Proposal for a regulation of the European Parliament and of the Council on the European Border and Coast Guard and repealing Council Joint Action n°98/700/JHA, Regulation (EU) n° 1052/2013 of the European Parliament and of the Council and Regulation (EU) n° 2016/1624

of the European Parliament and of the Council

 $(COM(2018)0631 - C8\ 0406/2018 - 2018/0330(COD))$

(Article 1 to 49)

	Commission proposal	EP amendments	Council position	Compromise text proposals
124	CHAPTER I		CHAPTER I	
125	European Border and Coast Guard		European Border and Coast Guard	
126	Article 1		Article 1	
127	Subject matter	Subject matter	Subject matter	
128	This Regulation establishes a European Border and Coast Guard to ensure European Integrated Border Management at the external borders with a view to managing the crossing of those external borders efficiently, as well as increasing the efficiency of the common return policy as a key component of sustainable migration management.	This Regulation establishes a European Border and Coast Guard to ensure European Integrated Border Management at the external borders of the Union with a view to support the capacity of Member States to manage managing those the crossing of those external borders efficiently, ensuring the saving of lives of persons in distress, as well as ensuring compliance with fundamental rights and increasing the efficiency of the common return policy-as a key component of sustainable migration management.	This Regulation establishes a European Border and Coast Guard to ensure European Integrated Border Management at the external borders with a view to managing the crossing of those external borders efficiently, as well as increasing the efficiency of the common return policy as a key component of sustainable migration management.	This Regulation establishes a European Border and Coast Guard to ensure European Integrated Border Management at the external borders [of the Union] with a view to managing those borders efficiently and in full compliance with fundamental rights as well as increasing the efficiency of the common return policy-[as a key component of sustainable migration management].
129	The Regulation addresses migratory challenges, including return, and potential future threats at those	The This Regulation addresses migratory and security challenges, including return, and potential future	The Regulation addresses migratory challenges, including return, and potential future threats at those	The This Regulation addresses migratory challenges, including return, and contributes to the

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	borders, thereby contributing to addressing serious crime with a cross-border dimension, to ensure a high level of internal security within the Union in full respect for fundamental rights, while safeguarding the free movement of persons within it.	<i>challenges and</i> threats at <i>the</i> <i>external</i> those borders <i>and the pre-</i> <i>frontier area</i> thereby contributing to addressing serious crime with a cross-border dimension, to ensure a high level of internal security within the Union in full respect for fundamental rights, while safeguarding the free movement of persons within it.	borders, thereby contributing to addressing <u>serious cross border</u> crime <u>with a cross border dimension such</u> as migrant smuggling and trafficking <u>in human beings</u> , to ensure a high level of internal security within the Union in full respect for fundamental rights, while safeguarding the free movement of persons within it.	detection, prevention and combating of cross-border crime at the external borders, such as migrant smuggling and trafficking in human beings. It also addresses potential future challenges and threats at those borders [and the pre-frontier area]. Thus it ensures a high level of internal security within the Union in full respect for fundamental rights, while safeguarding the free movement of persons within it.
130	Article 2		Article 2	Article 2
131	Definitions	Definitions	Definitions	Definitions
132	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:
133	 (1) 'external borders' means external borders as defined in point 2 of Article 2 of Regulation (EU) 2016/399, to which Title II of that Regulation applies; 	(1) 'external borders' means <i>the</i> external borders <i>of the Union</i> as defined in point 2 of Article 2 of Regulation (EU) 2016/399, to which Title II of that Regulation applies;	 (1) 'external borders' means external borders as defined in point 2 of Article 2 of Regulation (EU) 2016/399;<u>to which Title II of that</u> <u>Regulation applies;</u> 	 (1) 'external borders' means external borders as defined in point 2 of Article 2 of Regulation (EU) 2016/399;-to which Title II of that Regulation applies:
134	(2) 'border crossing point' means border crossing point as defined in point 8 of Article 2 of Regulation (EU) 2016/399;	(2) 'border crossing point' means border crossing point as defined in point 8 of Article 2 of Regulation (EU) 2016/399;	 (2) 'border crossing point' means border crossing point as defined in point 8 of Article 2 of Regulation (EU) 2016/399; 	'border crossing point' means border crossing point as defined in point 8 of Article 2 of Regulation (EU) 2016/399;

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135	 (3) 'border control' means border control as defined in point 10 of Article 2 of Regulation (EU) 2016/399; 	 (3) 'border control' means border control as defined in point 10 of Article 2 of Regulation (EU) 2016/399; 	 (3) 'border control' means border control as defined in point 10 of Article 2 of Regulation (EU) 2016/399; 	'border control' means border control as defined in point 10 of Article 2 of Regulation (EU) 2016/399;
136			 (3a) 'border checks' means border checks as defined in point 11 of Artcile 2 of Regulation (EU) 2016/399; 	(3a) 'border checks' means border checks as defined in point 11 of Article 2 of Regulation (EU) 2016/399;
137	(4) 'border surveillance'	 (4) 'border surveillance' means	 (4) 'border surveillance' means	 (4) 'border surveillance' means
	means border surveillance as defined	border surveillance as defined in	border surveillance as defined in	border surveillance as defined in
	in point 12 of Article 2 of Regulation	point 12 of Article 2 of Regulation	point 12 of Article 2 of Regulation	point 12 of Article 2 of Regulation
	(EU) 2016/399;	(EU) 2016/399;	(EU) 2016/399;	(EU) 2016/399;
138	(5) 'external flight' means	(5) 'external flight' means any	(5) 'external flight' means any	(5) 'external flight' means any
	any flight of a manned or unmanned	flight of a manned or unmanned	flight of a manned or unmanned	flight of a manned or unmanned
	aircraft and its passengers and/or	aircraft and its passengers and/or	aircraft and its passengers and/or	aircraft and its passengers and/or
	cargo to or from the territories of the	cargo to or from the territories of the	cargo to or from the territories of the	cargo to or from the territories of the
	Member States, which is not an	Member States, which is not an	Member States, which is not an	Member States, which is not an
	internal flight as defined in point 3 of	internal flight as defined in point 3 of	internal flight as defined in point 3 of	internal flight as defined in point 3 of
	Article 2 of Regulation (EU)	Article 2 of Regulation (EU)	Article 2 of Regulation (EU)	Article 2 of Regulation (EU)
	2016/399;	2016/399;	2016/399;	2016/399;
139	(6) 'air border	(6) 'air border surveillance'	(6) 'air border surveillance'	(6) 'air border surveillance'
	surveillance' means the surveillance	means the surveillance of external	means the surveillance of external	means the surveillance of external
	of external flights;	flights;	flights ¹ ;	flights ² ;

<u>1</u>

<u>Clarified in a recital.</u> <u>Clarified in a recital.</u> <u>2</u>

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140	(7) 'situational awareness'	(7) 'situational awareness'	(7) 'situational awareness'	(7) 'situational awareness'
	means the ability to monitor, detect,			
	identify, track and understand illegal			
	cross-border activities in order to find			
	reasoned grounds for reaction			
	measures on the basis of combining			
	new information with existing			
	knowledge, and to be better able to			
	reduce loss of lives of migrants at,			
	along or in the proximity of, the			
	external borders;	external borders;	external borders;	external borders;
141	(8) 'reaction capability'	(8) 'reaction capability' means	(8) 'reaction capability' means	(8) 'reaction capability' means
	means the ability to perform actions	the ability to perform actions aimed	the ability to perform actions aimed	the ability to perform actions aimed
	aimed at countering illegal cross-	at countering illegal cross-border	at countering illegal cross-border	at countering illegal cross-border
	border activities at, along or in the	activities at, along or in the proximity	activities at, along or in the proximity	activities at, along or in the proximity
	proximity of, the external borders,	of, the external borders, including the	of, the external borders, including the	of, the external borders, including the
	including the means and timelines to	means and timelines to react	means and timelines to react	means and timelines to react
	react adequately;	adequately;	adequately;	adequately;
142	(9) 'EUROSUR' means	(9) 'EUROSUR' means the	(9) 'EUROSUR' means the	(9) 'EUROSUR' means the
	the framework for information	framework for information exchange	framework for information exchange	framework for information exchange
	exchange and cooperation between	and cooperation between the Member	and cooperation between the Member	and cooperation between the Member
	the Member States and the Agency;	States and the Agency;	States and the Agency;	States and the Agency;
143	(10) 'situational picture'	(10) 'situational picture' means an	(10) 'situational picture' means an	(10) 'situational picture' means an
	means an aggregation of geo-	aggregation of geo-referenced near-	aggregation of geo-referenced near-	aggregation of geo-referenced near-
	referenced near-real-time data and	real-time data and information	real-time data and information	real-time data and information
	information received from different	received from different authorities,	received from different authorities,	received from different authorities,
	authorities, sensors, platforms and	sensors, platforms and other sources,	sensors, platforms and other sources,	sensors, platforms and other sources,
	other sources, which is transmitted	which is transmitted across secured	which is transmitted across secured	which is transmitted across secured
	across secured communication and	communication and information	communication and information	communication and information
	information channels and can be	channels and can be processed and	channels and can be processed and	channels and can be processed and

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	processed and selectively displayed and shared with other relevant authorities in order to achieve situational awareness and support the reaction capability at, along or in proximity of the external borders and the pre-frontier area;	selectively displayed and shared with other relevant authorities <i>in the</i> <i>Union</i> in order to achieve situational awareness and support the reaction capability at, along or in proximity of the external borders and the pre- frontier area;	selectively displayed and shared with other relevant authorities in order to achieve situational awareness and support the reaction capability at, along or in proximity of the external borders and the pre-frontier area;	selectively displayed and shared with other relevant authorities in order to achieve situational awareness and support the reaction capability at, along or in proximity of the external borders and the pre-frontier area;
144	(11) 'external border section' means the whole or a part of the external border of a Member State, as defined by national law or as determined by the national coordination centre or any other responsible national authority;	(11) 'external border section' means the whole or a part of the external border of a Member State, as defined by national law or as determined by the national coordination centre or any other responsible national authority;	(11) 'external border section' means the whole or a part of the external border of a Member State, as defined by national law or as determined by the national coordination centre or any other responsible national authority;	(11) 'external border section' means the whole or a part of the external border of a Member State, as defined by national law or as determined by the national coordination centre or any other responsible national authority;
145	(12) 'cross-border crime' means any serious crime with a cross-border dimension committed or attempted to be committed at, along or in the proximity of, the external borders;	(12) 'cross-border crime' means any serious crime with a cross-border dimension committed or attempted to be committed at, along or in the proximity of, the external borders;	(12) 'cross-border crime' means any serious crime with a cross-border dimension committed or attempted to be committed at, along or in the proximity of, the external borders;	(12) 'cross-border crime' means any serious crime with a cross-border dimension committed or attempted to be committed at, along or in the proximity of, the external borders;
146	(13) 'pre-frontier area' means the geographical area beyond the external borders;	(13) 'pre-frontier area' means the geographical area beyond the external borders <i>which is relevant</i> <i>for risk analysis, border surveillance</i> <i>and checks at external border</i> <i>crossing points</i> ;	(13) 'pre-frontier area' means the geographical area beyond the external borders;	(13) 'pre-frontier area' means the geographical area beyond the external borders which is relevant for managing the external borders through risk analysis and situational awareness;
147		(13 a) Neighbouring country means a country which shares a common land border with one or		(13 a) Neighbouring country means a country which shares a common land border with one or

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		more Member States and which have ratified and implemented in full the European Convention on Human Rights and the 1951 Convention Relating to the Statues of Refugees and the 1967 Protocol thereto;		more Member States and which have ratified and implemented in full the European Convention on Human Rights and the 1951 Convention Relating to the Statues of Refugees and the 1967 Protocol thereto;
148	(14) 'incident' means a situation relating to illegal immigration, cross-border crime or a risk to the lives of migrants at, along or in the proximity of, the external borders;	(14) 'incident' means a situation relating to illegal immigration irregular migration, cross-border crime, such as drugs or weapons smuggling, or a risk to the lives of migrants at, along or in the proximity of, the external borders;	(14) 'incident' means a situation relating to illegal immigration, cross- border crime or a risk to the lives of migrants at, along or in the proximity of, the external borders;	(14) 'incident' means a situation relating to illegal immigration irregular migration, cross-border crime, such as drugs or weapons smuggling, or a risk to the lives of migrants at, along or in the proximity of, the external borders;
149	(15) 'statutory staff' means staff employed by the Agency in accordance to the Staff Regulations of Officials of the European Union ('Staff Regulations') and the Conditions of Employment of Other Servants of the Union ('CEOS') laid down in Council Regulation No 259/68	 (15) 'statutory staff' means staff employed by the Agency in accordance to the Staff Regulations of Officials of the European Union ('Staff Regulations') and the Conditions of Employment of Other Servants of the Union ('CEOS') laid down in Council Regulation No 259/68 	 (15) 'statutory staff' means staff employed by the Agency in accordance to the Staff Regulations of Officials of the European Union ('Staff Regulations') and the Conditions of Employment of Other Servants of the Union ('CEOS') laid down in Council Regulation No 259/68 	(15) 'statutory staff' means staff employed by the Agency in accordance to the Staff Regulations of Officials of the European Union ('Staff Regulations') and the Conditions of Employment of Other Servants of the Union ('CEOS') laid down in Council Regulation No 259/68
150	(16) 'operational staff' means border guards, return escorts, return specialists and other relevant staff constituting the "European Border and Coast Guard standing corps". In accordance with the three categories defined under Article 55(1), operational staff is either employed	 (16) 'operational staff' means border guards, return escorts, return specialists, <i>return monitors</i>, <i>statutory staff responsible for the</i> <i>functioning of the central unit of</i> <i>ETIAS</i> and other relevant staff <i>that</i> <i>constitute</i> constituting the "European Border and Coast Guard standing 	(16) 'operational staff' means border guards, return escorts, return specialists and other relevant staff constituting the "European Border and Coast Guard standing corps". In accordance with the three categories defined under Article 55(1), operational staff is either employed	AdditioninArticle2(16)'operationalstaff':toinclude the monitors(16)'operationalstaff'meansborderguards, returnspecialistsandotherrelevantstaffconstitutingthe"EuropeanBorderandCoastGuardstandingcorps"-Image: the standingthe'operationalstandingconstitutingthe'mage: the standingcorps"-Image: the standingthe'mage: the standingcorps"-Image: the standingthe'mage: the standingcorps"-Image: the standingthe'mage:

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	by the European Border and Coast Guard Agency as statutory staff (category 1), seconded to the Agency by the Member States (category 2) or provided for short term deployment by the Member States (category 3). Operational staff is to act as members of border management teams, migration management support teams or return teams having executive powers. Operational staff also includes the statutory staff responsible for the functioning of the central unit of ETIAS;	Member States (category 2), or	by the European Border and Coast Guard Agency as statutory staff (category 1), seconded to the Agency by the Member States (category 2) or provided for short term deployment by the Member States (category 3). Operational staff is to act as members of border management teams, migration management support teams or return teams having executive powers <u>if applicable</u> . Operational staff also includes the statutory staff responsible for the functioning of the central unit of ETIAS <u>but not</u> <u>deployable as team members</u> ;	<i>in</i> accordance with the three four categories defined under set out in Article 55(1),; operational staff is either employed by the European Border and Coast Guard Agency as statutory staff (category 1), seconded to the Agency by the Member States (category 2), or provided for short- term deployment by the Member States (category 3) or deployed from the rapid reaction pool for rapid border interventions (category 4). Operational staff is to act as members of border management teams, migration management support teams or return teams having executive powers <u>if applicable</u> . Operational staff also includes the statutory staff responsible for the functioning of the central unit of ETIAS and the fundamental rights monitors who are <u>but</u> not deployable as team members;
151	(17) 'border management teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during joint operations at the external borders and rapid border interventions in Member States and third countries;	(17) 'border management teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during joint operations at the external borders and rapid border interventions in Member States and third countries;	(17) 'border management teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during joint operations at the external borders and rapid border interventions in Member States and third countries;	(17) 'border management teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during joint operations at the external borders and rapid border interventions in Member States and third countries;

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152	(18) 'member of the teams'	(18) 'member of the teams'	(18) 'member of the teams'	(18) 'member of the teams'
	means a member of the European	means a member of the European	means a member of the European	means a member of the European
	Border and Coast Guard standing	Border and Coast Guard standing	Border and Coast Guard standing	Border and Coast Guard standing
	corps deployed through border	corps deployed through border	corps deployed through border	corps deployed through border
	management teams, migration	management teams, migration	management teams, migration	management teams, migration
	management support teams and	management support teams and	management support teams and	management support teams and
	return teams;	return teams;	return teams;	return teams;
153	(19) 'migration management support team' means a team of experts which provide technical and operational reinforcement to Member States, including at hotspot areas or in controlled centres, composed of operational staff from the European Border and Coast Guard standing corps, experts deployed by the [the European Union Agency for Asylum], and from Europol, or other relevant Union agencies as well as from Member States;	(19) 'migration management support team' means a team of experts which provide technical and operational reinforcement to Member States, including at hotspot areas or in controlled centres, composed of operational staff from the European Border and Coast Guard standing corps, experts deployed by the [the European Union Agency for Asylum], and from Europol, <i>the</i> <i>European Union Agency for</i> <i>Fundamental Rights</i> or other relevant Union agencies as well as from Member States;	(19) 'migration management support team' means a team of experts which provide technical and operational reinforcement to Member States, including at hotspot areas <u>or</u> <u>in controlled centres</u> , composed of operational staff from the European Border and Coast Guard standing corps, experts deployed by the [the European Union Agency for Asylum], and from Europol, <u>or and if</u> <u>appropriate exports from</u> other relevant Union agencies as well as from Member States;	(19) 'migration management support team' means a team of experts which provide technical and operational reinforcement to Member States, including at hotspot areas or in controlled centres, composed of operational staff from the European Border and Coast Guard standing corps, <i>experts deployed by the</i> <i>European Union Agency for</i> <i>Fundamental rights where there is a</i> <i>fundamental rights dimension</i> , [the European Union Agency for Asylum], and from Europol, <u>or and if</u> <u>appropriate experts from</u> other relevant Union agencies as well as from Member States.
154	(20) 'host Member State'	(20) 'host Member State' means a	(20) 'host Member State' means a	(20) 'host Member State' means a
	means a Member State in which a	Member State in which a joint	Member State in which a joint	Member State in which a joint
	joint operation or a rapid border	operation or a rapid border	operation or a rapid border	operation or a rapid border
	intervention, a return operation or a	intervention, a return operation or a	intervention, a return operation or a	intervention, a return operation or a
	return intervention takes place, or	return intervention takes place, or	return intervention takes place, or	return intervention takes place, or
	from which it is launched, or in	from which it is launched, or in	from which it is launched, or in	from which it is launched, or in
	which a migration management	which a migration management	which a migration management	which a migration management
	support team is deployed;	support team is deployed;	support team is deployed;	support team is deployed;

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155	(21) 'home Member State'	(21) 'home Member State' means	(21) 'home Member State' means	(21) 'home Member State' means
	means the Member State from which	the Member State from which a staff	the Member State from which a staff	the Member State from which a staff
	a staff member is deployed or	member is deployed or seconded to	member is deployed or seconded to	member is deployed or seconded to
	seconded to the operational staff of	the operational staff of the European	the operational staff of the European	the operational staff of the European
	the European Border and Coast	Border and Coast Guard standing	Border and Coast Guard standing	Border and Coast Guard standing
	Guard standing corps;	corps;	corps;	corps;
156	(22) 'participating Member	(22) 'participating Member State'	(22) 'participating Member State'	(22) 'participating Member State'
	State' means a Member State which	means a Member State which	means a Member State which	means a Member State which
	participates in a joint operation, rapid	participates in a joint operation, rapid	participates in a joint operation, rapid	participates in a joint operation, rapid
	border intervention, return operation,	border intervention, return operation,	border intervention, return operation,	border intervention, return operation,
	return intervention or in a	return intervention or in a	return intervention or in a	return intervention or in a
	deployment of a migration	deployment of a migration	deployment of a migration	deployment of a migration
	management support team, by	management support team, by	management support team, by	management support team, by
	providing technical equipment or	providing technical equipment or	providing technical equipment or	providing technical equipment or
	operational staff of the European	operational staff of the European	operational staff of the European	operational staff of the European
	Border and Coast Guard standing	Border and Coast Guard standing	Border and Coast Guard standing	Border and Coast Guard standing
	corps, as well as a Member State	corps, as well as a Member State	corps, as well as a Member State	corps, as well as a Member State
	which participates in return	which participates in return	which participates in return	which participates in return
	operations or return interventions by	operations or return interventions by	operations or return interventions by	operations or return interventions by
	providing technical equipment or	providing technical equipment or	providing technical equipment or	providing technical equipment or
	staff, but which is not a host Member	staff, but which is not a host Member	staff, but which is not a host Member	staff, but which is not a host Member
	State;	State;	State;	State;
157	(23) 'hotspot area' means an area in which the host Member State, the Commission, relevant Union agencies and participating Member States cooperate, with the aim of managing an existing or potential disproportionate migratory challenge characterised by a significant	(23) 'hotspot area' means an area created at the request of the host Member State in which the host Member State, the Commission, relevant Union agencies and participating Member States cooperate, with the aim of managing an existing or potential	(23) 'hotspot area' means an area in which the host Member State, the Commission, relevant Union agencies and participating Member States cooperate, with the aim of managing an existing or potential disproportionate migratory challenge characterised by a significant	Linked to Art. 41

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	increase in the number of migrants arriving at the external borders;	disproportionate migratory challenge characterised by a significant increase in the number of migrants arriving at the external borders;	increase in the number of migrants arriving at the external borders;	
158	(24) 'controlled centre' means a centre, established at the request of the Member State, where relevant Union agencies in support of the host Member State and with participating Member States, distinguish between third-country nationals in need of international protection and those who are not in need of such protection, as well as carry out security checks and where they apply rapid procedures for international protection and/or return;	(24) <u>'controlled centre' means a</u> centre, established at the request of the Member State, where relevant Union agencies in support of the host Member State and with participating Member States, distinguish between third-country nationals in need of international protection and those who are not in need of such protection, as well as carry out security checks and where they apply rapid procedures for international protection and/or return;	(24) <u>'controlled centre' means a</u> <u>centre, established at the request of</u> <u>the Member State, where relevant</u> <u>Union agencies in support of the host</u> <u>Member State and with participating</u> <u>Member States, distinguish between</u> <u>third country nationals in need of</u> <u>international protection and those</u> <u>who are not in need of such</u> <u>protection, as well as carry out</u> <u>security checks and where they apply</u> <u>rapid procedures for international</u> <u>protection and/or return;</u>]	(24) <u>'controlled centre' means a</u> <u>centre, established at the request of</u> <u>the Member State, where relevant</u> <u>Union agencies in support of the host</u> <u>Member State and with participating</u> <u>Member States, distinguish between</u> <u>third country nationals in need of</u> <u>international protection and those</u> <u>who are not in need of such</u> <u>protection, as well as carry out</u> <u>security checks and where they apply</u> <u>rapid procedures for international</u> <u>protection and/or return;1</u>
159	(25) 'return' means return as defined in point 3 of Article 3 of Directive 2008/115/EC;	(25) 'return' means return as defined in point 3 of Article 3 of Directive 2008/115/EC;	(25) 'return' means return as defined in point 3 of Article 3 of Directive 2008/115/EC;	(25) 'return' means return as defined in point 3 of Article 3 of Directive 2008/115/EC;
160	(26) 'return decision' means return decision as defined in point 4 of Article 3 of Directive 2008/115/EC;	(26) 'return decision' means return an administrative or judicial decision or act, stating or declaring the stay of a third-country national to be irregular and imposing or stating an obligation to return in accordance with Directive 2008/115/EC as defined in point 4 of Article 3 of Directive 2008/115/EC;	(26) 'return decision' means return decision as defined in point 4 of Article 3 of Directive 2008/115/EC;	(26) 'return decision' means return an administrative or judicial decision or act, stating or declaring the stay of a third-country national to be irregular and imposing or stating an obligation to return that respects Directive 2008/115/EC as defined in point 4 of Article 3 of Directive 2008/115/EC; = text of EBCG1.0

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161	(27) 'returnee' means an illegally staying third-country national who is the subject of a return decision or its equivalent in a third country;	(27) 'returnee' means an illegally irregularly staying third-country national who is the subject of a return decision or its equivalent in a third country that is not under appeal;	(27) 'returnee' means an illegally staying third-country national who is the subject of a return decision or its equivalent in a third country;	(27) 'returnee' means an illegally irregularly staying third-country national who is the subject of a return decision or its equivalent in a third country which is enforceable;
162	(28) 'return operation' means an operation that is organised or coordinated by the European Border and Coast Guard Agency and involves technical and operational reinforcement provided to one or more Member States or to a third country, under which returnees from one or more Member States or from a third country are returned, either on a forced or voluntary basis, irrespective of the means of transport;	(28) 'return operation' means an operation that is organised or coordinated by the European Border and Coast Guard Agency and involves technical and operational reinforcement provided to one or more Member States or to a third country, under which returnees from one or more Member States or from a third country are returned, either on a forced or voluntary basis, irrespective of the means of transport;	(28) 'return operation' means an operation that is organised or coordinated by the European Border and Coast Guard Agency and involves technical and operational reinforcement provided to one or more Member States or to a third country, under which returnees from one or more Member States or from a third country are returned, either on a forced or voluntary basis, irrespective of the means of transport;	(28) 'return operation' means an operation that is organised or coordinated by the European Border and Coast Guard Agency and involves technical and operational reinforcement provided to one or more Member States or to a third country, under which returnees from one or more Member States or from a third country are returned, either on a forced or voluntary basis, irrespective of the means of transport;
163	(29) 'return intervention' means an activity of the European Border and Coast Guard Agency providing Member States or third countries with enhanced technical and operational assistance consisting of the deployment of return teams and the organisation of return operations;	(29) 'return intervention' means an activity of the European Border and Coast Guard Agency providing Member States or third countries with enhanced technical and operational assistance consisting of the deployment of return teams and the organisation of return operations;	(29) 'return intervention' means an activity of the European Border and Coast Guard Agency providing Member States or third countries with enhanced technical and operational assistance consisting of the deployment of return teams and the organisation of return operations;	(29) 'return intervention' means an activity of the European Border and Coast Guard Agency providing Member States or third countries with enhanced technical and operational assistance consisting of the deployment of return teams and the organisation of return operations;
164	(30) 'return teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during return operations, return interventions in	(30) 'return teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during return operations, return interventions in Member	(30) 'return teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during return operations, return interventions in Member	(30) 'return teams' means teams formed from the European Border and Coast Guard standing corps to be deployed during return operations, return interventions in Member

	Commission proposal	EP amendments	Council position	Compromise text proposals
	Member States and third countries or other operational activities linked to the implementation of return-related tasks;	States and third countries or other operational activities linked to the implementation of return-related tasks;	States and third countries or other operational activities linked to the implementation of return-related tasks;	States and third countries or other operational activities linked to the implementation of return-related tasks;
165	(31) 'immigration liaison officer' means immigration liaison officer as defined in Article 1 of Council Regulation (EC) No 377/2004 ³ .	(31) 'immigration liaison officer' means immigration liaison officer as defined in Article 1 of Council Regulation (EC) No 377/2004 .	(31) 'immigration liaison officer' means immigration liaison officer as defined in Article 1 of Council Regulation (EC) No 377/2004 ⁴ .	(31) 'immigration liaison officer' means immigration liaison officer as defined in <i>[new ILO regulation]</i> .
166	Article 3		Article 3	Article 3
167	European Integrated Border Management	European Integrated Border Management	European Integrated Border Management	European Integrated Border Management
168	European Integrated Border Management shall consist of the following components:	European Integrated Border Management shall consist of the following sectoral and horizontal components. The sectoral components are:	<u>1.</u> European Integrated Border Management <u>is based on the four-</u> <u>tiers control model and shall consist</u> of the following components:	European Integrated Border Management shall consist of the following components ⁵ :
169	(a) border control, including measures to facilitate legitimate border crossings and, where appropriate, measures related to the prevention and detection of cross-border crime, such as migrant smuggling, trafficking in human beings and terrorism, and measures	(a) border control, including measures to facilitate legitimate border crossings and, where appropriate, measures related to the prevention and detection of cross- border crime , such as migrant smuggling, trafficking in human beings, and terrorism, and measures	(a) border control, including measures to facilitate legitimate border crossings and, where appropriate, measures related to the prevention and detection of cross- border crime, such as migrant smuggling, trafficking in human beings and terrorism, and measures	(a) border control, including measures to facilitate legitimate border crossings and, where appropriate, measures related to the prevention and detection of cross- border crime, such as migrant smuggling, trafficking in human beings, and terrorism, and measures

³ Council Regulation (EC) No 377/2004 of 19 February 2004 on the creation of an immigration liaison officers network (OJ L 64, 2.3.2004, p.1).

