

**Question for written answer E-001813/2026  
to the Commission**  
Rule 144  
**Jaume Asens Llodrà (Verts/ALE)**

**Subject: Use of Data Analytics Software in Security and Defence: Compliance with EU Law and Fundamental Rights**

According to recent reports, several Member States have awarded contracts to companies such as Palantir Technologies for the use of large-scale data analytics software in the fields of security and defence, in some cases through procedures lacking transparency. These technologies raise concerns regarding the protection of personal data and may create situations of technological dependency on external providers.

In this context:

- 1 Does the Commission have information on these contracts, and has it assessed their compliance with Regulation (EU) 2016/679 and Directive (EU) 2016/680, particularly with regard to proportionality, purpose limitation, and international data transfers?
- 2 Does the Commission intend to adopt measures or guidelines to ensure that public procurement of artificial intelligence technologies in the field of security fully respects fundamental rights, transparency, and the technological sovereignty of the Union?

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