i straf-fesager, der blev åbnet for undertegnelse i Strasbourg den 8. november 2001 (ETS nr. 182),
- ændringsprotokollen til den europæiske konvention om bekæmpelse af terrorisme, der blev åbnet for undertegnelse i Strasbourg den 15. maj 2003 (ETS nr. 190).

2. Såfremt to eller flere parter allerede har indgået en aftale eller traktat for så vidt angår spørgsmål, der er omhandlet i denne konvention, eller på anden måde har etableret indbyrdes relationer for så vidt angår disse spørgsmål, eller såfremt de måtte gøre det i fremtiden, er de berettiget til at lade denne aftale eller traktat finde anvendelse eller til at lade disse relationer regulere deraf. Hvis parterne imidlertid etablerer deres indbyrdes relationer om de i denne konvention omhandlede spørgsmål på anden måde end den, der er foreskrevet i konventionen, skal dette ske på en måde, der ikke er uforenelig med konventionens formål og principper.

3. Parter, der er medlem af den Europæiske Union, skal i deres indbyrdes relationer uden præjudice for formålet med denne konvention og uden præjudice for dens fulde anvendelse over for andre parter anvende EF- og EU-regler, for så vidt der findes EF- eller EU-regler, der regulerer det pågældende emne og kan finde anvendelse på den konkrete sag.

4. Intet i denne konvention skal påvirke en parts eller en enkeltpersons øvrige rettigheder, forpligtelser eller ansvar efter folkeretten, herunder den humanitære folkeret.

5. Denne konvention gælder ikke for væbnede styrkers aktiviteter under en væbnet konflikt, sådan som disse udtryk forstås efter den humanitære folkeret, som gælder derfor, eller for aktiviteter foretaget af en stats militærstyrker under udøvelse af deres officielle hverv, for så vidt andre bestemmelser i folkeretten gælder derfor.