⁴ Council Regulation (EC) No 377/2004 of 19 February 2004 on the creation of an immigration liaison officers network (OJ L 64, 2.3.2004, p.1). ⁵ Four-tier access control model will be mentioned as a recital (text of Recital 3 of EBCG 1.0).

	Commission proposal	EP amendments	Council position	Compromise text proposals
	related to the referral of persons who are in need of, or wish to apply for, international protection;	related to the referral of persons who are in need of, or wish to apply for, international protection, <i>in full</i> <i>respect of human dignity</i> ;	related to the referral of persons who are in need of, or wish to apply for, international protection;	related to the <i>identification of</i> <i>vulnerable persons and</i> <i>unaccompanied minors, the</i> <i>provision of information to and the</i> referral of persons who are in need of, or wish to apply for, international protection;
170		(a a) establishment and maintenance of clear mechanisms and procedures, in cooperation with relevant authorities, for the identification of, provision of information and referral of persons who may be in need of international protection or for the referral of vulnerable persons and unaccompanied minors to the relevant referral mechanisms and authorities;		
171	(b) search and rescue operations for persons in distress at sea launched and carried out in accordance with Regulation (EU) No 656/2014 and with international law, taking place in situations which may arise during border surveillance operations at sea;	b) search and rescue operations for persons in distress at sea launched and carried out in accordance with international law, including those carried out in accordance with Regulation (EU) No 656/2014 and with international law, taking place in situations which may arise during border surveillance operations at sea;	(b) search and rescue operations for persons in distress at sea launched and carried out in accordance with Regulation (EU) No 656/2014 and with international law, taking place in situations which may arise during border surveillance operations at sea;	b) search and rescue operations for persons in distress at sea <i>while</i> <i>conducting border surveillance</i> <i>carried out in accordance with</i> <i>international law, including those</i> carried out in accordance with Regulation (EU) No 656/2014;
172	(c) analysis of the risks for internal security and analysis of the threats that may affect the	(c) analysis of the risks for internal security and analysis of the threats that may affect the	(c) analysis of the risks for internal security and analysis of the threats that may affect the	(c) analysis of the risks for internal security and analysis of the threats that may affect the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	functioning or security of the external borders;	functioning or security of the external borders;	functioning or security of the external borders;	functioning or security of the external borders;
173	(d) information exchange and cooperation between Member States and the Agency;	(d) information exchange and cooperation between Member States and the Agency;	(d) information exchange and cooperation in the areas covered by this regulation between Member States <u>and as well as with</u> the Agency including the support coordinated by the Agency;	(d) information exchange and cooperation in the areas covered by this regulation between Member States, as well as between Member States and the Agency including the support coordinated by the Agency;
174	(e) inter-agency cooperation among the national authorities in each Member State which are responsible for border control or for other tasks carried out at the border, as well as between authorities responsible for return in each Member State, including the regular exchange of information through existing information exchange tools;	(e) inter-agency cooperation among the national authorities in each Member State which are responsible for border control or for other tasks carried out at the border, <i>including national and international</i> <i>bodies in charge of protecting</i> <i>fundamental rights</i> , as well as between authorities responsible for return in each Member State, including the regular exchange of information through existing information exchange tools;	(e) inter-agency cooperation among the national authorities in each Member State which are responsible for border control or for other tasks carried out at the border, as well as between authorities responsible for return in each Member State, including the regular exchange of information through existing information exchange tools;	(e) inter-agency cooperation among the national authorities in each Member State which are responsible for border control or for other tasks carried out at the border, as well as between authorities responsible for return in each Member State, including the regular exchange of information through existing information exchange tools. <i>Where appropriate, cooperation with national bodies in charge of</i> <i>protecting fundamental rights shall</i> <i>be included.</i>
175	(f) cooperation among the relevant Union institutions, bodies, offices and agencies in the areas covered by this Regulation, including through regular exchange of information;	(f) cooperation among the relevant Union institutions, bodies, offices and agencies in the areas covered by this Regulation, including <i>cross-border crime, including</i> through regular exchange of information;	(f) cooperation among the relevant Union institutions, bodies, offices and agencies in the areas covered by this Regulation, including through regular exchange of information;	(f) cooperation among the relevant Union institutions, bodies, offices and agencies in the areas covered by this Regulation, including through regular exchange of information;

	Commission proposal	EP amendments	Council position	Compromise text proposals
176	(g) cooperation with third countries in the areas covered by this Regulation;	(g) cooperation with third countries in the areas covered by this Regulation;, focusing in particular on neighbouring countries and on those third countries which have been identified through risk analysis as being countries of origin and/or transit for illegal immigration, as well as in the deployment of return operations and field visit;	(g) cooperation with third countries in the areas covered by this Regulation, focusing in particular on neighbouring countries and on those third countries which have been identified through risk analysis as being countries of origin and/or transit for illegal immigration;	 (g) cooperation with third countries in the areas covered by this Regulation, focusing in particular on neighbouring third countries and on those third countries which have been identified through risk analysis as being countries of origin and/or transit for irregular migration; (Neighbouring 3rd country to be defined)
177	(h) technical and operational measures within the Schengen area which are related to border control and designed to address illegal immigration and to counter cross-border crime better;	 (h) technical and operational measures within the Schengen area Union which are related to border control and designed to address illegal irregular immigration migration and to counter crossborder crime better; 	(h) technical and operational measures within the Schengen area which are related to border control and designed to address illegal immigration and to counter cross- border crime better;	 (h) technical and operational measures within the [Union/Schengen Area] which are related to border control and designed to address irregular migration and to counter crossborder crime better;
178	(i) return of third-	(i) return of third-country	(i) return of third-country	(i) return of third-country
	country nationals who are the subject	nationals who are the subject of	nationals who are the subject of	nationals who are the subject of
	of return decisions issued by a	return decisions issued by a Member	return decisions issued by a Member	return decisions issued by a Member
	Member State;	State;	State;	State;
179	(j) use of state-of-the-art	(j) use of state-of-the-art	(j) use of state-of-the-art	(j) use of state-of-the-art
	technology including large-scale	technology including large-scale	technology including large-scale	technology including large-scale
	information systems;	information systems;	information systems;	information systems;
180	(k) a quality control	(k) a quality control mechanism,	(k) a quality control mechanism,	(k) a quality control mechanism,
	mechanism, in particular the	in particular the Schengen evaluation	in particular the Schengen evaluation	in particular the Schengen evaluation
	Schengen evaluation mechanism, the	mechanism, the vulnerability	mechanism, the vulnerability	mechanism, the vulnerability
	vulnerability assessment and possible	assessment and possible national	assessment and possible national	assessment and possible national
	national mechanisms, to ensure the	mechanisms, to ensure the	mechanisms, to ensure the	mechanisms, to ensure the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	implementation of Union legislation in the area of border management;	implementation of Union legislation in the area of border management;	implementation of Union legislation in the area of border management;	implementation of Union legislation in the area of border management;
181		(k a) Capacity and readiness, through the vulnerabilities assessment, in order to assess the capability of Member States to address current and future challenges and threats at the external borders, including disproportionate migratory pressure;		(ka) to be partially included in art 34
182	(1) solidarity mechanisms, in particular Union funding instruments and other operational support measures.	(1) solidarity mechanisms, in particular Union funding instruments and other operational support measures.	(1) solidarity mechanisms, in particular Union funding instruments and other operational support measures.	(l) solidarity mechanisms, in particular Union funding instruments.
183		Fundamental rights, education and training, and research and innovation shall be horizontal components that are to be present in the implementation of each of the sectoral components listed in the first subparagraph.	2. <u>Fundamental rights,</u> education and training, and research and innovation shall be horizontal components taken into account in the implementation of the European Integrated Border Management.	Fundamental rights, education and training, and research and innovation shall be overarching components that are to be taken into account in the implementation of the European Integrated Border Management.
184	Article 4		Article 4	Article 4
185	European Border and Coast Guard	European Border and Coast Guard	European Border and Coast Guard	European Border and Coast Guard
186	The European Border and Coast Guard Agency ('the Agency') and the national authorities of Member States responsible for border	The European Border and Coast Guard Agency ('the Agency') and the national authorities of Member States responsible for border	The <u>European Border and Coast</u> <u>Guard Agency ('the Agency') and</u> <u>the</u> national authorities of Member States responsible for border	The <u>European Border and Coast</u> <u>Guard Agency ('the Agency') and</u> <u>the</u> national authorities of Member States responsible for border

	Commission proposal	EP amendments	Council position	Compromise text proposals
	management, including coast guards to the extent that they carry out border control tasks, as well as the authorities responsible for return, shall constitute the European Border and Coast Guard.	management, including coast guards to the extent that they carry out border control tasks, as well as the authorities responsible for return, shall constitute the European Border and Coast Guard.	management, including coast guards to the extent that they carry out border control tasks, as well as the authorities responsible for return, and <u>the European Border and Coast</u> <u>Guard Agency ('the Agency')</u> shall constitute the European Border and Coast Guard.	management, including coast guards to the extent that they carry out border control tasks, as well as the authorities responsible for return, and the European Border and Coast Guard Agency ('the Agency') shall constitute the European Border and Coast Guard.
187	Article 5		Article 5	Article 5
188	European Border and Coast Guard Agency	European Border and Coast Guard Agency	European Border and Coast Guard Agency	European Border and Coast Guard Agency
189	(1) The European Border and Coast Guard Agency, originally established by Regulation (EC) No 2007/2004, shall be governed by this Regulation.	(1) The European Border and Coast Guard Agency, originally established by Regulation (EC) No 2007/2004, shall be governed by this Regulation.	1. The <u>European Border and</u> <u>Coast Guard</u> Agency, originally established by Regulation (EC) No 2007/2004, shall be <u>governed</u> <u>bybased on</u> this Regulation.	1. The Agency, originally established by Regulation (EC) No 2007/2004, shall be governed by_this Regulation.
190	(2) The Agency shall include the European Border and Coast Guard standing corps of 10 000 operational staff as referred to in Article 55.	(2) The Agency shall include the European Border and Coast Guard standing corps of 10 000 operational staff-as referred to in Article 55.	2. <u>Without prejudice to Article</u> 59, t <u>T</u> he Agency shall include the European Border and Coast Guard standing corps <u>having the capacity as</u> <u>defined in Annex I of up to of</u> 10 000 operational staff as referred to in Article 55.	Subject to the discussion to the standing corps.
191	(3) To ensure a coherent European integrated border management, the Agency shall facilitate and render more effective the application of existing and future Union measures relating to the management of the external borders and return, in particular the Schengen	(3) To ensure a coherent European integrated border management, the Agency shall facilitate and render more effective the application of existing and future Union measures relating to the management of the external borders and return, in particular the Schengen	3. To ensure a coherent European integrated border management, the Agency shall facilitate and render more effective the application of <u>existing and future</u> Union measures relating to the management of the external borders <u>and return</u> , in particular the Schengen	3. To ensure a coherent European integrated border management, the Agency shall facilitate and render more effective the application of <u>existing and future</u> Union measures relating to the management of the external borders <u>and return</u> , in particular the Schengen

	Commission proposal	EP amendments	Council position	Compromise text proposals
	Borders Code established by Regulation (EU) 2016/399.	Borders Code established by Regulation (EU) 2016/399.	Borders Code established by Regulation (EU) 2016/399 <u>, and</u> <u>return</u> .	Borders Code established by Regulation (EU) 2016/399 <u>, and</u> return.
192	(4) The Agency shall contribute to the continuous and uniform application of Union law, including the Union acquis on fundamental rights, at all external borders. Its contribution shall include the exchange of good practices.	(4) The Agency shall contribute to the continuous and uniform application of Union law, including the Union acquis on fundamental rights, and ensure the application of the Charter of Fundamental Rights of the European Union in all its activities ('the Charter') at all external borders. Its contribution shall include the exchange of good practices.	4. The Agency shall contribute to the continuous and uniform application of Union law, including the Union acquis on fundamental rights, at <u>all</u> external borders. Its contribution shall include the exchange of good practices.	(4) The Agency shall contribute to the continuous and uniform application of Union law, including the Union acquis on fundamental rights, <i>in particular the</i> <i>Charter of Fundamental Rights of</i> <i>the European Union ('the Charter')</i> , at external borders. Its contribution shall include the exchange of good practices.
193	Article 6		Article 6	Article 6
194	Accountability	Accountability	Accountability	Accountability
195	The Agency shall be accountable to the European Parliament and to the Council in accordance with this Regulation.	The Agency shall be accountable to the European Parliament and to the Council in accordance with this Regulation.	The Agency shall be accountable to the European Parliament and to the Council in accordance with this Regulation.	The Agency shall be accountable to the European Parliament and to the Council in accordance with this Regulation.
196	Article 7		Article 7	Article 7
197	Shared responsibility	Shared responsibility	Shared responsibility	Shared responsibility
198	(1) The European Border and Coast Guard shall implement	(1) The European Border and Coast Guard shall implement	1. The European Border and Coast Guard shall implement European Integrated Border	1. The European Border and Coast Guard shall implement European Integrated Border

	Commission proposal	EP amendments	Council position	Compromise text proposals
	for border management, including	for border management, including	for border management, including	for border management, including
	coast guards to the extent that they	coast guards to the extent that they	coast guards to the extent that they	coast guards to the extent that they
	carry out maritime border	carry out maritime border	carry out maritime border	carry out maritime border
	surveillance operations and any other	surveillance operations and any other	surveillance operations and any other	surveillance operations and any other
	border control tasks. Member States	border control tasks. Member States	border control tasks. Member States	border control tasks. Member States
	shall retain primary responsibility for	shall retain primary responsibility for	shall retain primary responsibility for	shall retain primary responsibility for
	the management of their sections of	the management of their sections of	the management of their sections of	the management of their sections of
	the external borders.	the external borders.	the external borders.	the external borders.
199	(2) The Agency shall provide technical and operational assistance in the implementation of measures relating to the enforcement of return decisions. Member States shall retain the responsibility for issuing return decisions and the measures pertaining to the detention of returnees in accordance with Directive 2008/115/EC.	(2) The Agency shall provide technical and operational assistance in the implementation of measures relating to the enforcement of return decisions, <i>in agreement with the</i> <i>Member States concerned</i> . Member States shall retain the responsibility for issuing return decisions and the measures pertaining to the detention of returnees in accordance with Directive 2008/115/EC.	2. The Agency shall provide technical and operational assistance in the implementation of measures relating to <u>the enforcement of</u> returns <u>decisions</u> , upon request of the <u>Member State concerned</u> , or on <u>initiative of the Agency and in</u> <u>agreement with and subject to the</u> <u>competence of the Member States</u> <u>concerned</u> . Member States shall retain the responsibility for issuing return decisions and <u>for adopting</u> the measures pertaining to the detention of returnees in accordance with Directive 2008/115/EC. ⁶	2. The Agency shall provide technical and operational assistance in the implementation of measures relating to the enforcement of returns decisions as referred to in Article 49, upon request of the Member State concerned, or on initiative of the Agency and in agreement with the Member States concerned. Member States shall retain the sole responsibility for issuing return decisions and for adopting the measures pertaining to the detention of returnees in accordance with Directive 2008/115/EC.
200	(3) Member States shall	(3) Member States shall ensure	3. Member States shall ensure	3. Member States shall ensure
	ensure the management of their	the management of their external	the management of their external	the management of their external
	external borders and the enforcement	borders and the enforcement of return	borders and the enforcement of return	borders and the enforcement of return
	of return decisions, in their own	decisions in their own interests and in	decisions, in their own interests and	decisions, in their own interests and
	interests and in the common interest	the common interest of all Member	in the common interest of all	in the common interest of all
	of all Member States in full	States in full compliance with Union	Member States in full compliance	Member States in full compliance

<u>6</u> From partial general approach (Art. 49-1)

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	compliance with Union law and in line with the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8, in close cooperation with the Agency.	law, <i>including concerning the</i> <i>respect of fundamental rights</i> , and in line with the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8 <i>and the technical and</i> <i>operational strategy referred to in</i> <i>Article 8(5)</i> , in close cooperation with the Agency.	with Union law and in line with <u>Article 8 establishing</u> the multiannual strategic policy cycle for European Integrated Border Management <u>referred to in Article 8</u> , in close cooperation with the Agency.	with Union law, <i>including the</i> <i>respect of fundamental rights</i> , and in line with Article 8 establishing the multiannual strategic policy cycle for European Integrated Border Management in close cooperation with the Agency.
201	(4) The Agency shall support the application of Union measures relating to the management of the external borders and the enforcement of return decisions by reinforcing, assessing and coordinating the actions of Member States, as well as providing direct technical and operational assistance, in the implementation of those measures and in return matters.	(4) The Agency shall support the application of Union measures relating to the management of the external borders and the enforcement of return decisions by reinforcing, assessing and coordinating the actions of Member States, as well as providing direct technical and operational assistance, in the implementation of those measures and in return matters. <i>The Agency shall not support any measures or be involved in any activities related to controls at internal borders. The Agency shall be fully responsible and accountable for all its activities, and for any decisions it takes, under this Regulation.</i>	4. The Agency shall support the application of Union measures relating to the management of the external borders and the enforcement of return decisions by reinforcing, assessing and coordinating the actions of Member States, as well as providing <u>direct</u> technical and operational assistance, in the implementation of those measures and in return matters.	(4) The Agency shall support the application of Union measures relating to the management of the external borders and the enforcement of return decisions by reinforcing, assessing and coordinating the actions of Member States, as well as providing direct technical and operational assistance, in the implementation of those measures and in return matters. <i>The Agency shall not deploy resources in order to support any activities related to the temporary reintroduction of controls at internal borders.</i>
202	(5) Member States may continue cooperation at an operational level with other Member States and/or third countries, where	(5) Member States may continue cooperation at an operational level with other Member States and/or third countries, where such	5. Member States may <u>cooperatecontinue cooperation</u> at an operational level with other Member States and/or third countries, where	To be discussed on third countries cooperation.

	Commission proposal	EP amendments	Council position	Compromise text proposals
	such cooperation is compatible with the tasks of the Agency. Member States shall refrain from any activity which could jeopardise the functioning of the Agency or the attainment of its objectives. Member States shall report to the Agency on that operational cooperation with other Member States and/or third countries at the external borders and in the field of return. The executive director shall inform the management board on those matters on a regular basis and at least once a year.	cooperation is compatible with a fundamental rights assessment to be carried out prior to any cooperation with a third country and with the tasks of the Agency. Member States shall refrain from any activity which could jeopardise the functioning of the Agency or the attainment of its objectives. Member States shall report to the Agency and to the European Parliament on that operational cooperation with other Member States and/or third countries at the external borders and in the field of return. The executive director shall inform the management board and the fundamental rights officer on those matters on a regular basis and at least once a year.	such cooperation is compatible with the tasks of the Agency. Member States shall refrain from any activity which could jeopardise the functioning of the Agency or the attainment of its objectives. Member States shall report to the Agency on that operational cooperation with other Member States and/or third countries at the external borders and in the field of return. <u>Where</u> <u>necessary, this information shall be</u> <u>handled by the Agency in accordance</u> <u>with the need to know principle</u> . The executive director shall inform the management board on those matters on a regular basis and at least once a year.	5. Member States may <u>cooperate</u> at an operational level with other Member States and/or third countries, where such cooperation is compatible with the tasks of the Agency. Member States shall refrain from any activity which could jeopardise the functioning of the Agency or the attainment of its objectives. Member States shall report to the Agency <i>[and to the European Parliament]</i> on that operational cooperation with other Member States and/or third countries at the external borders and in the field of return. Where necessary, this information shall be distributed handled by the Agency in accordance with the need to know principle. The executive director shall inform the management board on those matters on a regular basis and at least once a year.
203	Article 8		Article 8	Article 8
204	Multiannual strategic policy cycle for European Integrated Border Management	Multiannual strategic policy cycle for European Integrated Border Management	Multiannual strategic policy cycle for European Integrated Border Management	Subject to political agreement Multiannual strategic policy cycle for European Integrated Border Management
205	(1) The Commission and the European Border and Coast Guard shall ensure the effectiveness of European Integrated Border	(1) The Commission and the European Border and Coast Guard shall ensure The effectiveness of European Integrated Border	1. The Commission and the European Border and Coast Guard shall ensure the effectiveness of European Integrated Border	1. The Commission and the European Border and Coast Guard shall ensure the effectiveness of European Integrated Border

	Commission proposal	EP amendments	Council position	Compromise text proposals
	Management through a multiannual strategic policy cycle for the European Integrated Border Management.	Management <i>shall</i> <i>be ensured</i> through a multiannual strategic policy cycle for the European Integrated Border Management to be adopted in accordance with the procedure laid down in paragraph 4. The effective implementation of that multiannual strategic policy cycle shall be the responsibility of the European Border and Coast Guard Agency in accordance with paragraph 5 and Member States in accordance with paragraph 6.	Management through a multiannual strategic policy cycle for the European Integrated Border Management.	Management through a multiannual strategic policy cycle for the European Integrated Border Management <i>that is adopted in</i> <i>accordance with the procedure laid</i> <i>down in paragraph 4</i> .
206	(2) The multiannual strategic policy for the European Integrated Border Management shall define how the challenges in the area of border management and return are to be addressed in a coherent, integrated and systematic manner.	(2) The multiannual strategic policy for the European Integrated Border Management shall define how the challenges <i>related to European</i> <i>Integrated Border Management</i> in the area of border management and return are to be addressed in a coherent, integrated and systematic manner, <i>in line with Union law and</i> with the United Nations Convention on the Law of the Sea, the International Convention for the Safety of Life at Sea, the International Convention on Maritime Search and Rescue, the United Nations Convention against Transnational Organized Crime and its Protocol against the Smuggling of Migrants by Land, Sea and Air,	2. The multiannual strategic policy for the European Integrated Border Management shall define how the challenges in the area of border management and return are to be addressed in a coherent, integrated and systematic manner.	2. The multiannual strategic policy for the European Integrated Border Management shall define how the challenges in the area of border management and return are to be addressed in a coherent, integrated and systematic manner. It shall define the policy priorities and provide the strategic guidelines for a period of five years in relation to the components set out in Article 3.

	Commission proposal	EP amendments	Council position	Compromise text proposals
		the Convention Relating to the Status of Refugees, the European Convention for the Protection of Human Rights and Fundamental Freedoms, the United Nations Convention relating to the Status of Stateless Persons and other relevant international instruments. It shall define the policy priorities and provide the strategic guidelines for a period of four years in relation to the sectoral and horizontal components set out in Article 3.		
207	(3) The multiannual strategic policy cycle for the European Integrated Border Management shall consist of four stages as set out in paragraphs 4 to 7.	(3) The multiannual strategic policy cycle for the European Integrated Border Management shall consist of four stages as set out in paragraphs 4 to 7.	3. The multiannual strategic policy cycle for the European Integrated Border Management shall consist of four stages as set out in paragraphs 4 to 7.	3. The multiannual strategic policy cycle for the European Integrated Border Management shall consist of four stages as set out in paragraphs 4 to 7.
208	(4) Based on the strategic risk analysis for European Integrated Border Management referred to in Article 30(2), the Commission shall be empowered to adopt delegated acts in accordance with Article 118 developing a multiannual strategic policy for European Integrated Border Management. That delegated act shall define policy priorities and provide the strategic guidelines for the following four years in relation to the components set out in Article 3.	(4) By [two months after the entry into force of this Regulation], the Commission shall present the European Parliament and the Council with a draft multiannual strategic policy for the first multiannual strategic policy cycle based on taking into consideration the strategic risk analysis for European Integrated Border Management referred to in Article 30(2), the results of the vulnerability assessments referred to in Article 33	4. Based on the strategic risk analysis for European Integrated Border Management referred to in Article 30(2), <u>the Commission shall</u> <u>be empowered to adopt delegated</u> <u>acts in accordance with Article 118</u> <u>the Council, based on a proposal</u> from the Commission, shall adopt a <u>decision by means of implementing</u> <u>act</u> developing a multiannual strategic policy for European Integrated Border Management. That <u>delegated act decision</u> shall define	Subject to discussion under delegated acts.

	Commission proposal	EP amendments	Council position	Compromise text proposals
		and a risk analysis requested from agencies referred to in Article 69(1), where appropriate. Within two months of its presentation by the Commission, a meeting between the European Parliament, the Council and Commission shall be convened to discuss the draft multiannual strategic policy. Following that discussion, the Commission shall be empowered to adopt delegated acts in accordance with Article 118 developing a to supplement this Regulation by setting out the multiannual strategic policy for European Integrated Border Management. That delegated act shall define policy priorities and provide the strategic guidelines for the following four years in relation to the components set out in Article 3.	policy priorities and provide the strategic guidelines for the following <u>four-five</u> years in relation to the components set out in Article 3.	
209	(5) In order to implement the delegated act referred to in paragraph 4, the Agency shall, by decision of the management board, based on a proposal of the executive director, establish a technical and operational strategy for European integrated border management. The Agency shall take into account, where justified, the specific situation of the Member States, in particular their geographical location. This	(5) In order to implement the delegated act referred to in paragraph 4, the Agency shall, by decision of the management board, based on a proposal of the executive director, establish a technical and operational strategy for European integrated border management. The Agency shall take into account, where justified, the specific situation of the Member States, in particular their geographical location. This strategy	5. In order to implement the decision delegated act referred to in paragraph 4, the Agency shall, by decision of the management board, based on a proposal of the executive director, prepared in close cooperation with the Member States and the Commission, establish a technical and operational strategy for European integrated border management. The Agency shall take into account, where justified, the	5. In order to implement the delegated act referred to in paragraph 4, the Agency shall, by decision of the management board, based on a proposal of the executive director, prepared in close cooperation with the Member States and the Commission, establish a technical and operational strategy for European integrated border management. The Agency shall take into account, where justified, the specific situation

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	strategy shall be in line with Article 3 and the delegated act referred to in paragraph 4. It shall promote and support the implementation of European Integrated Border Management in all Member States.	shall be in line with Article 3 and the delegated act referred to in paragraph 4. It shall promote and support the implementation of European Integrated Border Management in all Member States.	specific situation of the Member States, in particular their geographical location. This strategy shall be in line with Article 3 and the <u>decisiondelegated act</u> referred to in paragraph 4. It shall promote and support the implementation of European Integrated Border Management in all Member States.	of the Member States, in particular their geographical location. This strategy shall be in line with Article 3 and the delegated act_referred to in paragraph 4. It shall promote and support the implementation of European Integrated Border Management in all Member States.
210	(6) In order to implement the delegated act referred to in paragraph 4, the Member States shall establish their national strategies for integrated border management through close cooperation between all national authorities responsible for the management of borders and return. Those national strategies shall be in line with Article 3, the delegated act referred to in paragraph 4 and the technical and operational strategy referred to in paragraph 5.	(6) In order to implement the delegated act referred to in paragraph 4, the Member States shall establish their national strategies for integrated border management through close cooperation between all national authorities responsible for the management of borders and return. Those national strategies shall be in line with Article 3, the delegated act referred to in paragraph 4 and the technical and operational strategy referred to in paragraph 5. <i>Member States shall make their national strategies public and communicate those to the European Parliament, the Council, the Commission and to the Agency.</i>	6. In order to implement the decision delegated actreferred to in paragraph 4, the Member States shall establish their national strategies for European integrated border management through close cooperation between all national authorities responsible for the management of external borders and return. Those national strategies shall be in line with Article 3, the delegated act decision referred to in paragraph 4 and the technical and operational strategy referred to in paragraph 5.	 6. In order to implement the delegated act referred to in paragraph 4, the Member States shall establish their national strategies for European integrated border management through close cooperation between all national authorities responsible for the management of <u>external</u> borders and return. Those national strategies shall be in line with Article 3, the delegated act referred to in paragraph 4 and the technical and operational strategy referred to in paragraph 5. [The Member States shall transmit their national strategies to the Commission that shall transmit them further to the European Parliament, to the Council and to the Agency. Council proposal

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				The Member States shall transmit their national strategies to the Commission once they are established or amended. The Commission shall share the national strategies with the European Parliament, the Council and the Agency in accordance with the applicable security rules.
211	(7) Forty-two months after the adoption of the delegated act referred to in paragraph 4, the Commission shall carry out, with the support of the Agency, a thorough evaluation of its implementation. The results of the evaluation shall be taken into account for the preparation of the following cycle.	(7) Forty-two months after the adoption of the delegated act referred to in paragraph 4, the Commission shall carry out, with the support of the Agency, a thorough evaluation of its implementation. The results of the evaluation shall be taken into account for the preparation of the following cycle. The Commission shall communicate the results of the evaluation to the European Parliament and to the Council. Member States and the Agency shall provide the Commission with the necessary information in a timely manner so that it can produce the overall evaluation.	7. <u>Forty two monthsFour years</u> after the adoption of the <u>delegated act</u> <u>decision</u> referred to in paragraph 4, the Commission shall carry out, with the support of the Agency, a thorough evaluation of its implementation. The results of the evaluation shall be taken into account for the preparation of the following cycle.	7. <u>Forty two monthsFour years</u> after the adoption of the delegated act referred to in paragraph 4, the Commission shall carry out, with the support of the Agency, a thorough evaluation of its implementation. The results of the evaluation shall be taken into account for the preparation of the following cycle. <i>Member</i> <i>States and the Agency shall provide</i> <i>the Commission with the necessary</i> <i>information in a timely manner so</i> <i>that it can produce the overall</i> <i>evaluation. The Commission shall</i> <i>communicate the results of the</i> <i>evaluation to the European</i> <i>Parliament and to the Council.</i>
212	(8) Where the situation at the external borders or in the area of return requires a change of the policy priorities, the Commission shall	(8) During the period of validity of the multiannual strategic policy referred to in paragraph 4, where the situation challenges at the	8. Where the situation at the external borders or in the area of return requires a change of the policy priorities, the Commission shall	(8) [Where the situation at the external borders or in the area of return requires a change of the policy priorities, the Commission shall

	Commission proposal	EP amendments	Council position	Compromise text proposals
	amend the multiannual strategic policy for European Integrated Border Management in accordance with the procedure set out in paragraph 4. Also the strategies mentioned in paragraph 5 and 6 shall be adapted where needed.	external borders or in the area of return requires a change of the policy priorities, the Commission shall amend evolve to such a degree that it becomes necessary to adapt the multiannual strategic policy for European Integrated Border Management, the Commission is empowered to adopt a delegated act in accordance with the procedure set out in paragraph 4. Also Article 118 to amend that multiannual strategic policy. The Agency's technical and operational strategy and the Member States' national strategies mentioned in paragraph 5 and 6 shall then be adapted where needed necessary.	<u>propose to</u> amend the multiannual strategic policy for European Integrated Border Management in accordance with the procedure set out in paragraph 4. Also the strategies mentioned in paragraph 5 and 6 shall be adapted where needed.	amend the multiannual strategic policy for European Integrated Border Management in accordance with the procedure set out in paragraph 4.] Also The Agency`s technical and operational strategy and the Member States' national strategies mentioned in paragraph 5 and 6 shall then be adapted where needed necessary.
213	Article 9		Article 9	Article 9 [Council compromise proposal on entire Art. 9]
214	Integrated planning	Integrated planning	Integrated planning	Integrated planning
215	(1) On the basis of the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8, the European Border and Coast Guard shall establish an integrated planning for border management and returns.	 (1) On the basis of the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8, the European Border and Coast Guard shall establish an integrated planning for <i>European Integrated</i> <i>Border Management border</i> management and returns. 	<u>1.</u> On the basis of the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8, the the European Border and Coast Guard shall establish an integrated planning for border management and returns, including, 	<u>1.</u> On the basis of the multiannual strategic policy cycle for European Integrated Border Management referred to in Article 8, the European Border and Coast Guard shall establish an integrated planning for border management and returns <u>including.</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
216	(2) Integrated planning shall include operational planning, contingency planning and capability development planning and shall be established in accordance with Article 67.	(2) Integrated planning shall include operational planning, contingency planning and capability development planning and shall be established in accordance with Article 67.	2.1. Integrated planning shall include operational planning, contingency planning and capability development planning and shall be established in accordance with paragraphs 2, 3 and 4Article 67.	2.1. Integrated planning shall include operational planning, contingency planning and capability development planning and shall be established in accordance with <u>paragraphs 2, 3 and</u> <u>4Article 67.</u> Commission wil provide a text proposal combining articles 9 and 67.
217	(3) Each plan of the integrated planning shall contain the scenario against which it is developed. Scenarios shall be derived from risk analysis and shall reflect the possible evolution of the situation at the external borders and in the area of illegal migration and the challenges identified in the multiannual strategic policy cycle for European Integrated Border Management.	(3) Each plan of the integrated planning shall contain the scenario against which it is developed. Scenarios shall be derived from risk analysis and shall reflect the possible evolution of the situation at the external borders and in the area of illegal migration, the developments in each of the components of European Integrated Border Management as set out in Article 3, and the challenges identified in the multiannual strategic policy cycle for European Integrated Border Management.	3. Each plan of the integrated planning shall contain the scenario against which it is developed. Scenarios shall be derived from risk analysis and shall reflect the possible evolution of the situation at the external borders and in the area of illegal migration and the challenges identified in the multiannual strategic policy cycle for European Integrated Border Management.	3. Each plan of the integrated planning shall contain the scenario against which it is developed. Scenarios shall be derived from risk analysis and shall reflect the possible evolution of the situation at the external borders and in the area of illegal migration and the challenges identified in the multiannual strategic policy cycle for European Integrated Border Management.
218	(4) The Agency's management board shall meet at least once a year to discuss and approve the capability roadmap of the European Border and Coast Guard in accordance with 67 (6). Once the capability roadmap is approved by the management board, it shall be	 (4) The Agency's management board shall meet at least once a year to discuss and approve the capability roadmap of the European Border and Coast Guard in accordance with 67 (6). Once the capability roadmap is approved by the management board, it shall be annexed to the technical 	4. The Agency's management board shall meet at least once a year to discuss and approve the capability roadmap of the European Border and Coast Guard in accordance with 67 (6). Once the capability roadmap is approved by the management board, it shall be annexed to the technical	4. The Agency's management board shall meet at least once a year to discuss and approve the capability roadmap of the European Border and Coast Guard in accordance with 67 (6). Once the capability roadmap is approved by the management board, it shall be annexed to the technical

	Commission proposal	EP amendments	Council position	Compromise text proposals
	annexed to the technical and operational strategy referred to in Article 8 (5).	and operational strategy referred to in Article 8 (5).	and operational strategy referred to in Article 8 (5).	and operational strategy referred to in Article 8 (5).
219			2. ^Z Member States and the Agency shall establish operational plans for border management and returns. The operational plans of Member States related to border sections with high and critical impact levels shall be <u>coordinated</u> <u>established in cooperation</u> with neighbouring Member States and with the Agency with a view to implementing the necessary cross- border measures ⁸ and foreseeing <u>support by the Agency</u> . For the activities of the Agency, operational planning for the following year shall be defined in annex to the single programming document referred to in Article 100 and for each specific operational activity through the operational plan referred to in Article 39 and Article 75(3). <u>The operational plans or part thereof may be classified as appropriate in compliance wit Commisison Decisions (EU, Euratom) 2015/443 and 2015/444.</u>	2. ^[5] Member States and the Agency shall establish operational plans for border management and returns. The operational plans of Member States related to border sections with high [and critical impact] level[s] shall be <u>coordinated-established in</u> <u>cooperation</u> with neighbouring Member States and with the Agency with a view to implementing the <u>necessary cross-border measures^[6]</u> and foreseeing support by the <u>Agency</u> . For the activities of the Agency, operational planning for the following year shall be defined in annex to the single programming document referred to in Article 100 and for each specific operational activity through the operational plan referred to in Article 39 and Article 75(3). <u>The operational plans or part</u> thereof may be classified as appropriate in compliance wit <u>Commission Decisions (EU,</u> <u>Euratom) 2015/443 and 2015/444.</u>

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<u>Text moved from Article 67.</u> <u>Wording taken from Article 36(3) of EUROSUR Regulation.</u> <u>8</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
220			3. Member States shall adopt a contingency plan for the management of their borders and return. In line with the national integrated border management strategy, the contingency plans shall describe all the necessary measures and resources for the possible reinforcement of capabilities including logistics and support both at national level and from the Agency.	3. Member States shall adopt a contingency plan for the management of their borders and return. In line with the national integrated border management strategy, the contingency plans shall describe all the necessary measures and resources for the possible reinforcement of capabilities including logistics and support both at national level and from the Agency.
221			The corresponding scenarios and the part of the contingency plans requiring additional support from the European Border and Coast Guard shall be jointly prepared by each Member State and the Agency in close coordination with neighbouring Member States.	The corresponding scenarios and the part of the contingency plans requiring additional support from the European Border and Coast Guard shall be jointly prepared by each Member State and the Agency in close coordination with neighbouring Member States.
222			4. Member States shall adopt a capability development plan for border management and return in line with their national integrated border management strategy. The capability development plan shall describe <u>the</u> <u>scenario envisaged and</u> the <u>related</u> medium to long-term evolution of the national capabilities for border management and return.	4. Member States shall adopt a capability development plan for border management and return in line with their national integrated border management strategy. The capability development plan shall describe <u>the</u> <u>scenario envisaged and</u> the <u>related</u> medium to long-term evolution of the national capabilities for border management and return.
223			The national capability development plan shall address in particular the recruitment and training policy of the border guards and return specialists,	The national capability development plan shall address_the developments of each components of European Integrated Border Management in

	Commission proposal	EP amendments	Council position	Compromise text proposals
			the acquisition and maintenance of equipment and the necessary research and development activities and the corresponding financial aspects.	particular the recruitment and training policy of the border guards and return specialists, the acquisition and maintenance of equipment and the necessary research and development activities and the corresponding financial aspects.
224			4aThe methodology and the procedure to establish the plans referred to in paragraphs 3 and 4 shall be adopted by the Agency's Management Board, after consultation with the Member States, on a proposal by the Executive Director.	<u>4a.</u> Each plan of the integrated planning The plans referred to in paragraphs 3 and 4 shall contain the scenario against which it is developed. Scenarios shall be derived from risk analysis and shall reflect the possible evolution of the situation at the external borders and in the area of illegal migration, and the challenges identified in the multiannual strategic policy cycle for European Integrated Border Management.
225				4b The methodology and the procedure to establish the plans referred to in paragraphs 3 and 4 shall be adopted by the Agency's Management Board, after consultation with the Member States, on a proposal by the Executive Director.
226			5. The Agency shall establish a synthesis of the national capability development plans and a multiannual strategy for the acquisition of the Agency's equipment referred to in	5. The Agency shall establish a synthesis of the national capability development plans and a multiannual strategy for the acquisition of the Agency's equipment referred to in

	Commission proposal	EP amendments	Council position	Compromise text proposals
			Article 63 and the multiannual planning of profiles for the European Border and Coast Guard standing corps.	Article 63 and the multiannual planning of profiles for the European Border and Coast Guard standing corps.
227			The Agency shall share this synthesis with the Member States and the Commission with a view to identify possible synergies and opportunities for cooperation in the various areas covered by the capability development plans, including joint procurements. Based on the identified synergies, the Agency may invite the Member States to participate in follow up actions for cooperation.	The Agency shall share this synthesis with the Member States and the Commission with a view to identify possible synergies and opportunities for cooperation in the various areas covered by the capability development plans, including joint procurements. Based on the identified synergies, the Agency may invite the Member States to participate in follow up actions for cooperation.
228			6. <u>The Agency's management</u> <u>board shall meet at least once a year</u> <u>to discuss and approve the capability</u> <u>roadmap of the European Border and</u> <u>Coast Guard.</u> The capability <u>development</u> -roadmap <u>referred to in</u> <u>Article 9(4)</u> shall be proposed by the Executive Director on the basis of the synthesis of the national capability development plans taking into account, inter alia, the results of the risk analysis and vulnerability assessments carried out in accordance with Article 33 and the Agency's own multiannual plans. <u>Once the capability roadmap is</u> <u>approved by the management board,</u>	6. <u>The Agency's management board</u> <u>shall meet at least once a year to</u> <u>discuss and approve the capability</u> <u>roadmap of the European Border and</u> <u>Coast Guard.</u> The capability <u>development</u> -roadmap <u>referred to in</u> <u>Article 9(4)</u> shall be proposed by the Executive Director on the basis of the synthesis of the national capability development plans taking into account, inter alia, the results of the risk analysis and vulnerability assessments carried out in accordance with Article 33 and the Agency's own multiannual plans. <u>Once the capability roadmap is</u> <u>approved by the management board</u> ,

	Commission proposal	EP amendments	Council position	Compromise text proposals
			it shall be annexed to the technical and operational strategy.	it shall be annexed to the technical and operational strategy.
229			7. <u>The methodology and the</u> procedure to establish the scenarios referred to in paragraph 2 and the plans referred to in paragraphs 3, 4 and 5 shall be adopted by the <u>Agency's Management Board, after</u> consultation with the Member States, on a proposal by the Executive <u>Director.</u>	7. <u>The methodology and the</u> <u>procedure to establish the scenarios</u> <u>referred to in paragraph 2 and the</u> <u>plans referred to in paragraphs 3, 4</u> <u>and 5 shall be adopted by the</u> <u>Agency's Management Board, after</u> <u>consultation with the Member States,</u> <u>on a proposal by the Executive</u> <u>Director.</u>
230	CHAPTER II		CHAPTER II	CHAPTER II
231	Functioning of the European Border and Coast Guard		Functioning of the European Border and Coast Guard	Functioning of the European Border and Coast Guard
232	Section 1		Section 1	Section 1
233	Tasks of the European Border and Coast Guard Agency		Tasks of the European Border and Coast Guard Agency	Tasks of the European Border and Coast Guard Agency
234	Article 10		Article 10	Article 10
235	Tasks of the European border and coast guard agency	Tasks of the European Border and Coast Guard Agency border and coast guard agency	Tasks of the European border and coast guard agency	Tasks of the European Border and Coast Guard Agency border and coast guard agency
236	(1) The Agency shall perform the following tasks with a view to contributing to an efficient, high and uniform level of border control and return:	(1) The Agency, while avoiding unnecessary duplication of operational work of the Member States, shall support the implementation of the European Integrated Border Management and shall perform the following tasks with a view to contributing to an efficient, high and uniform level of	1. The Agency shall perform the following tasks with a view to contributing to an efficient, high and uniform level of border control and return:	1. The Agency, <i>while</i> <i>supporting the operational work of</i> <i>the Member States</i> , shall perform the following tasks with a view to contributing to an efficient, high and uniform level of border control <i>to</i> <i>ensure the rights of persons</i> <i>enjoying the right of free movement</i> <i>under the Union law, to detecting</i>

	Commission proposal	EP amendments	Council position	Compromise text proposals
		border control, to facilitating the movement of bona fide travellers, to detecting and preventing cross- border crime in relation to internal security, to migration management and to return:		and preventing cross-border crime in relation to internal security, to migration management and to return:
237	1. monitor migratory flows and carry	1. monitor migratory flows and	(1) monitor migratory flows and	(1) monitor migratory flows and
	out risk analysis as regards all	carry out risk analysis as regards all	carry out risk analysis as regards all	carry out risk analysis as regards all
	aspects of integrated border	aspects of integrated border	aspects of integrated border	aspects of integrated border
	management;	management;	management;	management;
238	2. monitor the operational needs of	2. monitor the operational	(2) monitor the operational	(2) monitor the operational
	Member States related to the	needs of Member States related to the	needs of Member States related to the	needs of Member States related to the
	implementation of returns, including	implementation of returns, including	implementation of returns, including	implementation of returns, including
	by collecting operational data;	by collecting operational data;	by collecting operational data;	by collecting operational data;
239	3. carry out a vulnerability	3. carry out a vulnerability	(3) carry out a vulnerability	(3) carry out a vulnerability
	assessment including the assessment	assessment including the assessment	assessment including the assessment	assessment including the assessment
	of the capacity and readiness of	of the capacity and readiness of	of the capacity and readiness of	of the capacity and readiness of
	Member States to face threats and	Member States to face threats and	Member States to face threats and	Member States to face threats and
	challenges at the external borders;	challenges at the external borders;	challenges at the external borders;	challenges at the external borders;
240	4. monitor the management of the	4. monitor the management of	(4) monitor the management of	(4) monitor the management of
	external borders through liaison	the external borders through liaison	the external borders through liaison	the external borders through liaison
	officers of the Agency in Member	officers of the Agency in Member	officers of the Agency in Member	officers of the Agency in Member
	States;	States;	States;	States;
241		4 a. monitor the compliance with fundamental rights at the external borders and in return operations by means of the fundamental rights		(4 a) monitor the compliance with fundamental rights at the external borders and in return operations, in accordance with Article 107.

	Commission proposal	EP amendments	Council position	Compromise text proposals
		officer and independent return monitors in cooperation with the European Union Agency for Fundamental Rights;		To be discussed on FRO
242	5. support the development and operation of the EUROSUR framework;	5. support the development and operation of the EUROSUR framework;	(5) support the development and operation of the EUROSUR framework;	(5) support the development and operation of the EUROSUR framework;
243	6. assist Member States in circumstances requiring increased technical and operational assistance at the external borders by coordinating and organising joint operations, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	6. assist Member States in circumstances requiring increased technical and operational assistance at the external borders by coordinating and organising joint operations, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	(6) assist Member States in circumstances requiring increased technical and operational assistance at the external borders by coordinating and organising joint operations, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	(6) assist Member States in circumstances requiring increased technical and operational assistance at the external borders by coordinating and organising joint operations, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;
244	7. assist Member States in circumstances requiring increased technical and operational assistance at the external borders, by launching rapid border interventions at the external borders of those Member States facing specific and disproportionate challenges, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	7. assist Member States, <i>upon</i> <i>their request</i> , in circumstances requiring increased technical and operational assistance at the external borders, by launching rapid border interventions at the external borders of those Member States facing specific and disproportionate challenges, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	(7) assist Member States in circumstances requiring increased technical and operational assistance at the external borders, by launching rapid border interventions at the external borders of those Member States facing specific and disproportionate challenges, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;	(7) assist Member States in circumstances requiring increased technical and operational assistance at the external borders, by launching rapid border interventions at the external borders of those Member States facing specific and disproportionate challenges, taking into account that some situations may involve humanitarian emergencies and rescue at sea in accordance with Union and international law;

	Commission proposal	EP amendments	Council position	Compromise text proposals
245	8. provide technical and operational assistance to Member States and third countries in accordance with Regulation (EU) No 656/2014 and international law, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	8. provide technical and operational assistance to Member States and third countries <i>in support</i> <i>of search and rescue operations for</i> <i>persons in distress at sea</i> in accordance with <i>international law</i> , <i>including those carried out under</i> Regulation (EU) No 656/2014 and <i>international law</i> , <i>and</i> in support, <i>in</i> <i>accordance with international law</i> , of <i>in</i> search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	(8) provide technical and operational assistance to Member States and third countries in accordance with Regulation (EU) No 656/2014 and international law, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	(8) provide technical and operational assistance to Member States and third countries in accordance with Regulation (EU) No 656/2014 and international law, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea:
246	9. deploy the European Border and Coast Guard standing corps in the framework of border management teams, migration management support teams and return teams during joint operations and in rapid border interventions, return operations and return interventions;	9. deploy set up the European Border and Coast Guard standing corps, including the strengthening of the rapid reaction pool as provided for in this Regulation, and deploy it in the framework of border management teams, migration management support teams and return teams during joint operations and in rapid border interventions, return operations and return interventions;	(9) deploy the European Border and Coast Guard standing corps in the framework of border management teams, migration management support teams and return teams during joint operations and in rapid border interventions, return operations and return interventions;	 (9) deploy the European Border and Coast Guard standing corps in the framework of border management teams, migration management support teams and return teams during joint operations and in rapid border interventions, return operations and return interventions; To be discused on standing corps
247	10. set up a technical equipment pool, including a rapid reaction equipment pool, to be deployed in joint operations, rapid border	10. set up a technical equipment pool, including a rapid reaction equipment pool, to be deployed in joint operations, rapid border	(10) set up a technical equipment pool, including a rapid reaction equipment pool, to be deployed in joint operations, rapid border	(10) set up a technical equipment pool, including a rapid reaction equipment pool, to be deployed in joint operations, rapid border

	Commission proposal	EP amendments	Council position	Compromise text proposals
	interventions and in the framework of migration management support teams, as well as in return operations and return interventions;	interventions and in the framework of migration management support teams, as well as in return operations and return interventions;	interventions and in the framework of migration management support teams, as well as in return operations and return interventions;	interventions and in the framework of migration management support teams, as well as in return operations and return interventions;
248	11. develop and manage its own human and technical capabilities to contribute to the European Border and Coast Guard standing corps and the technical equipment pool, including the recruitment and training of the members of its staff acting as team members;	11. develop and manage its own human and technical capabilities to contribute to the European Border and Coast Guard standing corps and the technical equipment pool, including the recruitment and training of the members of its staff acting as team members;	(11) develop and manage its own human and technical capabilities to contribute to the European Border and Coast Guard standing corps and the technical equipment pool, including the recruitment and training of the members of its staff acting as team members;	(11) develop and manage its own human and technical capabilities to contribute to the European Border and Coast Guard standing corps and the technical equipment pool, including the recruitment and training of the members of its staff acting as team members;
249		11a. create an internal quality control mechanism in order to ascertain the level of training, special expertise and professionalism possessed by the Agency's staff, in particular, the statutory staff involved in border control and return;		Link with Article 62 8a.
250	12. within the framework of the migration management support teams at hotspot areas or in controlled centres;	12. within the framework of the migration management support teams at hotspot areas or in controlled centres deploy operational staff and technical equipment to provide assistance in screening, debriefing, identification and fingerprinting;	(12) within the framework of the migration management support teams at hotspot areas <u>or in controlled</u> <u>centres</u> ,	(12) within the framework of the migration management support teams at hotspot areas or in controlled centres,

	Commission proposal	EP amendments	Council position	Compromise text proposals
251	13. deploy operational staff and technical equipment to provide assistance in screening, debriefing, identification and fingerprinting;	13. deploy operational staff and technical equipment to provide assistance in screening, debriefing, identification and fingerprinting;	-; (13)deploy operational staff and technical equipment to provide assistance in screening, debriefing, identification and fingerprinting, and;	(13)deploy operational staff and technical equipment to provide assistance in screening, debriefing, identification and fingerprinting, <i>and</i> ;
252	14. establish a procedure for referring and providing initial information to persons who are in need of, or wish to apply for, international protection, in cooperation with the [European Union Agency for Asylum] and competent national authorities;	14. establish a procedure for referring and providing initial information to persons who are in need of, or wish to apply for, international protection, <i>including a</i> <i>procedure for the identification of</i> <i>vulnerable groups</i> , in cooperation with the [European Union Agency for Asylum] and competent national authorities;	<u>- (14)</u> establish a procedure for referring and providing initial information to persons who are in need of, or wish to apply for, international protection, in cooperation with the [European Union Agency for Asylum] and competent national authorities;	(14) establish a procedure for referring and providing initial information to persons who are in need of, or wish to apply for, international protection, <i>including a</i> <i>procedure for the identification of</i> <i>vulnerable groups</i> , in cooperation with the [European Union Agency for Asylum] and competent national authorities;
253	15. provide assistance in all stages of the return process and with the coordination and organisation of return operations, as well as return interventions;	15. provide assistance, and monitor compliance with fundamental rights, in at all stages of the return process without entering into the merits of return decisions which remain the sole responsibility of the Member States and assist with the coordination and and organisation of return operations, as well as and provide technical and operational support to implement the obligation to return returnees, as well as technical and operational support to return operations and interventions;	(15) provide assistance in all stages of the return process and with the coordination and organisation of return operations, as well as return interventions;	(15) provide assistance in all stages of the return process and with the coordination and organisation of return operations, as well as return interventions;

	Commission proposal	EP amendments	Council position	Compromise text proposals
254	16. assist Member States in circumstances requiring increased technical and operational assistance to implement the obligation to return irregular migrants, including, coordination or organisation of return operations;	16. assist Member States in circumstances requiring increased technical and operational assistance to implement the obligation to return irregular migrants, including, coordination or organisation of return operations;	(16) assist Member States in circumstances requiring increased technical and operational assistance to implement the obligation to return irregular migrants, including, coordination or organisation of return operations;	(16) assist Member States in circumstances requiring increased technical and operational assistance to implement the obligation to return irregular migrants, including, coordination or organisation of return operations;
255	17. set up a pool of forced-return monitors;	17. set up a pool of forced-return monitors <i>in cooperation with the</i> <i>European Union Agency for</i> <i>Fundamental Rights, and pools of</i> <i>forced-return escorts and return</i> <i>specialists</i> ;	(17) set up a pool of forced-return monitors;	To be discuss on FRO
256	18. deploy return teams during return interventions;	18. deploy return teams during return interventions;	(18) deploy return teams during return interventions;	(18) deploy return teams during return interventions;
257	19. within the respective mandates of the agencies concerned, cooperate with Europol and Eurojust and provide support to Member States in circumstances requiring increased technical and operational assistance at the external borders in the fight against organised cross-border crime and terrorism;	19. within the respective mandates of the agencies concerned, cooperate with Europol and Eurojust and provide support to Member States in circumstances requiring increased technical and operational assistance at the external borders in the fight against organised cross- border crime and terrorism ;	(19) within the respective mandates of the agencies concerned, cooperate with Europol and Eurojust and provide support to Member States in circumstances requiring increased technical and operational assistance at the external borders in the fight against organised cross- border crime and terrorism;	19) within the respective mandates of the agencies concerned, cooperate with Europol and Eurojust and provide support to Member States in circumstances requiring increased technical and operational assistance at the external borders in the fight against organised cross- border crime and terrorism;
258	20. cooperate with the European Union Agency for Asylum in particular to facilitate measures where third country nationals, whose	20. cooperate with the [European Union Agency for Asylum] in particular to facilitate measures where third country nationals, whose	(20) cooperate with the European Union Agency for Asylum in particular to facilitate measures where third country nationals, whose	20) cooperate with the European Union Agency for Asylum in particular to facilitate measures where third country nationals, whose

	Commission proposal	EP amendments	Council position	Compromise text proposals
	application for international protection has been rejected by means of a final decision, are subject to return;	application for international protection has been rejected by means of a final decision, are subject to return;	application for international protection has been rejected by means of a final decision, are subject to return;	application for international protection has been rejected by means of a final decision, are subject to return;
259		20 a. cooperate with the European Union Agency for Fundamental Rights, in order to ensure the continuous and uniform application of the Union acquis on fundamental rights in all its activities;		(20 a) within its respective mandate, cooperate with the European Union Agency for Fundamental Rights, in order to ensure the continuous and uniform application of the Union acquis on fundamental rights;
260	21. cooperate with the European Fisheries Control Agency and the European Maritime Safety Agency, within their respective mandates, to support the national authorities carrying out the coast guard functions set out in Article 70, by providing services, information, equipment and training, as well as by coordinating multipurpose operations;	21. cooperate with the European Fisheries Control Agency and the European Maritime Safety Agency, within their respective mandates, to support the national authorities carrying out the coast guard functions set out in Article 70, <i>including the</i> <i>saving of lives of migrants and</i> <i>refugees</i> , by providing services, information, equipment and training, as well as by coordinating multipurpose operations;	(21) cooperate with the European Fisheries Control Agency and the European Maritime Safety Agency, within their respective mandates, to support the national authorities carrying out the coast guard functions set out in Article 70, by providing services, information, equipment and training, as well as by coordinating multipurpose operations;	(21) cooperate with the European Fisheries Control Agency and the European Maritime Safety Agency, within their respective mandates, to support the national authorities carrying out the coast guard functions set out in Article 70, <i>including the</i> <i>saving of lives</i> by providing services, information, equipment and training, as well as by coordinating multipurpose operations;
261	22. cooperate with third countries in the areas covered by the Regulation, including through the possible operational deployment of border management teams and return teams in third countries;	22. cooperate with third countries in the areas covered by the Regulation, including through the possible operational deployment of border management teams and return teams in third countries;	(22) cooperate with third countries in the areas covered by the Regulation, including through the possible operational deployment of border management teams and return teams in third countries;	(22) cooperate with third countries in the areas covered by the Regulation, including through the possible operational deployment of border management teams and return teams in third countries;

	Commission proposal	EP amendments	Council position	Compromise text proposals
262	23. support third countries in the coordination or organisation of return activities to other third countries, including the sharing of personal data for return purposes;	23. support third countries in the coordination or organisation of return activities to other third countries, including the sharing of personal data for return purposes;	(23) support third countries in the coordination or organisation of return activities to other third countries, including the sharing of personal data for return purposes;	 (23) support third countries in the coordination or organisation of return activities to other third countries, including the sharing of personal data for return purposes; Linked with third countries cooperation
263	24. assist Member States and third countries in the context of technical and operational cooperation between them in the matters covered by this Regulation;	24. assist Member States and third countries in the context of technical and operational cooperation between them in the matters covered by this Regulation;	(24) assist Member States and third countries in the context of technical and operational cooperation between them in the matters covered by this Regulation;	(24) assist Member States and third countries in the context of technical and operational cooperation between them in the matters covered by this Regulation;
264	25. assist Member States and third countries in training of national border guards, other relevant staff and experts on return, including the establishment of common training standards;	25. assist Member States and third countries in training of national border guards, other relevant staff and experts on return, including <i>through</i> the establishment of common training standards <i>and</i> <i>programmes which shall include</i> <i>fundamental rights</i> ;	(25) assist Member States and third countries in training of national border guards, other relevant staff and experts on return, including the establishment of common training standards;	(25) assist Member States and third countries in training of national border guards, other relevant staff and experts on return, including <i>through</i> the establishment of common training standards;
265	26. participate in the development and management of research and innovation activities relevant for the control and surveillance of the external borders, including the use of advanced surveillance technology, and develop pilot projects regarding matters covered by this Regulation;	26. participate in the development and management of research and innovation activities relevant for the control management and surveillance of the external borders, including the use of advanced surveillance technology, and develop pilot projects <i>where</i> <i>necessary for the implementation of</i>	(26) participate in the development and management of research and innovation activities relevant for the control and <u>surveillance</u> of the external borders, including the use of advanced surveillance technology, and develop pilot projects regarding matters covered by this Regulation;	(26) participate in the development and management of research and innovation activities relevant for the control and surveillance of the external borders, including the use of advanced surveillance technology, and develop <i>its own</i> pilot projects regarding matters covered by this Regulation;

	Commission proposal	EP amendments	Council position	Compromise text proposals
		<i>activities, provided for</i> covered by <i>in</i> this Regulation;		
266			(26b) develop technical standards for information exchange.	(26b) develop technical standards for information exchange.
267	27. support the development of technical standards of equipment in the area of border control and return including for interconnection of systems and networks;	27. support the development of technical standards of equipment in the area of border control <i>management</i> and return including for interconnection of systems and networks;	(27) support the development of technical standards of equipment in the area of border control and return including for interconnection of systems and networks <u>and of</u> <u>common minimum standards for</u> <u>external border surveillance as</u> <u>appropriate in accordance with the</u> <u>responsibility of the Member</u> <u>Statesand the Commission;</u>	(27) support the development of technical standards of equipment in the area of border control and return including for interconnection of systems and networks and of common minimum standards for external border surveillance as appropriate in accordance with the responsibility of the Member States and the Commission;
268	28. establish and maintain the communication network referred to in Article 14;	28. establish and maintain the communication network referred to in Article 14;	(28) establish and maintain the communication network referred to in Article 14;	(28) establish and maintain the communication network referred to in Article 14;
269	29. develop and operate, in accordance with [Regulation (EC) No 45/2001], information systems that enable swift and reliable exchanges of information regarding emerging risks in the management of the external borders, illegal immigration and return, in close cooperation with the Commission, Union bodies, offices and agencies as well as the European Migration Network established by Decision 2008/381/EC;	29. develop and operate, in accordance with [Regulation (EC) No 45/2001] Regulation (EU) 2018/1725, information systems that enable swift and reliable exchanges of information regarding emerging risks in the management of the external borders, illegal irregular immigration and return, in close cooperation with the Commission, Union bodies, offices and agencies as well as the European Migration	(29) develop and operate, in accordance with <u>FRegulation EU</u> <u>2017/1725(EC) No 45/20011</u> , information systems that enable swift and reliable exchanges of information regarding emerging risks in the management of the external borders, illegal immigration and return, in close cooperation with the Commission, Union bodies, offices and agencies as well as the European Migration Network established by Decision 2008/381/EC;	(29) develop and operate, in accordance with [Regulation <i>EU</i> 2017/1725(EC) No 45/2001], information systems that enable swift and reliable exchanges of information regarding emerging risks in the management of the external borders, illegal immigration and return, in close cooperation with the Commission, Union bodies, offices and agencies as well as the European Migration Network established by Decision 2008/381/EC;

	Commission proposal	EP amendments	Council position	Compromise text proposals
		Network established by Decision 2008/381/EC;		
270	30. provide, as appropriate, the necessary assistance for the development of a common information-sharing environment, including interoperability of systems;	30. provide, as appropriate, the necessary assistance <i>in the framework of integrated maritime surveillance</i> for the development of a common information sharing environment, including interoperability of systems;	(30) provide, as appropriate, the necessary assistance for the development of a common information-sharing environment, including interoperability of systems;	(30) provide, as appropriate, the necessary assistance for the development of a common information-sharing environment, including interoperability of systems;
271		30 a. adopt and promote the highest standards for border management practises, allowing for transparency and public scrutiny and ensuring respect, protection and promotion of fundamental rights and rule of law;		
272	31. manage and operate the False and Authentic Documents Online system referred to in Article 80;	31. manage and operate the False and Authentic Documents Online system referred to in Article 80;	(31) manage and operate the False and Authentic Documents Online system referred to in Article 80 and to support the Member States by providing support for facilitating detection of document fraud;	SGC - options
273	32. fulfil the tasks and obligations entrusted to the Agency referred to in [Regulation establishing a European Travel Information and Authorisation System (ETIAS)] and ensure the setting up and operation of the ETIAS Central Unit in accordance with Article 7 of [Regulation	32. fulfil the tasks and obligations entrusted to the Agency referred to in <i>Regulation (EU)</i> 2018/1240 of the European	(32) fulfil the tasks and obligations entrusted to the Agency referred to in FRegulation <u>EU</u> <u>2018/1240</u> establishing a European Travel Information and Authorisation System (ETIAS)] and ensure the setting up and operation of the ETIAS Central Unit in accordance	32. fulfil the tasks and obligations entrusted to the Agency referred to in <i>Regulation (EU)</i> 2018/1240 of the European

	Commission proposal	EP amendments	Council position	Compromise text proposals
	establishing a European Travel Information and Authorisation System (ETIAS)].	Parliament and of the Council ⁹ [Regulation establishing a European Travel Information and Authorisation System (ETIAS)] and ensure the setting up and operation of the ETIAS Central Unit in accordance with Article 7 of <i>that Regulation</i> [Regulation establishing a European Travel Information and Authorisation System (ETIAS)].	with Article 7 of <u>that [Regulation</u> establishing a European Travel Information and Authorisation System (ETIAS)]	Parliament and of the Council ¹⁰ [Regulation establishing a European Travel Information and Authorisation System (ETIAS)] and ensure the setting up and operation of the ETIAS Central Unit in accordance with Article 7 of <i>that Regulation</i> [Regulation establishing a European Travel Information and Authorisation System (ETIAS)].
274		32 a. assist Member States in the prevention and detection of cross- border crime, such as migrant smuggling, trafficking in human beings and terrorism at the external borders and at the pre-frontier area;		
275		32 b. assist Member States in the facilitation of the crossing of the external borders by bona fide (legitimate) travellers.		32 b. assist Member States in the facilitation of the crossing of the external borders.
276	(2) The Agency shall communicate on its own initiative on matters falling within its mandate. It shall provide the public with accurate	(2) The Agency shall communicate on its own initiative on matters falling within its mandate. It shall provide the public with	2. The Agency shall communicate on its own initiative on matters falling within its mandate. It shall provide the public with accurate	(2) The Agency shall communicate on its own initiative on matters falling within its mandate. It shall provide the public with accurate and

9 Regulation (EU) 2018/1240 of the European Parliament and of the Council of 12 September 2018 establishing a European Travel Information and Authorisation System (ETIAS) and amending Regulations (EU) No 1077/2011, (EU) No 515/2014, (EU) 2016/399, (EU) 2016/1624 and (EU) 2017/2226 (OJ L 236, 19.9.2018, p. 1).

¹⁰ Regulation (EU) 2018/1240 of the European Parliament and of the Council of 12 September 2018 establishing a European Travel Information and Authorisation System (ETIAS) and amending Regulations (EU) No 1077/2011, (EU) No 515/2014, (EU) 2016/399, (EU) 2016/1624 and (EU) 2017/2226 (OJ L 236, 19.9.2018, p. 1).

	Commission proposal	EP amendments	Council position	Compromise text proposals
	and comprehensive information about its activities.	accurate, <i>detailed, timely</i> and comprehensive information about its activities <i>and analyses</i> .	and comprehensive information about its activities.	comprehensive information about its activities.
277	Communication activities shall not be detrimental to the tasks referred to in paragraph 1 of this Article, in particular by revealing operational information, which, if made public, would jeopardise attainment of the objective of operations. Communication activities shall be carried out without prejudice to Artcile 91 and in accordance with relevant communication and dissemination plans adopted by the management board and in close cooperation, where appropriate, with other agencies.	Communication activities shall not be detrimental to the tasks referred to in paragraph 1 of this Article, in particular by revealing operational information, which, if made public, would jeopardise attainment of the objective of operations. Communication activities shall be carried out without prejudice to Artcile 91 and in accordance with relevant communication and dissemination plans adopted by the management board and in close cooperation, where appropriate, with other agencies.	Communication activities shall not be detrimental to the tasks referred to in paragraph 1 of this Article, in particular by revealing operational information, which, if made public, would jeopardise attainment of the objective of operations. Communication activities shall be carried out without prejudice to Artcile 91 and in accordance with relevant communication and dissemination plans adopted by the management board and in close cooperation, where appropriate, with other agencies.	Communication activities shall not be detrimental to the tasks referred to in paragraph 1 of this Article, in particular by revealing operational information, which, if made public, would jeopardise attainment of the objective of operations. Communication activities shall be carried out without prejudice to Artcile 91 and in accordance with relevant communication and dissemination plans adopted by the management board and in close cooperation, where appropriate, with other agencies.
278	Section 2		Section 2	Section 2
279	Information exchange and cooperation		Information exchange and cooperation	Information exchange and cooperation
280	Article 11		Article 11	Article 11
281	Duty to cooperate in good faith			
282	The Agency and the national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall be subject to a duty to	The Agency and the national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall be subject to a duty to	The Agency and the national authorities <u>of the Member States</u> <u>which are</u> responsible for border management <u>and return</u> , including coast guards to the extent that they carry out border control tasks, <u>as well</u> <u>as the authorities responsible for</u>	The Agency and the national authorities <u>of the Member States</u> <u>which are</u> responsible for border management <u>and return</u> , including coast guards to the extent that they carry out border control tasks, <u>as well</u> <u>as the authorities of the Member</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
	cooperate in good faith and an obligation to exchange information.	cooperate in good faith and an obligation to exchange information.	<u>return,</u> shall be subject to a duty to cooperate in good faith and an obligation to exchange information.	States responsible for return, shall be subject to a duty to cooperate in good faith and an obligation to exchange information.
283	Article 12		Article 12	Article 12
284	Obligation to exchange information			
285	1. In order to perform the tasks conferred on them by this Regulation, in particular for the Agency to monitor the migratory flows towards and within the Union, to carry out risk analysis and to perform the vulnerability assessment, as well as to provide technical and operational assistance in the field of return, the Agency and the national authorities responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall, in accordance with this Regulation and other relevant Union and national law regarding the exchange of information, share in a timely and accurate manner all necessary information.	1. In order to perform the tasks conferred on them by this Regulation, in particular for the Agency to monitor the migratory flows towards and within the Union, to carry out risk analysis and to perform the vulnerability assessment, as well as to provide technical and operational assistance in the field of return, the Agency and the national authorities responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall, in accordance with this Regulation and other relevant Union and national law regarding the exchange of information, share in a timely and accurate manner all necessary information.	1. In order to perform the tasks conferred on them by this Regulation, in particular for the Agency to monitor the migratory flows towards and within the Union, to carry out risk analysis and to perform the vulnerability assessment, as well as to provide technical and operational assistance in the field of return, the Agency and the national authorities responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall, in accordance with this Regulation and other relevant Union and national law regarding the exchange of information, share in a timely and accurate manner all necessary information.	1. In order to perform the tasks conferred on them by this Regulation, in particular for the Agency to monitor the migratory flows towards and within the Union, to carry out risk analysis and to perform the vulnerability assessment, as well as to provide technical and operational assistance in the field of return, the Agency and the national authorities responsible for border management and return, including coast guards to the extent that they carry out border control tasks, shall, in accordance with this Regulation and other relevant Union and national law regarding the exchange of information, share in a timely and accurate manner all necessary information.
286	2. The Agency shall take appropriate measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States and, where appropriate, the relevant Union agencies.	2. The Agency shall take appropriate measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States and, where appropriate, <i>information relevant for</i>	2. The Agency shall take appropriate measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States and, where	2. The Agency shall take appropriate measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States. <i>and, where</i>

	Commission proposal	EP amendments	Council position	Compromise text proposals
		the performance of its tasks with the relevant Union agencies, in accordance with relevant data protection law.	appropriate, the relevant Union agencies.	 appropriate, the relevant Union agencies. Presidency compromise proposal Where the information is relevant for the performance of its tasks, the Agency shall exchange information with other relevant Union Agencies, for the purpose of risk analysis, collection of statistical data, assessment of the situation in third countries, training and the support to Member States on contingency planning. For the purpose of exchange of information as referred to in
				paragraphs 1 and 2 the necessary tools and structures shall be developed between the Agencies.
287	3. The Agency and the [European Union Agency for Asylum] shall	3. The Agency and the [European Union Agency for	3. The Agency and the [European Union Agency for	Council to come back on this article
	exchange information for the purpose of risk analysis, collection of statistical data, assessment of the situation in third countries, training and the support to Member States on contingency planning. For those purposes, the necessary tools and		Asylum] and the Agency and other relevant Union agencies where appropriate, shall exchange information for the purpose of risk analysis, collection of statistical data, assessment of the situation in third countries, training and the support to	Para 2 and 3 are merged

	Commission proposal	EP amendments	Council position	Compromise text proposals
	structures shall be developed between the Agencies.	<i>to in paragraphs 1 and 2</i> those purposes, the necessary tools and structures shall be developed between the Agencies	planning. For those purposes, the necessary tools and structures shall be developed between the <u>relevant</u> <u>aAgencies</u> .	
288	4. The Agency shall take all necessary measures to facilitate the exchange of information relevant for its tasks with Ireland and the United Kingdom where that information relates to the activities in which it participate in accordance with Article 71 and Article 98(5).	4. The Agency shall take all necessary measures to facilitate the exchange of information relevant for its tasks with Ireland and the United Kingdom where that information relates to the activities in which it participate in accordance with Article 71 and Article 98(5).	4. The Agency shall take all necessary measures to facilitate the exchange of information relevant for its tasks with Ireland and the United Kingdom where that information relates to the activities in which it participate in accordance with Article 71 and Article 98(5).	4. The Agency shall take all necessary measures to facilitate the exchange of information relevant for its tasks with Ireland and the United Kingdom where that information relates to the activities in which it participate in accordance with Article 71 and Article 98(5).
289			Article 13	Article 13
290		National contact point	National contact point	National contact point
291	Member States shall appoint a national contact point for communication with the Agency on all matters pertaining to the activities of the Agency. The national contact point shall be reachable at all times and ensure the timely dissemination of all information from the Agency to all the relevant authorities within the Member State concerned, in particular the members of the management board and the National Coordination Centre.	Member States shall appoint a national contact point for communication with the Agency on all matters pertaining to the activities of the Agency. The national contact point shall be reachable at all times and ensure the timely appointed for administrative purposes to facilitate routine communication between the Agency and the Member States. For the purpose of ensuring the dissemination of urgent and operational all-information from the Agency to all the relevant authorities within the Member State concerned, in particular the members of the management board and, the National	<u>1.</u> Member States shall appoint a national contact point for communication with the Agency on all matters pertaining to the activities of the Agency, without prejudice to the role of the National Coordination <u>Centres as defined in Article 21.</u> The national contact point shall be reachable at all times and ensure the timely dissemination of all information from the Agency to all the relevant authorities within the Member State concerned, in particular the members of the management board and the National Coordination Centre.	1. Member States shall appoint a national contact point for communication with the Agency on all matters pertaining to the activities of the Agency, without prejudice to the role of the National Coordination <u>Centres as defined in Article 21.</u> The national contact point shall be reachable at all times and ensure the timely appointed for administrative purposes to facilitate routine communication between the Agency and the Member States. For the purpose of ensuring the dissemination of urgent and operational all-information from the Agency to all the relevant authorities within the Member State concerned,

	Commission proposal	EP amendments	Council position	Compromise text proposals
		Coordination Centre Centres shall act as points of contact.		in particular the members of the management board and, the National Coordination Centre <i>Centres shall</i> act as points of contact.
292			2. Member States may designate up to two staff members of representing their national contact point to be deployed to the Agency as liaison officers. The liaison officers may facilitate communication between the national contact point and the Agency, including, if necessary, the attendance of relevant meetings.	
293			3. The Agency shall provide the necessary premises within the building of the Agency and adequate support for the liaison officers to perform their duties. All other costs that arise in connection with the deployment of liaison officers shall be covered by the Member State. The Management Board shall specify the rules and conditions of the deployment, as well as the adequate support.	
294	Aticle 14		A <u>r</u> ticle 14	A <u>r</u> ticle 14
295	Communication network	Communication network	Communication network	Communication network

	Commission proposal	EP amendments	Council position	Compromise text proposals
296	1. The Agency shall establish and maintain a communication network in order to provide communication and analytical tools and allow for the exchange of sensitive non-classified and classified information in a secure manner and in near real time with, and among, the national coordination centres. The network shall be operational twenty-four hours a day and seven days a week and shall allow for:	1. The Agency shall establish and maintain a communication network in order to provide communication and analytical tools and allow for the exchange of sensitive non-classified and classified information in a secure manner and in near real time with, and among, the national coordination centres. The network shall <i>comply with all Union</i> <i>data protection law throughout its</i> <i>life cycle. The network shall</i> be operational twenty-four hours a day and seven days a week and shall allow for:	1. The Agency shall establish and maintain a communication network in order to provide communication and analytical tools and allow for the exchange of sensitive non-classified and classified information in a secure manner and in near real time with, and among, the national coordination centres. The network shall be operational twenty- four hours a day and seven days a week and shall allow for:	1. The Agency shall establish and maintain a communication network in order to provide communication and analytical tools and allow for the exchange of sensitive non-classified and classified information in a secure manner and in near real time with, and among, the national coordination centres. Any system system or application using the Communication Network <i>shall comply with all Union data</i> <i>protection law throughout its life</i> <i>cycle.</i> The network shall be operational twenty-four hours a day and seven days a week and shall allow for:
297	(a) bilateral and multilateral information exchange in near-real- time;	(a) bilateral and multilateral information exchange in near-real-time;	(a) bilateral and multilateral information exchange in near-real- time;	(a) bilateral and multilateral information exchange in near-real- time;
298	(b) audio and video conferencing;	(b) audio and video conferencing;	(b) audio and video conferencing;	(b) audio and video conferencing;
299	(c) secure handling, storing, transmission and processing of sensitive non-classified information;	(c) secure handling, storing, transmission and processing of sensitive non-classified information;	(c) secure handling, storing, transmission and processing of sensitive non-classified information;	(c) secure handling, storing, transmission and processing of sensitive non-classified information;
300	(d) secure handling, storing, transmission and processing of EU classified information up to the level of CONFIDENTIEL UE/EU CONFIDENTIEL or equivalent national classification levels, ensuring that classified information is	(d) secure handling, storing, transmission and processing of EU classified information up to the level of CONFIDENTIEL UE/EU CONFIDENTIEL or equivalent national classification levels, ensuring that classified information is	(d) secure handling, storing, transmission and processing of EU classified information up to the level of CONFIDENTIEL UE/EU CONFIDENTIAL or equivalent national classification levels, ensuring that classified information is	(d) secure handling, storing, transmission and processing of EU classified information up to the level of CONFIDENTIEL UE/EU CONFIDENTIAL or equivalent national classification levels, ensuring that classified information is

	Commission proposal	EP amendments	Council position	Compromise text proposals
	handled, stored, transmitted and processed in a separate and duly accredited part of the communication network.	handled, stored, transmitted and processed in a separate and duly accredited part of the communication network.	handled, stored, transmitted and processed in a separate and duly accredited part of the communication network.	handled, stored, transmitted and processed in a separate and duly accredited part of the communication network.
301	2. The Agency shall provide technical support and ensure that the communication network is permanently available and can support the communication and information system managed by the Agency.	2. The Agency shall provide technical support and ensure that the communication network is permanently available and can support the communication and information system managed by the Agency.	2. The Agency shall provide technical support and ensure that the communication network is permanently available and can support the communication and information system managed by the Agency.	2. The Agency shall provide technical support and ensure that the communication network is permanently available and can support the communication and information system managed by the Agency.
302	Article 15		Article 15	Article 15
303	Information exchange systems and applications managed by the Agency	Information exchange systems and applications managed by the Agency	Information exchange systems and applications managed by the Agency	Information exchange systems and applications managed by the Agency
304	1. The Agency may take all necessary measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States and, where appropriate, third parties and third countries as referred to in Article 69 and Article 71.	1. The Agency may take all necessary measures to facilitate the exchange of information relevant to its tasks with <i>the European</i> <i>Parliament</i> , the Commission and the Member States and, where appropriate, <i>the international</i> <i>organisations, the Union</i> <i>institutions, bodies, offices and</i> <i>agencies referred to in Article 69</i> third parties and third countries as referred to in Article 69 and 71 72 .	1. The Agency may take all necessary measures to facilitate the exchange of information relevant to its tasks with the Commission and the Member States and, where appropriate, third parties and third countries as referred to in Article 69 and Article 71.	1. The Agency may take all necessary measures to facilitate the exchange of information relevant to its tasks with <i>the European</i> <i>Parliament</i> , the Commission and the Member States and, where appropriate, <i>the international</i> <i>organisations, the Union</i> <i>institutions, bodies, offices and</i> <i>agencies referred to in Article 69</i> third parties and third countries as referred to in Article 69 and 71 72 .
305	2. The Agency shall develop, deploy and operate an information system capable of exchanging classified and sensitive non-classified information with those actors, and of exchanging personal data referred to in Article 80	2. The Agency shall develop, deploy and operate an information system capable of exchanging classified and sensitive non-classified information with those actors, and of exchanging personal data referred to	2. The Agency shall develop, deploy and operate an information system capable of exchanging classified and sensitive non-classified information with those actors, and of exchanging personal data referred to	2. The Agency shall develop, deploy and operate an information system capable of exchanging classified and sensitive non-classified information with those actors, and of exchanging personal data referred to

	Commission proposal	EP amendments	Council position	Compromise text proposals
	and Articles 87 to 91 in accordance with Commission Decision (EU, Euratom) 2015/444 ¹¹ , Commission Decision 2015/443 ¹² and [Regulation (EC) No 45/2001].	in Article 80 and Articles 87 to 91 in accordance with Commission Decision (EU, Euratom) 2015/444, Commission Decision 2015/443 and [Regulation (EC) No 45/2001] Regulation (EU) 2018/1725.	in <u>Article 80 and</u> Articles 87 to 91 in accordance with Commission Decision (EU, Euratom) 2015/444 ¹³ , Commission Decision 2015/443 ¹⁴ and <u>Fregulation EU 2018/1725(EC)</u> <u>No 45/2001</u>].	in <u>Article 80 and</u> Articles 87 to 91 in accordance with Commission Decision (EU, Euratom) 2015/444 ¹⁵ , Commission Decision 2015/443 ¹⁶ and <u>{Regulation EU 2018/1725(EC)</u> <u>No 45/2001]</u> .
306	3. The Agency shall deploy the information systems referred to in paragraph 2 on the Communication Network referred to in Article 14 as appropriate.	3. The Agency shall deploy the information systems referred to in paragraph 2 on the Communication Network referred to in Article 14 as appropriate.	3. The Agency shall deploy the information systems referred to in paragraph 2 on the Communication Network referred to in Article 14 as appropriate.	3. The Agency shall deploy the information systems referred to in paragraph 2 on the Communication Network referred to in Article 14 as appropriate.
307	4. In relation to return, the Agency shall develop and operate a central return management system for processing all information necessary for the Agency to provide operational assistance in accordance with Article 49 automatically communicated by the Member States' national systems, including operational return data.	4. In relation to return, the Agency shall operate <i>and maintain</i> <i>the Integrated Return Management</i> <i>Application (IRMA) as</i> develop and operate a central <i>a platform</i> return management system for processing all information necessary for the Agency to provide operational assistance in accordance with Article 49 automatically communicated by	4. In relation to return, the Agency shall develop and operate a central return management system <u>in</u> accordance with Article 50(1)-for processing all information necessary for the Agency to provide operational assistance in accordance with Article 49 automatically communicated by the Member States' national systems, including operational return data.	4. In relation to return, the Agency shall operate and maintain an integrated return management platform in accordance with Article 50(1)develop and operate a central return management system for processing all information necessary for the Agency to provide operational assistance in accordance with Article 49 automatically communicated by the

¹¹ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).

¹² Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).

¹³ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).

¹⁴ Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).

¹⁵ Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).

¹⁶ Commission Decision (EU, Euratom) 2015/443 of 13 March 2015 on Security in the Commission (OJ L 72, 17.3.2015, p. 41).

	Commission proposal	EP amendments	Council position	Compromise text proposals
		the Member States' national systems, including operational return data.		Member States' national systems, including operational return data.
308	Article 16		Article 16	Article 16
309	Technical standards for information exchange	Technical standards for information exchange	Technical standards for information exchange	Technical standards for information exchange
310	The Agency shall develop technical standards:	The Agency shall develop technical standards:	The Agency shall develop technical standards in cooperation with the <u>Member States</u> :	The Agency shall develop technical standards <u>in cooperation with the Member States</u> :
311	(a) to interconnect the communication network with national networks used for establishing the national situational pictures and other relevant information systems for the purpose of this Regulation;	(a) to interconnect the communication network with national networks used for establishing the national situational pictures and other relevant information systems for the purpose of this Regulation;	(a) to interconnect the communication network with national networks used for establishing the national situational pictures and other relevant information systems for the purpose of this Regulation;	(a) to interconnect the communication network with national networks used for establishing the national situational pictures and other relevant information systems for the purpose of this Regulation;
312	(b) to develop and interface relevant information exchange systems and software applications of the Agency and of the Member States for the purpose of this Regulation;	(b) to develop and interface relevant information exchange systems and software applications of the Agency and of the Member States for the purpose of this Regulation;	(b) to develop and interface relevant information exchange systems and software applications of the Agency and of the Member States for the purpose of this Regulation;	(b) to develop and interface relevant information exchange systems and software applications of the Agency and of the Member States for the purpose of this Regulation;
313	(c) to broadcast the situational pictures and, as appropriate, specific situational pictures and to ensure communication between relevant units and centres of national authorities and with the teams deployed by the Agency by using various means of communication	(c) to broadcast the situational pictures and, as appropriate, specific situational pictures and to ensure communication between relevant units and centres of national authorities and with the teams deployed by the Agency by using various means of communication	(c) to broadcast the situational pictures and, as appropriate, specific situational pictures and to ensure communication between relevant units and centres of <u>responsible</u> national authorities <u>of the Member</u> <u>States</u> and with the teams deployed by the Agency by using various means of communication such as	(c) to broadcast the situational pictures and, as appropriate, specific situational pictures and to ensure communication between relevant units and centres of <u>responsible</u> national authorities <u>of the Member</u> <u>States</u> and with the teams deployed by the Agency by using various means of communication such as

	Commission proposal	EP amendments	Council position	Compromise text proposals
	such as satellite communications and radio networks;	such as satellite communications and radio networks;	satellite communications and radio networks;	satellite communications and radio networks;
314	(d) to report the position of own assets making the best possible use of the technological development of the satellite navigation system established under the Galileo programme in accordance with Regulation (EU) No 1285/2013. of the European Parliament and of the Council ¹⁷ .	(d) to report the position of own assets making the best possible use of the technological development of the satellite navigation system established under the Galileo programme in accordance with Regulation (EU) No 1285/2013. of the European Parliament and of the Council ¹⁸ .	(d) to report the position of own assets making the best possible use of the technological development of the satellite navigation system established under the Galileo programme in accordance with Regulation (EU) No 1285/2013. of the European Parliament and of the Council ¹⁹ .	(d) to report the position of own assets making the best possible use of the technological development of the satellite navigation system established under the Galileo programme in accordance with Regulation (EU) No 1285/2013. of the European Parliament and of the Council .
315	Article 17		Article 17	Article 17
316	Information assurance	Information assurance	Information assurance	Information assurance
317	Member States shall ensure via their national coordination centre that their national authorities, agencies and other bodies using the communication network and the information exchange systems of the Agency:	Member States shall ensure via their national coordination centre that their national authorities, agencies and other bodies using the communication network and the information exchange systems of the Agency:	Member States shall ensure via their national coordination centre <u>and</u> <u>under the supervision of the</u> <u>competent national authorities</u> that their national authorities, agencies and other bodies <u>when</u> using the communication network and the	Member States shall ensure via their national coordination centre <u>and</u> <u>under the supervision of the</u> <u>competent national authorities</u> that their national authorities, agencies and other bodies <u>when</u> using the communication network and the

¹⁷ Regulation (EU) No 1285/2013 of the European Parliament and of the Council of 11 December 2013 on the implementation and exploitation of European satellite navigation systems and repealing Council Regulation (EC) No 876/2002 and Regulation (EC) No 683/2008 of the European Parliament and of the Council (OJ L 347, 20.12.2013, p. 1).

¹⁸ Regulation (EU) No 1285/2013 of the European Parliament and of the Council of 11 December 2013 on the implementation and exploitation of European satellite navigation systems and repealing Council Regulation (EC) No 876/2002 and Regulation (EC) No 683/2008 of the European Parliament and of the Council (OJ L 347, 20.12.2013, p. 1).

¹⁹ Regulation (EU) No 1285/2013 of the European Parliament and of the Council of 11 December 2013 on the implementation and exploitation of European satellite navigation systems and repealing Council Regulation (EC) No 876/2002 and Regulation (EC) No 683/2008 of the European Parliament and of the Council (OJ L 347, 20.12.2013, p. 1).

	Commission proposal	EP amendments	Council position	Compromise text proposals
			information exchange systems of the Agency:	information exchange systems of the Agency:
318	(a) have proper access to the relevant systems and networks;	(a) have proper <i>and continuous</i> access to the relevant systems and networks;	(a) have proper access to the relevant systems and networks from, or connected to, the Agency;	(a) have proper proper <i>and</i> <i>continuous</i> access to the relevant systems and networks <u>from, or</u> <u>connected to, the Agency;</u>
319	(b) implement the technical standards referred to in Article 16;	(b) implement the technical standards referred to in Article 16;	(b) <u>implement comply with</u> the <u>relevant</u> technical standards referred to in Article 16;	(b) <u>implement comply with</u> the <u>relevant</u> technical standards referred to in Article 16;
320	(c) apply equivalent security rules and standards as those applied by the Agency for the handling of classified information;	(c) apply equivalent security rules and standards as those applied by the Agency for the handling of classified information;	(c) apply equivalent security rules and standards as those applied by the Agency for the handling of classified information;	(c) apply equivalent security rules and standards as those applied by the Agency for the handling of classified information;
321	(d) exchange, process and store sensitive non-classified and classified information in compliance with Commission Decision 2015/443/EU.	(d) exchange, process and store sensitive non-classified and classified information in compliance with Commission Decision 2015/443/EU.	(d) exchange, process and store sensitive non-classified and classified information in compliance with Commission Decision 2015/44 <u>43</u> /EU.	(d) exchange, process and store sensitive non-classified and classified information in compliance with Commission Decision 2015/44 <u>43</u> /EU.
322	Section 3		Section 3	Section 3
323	EUROSUR		EUROSUR	EUROSUR
324	Article 18		Article 18	Article 18
325	EUROSUR	EUROSUR	EUROSUR	EUROSUR
326	This Regulation establishes EUROSUR as an integrated framework for the exchange of information and for cooperation within the European Border and Coast Guard in order to improve situational awareness and to increase	This Regulation establishes EUROSUR as an integrated framework for the exchange of information and for cooperation within the European Border and Coast Guard in order to improve situational awareness and to increase	This Regulation establishes EUROSUR as an integrated framework for the exchange of information and for <u>operational</u> cooperation within the European Border and Coast Guard in order to improve situational awareness and to	This Regulation establishes EUROSUR as an integrated framework for the exchange of information and for <u>operational</u> cooperation within the European Border and Coast Guard in order to improve situational awareness and to

	Commission proposal	EP amendments	Council position	Compromise text proposals
	the reaction capability for border management of the Union for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.	the reaction capability for <i>the</i> <i>purpose of</i> border management of the Union for the purpose of detecting, preventing, <i>including the detection</i> , <i>prevention</i> and combating <i>of</i> <i>irregular</i> illegal im migration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.	increase the reaction capability for the management of external borders border management of the Union for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.	increase the reaction capability for the purpose of border management Union for the purpose of detecting, preventing, including the detection, prevention and combating of irregular illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.
327	Article 19		Article 19	Article 19
328	Scope of EUROSUR	Scope of EUROSUR	Scope of EUROSUR	Scope of EUROSUR
329	(1) EUROSUR shall apply to border checks at authorised border crossing points, and to the surveillance of external land, sea and air borders, including the monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.	(1) EUROSUR shall apply to border checks at authorised border crossing points, and to the surveillance of external land, sea and air borders, including the monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration <i>irregular migration</i> and cross-border crime and contributing to ensuring the protection and saving the lives of migrants. <i>Member States may</i> <i>provide EUROSUR with</i> <i>information on the phenomenon of</i> <i>secondary movements within the</i> <i>Union in terms of migratory trends,</i> <i>volume and routes with the aim of</i> <i>improving situational awareness.</i>	1. EUROSUR shall apply to border checks at authorised border crossing points, and to the surveillance of external land, sea and air borders, including the monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants.	 EUROSUR shall apply to border checks at authorised border crossing points, and to the surveillance of external land, sea and air borders, including the monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to ensuring the protection and saving the lives of migrants. EP AM included to situational awareness part

	Commission proposal	EP amendments	Council position	Compromise text proposals
330	(2) EUROSUR shall not apply to any legal or administrative measure taken once the responsible authorities of a Member State have intercepted cross-border criminal activities or unauthorised crossings by persons of the external borders.	(2) EUROSUR shall not apply to any legal or administrative measure taken once the responsible authorities of a Member State have intercepted cross-border criminal activities or unauthorised crossings by persons of the external borders.	2. EUROSUR shall not apply to any legal or administrative measure taken once the responsible authorities of a Member State have intercepted cross-border criminal activities or unauthorised crossings by persons of the external borders.	2. EUROSUR shall not apply to any legal or administrative measure taken once the responsible authorities of a Member State have intercepted cross-border criminal activities or unauthorised crossings by persons of the external borders.
331	Article 20		Article 20	Article 20
332	EUROSUR components	EUROSUR components	EUROSUR components	EUROSUR components
333	(1) For the exchange of information and for the cooperation in the field of border control, Member States and the Agency shall use the EUROSUR framework, consisting of the following components:	(1) For the exchange of information and for the cooperation in the field of border control, Member States and the Agency shall use the EUROSUR framework, consisting of the following components:	1. For the exchange of information and for the cooperation in the field of border control, <u>and taking into account existing information exchange and cooperation mechanisms</u> , Member States and the Agency shall use the EUROSUR framework, consisting of the following components:	1. For the exchange of information and for the cooperation in the field of border control, <u>and taking into account existing information exchange and cooperation mechanisms</u> , Member States and the Agency shall use the EUROSUR framework, consisting of the following components:
334	(a) national coordination centres;	(a) national coordination centres;	(a) national coordination centres;	(a) national coordination centres;
335	(b) national situational pictures;	(b) national situational pictures;	(b) national situational pictures;	(b) national situational pictures;
336	(c) a European situational picture including external border sections with corresponding impact levels;	(c) a European situational picture including external border sections with corresponding impact levels;	(c) a European situational picture including external border sections with corresponding impact levels;	(c) a European situational picture including external border sections with corresponding impact levels;
337	(d) specific situational pictures;	(d) specific situational pictures;	(d) specific situational pictures;	(d) specific situational pictures;
338	(e) EUROSUR Fusion Services as referred to in Article 29;	(e) EUROSUR Fusion Services as referred to in Article 29;	(e) EUROSUR Fusion Services as referred to in Article 29;	(e) EUROSUR Fusion Services as referred to in Article 29;

	Commission proposal	EP amendments	Council position	Compromise text proposals
339	(f) integrated planning in line with Article 9 and Article 67.	(f) integrated planning in line with Article 9 and Article 67.	(f) integrated planning in line with Article 9 <u>and Article 67</u> .	(f) integrated planning in line with Article 9 <u>and Article 67</u> .
340	(2) The national coordination centres shall provide the Agency, via the communication network and relevant systems, with information, from their national situational pictures and as appropriate from specific situational pictures, which is required for the establishment and maintenance of the European situational picture.	(2) The national coordination centres shall provide the Agency, via the communication network and relevant systems, with information, from their national situational pictures and as appropriate from specific situational pictures, which is required for the establishment and maintenance of the European situational picture.	2. The national coordination centres shall provide the Agency, via the communication network and relevant systems, with information, from their national situational pictures and as appropriate from specific situational pictures, which is required for the establishment and maintenance of the European situational picture.	2. The national coordination centres shall provide the Agency, via the communication network and relevant systems, with information, from their national situational pictures and as appropriate from specific situational pictures, which is required for the establishment and maintenance of the European situational picture.
341	(3) The Agency shall give the national coordination centres, via the communication network, unlimited access twenty-four hours a day and seven days a week, to specific situational pictures and to the European situational picture.	(3) The Agency shall give the national coordination centres, via the communication network, unlimited access twenty-four hours a day and seven days a week, to specific situational pictures and to the European situational picture.	3. The Agency shall give the national coordination centres, via the communication network, unlimited access twenty-four hours a day and seven days a week, to specific situational pictures and to the European situational picture.	3. The Agency shall give the national coordination centres, via the communication network, unlimited access twenty-four hours a day and seven days a week, to specific situational pictures and to the European situational picture.
342	Article 21		Article 21 ²⁰	Article 21
343	National coordination centre	National coordination centre	National coordination centre	National coordination centre
344	(1) Each Member State shall designate, operate and maintain a national coordination centre which shall coordinate, and exchange information among all authorities with a responsibility for external border control at national level, as	(1) Each Member State shall designate, operate and maintain a national coordination centre which shall coordinate, and exchange information among all authorities with a responsibility for external border control at national level, as	1. Each Member State shall designate, operate and maintain a national coordination centre which shall coordinate, and exchange information among all authorities with a responsibility for external border control at national level, as	1. Each Member State shall designate, operate and maintain a national coordination centre which shall coordinate, and exchange information among all authorities with a responsibility for external border control at national level, as

20 New recital (23a) added.

	Commission proposal	EP amendments	Council position	Compromise text proposals
	well as with the other national	well as with the other national	well as with the other national	well as with the other national
	coordination centres and the Agency.	coordination centres and the Agency.	coordination centres and the Agency.	coordination centres and the Agency.
	Each Member State shall notify the	Each Member State shall notify the	Each Member State shall notify the	Each Member State shall notify the
	establishment of its national	establishment of its national	establishment of its national	establishment of its national
	coordination centre to the	coordination centre to the	coordination centre to the	coordination centre to the
	Commission, which shall forthwith	Commission, which shall forthwith	Commission, which shall forthwith	Commission, which shall forthwith
	inform the other Member States and	inform the other Member States and	inform the other Member States and	inform the other Member States and
	the Agency thereof.	the Agency thereof.	the Agency thereof.	the Agency thereof.
345	(2) Without prejudice to	(2) Without prejudice to	2. Without prejudice to Article	2. Without prejudice to Article
	Article 13 and within the framework	Article 13 and within the framework	13 and within the framework of	13 and within the framework of
	of EUROSUR, the national	of EUROSUR, the national	EUROSUR, the national	EUROSUR, the national
	coordination centre shall be the	coordination centre shall be the	coordination centre shall be the	coordination centre shall be the
	single point of contact for the	single point of contact for the	single point of contact for the	single point of contact for the
	exchange of information and for the	exchange of information and for the	exchange of information and for the	exchange of information and for the
	cooperation with other national	cooperation with other national	cooperation with other national	cooperation with other national
	coordination centres and with the	coordination centres and with the	coordination centres and with the	coordination centres and with the
	Agency.	Agency.	Agency.	Agency.
346	(3) The national coordination centre shall:	(3) The national coordination centre shall:	3. The national coordination centre shall:	3. The national coordination centre shall:
347	(a) ensure the timely exchange	(a) ensure the timely exchange	(a) ensure the timely exchange	(a) ensure the timely exchange
	of information and timely	of information and timely	of information and timely	of information and timely
	cooperation between all national	cooperation between all national	cooperation between all national	cooperation between all national
	authorities with a responsibility for	authorities with a responsibility for	authorities with a responsibility for	authorities with a responsibility for
	external border control, as well as	external border control, as well as	external border control, as well as	external border control, as well as
	with other national coordination	with other national coordination	with other national coordination	with other national coordination
	centres and the Agency;	centres and the Agency;	centres and the Agency;	centres and the Agency;
348	(b) ensure the timely exchange	(b) ensure the timely exchange	(b) ensure the timely exchange	(b) ensure the timely exchange
	of information with search and	of information with search and	of information with search and	of information with search and
	rescue, law enforcement, asylum and	rescue, law enforcement, asylum and	rescue, law enforcement, asylum and	rescue, law enforcement, asylum and
	immigration authorities and manage	immigration authorities and manage	immigration authorities and manage	immigration authorities and manage
	the dissemination of relevant	the dissemination of relevant	the dissemination of relevant	the dissemination of relevant
	information at national level;	information at national level;	information at national level;	information at national level;

	Commission proposal	EP amendments	Council position	Compromise text proposals
349	(c) contribute to an effective and efficient management of resources and personnel;	(c) contribute to an effective and efficient management of resources and personnel;	(c) contribute to an effective and efficient management of resources and personnel;	(c) contribute to an effective and efficient management of resources and personnel;
350	(d) establish and maintain the national situational picture in accordance with Article 26;	(d) establish and maintain the national situational picture in accordance with Article 26;	(d) establish and maintain the national situational picture in accordance with Article 26;	(d) establish and maintain the national situational picture in accordance with Article 26;
351	(e) support and coordinate the planning and implementation of national border control activities;	(e) support and coordinate the planning and implementation of national border control activities;	(e) support <u>and the</u> <u>coordinatione</u> , <u>the</u> planning and implementation of national border control activities;	(e) support <u>and-the</u> <u>coordinatione, the</u> planning and implementation of national border control activities;
352	(f) coordinate the national border control system, in accordance with national law;	(f) coordinate the national border control system, in accordance with national law;	(f) coordinate the national border control system, in accordance with national law;	(f) coordinate the national border control system, in accordance with national law;
353	(g) contribute to regularly measuring the effects of national border control activities for the purposes of this Regulation;	(g) contribute to regularly measuring the effects of national border control activities for the purposes of this Regulation;	(g) contribute to regularly measuring the effects of national border control activities for the purposes of this Regulation;	(g) contribute to regularly measuring the effects of national border control activities for the purposes of this Regulation;
354	(h) coordinate operational measures with other Member States and third countries, without prejudice to the competences of the Agency and of the other Member States;	(h) coordinate operational measures with other Member States and third countries, without prejudice to the competences of the Agency and of the other Member States;	(h) coordinate operational measures with other Member States and third countries, without prejudice to the competences of the Agency and of the other Member States;	(h) coordinate operational measures with other Member States and third countries, without prejudice to the competences of the Agency and of the other Member States;
355	(i) exchange relevant information with the national immigration liaison officers when acting, with a view to contributing to the European Situational Picture and supporting border control operations;	(i) exchange relevant information with the national immigration liaison officers when acting, with a view to contributing to the European Situational Picture and supporting border control operations;	 (i) exchange relevant information with the national immigration liaison officers, <u>if</u> <u>designated</u>, <u>when acting</u>, <u>through</u> <u>appropriate channels established at</u> <u>national level</u>, with a view to contributing to the European Situational Picture and supporting border control operations; 	 (i) exchange relevant information with the national immigration liaison officers, <u>if</u> <u>designated</u>, <u>when acting</u>, <u>through</u> <u>appropriate structures established at</u> <u>national level</u>, with a view to contributing to the European Situational Picture and supporting border control operations;

	Commission proposal	EP amendments	Council position	Compromise text proposals
356	(j) coordinate the user access and security for national and Agency's information systems.	(j) coordinate the user access and security for national and Agency's information systems.	(j) <u>under the supervision of the</u> <u>competent national authorities,</u> <u>contribute to the information</u> <u>assurance coordinate the user access</u> <u>and security</u> for national and Agency's information systems.	 (j) <u>under the supervision of the</u> competent national authorities, <u>contribute to the information</u> <u>assurance coordinate the user access</u> <u>and security</u> for national and Agency's information systems. Wording linked to article 17
357	(4) The national coordination centre shall operate twenty-four hours a day and seven days a week.	(4) The national coordination centre shall operate twenty-four hours a day and seven days a week.	<u>4.1.</u> <u>The national coordination</u> <u>centre shall operate twenty four</u> <u>hours a day and seven days a week.</u>	4.1.The national coordinationcentre shall operate twenty fourhours a day and seven days a week.This is already included as point 7
358	Article 22		Article 22	
359	Allocation of tasks to other authorities in the Member States	Allocation of tasks to other authorities in the Member States	Allocation of tasks to other authorities in the Member States	
360	(1) Member States may charge regional, local, functional or other authorities which are in a position to take operational decisions, with ensuring situational awareness and reaction capability in their respective areas of competence, including the tasks and competences referred to in points (c), (e) and (f) of Article 21(3).	(1) Member States may charge regional, local, functional or other authorities which are in a position to take operational decisions, with ensuring situational awareness and reaction capability in their respective areas of competence, including the tasks and competences referred to in points (c), (e) and (f) of Article 21(3).	<u>1.4.</u> Member States may charge regional, local, functional or other authorities which are in a position to take operational decisions, with ensuring situational awareness and reaction capability in their respective areas of competence, including the tasks and competences referred to in points (c), (e) and (f) of Article 21(3).	<u>1.4.</u> Member States may charge regional, local, functional or other authorities which are in a position to take operational decisions, with ensuring situational awareness and reaction capability in their respective areas of competence, including the tasks and competences referred to in points (c), (e) and (f) of Article 21(3).
361	(2) The decision of Member States to allocate tasks in accordance with paragraph 1 shall not affect the national coordination	(2) The decision of Member States to allocate tasks in accordance with paragraph 1 shall not affect the national coordination	$\frac{2.5.}{\text{States to allocate tasks in accordance}}$ with paragraph 1 shall not affect the national coordination centre in its	2.5. The decision of Member States to allocate tasks in accordance with paragraph 1 shall not affect the national coordination centre in its

	Commission proposal	EP amendments	Council position	Compromise text proposals
	centre in its ability to cooperate and exchange information with other national coordination centres and the Agency.	centre in its ability to cooperate and exchange information with other national coordination centres and the Agency.	ability to cooperate and exchange information with other national coordination centres and the Agency.	ability to cooperate and exchange information with other national coordination centres and the Agency.
362	(3) In pre-defined cases, as determined at national level, the national coordination centre may authorise an authority referred to in paragraph 1 to communicate and exchange information with the regional authorities or the national coordination centre of another Member State or the competent authorities of a third country on condition that such authority regularly informs its own national coordination centre of such communication and information exchange.	(3) In pre-defined cases, as determined at national level, the national coordination centre may authorise an authority referred to in paragraph 1 to communicate and exchange information with the regional authorities or the national coordination centre of another Member State or the competent authorities of a third country on condition that such authority regularly informs its own national coordination centre of such communication and information exchange.	<u>6.</u> In pre-defined cases, as determined at national level, the national coordination centre may authorise an authority referred to in paragraph 1 to communicate and exchange information with the regional authorities or the national coordination centre of another Member State or the competent authorities of a third country on condition that such authority regularly informs its own national coordination centre of such communication and information exchange.	<u>6.</u> In pre-defined cases, as determined at national level, the national coordination centre may authorise an authority referred to in paragraph 1 to communicate and exchange information with the regional authorities or the national coordination centre of another Member State or the competent authorities of a third country on condition that such authority regularly informs its own national coordination centre of such communication and information exchange.
363			7.The national coordinationcentre shall operate twenty-fourhours a day and seven days a week.	7.The national coordinationcentre shall operate twenty-fourhours a day and seven days a week.
364	Article 23		Article 23	Article 23
365	EUROSUR Handbook	EUROSUR Handbook	EUROSUR Handbook	EUROSUR Handbook
366	(1) The Commission assisted by a Committee in accordance with the procedure referred to in Article 117(2) shall, in close cooperation with the Agency and any other relevant Union body, office or agency adopt and make available a practical handbook for the	(1) The Commission assisted by a Committee in accordance with the procedure referred to in Article 117(2) shall, in close cooperation with the Agency and any other relevant Union body, office or agency adopt and make available a practical handbook for the	1. The Commission assisted by a Committee in accordance with the procedure referred to in Article 117(2) shall, in close cooperation with the Agency and any other relevant Union body, office or agency adopt and make available a practical handbook for the	1. The Commission assisted by a Committee in accordance with the procedure referred to in Article 117(2) shall, in close cooperation with the Agency and any other relevant Union body, office or agency adopt and make available a practical handbook for the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	implementation and management of EUROSUR (the 'Handbook'). The Handbook shall provide technical and operational guidelines, recommendations and best practices, including on cooperation with third countries. The Commission shall adopt the Handbook in the form of a recommendation.	implementation and management of EUROSUR (the 'Handbook'). The Handbook shall provide technical and operational guidelines, recommendations and best practices, including on cooperation with third countries. The Commission shall adopt the Handbook in the form of a recommendation.	implementation and management of EUROSUR (the 'Handbook'). The Handbook shall provide technical and operational guidelines, recommendations and best practices, including on cooperation with third countries. The Commission shall adopt the Handbook in the form of a recommendation.	implementation and management of EUROSUR (the 'Handbook'). The Handbook shall provide technical and operational guidelines, recommendations and best practices, including on cooperation with third countries. The Commission shall adopt the Handbook in the form of a recommendation.
367	(2) The Commission may decide, after consultation with Member States and the Agency, to classify parts of the Handbook as RESTREINT UE/EU RESTRICTED in compliance with the rules laid down in the Rules of Procedure of the Commission.	(2) The Commission may decide, after consultation with Member States and the Agency, to classify parts of the Handbook as RESTREINT UE/EU RESTRICTED in compliance with the rules laid down in the Rules of Procedure of the Commission.	2. The Commission may decide, after consultation with Member States and the Agency, to classify parts of the Handbook as RESTREINT UE/EU RESTRICTED in compliance with the rules laid down in the Rules of Procedure of the Commission.	2. The Commission may decide, after consultation with Member States and the Agency, to classify parts of the Handbook as RESTREINT UE/EU RESTRICTED in compliance with the rules laid down in the Rules of Procedure of the Commission.
368	Article 24		Article 24	Article 24
369	Monitoring of EUROSUR	Monitoring of EUROSUR	Monitoring of EUROSUR	Monitoring of EUROSUR
370	(1) The Agency and the Member States shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.	(1) The Agency and the Member States shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.	1. The Agency and the Member States shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.	1. The Agency and the Member States shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.
371	(2) The Agency shall constantly monitor the quality of the service offered by the communication network and the	(2) The Agency shall constantly <i>and continuously</i> monitor the quality of the service offered by the communication network and the	2. The Agency shall constantly monitor the quality of the service offered by the communication network and the quality of the data	(2) The Agency shall constantly <i>and continuously</i> monitor the quality of the service offered by the communication network and the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	quality of the data shared in the EUROSUR situational picture.	quality of the data shared in the EUROSUR situational picture.	shared in the EUROSUR situational picture.	quality of the data shared in the EUROSUR situational picture.
372	(3) The Agency shall transmit the quality control information to the relevant users as part of the EUROSUR Fusion Services. Such information shall be classified RESTREINT UE/EU RESTRICTED	(3) The Agency shall transmit the quality control information to the relevant users as part of the EUROSUR Fusion Services. Such information shall be classified RESTREINT UE/EU RESTRICTED	3. The Agency shall transmit the quality control information to the <u>national coordination centres and the</u> relevant <u>command and control</u> <u>structures used for the Agency's</u> <u>operations users</u> as part of the EUROSUR Fusion Services. Such information shall be classified RESTREINT UE/EU RESTRICTED	3. The Agency shall transmit the quality control information to the <u>national coordination centres and the</u> relevant <u>command and control</u> <u>structures used for the Agency's</u> <u>operations users</u> as part of the EUROSUR Fusion Services. Such information shall be classified RESTREINT UE/EU RESTRICTED
373	Section 4		Section 4	Section 4
374	Situational awareness		Situational awareness	Situational awareness
375	Article 25		Article 25	Article 25
376	Situational pictures	Situational pictures	Situational pictures	Situational pictures
377	(1) The national situational pictures, the European situational picture and the specific situational pictures shall be produced through the collection, evaluation, collation, analysis, interpretation, generation, visualisation and dissemination of information.	(1) The national situational pictures, the European situational picture and the specific situational pictures shall be produced through the collection, evaluation, collation, analysis, interpretation, generation, visualisation and dissemination of information where this information is available to Member States.	1. The national situational pictures, the European situational picture and the specific situational pictures shall be produced through the collection, evaluation, collation, analysis, interpretation, generation, visualisation and dissemination of information.	(1) The national situational pictures, the European situational picture and the specific situational pictures shall be produced through the collection, evaluation, collation, analysis, interpretation, generation, visualisation and dissemination of information where this information is available to Member States.
378	The situational pictures referred to in paragraph 1 shall consist of the following layers:	The situational pictures referred to in paragraph 1 shall consist of the following layers:	The situational pictures referred to in paragraph 1 shall consist of the following <u>information</u> layers:	The situational pictures referred to in paragraph 1 shall consist of the following <u>information</u> layers:

	Commission proposal	EP amendments	Council position	Compromise text proposals
379	(a) an events layer including all events related to unauthorised border crossings, cross-border crime, and the detection of unauthorised secondary movements;	(a) an events layer including all events and incidents related to unauthorised border crossings, and cross-border crime, and the detection of-Member States may also provide information on-unauthorised secondary movements in terms of trends, volumes and routes;	(a) an events layer including <u>all</u> events related to unauthorised border crossings, cross-border crime, and <u>when available</u> the detection of unauthorised secondary movements ²¹ ;	(a) an events layer including incidents all events related to unauthorised border crossings, and cross-border crime, and the detection of- and when available, information on unauthorised secondary movements for the purpose of understanding trends, volumes and routes;
380	(b) an operational layer containing information on operations including the deployment plan, area of operation, patrol schedules and communication codes and the position, time, status and type of assets participating as foreseen in the operational plan;	(b) an operational layer containing information on operations including the deployment plan, area of operation, patrol schedules and communication codes and the position, time, status and type of assets participating as foreseen in the operational plan;	(b) an operational layer containing information on operations including the deployment plan, area of operation, <u>patrol schedules and</u> <u>communication codes</u> and the position, time, status and type of assets participating as foreseen in the operational plan;	(b) an operational layer containing information on operations including the deployment plan, area of operation, <u>patrol schedules and</u> <u>communication codes</u> and the position, time, status and type of assets participating as foreseen in the operational plan;
381	(c) an analysis layer containing analysed information which is relevant for the purposes of this Regulation and, in particular, for the attribution of the impact levels to the external border sections including imagery and geo-data, key developments and indicators, analytical reports, and other relevant supporting information.	(c) an analysis layer containing analysed information which is relevant for the purposes of this Regulation and, in particular, for the attribution of the impact levels to the external border sections including imagery and geo-data, key developments and indicators, analytical reports, and other relevant supporting information.	(c) an analysis layer containing analysed information which is relevant for the purposes of this Regulation and, in particular, for the attribution of the impact levels to the external border sections including imagery and geo-data, key developments and indicators, analytical reports, and other relevant supporting information.	(c) an analysis layer containing analysed information which is relevant for the purposes of this Regulation and, in particular, for the attribution of the impact levels to the external border sections including imagery and geo-data, key developments and indicators, analytical reports, and other relevant supporting information.
382	(2) The situational pictures referred to in paragraph 1 shall allow identifying and tracing	(2) The situational pictures referred to in paragraph 1 shall allow identifying and tracing	2. The situational pictures referred to in paragraph 1 shall allow identifying and tracing events,	2. The situational pictures referred to in paragraph 1 shall allow identifying and tracing events,

<u>21</u> <u>New recital (28a) added.</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
	events, operations and corresponding analysis relating to situations where human lives are at risk.	events, operations and corresponding analysis relating to situations where human lives are at risk.	operations and corresponding analysis relating to situations where human lives are at risk.	operations and corresponding analysis relating to situations where human lives are at risk.
383	(3) The events, operational and analysis layers of the situational pictures referred to in paragraph 1 shall be structured in the same manner.	(3) The events, operational and analysis layers of the situational pictures referred to in paragraph 1 shall be structured in the same manner.	3.The events, operational and analysis layers of the situational pictures referred to in paragraph 1 shall be structured in the same manner.	3. The events, operational and analysis layers of the situational pictures referred to in paragraph 1 shall be structured in the same manner.
384	(4) The details of the information layers of the situational pictures and the rules for the establishment of specific situational pictures shall be laid down in an implementing act adopted by the Commission in accordance with the procedure referred to in Article 117(3).	(4) The details of the information layers of the situational pictures and the rules for the establishment of specific situational pictures shall be laid down in an implementing act adopted by the Commission in accordance with the procedure referred to in Article 117(3).	4. The details of the information layers of the situational pictures and the rules for the establishment of specific situational pictures shall be laid down in an implementing act adopted by the Commission in accordance with the procedure referred to in Article 117(3).	4. The details of the information layers of the situational pictures and the rules for the establishment of specific situational pictures shall be laid down in an implementing act adopted by the Commission in accordance with the procedure referred to in Article 117(3).
385	The implementing act shall specify the type of information to be provided, the entities responsible for collecting, processing, archiving and transmitting specific information, the maximum delays for reporting, the data security and data protection rules and related quality control mechanisms.	The implementing act shall specify the type of information to be provided, the entities responsible for collecting, processing, archiving and transmitting specific information, the maximum delays for reporting, the data security and data protection rules and related quality control mechanisms.	The implementing act shall specify the type of information to be provided, the entities responsible for collecting, processing, archiving and transmitting specific information, the maximum delays for reporting, the data security and data protection rules and related quality control mechanisms.	The implementing act shall specify the type of information to be provided, the entities responsible for collecting, processing, archiving and transmitting specific information, the maximum delays for reporting, the data security and data protection rules and related quality control mechanisms.
386	Article 26		Article 26	Article 26
387	National situational picture	National situational picture	National situational picture	National situational picture
388	(1) The national coordination centre shall establish and maintain a national situational	(1) The national coordination centre shall establish and maintain a national situational	1. The national coordination centre shall establish and maintain a national situational picture, in order	1. The national coordination centre shall establish and maintain a national situational picture, in order

	Commission proposal	EP amendments	Council position	Compromise text proposals
	picture, in order to provide all	picture, in order to provide all	to provide all authorities with	to provide all authorities with
	authorities with responsibilities for	authorities with responsibilities for	responsibilities for border control	responsibilities for border control
	border control with effective,	border control with effective,	with effective, accurate and timely	with effective, accurate and timely
	accurate and timely information.	accurate and timely information.	information.	information.
389	(2) The national situational picture shall be composed of information collected from the following sources:	(2) The national situational picture shall be composed of information collected from the following sources:	2. The national situational picture shall be composed of information collected from the following sources:	2. The national situational picture shall be composed of information collected from the following sources:
390	(a) the national border	(a) the national border	(a) the national border	(a) the national border
	surveillance system in accordance	surveillance system in accordance	surveillance system in accordance	surveillance system in accordance
	with national law;	with national law;	with national law;	with national law;
391	(b) stationary and mobile	(b) stationary and mobile	(b) stationary and mobile sensors	(b) stationary and mobile sensors
	sensors operated by national	sensors operated by national	operated by national authorities with	operated by national authorities with
	authorities with a responsibility for	authorities with a responsibility for	a responsibility for external border	a responsibility for external border
	external border surveillance;	external border surveillance;	surveillance;	surveillance;
392	(c) patrols on border	(c) patrols on border	(c) patrols on border	(c) patrols on border
	surveillance and other monitoring	surveillance and other monitoring	surveillance and other monitoring	surveillance and other monitoring
	missions;	missions;	missions;	missions;
393	(d) local, regional and other coordination centres;	(d) local, regional and other coordination centres;	(d) local, regional and other coordination centres;	(d) local, regional and other coordination centres;
394	(e) other relevant national	(e) other relevant national	(e) other relevant national	(e) other relevant national
	authorities and systems, including	authorities and systems, including	authorities and systems, including	authorities and systems, including
	immigration liaison officers,	immigration liaison officers,	immigration liaison officers,	immigration liaison officers,
	operational centres and contact	operational centres and contact	operational centres and contact	operational centres and contact
	points;	points;	points;	points;
395	(f) border checks;	(f) border checks;	(f) border checks;	(f) border checks;
396	(g) the Agency;	(g) the Agency;	(g) the Agency;	(g) the Agency;
397	(h) national coordination centres	(h) national coordination	(h) national coordination centres	(h) national coordination centres
	in other Member States;	centres in other Member States;	in other Member States;	in other Member States;

	Commission proposal	EP amendments	Council position	Compromise text proposals
398	(i) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks referred to in Article 75	(i) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks referred to in Article 75	 (i) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks referred to in Article 75 	(i) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks referred to in Article 75
399	(j) ship reporting systems in accordance with their respective legal bases;	(j) ship reporting systems in accordance with their respective legal bases;	(j) ship reporting systems in accordance with their respective legal bases;	(j) ship reporting systems in accordance with their respective legal bases;
400	(k) other relevant European and international organisations;	(k) other relevant European and international organisations;	(k) other relevant European and international organisations;	(k) other relevant European and international organisations;
401	(l) other sources.	(l) other sources.	(l) other sources.	(l) other sources.
402	(3) The national coordination centre shall attribute a single indicative impact level, ranging from 'low' and 'medium' to 'high' and 'critical', to each incident in the events layer of the national situational picture. All incidents shall be shared with the Agency.	(3) The national coordination centre shall attribute a single indicative impact level, ranging from 'low' and 'medium' to 'high' and 'critical', to each incident in the events layer of the national situational picture. All incidents shall be shared with the Agency.	3. The national coordination centre shall attribute a single indicative impact level, ranging from 'low' and 'medium' to 'high' and ' <u>very higheritical</u> ', to each incident in the events layer of the national situational picture. All incidents shall be shared with the Agency.	3. The national coordination centre shall attribute a single indicative impact level, ranging from 'low' and 'medium' to 'high' and ' <i>very higheritical</i> ', to each incident in the events layer of the national situational picture. All incidents shall be shared with the Agency.
403	(4) The national coordination centre may decide, at the request of the national authority responsible, to restrict access to information related to military assets on a need-to-know basis.	(4) The national coordination centre may decide, at the request of the national authority responsible, to restrict access to information related to military assets on a need-to-know basis.	4. The national coordination centre may decide, at the request of the national authority responsible, to restrict access to information related to <u>national security including</u> military assets on a need-to-know basis.	4. The national coordination centre may decide, at the request of the national authority responsible, to restrict access to information related to <i>national security, including</i> military assets on a need-to-know basis.
404	(5) The national coordination centres of neighbouring Member States shall share with each other, directly and in near-real-time, the situational picture of neighbouring external border sections	(5) The national coordination centres of neighbouring Member States shall share with each other, directly and in near-real-time, the situational picture of neighbouring external border sections	5. The national coordination centres of neighbouring Member States <u>shall-may</u> share with each other, directly and in near-real-time, the situational picture of neighbouring external border sections	5. The national coordination centres of neighbouring Member States shall-may share with each other, directly and in near-real-time, the situational picture of neighbouring external border sections

	Commission proposal	EP amendments	Council position	Compromise text proposals
	including the positions, status and type of own assets operating in the neighbouring external border sections.	including the positions, status and type of own assets operating in the neighbouring external border sections.	including the positions, status and type of own assets operating in the neighbouring external border sections.	including the positions, status and type of own assets operating in the neighbouring external border sections.
405	Article 27		Article 27	Article 27
406	European situational picture	European situational picture	European situational picture	European situational picture
407	(1) The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres and the Commission with effective, accurate and timely information and analysis, covering the external borders, the pre-frontier area and unauthorised secondary movements.	(1) The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres and the Commission with effective, accurate and timely information and analysis, covering the external borders, the pre-frontier area and unauthorised secondary movements.	1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres and the Commission with effective, accurate and timely information and analysis, covering the external borders, the pre-frontier area and unauthorised secondary movements.	1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres and the Commission with effective, accurate and timely information and analysis, covering the external borders, the pre-frontier area and unauthorised secondary movements.
408	(2) The European situational picture shall be composed of information collected from the following sources:	(2) The European situational picture shall be composed of information collected from the following sources:	2. The European situational picture shall be composed of information collected from the following sources:	2. The European situational picture shall be composed of information collected from the following sources:
409	(a) national coordination centres, and national situational pictures, to the extent required by this Article and information and reports received from immigration liaison officers;	(a) national coordination centres, and national situational pictures, to the extent required by this Article and information and reports received from immigration liaison officers;	(a) national coordination centres, and national situational pictures, to the extent required by this Article and information and reports received from immigration liaison officers;	(a) national coordination centres, and national situational pictures, to the extent required by this Article and information and reports received from immigration liaison officers;
410	(b) the Agency, information and reports provided by its liaison officers in accordance with Articles 32 and 77;	(b) the Agency, information and reports provided by its liaison officers in accordance with Articles 32 and 77;	(b) the Agency, information and reports provided by its liaison officers in accordance with Articles 32 and <u>7776</u> ;	(b) the Agency, information and reports provided by its liaison officers in accordance with Articles 32 and <u>7776;</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
411	(c) Union delegations and missions and operations of the Common Security and Defence Policy;	 (c) Union delegations and missions and operations of the Common Security and Defence Policy; 	(c) Union delegations and missions and operations of the Common Security and Defence Policy;	(c) Union delegations and missions and operations of the Common Security and Defence Policy;
412	(d) other relevant Union bodies, offices and agencies and international organisations as referred to in Article 69;	(d) other relevant Union bodies, offices and agencies and international organisations as referred to in Article 69;	(d) other relevant Union bodies, offices and agencies and international organisations as referred to in Article 69;	(d) other relevant Union bodies, offices and agencies and international organisations as referred to in Article 69;
413	(e) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks as referred to in Article 73, and working arrangements as referred to in Article 74(1);	(e) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks as referred to in Article 73, and working arrangements as referred to in Article 74(1);	(e) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks as referred to in Article 73, and working arrangements as referred to in Article 74(1);	(e) authorities of third countries, on the basis of bilateral or multilateral agreements and regional networks as referred to in Article 73, and working arrangements as referred to in Article 74(1);
414	(f) other sources.	(f) other sources.	(f) other sources.	(f) other sources.
415	(3) The events layer of the European situational picture shall include information relating to:	(3) The events layer of the European situational picture shall include information relating to:	3. The events layer of the European situational picture shall include information relating to:	3. The events layer of the European situational picture shall include information relating to:
416	(a) incidents and other events contained in the events layer of the national situational picture;	(a) incidents and other events contained in the events layer of the national situational picture;	(a) incidents and other events contained in the events layer of the national situational picture;	(a) incidents and other events contained in the events layer of the national situational picture;
417	(b) incidents and other events contained in the common pre-frontier intelligence picture;	(b) incidents and other events contained in the common pre-frontier intelligence picture;	(b) incidents and other events contained in the <u>common pre-frontier</u> <u>intelligence</u> <u>specific situational</u> pictures as provided for in Article 28;	(b) incidents and other events contained in the <u>common pre-frontier</u> <u>intelligence</u> <u>specific situational</u> pictures as provided for in Article 28
418	(c) incidents in the operational area of a joint operation, or rapid intervention coordinated by the Agency, or in a hotspot or controlled centre.	(c) incidents in the operational area of a joint operation, or rapid intervention coordinated by the Agency, or in a hotspot or controlled centre.	(c) incidents in the operational area of a joint operation, or rapid intervention coordinated by the Agency, or in a hotspot <u>-or-controlled</u> <u>centre</u> .	(c) incidents in the operational area of a joint operation, or rapid intervention coordinated by the Agency, or in a hotspot <u>or controlled</u> <u>centre</u> .

	Commission proposal	EP amendments	Council position	Compromise text proposals
419	(4) The operational layer of the European situational picture shall contain information on the joint operations, and rapid interventions coordinated by the Agency and on hotspots and controlled centres, including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media.	(4) The operational layer of the European situational picture shall contain information on the joint operations, and rapid interventions coordinated by the Agency and on hotspots and controlled centres , including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media.	on the Member States and other actors involved, daily and weekly	4. The operational layer of the European situational picture shall contain information on the joint operations, and rapid interventions coordinated by the Agency and on hotspots <u>-and controlled centres</u> , including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media.
420	(5) The information on own assets in the operational layer of the European situational picture may be classified as RESTREINT UE/EU RESTRICTED as appropriate.	(5) The information on own assets in the operational layer of the European situational picture may be classified as RESTREINT UE/EU RESTRICTED as appropriate.	5. The information on own assets in the operational layer of the European situational picture may be classified as RESTREINT UE/EU RESTRICTED as appropriate.	5. The information on own assets in the operational layer of the European situational picture may be classified as RESTREINT UE/EU RESTRICTED as appropriate.
421	(6) In the European situational picture, the Agency shall take into account the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre and for any incident in the pre-frontier area, the Agency shall assign a single indicative impact level and shall inform the national coordination centres.	(6) In the European situational picture, the Agency shall take into account the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre and for any incident in the pre-frontier area, the Agency shall assign a single indicative impact level and shall inform the national coordination centres.	6. In the European situational picture, the Agency shall take into account the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre <u>-and-Ffor</u> any incident in the pre-frontier area, the Agency shall assign a single indicative impact level and shall inform the national coordination centres.	6. In the European situational picture, the Agency shall take into account the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre <u>and-Ffor</u> any incident in the pre-frontier area, the Agency shall assign a single indicative impact level and shall inform the national coordination centres.
422	Article 28		Article 28	Article 28
423	Specific situational pictures	Specific situational pictures	Specific situational pictures	Specific situational pictures
424	(1) The Agency and the Member States may establish and maintain	(1) The Agency and the Member States may establish and maintain	1. The Agency and the Member States may establish and	(1) The Agency and the Member States may establish and maintain

	Commission proposal	EP amendments	Council position	Compromise text proposals
	specific situational pictures in order to support specific operational activities at the external borders or to share information with third parties referred to in Article 69 or third countries as provided for in Article 76 or with both.	specific situational pictures in order to support specific operational activities at the external borders or to share information with third parties the international organisations, Union institutions, bodies, offices and agencies referred to in Article 69 or third countries as provided for in Article 76 or with both.	maintain specific situational pictures in order to support specific operational activities at the external borders or to share information with third parties referred to in Article 69 or third countries as provided for in Article 76 or with both.	specific situational pictures in order to support specific operational activities at the external borders or to share information with third parties <i>the international organisations,</i> <i>Union institutions, bodies, offices</i> <i>and agencies</i> referred to in Article 69 or third countries as provided for in Article 76 or with both.
425	(2) The specific situational pictures shall be composed of a subset of information of the national and European situational pictures.	(2) The specific situational pictures shall be composed of a subset of information of the national and European situational pictures.	2. The specific situational pictures shall be composed of a subset of information of the national and European situational pictures.	2. The specific situational pictures shall be composed of a subset of information of the national and European situational pictures.
426	(3) The modalities for establishing and sharing the specific situational pictures shall be described in the operational plan for the operational activities concerned and in the bilateral or multilateral agreement when the specific situational picture is established in the framework of a bilateral or multilateral cooperation with third countries.	(3) The modalities for establishing and sharing the specific situational pictures shall be described in the operational plan for the operational activities concerned and in the bilateral or multilateral agreement when the specific situational picture is established in the framework of a bilateral or multilateral cooperation with third countries.	3. The modalities for establishing and sharing the specific situational pictures shall be described in the operational plan for the operational activities concerned and in the bilateral or multilateral agreement when the specific situational picture is established in the framework of a bilateral or multilateral cooperation with third countries. The principle of originators' consent shall apply.	3. The modalities for establishing and sharing the specific situational pictures shall be described in the operational plan for the operational activities concerned and in the bilateral or multilateral agreement when the specific situational picture is established in the framework of a bilateral or multilateral cooperation with third countries. The principle of originators' consent shall apply.
427	Article 29		Article 29	Article 29
428	EUROSUR Fusion Services	EUROSUR Fusion Services	EUROSUR Fusion Services	EUROSUR Fusion Services
429	(1) The Agency shall coordinate the EUROSUR Fusion Services in order to supply the national	(1) The Agency shall coordinate the EUROSUR Fusion Services in order to supply the national	1. The Agency shall coordinate the EUROSUR Fusion Services in order to supply the national	1. The Agency shall coordinate the EUROSUR Fusion Services in order to supply the national

	Commission proposal	EP amendments	Council position	Compromise text proposals
	coordination centres, the Commission and itself with information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.	coordination centres, the Commission and itself with information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.	coordination centres, the Commission and itself with information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.	coordination centres, the Commission and itself with information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.
430	(2) The Agency shall provide a national coordination centre, at its request, with information on the external borders of the requesting Member State and on the pre-frontier area which may be derived from:	(2) The Agency shall provide a national coordination centre, at its request, with information on the external borders of the requesting Member State and on the pre-frontier area which may be derived from:	2. The Agency shall provide a national coordination centre, at its request, with information on the external borders of the requesting Member State and on the pre-frontier area which may be derived from:	2. The Agency shall provide a national coordination centre, at its request, with information on the external borders of the requesting Member State and on the pre-frontier area which may be derived from:
431	(a) selective monitoring of designated third-country ports and coasts which have been identified through risk analysis and information as being embarkation or transit points for vessels or other craft used for illegal immigration or cross-border crime;	(a) selective monitoring of designated third-country ports and coasts which have been identified through risk analysis and information as being embarkation or transit points for vessels or other craft used for illegal immigration irregular migration or cross-border crime;	(a) selective monitoring of designated third-country ports and coasts which have been identified through risk analysis and information as being embarkation or transit points for vessels or other craft used for illegal immigration or cross-border crime;	(a) selective monitoring of designated third-country ports and coasts which have been identified through risk analysis and information as being embarkation or transit points for vessels or other craft used for illegal immigration or cross-border crime;
432	(b) tracking of vessels or other craft over high seas which are suspected of, or have been identified as, being used for illegal immigration or cross-border crime;	(b) tracking of vessels or other craft over high seas which are suspected of, or have been identified as, being used for illegal immigration irregular migration or, for carrying persons in distress at sea requiring the launching of a search and rescue operation, or for cross-border crime;	(b) tracking of vessels or other craft over high seas <u>and aircraft</u> which are suspected of, or have been identified as, being used for illegal immigration or cross-border crime;	(b) tracking of vessels or other craft over high seas <u>and aircraft</u> which are suspected of, or have been identified as, being used for <u>illegal</u> <u>immigration</u> or cross-border crime, <i>including in the case of persons in</i> <i>distress at sea vith a wiew to</i> <i>transmitting this information to the</i> <i>relevant competent authorities with</i> <i>a view to carrying out search and</i> <i>rescue operations</i> ;

	Commission proposal	EP amendments	Council position	Compromise text proposals
433	(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels and other craft being used for, or suspected of being used for, illegal immigration or cross-border crime;	(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels and other craft being used for, or suspected of being used for, illegal immigration-irregular migration or, for carrying persons in distress at sea requiring the launching of a search and rescue operation, or for cross-border crime;	(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels and other craft being used for, or suspected of being used for, illegal immigration or cross-border crime;	(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels and other craft being used for, or suspected of being used for, illegal immigration or cross-border crime, including in the case of persons in distress at sea vith a wiew to transmitting this information to the relevant competent authorities with a view to carrying out search and rescue operations;
434		(ca) monitoring of designated areas of air borders in order to detect, identify and track aircraft and other forms of equipment being used for, or suspected of being used for irregular migration or cross- border crime		(ca) monitoring of designated areas of air borders in order to detect, identify and track aircraft and other forms of equipment being used for, or suspected of being used for irregular migration or cross- border crime
435	(d) environmental assessment of designated areas in the maritime domain and at the external land and air borders in order to optimise monitoring and patrolling activities;	(d) environmental assessment of designated areas in the maritime domain and at the external land and air borders in order to optimise <i>search and rescue,</i> monitoring and patrolling activities;	(d) environmental assessment of designated areas in the maritime domain and at the external land and air borders in order to optimise monitoring and patrolling activities;	(d) environmental assessment of designated areas in the maritime domain and at the external land and air borders in order to optimise monitoring and patrolling activities;
436	(e) selective monitoring of designated pre-frontier areas at the external borders which have been identified through risk analysis and information as being potential	(e) selective monitoring of designated pre-frontier areas at the external borders which have been identified through risk analysis and information as being potential departure or transit areas for illegal	(e) selective monitoring of designated pre-frontier areas at the external borders which have been identified through risk analysis and information as being potential	(e) selective monitoring of designated pre-frontier areas at the external borders which have been identified through risk analysis and information as being potential

	Commission proposal	EP amendments	Council position	Compromise text proposals
	departure or transit areas for illegal immigration or cross-border crime;	immigration-irregular migration migration or cross-border crime;	departure or transit areas for illegal immigration or cross-border crime;	departure or transit areas for <mark>illegal</mark> immigration or cross-border crime;
437	(f) monitoring of migratory flows towards and within the Union;	(f) monitoring <i>trends</i> , <i>volume</i> <i>and routes</i> of migratory flows towards and within the Union;	(f) monitoring of migratory flows towards and within the Union;	(f) monitoring <i>trends, volume</i> <i>and routes</i> of migratory flows towards and within the Union;
438	(g) media monitoring, open source intelligence and analysis of internet activities in line with Directive (EU) 2016/680 of the European Parliament and of the Council ²² for preventing illegal immigration or cross-border crime;	(g) media monitoring, open source intelligence and analysis of internet activities in line with Directive (EU) 2016/680 of the European Parliament and of the Council or with Regulation (EU) 2016/679 as applicable for preventing illegal immigration irregular migration or cross-border crime;	(g) media monitoring, open source intelligence and analysis of internet activities in line with Directive (EU) 2016/680 of the European Parliament and of the Council ²³ for preventing illegal immigration or cross-border crime;	(g) media monitoring, open source intelligence and analysis of internet activities in line with Directive (EU) 2016/680 of the European Parliament and of the Council or with Regulation (EU) 2016/679 as applicable for preventing illegal immigration irregular migration or cross-border crime;
439	(h) analysis of large-scale information systems for the purpose of detecting changing routes and methods used for illegal immigration and cross-border crime.	(h) analysis of large-scale information systems for the purpose of detecting changing routes and methods used for illegal immigration <i>irregular migration</i> and cross-border crime.	(h) analysis of <u>information</u> <u>derived from</u> large-scale information systems for the purpose of detecting changing routes and methods used for illegal immigration and cross- border crime.	(h) analysis of <u>information</u> <u>derived from</u> large-scale information systems for the purpose of detecting changing routes and methods used for <u>illegal immigration</u> and cross- border crime.

²² Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89).

²³ Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89).

	Commission proposal	EP amendments	Council position	Compromise text proposals
440	(3) The Agency may refuse a request from a national coordination centre for technical, financial or operational reasons. The Agency shall notify the national coordination centre in due time of the reasons for such a refusal.	(3) The Agency may refuse a request from a national coordination centre for technical, financial or operational reasons. The Agency shall notify the national coordination centre in due time of the reasons for such a refusal.	3. The Agency may refuse a request from a national coordination centre for technical, financial or operational reasons. The Agency shall notify the national coordination centre in due time of the reasons for such a refusal.	3. The Agency may refuse a request from a national coordination centre for technical, financial or operational reasons. The Agency shall notify the national coordination centre in due time of the reasons for such a refusal.
441	(4) The Agency may use on its own initiative the surveillance tools referred to in paragraph 2 for collecting information on the pre- frontier area, which is relevant for the European situational picture.	(4) The Agency may use on its own initiative the surveillance tools referred to in paragraph 2 for collecting information on the pre- frontier area, which is relevant for the European situational picture.	4. The Agency may use on its own initiative the surveillance tools referred to in paragraph 2 for collecting information on the pre- frontier area, which is relevant for the European situational picture.	4. The Agency may use on its own initiative the surveillance tools referred to in paragraph 2 for collecting information on the pre- frontier area, which is relevant for the European situational picture.
442	Section 5		Section 5	
443	RISK ANALYSIS		RISK ANALYSIS	
444	Article 30		Article 30	
445			Risk analysis	
446	1. The Agency shall monitor migratory flows towards and within the Union, trends and other possible challenges at the external borders of the Union and with regard to return. For this purpose, the Agency shall, by a decision of the management board based on a proposal of the executive director, establish a common integrated risk analysis model, which shall be applied by the Agency and the Member States. The common integrated risk analysis model shall be updated based on the	1. The Agency shall monitor migratory flows towards <i>the Union</i> and, <i>where provided by Member</i> <i>States with such information,</i> <i>migratory trends, volume and routes</i> within the Union, <i>as well as</i> trends and other possible challenges at the external borders of the Union and with regard to return. For this purpose, the Agency shall, by a decision of the management board based on a proposal of the executive director, establish a common integrated risk analysis model, which	1. The Agency shall monitor migratory flows towards and within the Union, trends and other possible challenges at the external borders of the Union and with regard to return. For this purpose, the Agency shall, by a decision of the management board based on a proposal of the executive director, establish a common integrated risk analysis model, which shall be applied by the Agency and the Member States. The common integrated risk analysis model shall be updated, if needed,	1. The Agency shall monitor migratory flows towards <i>the Union</i> and, <i>where provided by Member</i> <i>States with such information</i> , <i>migratory trends</i> , <i>volume and routes</i> within the Union, <i>as well as</i> trends and other possible challenges at the external borders of the Union and with regard to return. For this purpose, the Agency shall, by a decision of the management board based on a proposal of the executive director, establish a common integrated risk analysis model, which

	Commission proposal	EP amendments	Council position	Compromise text proposals
	outcome of the evaluation of the multiannual Strategic policy cycle for European Integrated Border Management referred to in Article 8 (7). The Agency shall also carry out the vulnerability assessment in accordance with Article 33.	shall be applied by the Agency and the Member States. The common integrated risk analysis model shall be <i>established and</i> updated based on the outcome of the evaluation of the multiannual Strategic policy cycle for European Integrated Border Management referred to in Article 8 (7). The Agency shall also carry out the vulnerability assessment in accordance with Article 33.	based on the outcome of the evaluation of the multiannual Strategic policy cycle for European Integrated Border Management referred to in Article 8 (7). <u>The</u> <u>Agency shall also carry out the</u> <u>vulnerability assessment in</u> <u>accordance with Article 33.</u>	shall be applied by the Agency and the Member States. The common integrated risk analysis model shall be <i>established and</i> updated, <i>if</i> <i>needed</i> , based on the outcome of the evaluation of the multiannual Strategic policy cycle for European Integrated Border Management referred to in Article 8 (7). <i>The</i> <i>Agency shall also carry out the</i> <i>vulnerability assessment in</i> <i>accordance with Article 33.</i>
447	2. The Agency shall prepare general annual risk analyses, which shall be submitted to the European Parliament, to the Council and to the Commission in accordance with Article 91, and tailored risk analyses for operational activities. Every two years, the Agency shall prepare and submit to the European Parliament, to the Council and to the Commission a strategic risk analysis for European Integrated Border Management which shall be taken into account for the preparation of the multiannual Strategic policy cycle for European Integrated Border Management.	2. The Agency shall prepare general annual risk analyses, which shall be submitted to the European Parliament, to the Council and to the Commission in accordance with Article 91, and tailored risk analyses for operational activities. Every two years, the Agency shall prepare and submit to the European Parliament, to the Council and to the Commission a strategic risk analysis for European Integrated Border Management which shall be taken into account for the preparation of the multiannual Strategic policy cycle for European Integrated Border Management.	2. The Agency shall prepare general annual risk analyses, which shall be submitted to the European Parliament, to the Council and to the Commission in accordance with Article 91, and tailored risk analyses for operational activities. Every two years, the Agency, in close <u>consultation with the Member States</u> , shall prepare and submit to the European Parliament, to the Council and to the Commission a strategic risk analysis for European Integrated Border Management which shall be taken into account for the preparation of the multiannual Strategic policy cycle for European Integrated Border Management.	2. The Agency shall prepare general annual risk analyses, which shall be submitted to the European Parliament, to the Council and to the Commission in accordance with Article 91, and tailored risk analyses for operational activities. Every two years, the Agency <u>, in close consultation with the Member States</u> , shall prepare and submit to the European Parliament, to the Council and to the Commission a strategic risk analysis for European Integrated Border Management which shall be taken into account for the preparation of the multiannual Strategic policy cycle for European Integrated Border Management.
448	3. The risk analyses referred to in paragraph 2 prepared by the Agency shall cover all aspects relevant to	3. The risk analyses referred to in paragraph 2 prepared by the Agency shall cover all <i>components</i>	3. The risk analyses referred to in paragraph 2 prepared by the Agency <u>, on the basis of information</u>	3. The risk analyses referred to in paragraph 2 prepared by the Agency <u>on the basis of information</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
	European Integrated Border Management with a view to developing a pre-warning mechanism.	aspects relevant to of the European Integrated Border Management with a view to developing a pre-warning mechanism.	received also from the Member States, shall cover all aspects relevant to European Integrated Border Management with a view to developing a pre-warning mechanism.	<i>received also from the Member</i> <i>States</i> , shall cover all aspects relevant to European Integrated Border Management with a view to developing a pre-warning mechanism.
449		3 a. The Agency shall develop and make public its methodology and criteria for the risk analysis.		
450	4. Member States shall provide the Agency with all necessary information regarding the situation, trends and possible threats at the external borders and in the field of return. Member States shall regularly, or upon the request of the Agency, provide it with all relevant information such as statistical and operational data collected in relation to the implementation of the Schengen acquis as well as information from the analysis layer of the national situational picture as provided for in Article 26.	4. Member States shall provide the Agency with all necessary information regarding the situation, trends and possible <i>risks</i> threats at the external borders and in the field of return. Member States shall regularly, or upon the request of the Agency, provide it with all relevant information such as statistical and operational data collected in relation to the implementation of the Schengen acquis as well as information from the analysis layer of the national situational picture as provided for in Article 26.	4. Member States shall provide the Agency with all necessary information regarding the situation, trends and possible threats at the external borders and in the field of return. Member States shall regularly, or upon the request of the Agency, provide it with all relevant information such as statistical and operational data collected in relation to <u>the implementation of the</u> <u>Schengen acquisEuropean Integrated</u> <u>Border Management and in</u> <u>accordance with Article 98(2)(e)</u> as well as information from the analysis layer of the national situational picture as provided for in Article 26.	4. Member States shall provide the Agency with all necessary information regarding the situation, trends and possible threats at the external borders and in the field of return. Member States shall regularly, or upon the request of the Agency, provide it with all relevant information such as statistical and operational data collected in relation to <i>the implementation of the</i> <i>Schengen acquis</i> European Integrated Border Management and in accordance with Article 98(2)(e) as well as information from the analysis layer of the national situational picture as provided for in Article 26.
451	5. The results of the risk analysis shall be submitted in a timely and accurate manner to the management board.	5. The results of the risk analysis shall be submitted in a timely and accurate manner to the management board.	5. The results of the risk analysis shall be submitted <u>in a</u> <u>timely and accurate manner</u> to the management board <u>and shared with</u> <u>the competent authorities of the</u> <u>Member States in a timely and</u> <u>accurate manner.</u>	5. The results of the risk analysis shall be submitted <i>in a</i> <i>timely and accurate manner</i> to the management board <u>and shared with</u> the competent authorities of the Member States in a timely and accurate manner.

	Commission proposal	EP amendments	Council position	Compromise text proposals
452		5 a. In the results of risk analyses, data shall be anonymised.		5 a. In the results of risk analyses, data shall be anonymised.
453	6. Member States shall take results of the risk analysis into account when planning their operations and activities at the external borders and their activities with regard to return.	6. Member States shall take results of the risk analysis into account when planning their operations and activities at the external borders and their activities with regard to return.	6. Member States shall take results of the risk analysis into account when planning their operations and activities at the external borders and their activities with regard to return.	6. Member States shall take results of the risk analysis into account when planning their operations and activities at the external borders and their activities with regard to return.
454	7. The Agency shall incorporate the results of a common integrated risk analysis model in its development of common core curricula for the training of border guards and of staff involved in return-related tasks.	7. The Agency shall incorporate the results of a common integrated risk analysis model in its development of common core curricula for the training of border guards and of staff involved in return-related tasks.	7. The Agency shall incorporate the results of a common integrated risk analysis model in its development of common core curricula for the training <u>-of border</u> <u>guards and of staff involved in</u> <u>return-related tasks</u> .	7. The Agency shall incorporate the results of a common integrated risk analysis model in its development of common core curricula for the training <u>of border</u> <i>guards and of staff involved in</i> <i>return-related tasks</i> .
455	Section 6		Section 6	
456	Prevention and responsiveness		Prevention and responsiveness	
457	Article 31		Article 31	
458	Determination of external border sections	Determination of external border sections	Determination of external border sections	
459	For the purposes of this Regulation, each Member State shall divide its external land and sea and, if relevant, air borders into border sections, and	For the purposes of this Regulation, each Member State shall divide its external land and sea and, if relevant, air borders into border sections, and	For the purposes of this Regulation, each Member State shall divide its external land and sea and, if relevant, air borders into border sections, and	For the purposes of this Regulation, each Member State shall divide its external land and sea and, if relevant, air borders into border sections, and
	shall notify them to the Agency.	shall notify them to the Agency.	shall notify them to the Agency.	shall notify them to the Agency.

	Commission proposal	EP amendments	Council position	Compromise text proposals
461	Article 32		Article 32	Article 32
462	Agency's Liaison officers in Member	Agency's Liaison officers in Member	Agency's Liaison officers in Member	Agency's Liaison officers in Member
	States	States	States	States
463	1. The Agency shall ensure regular monitoring of all Member States' management of the external borders and return through liaison officers of the Agency.	1. The Agency shall ensure regular monitoring of all Member States' <i>implementation</i> management of <i>the European Integrated Border</i> <i>Management</i> the external borders and return through liaison officers of the Agency.	1. The Agency shall ensure regular monitoring of all Member States' management of the external borders and return through liaison officers of the Agency.	1. The Agency shall ensure regular monitoring of all Member States' management of the external borders and return through liaison officers of the Agency.
464	The Agency may decide that a liaison	The Agency may decide that a liaison	The Agency may decide that a liaison	The Agency may decide that a liaison
	officer covers up to four Member	officer covers up to four Member	officer covers up to four Member	officer covers up to four Member
	States which are geographically close	States which are geographically close	States which are geographically close	States which are geographically close
	to each other.	to each other.	to each other.	to each other.
465	2. The executive director shall	2. The executive director shall	2. The executive director shall	2. The executive director shall
	appoint experts from the statutory	appoint experts from the statutory	appoint experts from the statutory	appoint experts from the statutory
	staff of the Agency to be deployed as	staff of the Agency to be deployed as	staff of the Agency to be deployed as	staff of the Agency to be deployed as
	liaison officers. The executive	liaison officers. The executive	liaison officers. The executive	liaison officers. The executive
	director shall, based on risk analysis	director shall, based on risk analysis	director shall, based on risk analysis	director shall, based on risk analysis
	and in consultation with the Member	and in consultation with the Member	and in consultation with the Member	and in consultation with the Member
	States concerned, make a proposal on	States concerned, make a proposal on	States concerned, make a proposal on	States concerned, make a proposal on
	the nature and terms of the	the nature and terms of the	the nature and terms of the	the nature and terms of the
	deployment, the Member State or	deployment, the Member State or	deployment, the Member State or	deployment, the Member State or
	region to which a liaison officer may	region to which a liaison officer may	region to which a liaison officer may	region to which a liaison officer may
	be deployed and possible tasks not	be deployed and possible tasks not	be deployed and possible tasks not	be deployed and possible tasks not
	covered by paragraph 3. The	covered by paragraph 3. The	covered by paragraph 3. The	covered by paragraph 3. The
	proposal from the executive director	proposal from the executive director	proposal from the executive director	proposal from the executive director
	shall be subject to approval by the	shall be subject to approval by the	shall be subject to approval by the	shall be subject to approval by the
	management board. The executive	management board. The executive	management board. The executive	management board. The executive
	director shall notify the Member	director shall notify the Member	director shall notify the Member	director shall notify the Member
	State concerned of the appointment	State concerned of the appointment	State concerned of the appointment	State concerned of the appointment
	and shall determine, together with the	and shall determine, together with the	and shall determine, together with the	and shall determine, together with the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	Member State, the location of deployment.	Member State, the location of deployment.	Member State, the location of deployment.	Member State, the location of deployment.
466	3. The liaison officers shall act on	3. The liaison officers shall act on	3. The liaison officers shall act	3. The liaison officers shall act
	behalf of the Agency and their role	behalf of the Agency and their role	on behalf of the Agency and their	on behalf of the Agency and their
	shall be to foster cooperation and	shall be to foster cooperation and	role shall be to foster cooperation and	role shall be to foster cooperation and
	dialogue between the Agency and the	dialogue between the Agency and the	dialogue between the Agency and the	dialogue between the Agency and the
	national authorities which are	national authorities which are	national authorities which are	national authorities which are
	responsible for border management	responsible for border management	responsible for border management	responsible for border management
	and return, including coast guards to	and return, including coast guards to	and return, including coast guards to	and return, including coast guards to
	the extent that they carry out border	the extent that they carry out border	the extent that they carry out border	the extent that they carry out border
	control tasks. The liaison officers	control tasks. The liaison officers	control tasks. The liaison officers	control tasks. The liaison officers
	shall, in particular:	shall, in particular:	shall, in particular:	shall, in particular:
467	(a) act as an interface between	(a) act as an interface between	(a) act as an interface between	(a) act as an interface between
	the Agency and the national	the Agency and the national	the Agency and the national	the Agency and the national
	authorities responsible for border	authorities responsible for border	authorities responsible for border	authorities responsible for border
	management and return, including	management and return, including	management and return, including	management and return, including
	coast guards to the extent that they	coast guards to the extent that they	coast guards to the extent that they	coast guards to the extent that they
	carry out border control tasks;	carry out border control tasks;	carry out border control tasks;	carry out border control tasks;
468	(b) support the collection of information required by the Agency for the monitoring of illegal immigration and risk analyses referred to in Article 30;	(b) support the collection of information required by the Agency for the monitoring of illegal immigration <i>irregular migration</i> and risk analyses referred to in Article 30;	(b) support the collection of information required by the Agency for the monitoring of illegal immigration and risk analyses referred to in Article 30;	(b) support the collection of information required by the Agency for the monitoring of illegal immigration and risk analyses referred to in Article 30;
469	(c) support the collection of	(c) support the collection of	(c) support the collection of	(c) support the collection of
	information referred to in Article 33	information referred to in Article 33	information referred to in Article 33	information referred to in Article 33
	and required by the Agency, to carry	and required by the Agency, to carry	and required by the Agency, to carry	and required by the Agency, to carry
	out the vulnerability assessment;	out the vulnerability assessment;	out the vulnerability assessment;	out the vulnerability assessment;
470	(d) monitor the measures taken	(d) monitor the measures taken	(d) monitor the measures taken	(d) monitor the measures taken
	by the Member State at border	by the Member State at border	by the Member State at border	by the Member State at border
	sections to which a high or critical	sections to which a high or critical	sections to which a high or critical	sections to which a high or critical

	Commission proposal	EP amendments	Council position	Compromise text proposals
	impact level has been attributed in accordance with Article 35;	impact level has been attributed in accordance with Article 35;	impact level has been attributed in accordance with Article 35;	impact level has been attributed in accordance with Article 35;
471	(e) contribute to promoting the application of the Union acquis relating to the management of the external borders and return, including with regard to respect for fundamental rights;	(e) contribute to promoting the application of the Union acquis relating to the management of the external borders and return, including with regard to respect for fundamental rights;	(e) contribute to promoting the application of the Union acquis relating to the management of the external borders and return, including with regard to respect for fundamental rights;	(e) contribute to promoting the application of the Union acquis relating to the management of the external borders and return, including with regard to respect for fundamental rights;
472		(e a) report to the executive director and the fundamental rights officer on any concerns about or violations of fundamental rights in relation to the management of external borders and return and on the follow-up of any complaints involving one or more Member States;		
473		(e b) cooperate with the fundamental rights officer, where necessary, with a view to contributing to the promotion of respect for fundamental rights in the work of the Agency in line with subparagraph (e);		(e b) cooperate with the fundamental rights officer, where necessary, with a view to contributing to the promotion of respect for fundamental rights in the work of the Agency in line with subparagraph (e);
474	(f) where possible assist the Member States in preparing their contingency plans concerning border management;	(f) where possible assist the Member States in preparing their contingency plans concerning border management;	(f) where possible assist the Member States in preparing their contingency plans concerning border management;	(f) where possible assist the Member States in preparing their contingency plans concerning border management;
475	(g) facilitate the communication between the Member State and the Agency, share relevant information from the Agency with the Member	(g) facilitate the communication between the Member State and the Agency, share relevant information from the Agency with the Member	(g) facilitate the communication between the Member State and the Agency, share relevant information from the Agency with the Member	(g) facilitate the communication between the Member State and the Agency, share relevant information from the Agency with the Member

	Commission proposal	EP amendments	Council position	Compromise text proposals
	State, including information about ongoing operations;			
476	(h) report regularly to the executive director on the situation at the external borders and the capacity of the Member State concerned to deal effectively with the situation at the external borders; report also on the execution of return operations towards relevant third countries;	(h) report regularly to the executive director on the situation at the external borders and the capacity of the Member State concerned to deal effectively with the situation at the external borders; report also on the execution of return operations towards relevant third countries;	(h) report regularly to the executive director on the situation at the external borders and the capacity of the Member State concerned to deal effectively with the situation at the external borders; report also on the execution of return operations towards relevant third countries;	(h) report regularly to the executive director on the situation at the external borders and the capacity of the Member State concerned to deal effectively with the situation at the external borders; report also on the execution of return operations towards relevant third countries;
477	 (i) monitor the measures taken by the Member State with regard to a situation requiring urgent action at the external borders as referred to in Article 43 ; 	(i) monitor the measures taken by the Member State with regard to a situation requiring urgent action at the external borders as referred to in Article 43 ;	(i) monitor the measures taken by the Member State with regard to a situation requiring urgent action at the external borders as referred to in Article 43_{-} ;	(i) monitor the measures taken by the Member State with regard to a situation requiring urgent action at the external borders as referred to in Article 43 <u>-</u> ;
478	(j) monitor the measures taken by the Member State with regard to return and support the collection of information required by the Agency to carry out activities referred to in Article 49.	(j) monitor the measures taken by the Member State <i>and facilitate</i> <i>the communication between the</i> <i>Member State and the Agency</i> with regard to return and support the collection of information required by the Agency to carry out activities referred to in Article 49.	(j) monitor the measures taken by the Member State with regard to return and support the collection of information required by the Agency to carry out activities referred to in Article 49.	(j) monitor the measures taken by the Member State with regard to return and support the collection of information required by the Agency to carry out activities referred to in Article 49.
479	4. If the liaison officer's reports referred to in point (h) of paragraph 3 raise concerns about one or more aspects relevant for the Member State concerned, the latter will be informed without delay by the executive director.	4. If the liaison officer's reports referred to in point (h) of paragraph 3 raise concerns about one or more aspects relevant for the Member State concerned, the latter will be informed without delay by the executive director.	4. If the <u>reporting by the liaison</u> officer <u>'s reports</u> referred to in point (h) of paragraph 3 raises concerns about one or more aspects relevant for the Member State concerned, the latter will be informed without delay by the executive director.	4. If the <i>reporting by the</i> liaison officer's <i>reports</i> _referred to in point (h) of paragraph 3 raises concerns about one or more aspects relevant for the Member State concerned, the latter will be informed without delay by the executive director.
480		4 a. If the liaison officer's reports referred to in point (f) of		

	Commission proposal	EP amendments	Council position	Compromise text proposals
		paragraph3 raise concerns about fundamental rights compliance for the Member State concerned, the EU Ombudsman and the EU Fundamental Rights Agency will be informed without delay by Fundamental Rights Officer.		
481	5. For the purposes of paragraph 3, the liaison officer shall, in compliance with the national and Union security and data protection rules:	5. For the purposes of paragraph 3, the liaison officer shall, in compliance with the national and Union security and data protection rules:	5. For the purposes of paragraph 3, the liaison officer shall, in compliance with the national and Union security and data protection rules:	5. For the purposes of paragraph 3, the liaison officer shall, in compliance with the national and Union security and data protection rules:
482	(a) receive information from the national coordination centre and the national situational picture established in accordance with Article 26;	(a) receive information from the national coordination centre and the national situational picture established in accordance with Article 26;	(a) receive information from the national coordination centre and the national situational picture established in accordance with Article 26;	(a) receive information from the national coordination centre and the national situational picture established in accordance with Article 26;
483	(b) keep regular contacts with national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, whilst informing a point of contact designated by the Member State concerned.	(b) keep regular contacts with national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, whilst informing a point of contact designated by the Member State concerned.	(b) keep regular contacts with national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, whilst informing $\frac{a}{2}$ <u>point of contact</u> the national contact <u>point referred to Article 13</u> <u>designated by the Member State</u> <u>concerned</u> .	 (b) keep regular contacts with national authorities which are responsible for border management and return, including coast guards to the extent that they carry out border control tasks, whilst informing <i>a point of contactthe national contact point referred to Article 13 designated by the Member State concerned</i>.
484	6. The report of the liaison officer shall form part of the vulnerability assessment as referred to in Article 33. The report shall be	6. The report of the liaison officer shall form part of the vulnerability assessment as referred to in Article 33. The report shall be	6. The report of the liaison officer shall form part of the vulnerability assessment as referred to in Article 33. The report shall be	6. The report of the liaison officer shall form part of the vulnerability assessment as referred to in Article 33. The report shall be

	Commission proposal	EP amendments	Council position	Compromise text proposals
	transmitted to the Member State concerned.	transmitted to the Member State concerned.	transmitted to the Member State concerned.	transmitted to the Member State concerned.
485	7. In carrying out their duties, the liaison officers shall take instructions only from the Agency.	7. In carrying out their duties, the liaison officers shall take instructions only from the Agency.	7. In carrying out their duties, the liaison officers shall take instructions only from the Agency.	7. In carrying out their duties, the liaison officers shall take instructions only from the Agency.
486	Article 33		Article 33	Article 33
487	Vulnerability assessment	Vulnerability assessment	Vulnerability assessment	Vulnerability assessment
488	1. The Agency shall, by decision of the management board, based on a proposal of the executive director, establish a common vulnerability assessment methodology. That methodology shall include objective criteria against which the Agency shall carry out the vulnerability assessment, the frequency of such assessments, how consecutive vulnerability assessments are to be carried out, and the modalities for an effective system for monitoring the implementation of the recommendations.	1. The Agency shall, by decision of the management board, based on a proposal of the executive director, establish a common vulnerability assessment methodology. That methodology shall include objective criteria against which the Agency shall carry out the vulnerability assessment, the frequency of such assessments, how consecutive vulnerability assessments are to be carried out, and the modalities for an effective system for monitoring the implementation of the recommendations.	1. The Agency shall, by decision of the management board, based on a proposal of the executive director <u>prepared in close</u> <u>cooperation with the Member States</u> <u>and the Commission</u> , establish a common vulnerability assessment methodology. That methodology shall include objective criteria against which the Agency shall carry out the vulnerability assessment, the frequency of such assessments, how consecutive vulnerability assessments are to be carried out, and the modalities for an effective system for monitoring the implementation of the recommendations.	1. The Agency shall, by decision of the management board, based on a proposal of the executive director <i>prepared in close</i> <i>cooperation with the Member States</i> <i>and the Commission</i> , establish a common vulnerability assessment methodology. That methodology shall include objective criteria against which the Agency shall carry out the vulnerability assessment, the frequency of such assessments, how consecutive vulnerability assessments are to be carried out, and the modalities for an effective system for monitoring the implementation of the recommendations. The Agency <i>may, as appropriate, consult the</i> <i>relevant Union Agencies, in</i> <i>particular the [European Union</i> <i>Agency for Asylum] to receive their</i> <i>relevant input during the</i> <i>preperation of the draft</i> <i>methedology.</i>

	Commission proposal	EP amendments	Council position	Compromise text proposals
489	2. The Agency shall monitor and assess the availability of the technical equipment, systems, capabilities, resources, infrastructure, adequately skilled and trained staff of Member States necessary for border control as defined in Article 3(1)(a). In this context, the Agency shall assess the capability development plans referred to in Article 67 (4) as regards their feasibility and implementation. For future planning it shall do so as a preventive measure on the basis of a risk analysis prepared in accordance with Article 30 (2). The Agency shall carry out such monitoring and assessment at least once a year, unless the executive director, based on risk assessments or a previous vulnerability assessment, decides otherwise.	2. The Agency shall monitor and assess the availability of the technical equipment, systems, capabilities, resources, infrastructure, adequately skilled and trained staff of Member States necessary for border control as defined in Article 3(1)(a) <i>in full respect of fundamental</i> <i>rights</i> . In this context, the Agency shall assess the capability development plans referred to in Article 67 (4) as regards their feasibility and implementation. For future planning it shall do so as a preventive measure on the basis of a risk analysis prepared in accordance with Article 30 (2). The Agency shall carry out such monitoring and assessment at least once a year, unless the executive director, based on risk assessments or a previous vulnerability assessment, decides otherwise. <i>In any event, each</i> <i>Member State shall be subject to</i> <i>monitoring and assessment at least</i> <i>once every three years</i> .	2. The Agency shall monitor and assess the availability of the technical equipment, systems, capabilities, resources, infrastructure, adequately skilled and trained staff of Member States necessary for border control as defined in Article 3(1)(a). In this context, the Agency shall assess the capability development plans referred to in Article <u>9 67</u> (4) as regards <u>their feasibility and</u> <u>implementationborder control taking</u> <u>into account that some national</u> <u>capabilities may be partially used for</u> <u>other goals than border control</u> . For future planning it shall do so as a preventive measure on the basis of a risk analysis prepared in accordance with Article 30 (2). The Agency shall carry out such monitoring and assessment at least once a year, unless the executive director, based on risk assessments or a previous vulnerability assessment, decides otherwise.	2. The Agency shall monitor and assess the availability of the technical equipment, systems, capabilities, resources, infrastructure, adequately skilled and trained staff of Member States necessary for border control as defined in Article 3(1)(a). In this context, the Agency shall assess the capability development plans referred to in Article 9 67 (4) as regards their feasibility and implementation border control taking into account that some national capabilities may be partially used for other goals than border control. For future planning it shall do so as a preventive measure on the basis of a risk analysis prepared in accordance with Article 30 (2). The Agency shall carry out such monitoring and assessment at least once a year, unless the executive director, based on risk assessments or a previous vulnerability assessment, decides otherwise. In any event, each Member State shall be subject to monitoring and assessment at least once every three years.
490		2 a. The vulnerability assessment shall be based on objective indicators. The management board shall decide on the indicators.		

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491		2 b. The objective indicators referred to in paragraph 2a shall include, inter alia, an assessment of the respect for fundamental rights. The methodology for that aspect of the vulnerability assessment shall be established in consultation with the fundamental rights officer and the consultative forum, as well as other relevant Union agencies, such as the [European Union Agency for Asylum] and the European Union Agency for Fundamental Rights.		
492	3. Without prejudice to Articles 9 and 67, Member States shall, at the request of the Agency, provide information as regards technical equipment, staff and to the extent possible, the financial resources available at national level to carry out border control. Member States shall also provide information on their contingency plans on border management at the Agency's request.	9 and 67, Member States shall, at the request of the Agency, provide <i>non</i> <i>national classified-non sensitive</i> information <i>necessary for the</i> <i>vulnerability assessment in</i>	3. Without prejudice to Article <u>s</u> 9 <u>and 67</u> , Member States shall, at the request of the Agency, provide information as regards technical equipment, staff and to the extent possible, the financial resources available at national level to carry out border control. Member States shall also provide information on their contingency plans on border management at the Agency's request.	3. Without prejudice to Articles 9 <i>and</i> 67, Member States shall, at the request of the Agency, provide information as regards technical equipment, staff and to the extent possible, the financial resources available at national level to carry out border control. Member States shall also provide information on their contingency plans on border management at the Agency's request.

	Commission proposal	EP amendments	Council position	Compromise text proposals
493	4. The aim of the vulnerability assessment is for the Agency to assess the capacity and readiness of Member States to face upcoming challenges, including present and future threats and challenges at the external borders; to identify, especially for those Member States facing specific and disproportionate challenges, possible immediate consequences at the external borders and subsequent consequences on the functioning of the Schengen area; and to assess their capacity to contribute to the European Border and Coast Guard standing corps and Technical Equipment Pool, including the Rapid Reaction Equipment Pool. That assessment is without prejudice to the Schengen evaluation mechanism.	4. The aim of the vulnerability assessment is for the Agency to assess the capacity and readiness of Member States to face upcoming challenges situational risk, including present and future threats and challenges at the external borders; to identify, especially for those Member States facing specific and disproportionate challenges, possible immediate consequences at the external borders and subsequent consequences on the functioning of the Schengen area; and to assess their capacity to contribute to the European Border and Coast Guard standing corps and Technical Equipment Pool, including the Rapid Reaction Equipment Pool. That assessment is without prejudice to the Schengen evaluation mechanism.	contribute to the European Border and Coast Guard standing corps and Technical Equipment Pool, including the Rapid Reaction Equipment Pool; and to assess the capacity of Member	4. The aim of the vulnerability assessment is for the Agency to assess the capacity and readiness of Member States to face upcoming challenges, including present and future threats and challenges at the external borders; to identify, especially for those Member States facing specific and disproportionate challenges, possible immediate consequences at the external borders and subsequent consequences on the functioning of the Schengen area; and to assess their capacity to contribute to the European Border and Coast Guard standing corps and Technical Equipment Pool, including the Rapid Reaction Equipment Pool <u>:</u> <i>and to assess the capacity of</i> <i>Member States to host and lead</i> <i>European support in line with</i> <i>Article 9 67(3).</i> That assessment is without prejudice to the Schengen evaluation mechanism.
494	5. In the vulnerabilty assessment, the Agency shall take into account Member States' capacity to carry out all border management tasks, including their capacity to deal with the potential arrival of large numbers of persons on their territory.	5. In the vulnerabilty assessment, the Agency shall take into account assess the Member States' capacity, in qualitative and quantitative terms, to carry out all border management tasks, including their capacity to deal with the potential arrival of large numbers of	5. In the vulnerabilty assessment, the Agency shall take into account Member States' capacity to carry out all border management tasks, including their capacity to deal with the potential arrival of large numbers of persons on their territory. ²⁴	5. In the vulnerabilty assessment, the Agency shall <i>take</i> <i>into account</i> assess the Member States' capacity to carry out all border management tasks, including their capacity to deal with the potential arrival of large numbers of persons on their territory.

²⁴ <u>Clarification: Border management does not correspond to integrated border management,</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
		persons on their territory. For that purpose, the Agency shall, as appropriate, consult the relevant Union Agencies, in particular the [European Union Agency for Asylum].		
495	6. The results of the vulnerability assessment shall be submitted to the Member States concerned. The Member States concerned may comment on that assessment.	6. The <i>preliminary</i> results of the vulnerability assessment shall be submitted to the Member States concerned. The Member States concerned may comment on that assessment.	6. The <u>preliminary</u> results of the vulnerability assessment shall be submitted to the Member States concerned. The Member States concerned may comment on that assessment.	6. The <i>preliminary</i> results of the vulnerability assessment shall be submitted to the Member States concerned. The Member States concerned may comment on that assessment.
496	7. When necessary the executive director shall, in consultation with the Member State concerned, make a recommendation setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The executive director shall invite the Member States concerned to take the necessary measures based on an action plan developed by the Member State in consultation with the executive director.	7. When necessary the executive director shall, in consultation with the Member State concerned, make a recommendation setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The executive director shall invite the Member States concerned to take the necessary measures based on an action plan developed by the Member State in consultation with the executive director.	7. When necessary the executive director shall, in consultation with the Member State concerned, make a recommendation setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The executive director shall invite the Member States concerned to take the necessary measures based on an action plan developed by the Member State in consultation with the executive director.	7. When necessary the executive director shall, in consultation with the Member State concerned, make a recommendation setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The executive director shall invite the Member States concerned to take the necessary measures based on an action plan developed by the Member State in consultation with the executive director.
497	8. The executive director shall recommend measures to the Member States concerned on the basis of the results of the vulnerability assessment, taking into account the Agency's risk analysis, the comments	8. The executive director shall recommend measures to the Member States concerned on the basis of the results of the vulnerability assessment, taking into account the Agency's risk analysis, the comments	8. The executive director shall recommend measures to the Member States concerned on the basis of the results of the vulnerability assessment, taking into account the Agency's risk analysis, the comments	8. The executive director shall recommend measures to the Member States concerned on the basis of the results of the vulnerability assessment, taking into account the Agency's risk analysis, the comments

	Commission proposal	EP amendments	Council position	Compromise text proposals
	of the Member State concerned and the results of the Schengen evaluation mechanism.	of the Member State concerned and the results of the Schengen evaluation mechanism. <i>Those</i> <i>recommendations shall be made</i> <i>available to the European</i> <i>Parliament.</i>	of the Member State concerned and the results of the Schengen evaluation mechanism.	of the Member State concerned and the results of the Schengen evaluation mechanism.
498	The measures measures should be aimed at eliminating the vulnerabilities identified in the assessment in order for Member States to increase their readiness to face upcoming challenges by enhancing or improving their capabilities, technical equipment, systems, resources and contingency plans.	The measures measures should be aimed at eliminating the vulnerabilities identified in the assessment in order for Member States to increase their readiness to face upcoming challenges situational risk by enhancing or improving their capabilities, technical equipment, systems, resources and contingency plans.	The measures <u>measures</u> should be aimed at eliminating the vulnerabilities identified in the assessment in order for Member States to increase their readiness to face upcoming <u>threats and</u> challenges <u>at the external borders</u> by enhancing or improving their capabilities, technical equipment, systems, resources and contingency plans. <u>The executive director may offer the</u> <u>technical expertise of the Agency to</u> <u>the Member States to support the</u> <u>implementation of the measures</u> <u>concerned.</u>	The measures <u>measures</u> should be aimed at eliminating the vulnerabilities identified in the assessment in order for Member States to increase their readiness to face upcoming <i>threats and</i> challenges <i>at the external borders</i> _by enhancing or improving their capabilities, technical equipment, systems, resources and contingency plans. <i>The executive director may</i> <i>offer the technical expertise of the</i> <i>Agency to the Member States to</i> <i>support the implementation of the</i> <i>measures concerned</i> .
499	9. The Executive Director shall monitor the implementation of the recommendations by means of regular reports submitted by the Member States based on the action plans referred to in paragraph 7 of this Article.	9. The Executive Director shall monitor the implementation of the recommendations by means of regular reports submitted by the Member States based on the action plans referred to in paragraph 7 of this Article.	9. The Executive Director shall monitor the implementation of the recommendations by means of regular reports submitted by the Member States based on the action plans referred to in paragraph 7 of this Article.	9. The Executive Director shall monitor the implementation of the recommendations by means of regular reports submitted by the Member States based on the action plans referred to in paragraph 7 of this Article.
500	In case of a risk of delay in the implementation of a recommendation by a Member State within the set time-limit, the Executive Director shall immediately inform the member	In case of a risk of delay in the implementation of a recommendation by a Member State within the set time-limit, the Executive Director shall immediately inform the member	In case of a risk of delay in the implementation of a recommendation by a Member State within the set time-limit, the Executive Director shall immediately inform the member	In case of a risk of delay in the implementation of a recommendation by a Member State within the set time-limit, the Executive Director shall immediately inform the member

	Commission proposal	EP amendments	Council position	Compromise text proposals
	of the Management Board from the Member State concerned and the Commission and enquire with the relevant authorities of that Member State on the reasons for the delay and offer support by the Agency to facilitate the implementation of the measure.	of the Management Board from the Member State concerned and the Commission and enquire with the relevant authorities of that Member State on the reasons for the delay and offer support by the Agency to facilitate the implementation of the measure.	of the Management Board from the Member State concerned and the Commission <u>. and In consultation</u> with the member of the Management Board, the Executive Director shall enquire with the relevant authorities of that Member State on the reasons for the delay and offer support by the Agency to facilitate the implementation of the measure.	of the Management Board from the Member State concerned and the Commission <u>. and In consultation</u> with the member of the <u>Management Board, the Executive</u> <u>Director shall</u> enquire with the relevant authorities of that Member State on the reasons for the delay and offer support by the Agency to facilitate the implementation of the measure.
501	10. Where a Member State does not implement the necessary measures of the recommendation within the time limit referred to in paragraph 7 of this Article, the executive director shall refer the matter to the management board and notify the Commission. The management board shall adopt a decision on a proposal of the executive director setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The decision of the management board shall be binding on the Member State. If the Member State does not implement the measures within the time limit foreseen in that decision, the management board shall notify the Council and the Commission and	10. Where a Member State does not implement the necessary measures of the recommendation within the time limit referred to in paragraph 7 of this Article, the executive director shall refer the matter to the management board and notify the Commission. The management board shall adopt a decision on a proposal of the executive director setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The decision of the management board shall be binding on the Member State. If the Member State does not implement the measures within the time limit foreseen in that decision, the management board shall notify the <i>European Parliament, the</i> Council and the Commission and	10. Where a Member State does not implement the necessary measures of the recommendation within the time limit referred to in paragraph 7 of this Article, the executive director shall refer the matter to the management board and notify the Commission. The management board shall adopt a decision on a proposal of the executive director setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The decision of the management board shall be binding on the Member State. If the Member State does not implement the measures within the time limit foreseen in that decision, the management board shall notify the Council and the Commission and	10. Where a Member State does not implement the necessary measures of the recommendation within the time limit referred to in paragraph 7 of this Article, the executive director shall refer the matter to the management board and notify the Commission. The management board shall adopt a decision on a proposal of the executive director setting out the necessary measures to be taken by the Member State concerned and the time limit within which such measures shall be implemented. The decision of the management board shall be binding on the Member State. If the Member State does not implement the measures within the time limit foreseen in that decision, the management board shall notify the Council and the Commission and

	Commission proposal	EP amendments	Council position	Compromise text proposals
	further action may be taken in accordance with Article 43.	further action may be taken in accordance with Article 43 Articles 43 and 47.	further action may be taken in accordance with Article 43.	further action may be taken in accordance with Article 43.
502	11. The results of the vulnerability assessment shall be transmitted, in accordance with Article 91, on a regular basis and at least once a year to the European Parliament, to the Council and to the Commission.	11. The results of the vulnerability assessment, including a detailed description of the outcome of the vulnerability assessment, the measures taken by the Member States and the status of the implementation of any previous recommendations, shall be transmitted, in accordance with Article 91, on a regular basis and at least once a year to the European Parliament, to the Council and to the Commission. If the results of the vulnerability assessment carried out with regard to a particular Member State reveal a serious deficiency that is deemed to constitute a serious threat to the functioning of the Schengen area, the management of the external borders, public policy or internal security within the area without internal border control, the Commission shall immediately inform the European Parliament and the Council thereof.	11. The results of the vulnerability assessment shall be transmitted, in accordance with Article 91, on a regular basis and at least once a year to the European Parliament, to the Council and to the Commission.	11. The results of the vulnerability assessment, <i>including a</i> <i>detailed description of the outcome</i> <i>of the vulnerability assessment, the</i> <i>measures taken by the Member</i> <i>States and the status of the</i> <i>implementation of any previous</i> <i>recommendations</i> , shall be transmitted, in accordance with Article 91, on a regular basis and at least once a year to the European Parliament, to the Council and to the Commission.
503			<u>12.</u> For the implementation of this article, where appropriate, the Agency shall apply the security rules on the protection of classified information and sensitive non-	12. For the implementation of this article, where appropriate, the Agency shall apply the security rules on the protection of classified information and sensitive non-

	Commission proposal	EP amendments	Council position	Compromise text proposals
			classified information provided for in Article 91.	classified information provided for in Article 91.
504	Article 34		Article 34	Article 34
505	Synergies between the vulnerability assessment and the Schengen evaluation mechanism	Synergies between the vulnerability assessment and the Schengen evaluation mechanism	Synergies between the vulnerability assessment and the Schengen evaluation mechanism	Synergies between the vulnerability assessment and the Schengen evaluation mechanism
506	1. The synergies between vulnerability assessments and the Schengen evaluation mechanism established by Regulation (EU) No 1053/2013 shall be maximised in view of establishing an improved situational picture on the functioning of the Schengen area, avoiding, to the extent possible, duplication of efforts on the Member States' side, and ensuring a better coordinated use of the relevant Union financial instruments supporting the management of the external borders.	1. The synergies between vulnerability assessments and the Schengen evaluation mechanism established by Regulation (EU) No 1053/2013 shall be maximised in view of establishing an improved situational picture on the functioning of the Schengen area, avoiding, to the extent possible, duplication of efforts on the Member States' side, and ensuring a better coordinated use of the relevant Union financial instruments supporting the management of the external borders.	1. The synergies between vulnerability assessments and the Schengen evaluation mechanism established by Regulation (EU) No 1053/2013 shall be maximised in view of establishing an improved situational picture on the functioning of the Schengen area, avoiding, to the extent possible, duplication of efforts on the Member States' side, and ensuring a better coordinated use of the relevant Union financial instruments supporting the management of the external borders.	1. The synergies between vulnerability assessments and the Schengen evaluation mechanism established by Regulation (EU) No 1053/2013 shall be maximised in view of establishing an improved situational picture on the functioning of the Schengen area, avoiding, to the extent possible, duplication of efforts on the Member States' side, and ensuring a better coordinated use of the relevant Union financial instruments supporting the management of the external borders.
507	2. For the purpose referred to in paragraph 1 the Commission and the Agency shall establish the necessary arrangements to share with each other in a regular, secured and timely manner all information related to the results of vulnerability assessments and the Schengen evaluation mechanism in the area of border management. The exchange mechanism shall cover the reports of vulnerability assessments and of	2. For the purpose referred to in paragraph 1, the Commission, <i>together with the European</i> <i>Parliament, the Council</i> and the Agency, shall establish the necessary arrangements to share with each other in a regular, secured and timely manner all information related to the results of vulnerability assessments and the Schengen evaluation mechanism in the area of border management. The exchange		

	Commission proposal	EP amendments	Council position	Compromise text proposals
	Schengen evaluation visits, subsequent recommendations, action plans and any updates on the implementation of the action plans provided by the Member States.	mechanism shall cover the reports of vulnerability assessments and of Schengen evaluation visits, subsequent recommendations, action plans and any updates on the implementation of the action plans provided by the Member States.	Schengen evaluation visits, subsequent recommendations, action plans and any updates on the implementation of the action plans provided by the Member States.	Schengen evaluation visits, subsequent recommendations, action plans and any updates on the implementation of the action plans provided by the Member States.
508			2a. For the purpose of the Schengen evaluation mechanism in relation to external border management, the Commission shall share the results of the vulnerability assessments to all the members of the Schengen evaluation teams involved in the evaluation of the Member State concerned. Such information shall be considered sensitive in the sense of Regulation 1053/2013 and be treated accordingly.	2a. For the purpose of the Schengen evaluation mechanism in relation to external border management, the Commission shall share the results of the vulnerability assessments to all the members of the Schengen evaluation teams involved in the evaluation of the Member State concerned. Such information shall be considered sensitive in the sense of Regulation 1053/2013 and be treated accordingly.
509	3. The arrangements referred to in paragraph 2 shall cover results of the Schengen evaluation mechanism in the area of return to ensure the full awareness of the Agency on the identified shortcomings in view of enabling it to propose appropriate measures to support Member States concerned in this regard.	3. The arrangements referred to in paragraph 2 shall cover results of the Schengen evaluation mechanism in the area of return to ensure the full awareness of the Agency on the identified shortcomings in view of enabling it to propose appropriate measures to support Member States concerned in this regard.	3. The arrangements referred to in paragraph 2 shall cover results of the Schengen evaluation mechanism in the area of return to ensure the full awareness of the Agency on the identified shortcomings in view of enabling it to propose appropriate measures to support Member States concerned in this regard.	3. The arrangements referred to in paragraph 2 shall cover results of the Schengen evaluation mechanism in the area of return to ensure the full awareness of the Agency on the identified shortcomings in view of enabling it to propose appropriate measures to support Member States concerned in this regard.
510	Article 35		Article 35	Article 35

	Commission proposal	EP amendments	Council position	Compromise text proposals
511	Attribution of impact levels to external border sections	Attribution of impact levels to external border sections	Attribution of impact levels to external border sections	Attribution of impact levels to external border sections
512	1. Based on the Agency's risk analysis and vulnerability assessment and in agreement with the Member State concerned, the Agency shall attribute the following impact levels to each of the external land, sea and, if relevant, air border sections of Member States or change such levels:	1. Based on the Agency's risk analysis and vulnerability assessment and in agreement with the Member State concerned, the Agency shall attribute the following impact levels to each of the external land, sea and, if relevant, air border sections of Member States or change such levels:	1. Based on the Agency's risk analysis and vulnerability assessment and in agreement with the Member State concerned, the Agency shall attribute the following impact levels to each of the external land, sea and, if relevant, air border sections of Member States or change such levels:	1. Based on the Agency's risk analysis and vulnerability assessment and in agreement with the Member State concerned, the Agency shall attribute the following impact levels to each of the external land, sea and, if relevant, air border sections of Member States or change such levels:
513	(a) low impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have an insignificant impact on border security;	(a) low impact level where the incidents related to illegal immigration or cross border crime occurring at the relevant border section have an insignificant impact on border security;	(a) low impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have an insignificant impact on border security;	(a) low impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have an insignificant impact on border security;
514	(b) medium impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a moderate impact on border security;	(b) medium impact level where the incidents related to illegal immigration or cross border crime occurring at the relevant border section have a moderate impact on border security;	(b) medium impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a moderate impact on border security;	 (b) medium impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a moderate impact on border security; Commission prepares a recital covering the issue of search and rescue
515	(c) high impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a significant impact on border security;	(c) high impact level where the incidents related to illegal immigration or cross border crime occurring at the relevant border section have a significant impact on border security;	(c) high impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a significant impact on border security;	(c) high impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a significant impact on border security;

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516	(d) critical impact level where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a decisive impact on border security to such an extent that they risk jeopardising the functioning of the Schengen Area.	(d) critical impact level where the incidents related to illegal immigration or cross border crime occurring at the relevant border section have a decisive impact on border security to such an extent that they risk jeopardising the functioning of the Schengen Area.	<u>1a(d)</u> In order to swiftly address at <u>a given border section a crisis</u> <u>situations, eritical impact level</u> where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a decisive impact on border security to such an extent that they risk jeopardising the functioning of the Schengen Area, based on the Agency's risk analysis and in agreement with the Member State concerned, the Agency shall attribute temporarily a "critical" impact level to that border section.	<u>1a(d)</u> In order to swiftly address at a given border section a crisis <u>situations, critical impact level</u> where the incidents related to illegal immigration or cross-border crime occurring at the relevant border section have a decisive impact on border security to such an extent that they risk jeopardising the functioning of the Schengen Area, based on the Agency's risk analysis and in agreement with the Member State concerned, the Agency shall attribute temporarily a "critical" impact level to that border section
517			2. The attribution of the impact levels shall be based on the common integrated risk analysis model referred to in Article 30(1). If there is no agreement between the Member State concerned and the Agency on the attribution, the impact level attributed to that border section shall remain unchanged.	2. <u>The attribution of the-impact</u> levels shall be based on the common integrated risk analysis model referred to in Article 30(1). If there is no agreement between the Member State concerned and the Agency on the attribution, the impact level attributed to that border section shall remain unchanged.
518	2. The national coordination centre shall constantly assess whether there is a need to change the impact level of any of the border sections by taking into account the information contained in the national situational picture and inform the Agency accordingly.	2. The national coordination centre shall constantly assess whether there is a need to change the impact level of any of the border sections by taking into account the information contained in the national situational picture and inform the Agency accordingly.	$\underline{2:}$ The national coordination centre shall constantly assess <u>in close</u> <u>cooperation with other competent</u> <u>national authorities</u> whether there is a need to change the impact level of any of the border sections by taking into account the information contained in the national situational	$ \underline{\underline{2:}} $ The national coordination centre shall constantly assess <u>in close</u> <u>cooperation with other competent</u> <u>national authorities</u> whether there is a need to change the impact level of any of the border sections by taking into account the information contained in the national situational

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			picture and inform the Agency accordingly.	picture and inform the Agency accordingly.
519	3. The Agency shall visualise the impact levels attributed to the external borders in the European situational picture.	3. The Agency shall visualise the impact levels attributed to the external borders in the European situational picture.	3. The Agency shall visualise the impact levels attributed to the external borders in the European situational picture.	3. The Agency shall visualise the impact levels attributed to the external borders in the European situational picture.
520	Article 36		Article 36	Article 36
521	Reaction corresponding to impact levels	Reaction corresponding to impact levels	Reaction corresponding to impact levels	Reaction corresponding to impact levels
522	1. The Member States shall ensure that the border control activities carried out at the external border sections correspond to the attributed impact levels in the following manner:	1. The Member States shall ensure that the border control activities carried out at the external border sections correspond to the attributed impact levels in the following manner:	1. The Member States shall ensure that the border control activities carried out at the external border sections correspond to the attributed impact levels in the following manner:	1. The Member States shall ensure that the border control activities carried out at the external border sections correspond to the attributed impact levels in the following manner:
523	(a) where a low impact level is attributed to an external border section, the national authorities responsible for external border control shall organise regular control on the basis of risk analysis and ensure that sufficient personnel and resources are being kept in the border area in readiness for tracking, identification and interception;	(a) where a low impact level is attributed to an external border section, the national authorities responsible for external border control shall organise regular control on the basis of risk analysis and ensure that sufficient personnel and resources are being kept in the border area in readiness for tracking, identification and interception;	(a) where a low impact level is attributed to an external border section, the national authorities responsible for external border control shall organise regular control on the basis of risk analysis and ensure that sufficient personnel and resources are being kept in the border area <u>in readiness for tracking</u> , <u>identification and interception</u> ;	(a) where a low impact level is attributed to an external border section, the national authorities responsible for external border control shall organise regular control on the basis of risk analysis and ensure that sufficient personnel and resources are being kept in the <i>available for that</i> border <i>section</i> area in readiness for tracking, identification and interception;
524	(b) where a medium impact level is attributed to an external border section, the national	(b) where a medium impact level is attributed to an external border section, the national	(b) where a medium impact level is attributed to an external border section, the national authorities	(b) where a medium impact level is attributed to an external border section, the national authorities

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	authorities responsible for external	authorities responsible for external	responsible for external border	responsible for external border
	border control shall, in addition to the	border control shall, in addition to the	control shall, in addition to the	control shall, in addition to the
	measures taken under point (a),	measures taken under point (a),	measures taken under point (a),	measures taken under point (a),
	ensure that appropriate control	ensure that appropriate control	ensure that appropriate control	ensure that appropriate control
	measures are being taken at that	measures are being taken at that	measures are being taken at that	measures are being taken at that
	border section. When such control	border section. When such control	border section. When such control	border section. When such control
	measures are taken, the national	measures are taken, the national	measures are taken, the national	measures are taken, the national
	coordination centre shall be notified	coordination centre shall be notified	coordination centre shall be notified	coordination centre shall be notified
	accordingly. The national	accordingly. The national	accordingly. The national	accordingly. The national
	coordination centre shall coordinate	coordination centre shall coordinate	coordination centre shall coordinate	coordination centre shall coordinate
	any support given in accordance with	any support given in accordance with	any support given in accordance with	any support given in accordance with
	Article 21 (3);	Article 21 (3);	Article 21 (3);	Article 21 (3);
525	(c) where a high impact level is	(c) where a high impact level is	(c) where a high impact level is	(c) where a high impact level is
	attributed to an external border	attributed to an external border	attributed to an external border	attributed to an external border
	section, the Member State concerned	section, the Member State concerned	section, the Member State concerned	section, the Member State concerned
	shall, in addition to the measures	shall, in addition to the measures	shall, in addition to the measures	shall, in addition to the measures
	taken under point (b), ensure, through	taken under point (b), ensure, through	taken under point (b), ensure, through	taken under point (b), ensure, through
	the national coordination centre, that	the national coordination centre, that	the national coordination centre, that	the national coordination centre, that
	the national authorities operating at	the national authorities operating at	the national authorities operating at	the national authorities operating at
	that border section are given the	that border section are given the	that border section are given the	that border section are given the
	necessary support and that reinforced	necessary support and that reinforced	necessary support and that reinforced	necessary support and that reinforced
	control measures are taken. That	control measures are taken. That	control measures are taken. That	control measures are taken. That
	Member State may request support	Member State may request support	Member State may request support	Member State may request support
	from the Agency subject to the	from the Agency subject to the	from the Agency subject to the	from the Agency subject to the
	conditions for initiating joint	conditions for initiating joint	conditions for initiating joint	conditions for initiating joint
	operations or rapid border	operations or rapid border	operations or rapid border	operations or rapid border
	interventions, as laid down in Article	interventions, as laid down in Article	interventions, as laid down in Article	interventions, as laid down in Article
	37.	37.	37.	37.
526	(d) where a critical impact level is attributed to an external border section, the Agency shall notify it to the Commission. The Member State concerned and the Agency shall, in	(d) where a critical impact level is attributed to an external border section, the Agency shall notify it to the Commission. The Member State concerned and the Agency shall, in	(d) <u>(d)1a.</u> where a critical impact level is attributed to an external border section, the Agency shall notify it to the Commission. Taking into account the ongoing	(d) (d)1a. where a critical impact level is attributed to an external border section, the Agency shall notify it to the Commission. Taking into account the ongoing

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	addition to the measures taken under point (c), implement the recommendation issued by the executive director of the Agency in accordance with Article 42.	addition to the measures taken under point (c), implement the recommendation issued by the executive director of the Agency in accordance with Article 42.	support by the Agency, the executive director-The Member State <u>concerned and the Agency</u> shall, in addition to the measures taken under point (c), <u>implement the</u> issue a recommendation <u>issued by the</u> <u>executive director of the Agency</u> in accordance with Article 42(1). <u>Member State concerned shall</u> respond to the recommendation in accordance with article 42(2).	support by the Agency, the executive director-The Member State concerned and the Agency shall, in addition to the measures taken under point (c), implement the issue a recommendation issued by the executive director of the Agency in accordance with Article 42(1). Member State concerned shall respond to the recommendation in accordance with article 42(2).
527	2. The national coordination centre shall regularly inform the Agency of the measures taken at national level pursuant to points (b), (c) and (d) of paragraph 1.	2. The national coordination centre shall regularly inform the Agency of the measures taken at national level pursuant to points (b), <i>and</i> (c) and (d) of paragraph 1.	2. The national coordination centre shall regularly inform the Agency of the measures taken at national level pursuant to <u>points (b)</u> , (c) and (d) of paragraph 1(c) and paragraph 1a.	2. The national coordination centre shall regularly inform the Agency of the measures taken at national level pursuant to <u>points (b)</u> , (c) and (d) of paragraph 1(c) and paragraph 1a.
528	3. Where a medium high or critical impact level is attributed to an external border section which is adjacent to the border section of another Member State or of a third country with which there are agreements or regional networks, as referred to in Article 73 and Article 74, the national coordination centre shall contact the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring country and shall endeavour to coordinate together	3. Where a medium <i>or</i> high or critical impact level is attributed to an external border section which is adjacent to the border section of another Member State or of a third country with which there are agreements or regional networks, as referred to in Article 73 and Article 74, the national coordination centre shall contact the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring country and shall endeavour to coordinate together	3. Where a medium, high or critical impact level is attributed to an external border section which is adjacent to the border section of another Member State or of a third country with which there are agreements or regional networks, as referred to in Article 73 and Article 74, the national coordination centre shall contact the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring <u>third</u> country and shall endeavour to coordinate together	3. Where a medium, high or critical impact level is attributed to an external border section which is adjacent to the border section of another Member State or of a third country with which there are agreements or regional networks, as referred to in Article 73 and Article 74, the national coordination centre shall contact the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring <i>third</i> country and shall endeavour to coordinate together

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	with the Agency the necessary cross- border measures.	with the Agency the necessary cross- border measures.	with the Agency the necessary cross- border measures.	with the Agency the necessary cross- border measures.
529	4. The Agency shall, together with the Member State concerned, evaluate the attribution of impact levels and the corresponding measures taken at national and Union level. That evaluation shall contribute to the vulnerability assessment by the Agency in accordance with Article 33.	4. The Agency shall, together with the Member State concerned, evaluate the attribution of impact levels and the corresponding measures taken at national and Union level. That evaluation shall contribute to the vulnerability assessment by the Agency in accordance with Article 33.		4. The Agency shall, together with the Member State concerned, evaluate the attribution of impact levels and the corresponding measures taken at national and Union level. That evaluation shall contribute to the vulnerability assessment by the Agency in accordance with Article 33.
530	Section 7		Section 7	Section 7
531	Action by the Agency at the External borders		Action by the Agency at the External borders	Action by the Agency at the External borders
532	Article 37		Article 37	Article 37
533	Actions by the Agency at the external borders	Actions by the Agency at the external borders	Actions by the Agency at the external borders	Actions by the Agency at the external borders
534	1. A Member State may request the Agency's assistance in implementing its obligations with regard to the control of the external borders. The Agency shall also carry out measures in accordance with Article 42 and Article 43.	1. A Member State may request the Agency's assistance in implementing its obligations with regard to the control of the external borders <i>and to</i> <i>the protection and saving of lives of</i> <i>migrants and refugees</i> . The Agency shall also carry out measures in accordance with Article 42 and Article 43.	1. A Member State may request the Agency's assistance in implementing its obligations with regard to the control of the external borders. The Agency shall also carry out measures in accordance with Article 42 and Article 43.	1. A Member State may request the Agency's assistance in implementing its obligations with regard to the control of the external borders. The Agency shall also carry out measures in accordance with Article 42 and Article 43.
535	2. The Agency shall organise the appropriate technical and operational assistance for the host Member State	2. The Agency shall organise the appropriate technical and operational assistance for the host Member State	2. The Agency shall organise the appropriate technical and operational assistance for the host	2. The Agency shall organise the appropriate technical and operational assistance for the host

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	and it may, acting in accordance with the relevant Union and international law, including the principle of non- refoulement, take one or more of the following measures:	and it may, acting in accordance with the relevant Union and international law, including the principle of non- refoulement, take one or more of the following measures:	Member State and it may, acting in accordance with the relevant Union and international law, including the principle of non-refoulement, take one or more of the following measures:	Member State and it may, acting in accordance with the relevant Union and international law, including the principle of non-refoulement, take one or more of the following measures:
536	(a) coordinate joint operations	(a) coordinate joint operations	(a) coordinate joint operations	(a) coordinate joint operations
	for one or more Member States and	for one or more Member States and	for one or more Member States and	for one or more Member States and
	deploy the European Border and	deploy the European Border and	deploy the European Border and	deploy the European Border and
	Coast Guard standing corps and	Coast Guard standing corps and	Coast Guard standing corps and	Coast Guard standing corps and
	technical equipment;	technical equipment;	technical equipment;	technical equipment;
537	(b) organise rapid border	(b) organise rapid border	(b) organise rapid border	(b) organise rapid border
	interventions and deploy the	interventions and deploy the	interventions and deploy the	interventions and deploy the
	European Border and Coast Guard	European Border and Coast Guard	European Border and Coast Guard	European Border and Coast Guard
	standing corps and technical	standing corps and technical	standing corps and technical	standing corps and technical
	equipment;	equipment;	equipment;	equipment;
538	(c) coordinate activities for one	(c) coordinate activities for one	(c) coordinate activities for one	(c) coordinate activities for one
	or more Member States and third	or more Member States and third	or more Member States and	or more Member States and
	countries at the external borders,	countries at the external borders,	<u>neighbouring</u> third countries at the	<i>neighbouring</i> _third countries at the
	including joint operations with third	including joint operations with third	external borders, including joint	external borders, including joint
	countries;	countries;	operations with third countries;	operations with third countries;
539	(d) deploy the European Border	(d) deploy the European Border	(d) deploy the European Border	 (d) deploy the European Border
	and Coast Guard standing corps in	and Coast Guard standing corps in	and Coast Guard standing corps in	and Coast Guard standing corps in
	the framework of the migration	the framework of the migration	the framework of the migration	the framework of the migration
	management support teams, among	management support teams, among	management support teams, among	management support teams, among
	others at hotspot areas or in	others at hotspot areas or in	others at hotspot areas <u>-or in</u>	others at hotspot areas <u>or in</u>
	controlled centres, including if	controlled centres, including if	<u>controlled centres</u> , including if	controlled centres, including if
	necessary to provide technical and	necessary to provide technical and	necessary to provide technical and	necessary to provide technical and
	operational assistance in return	operational assistance in return	operational assistance in return	operational assistance in return
	activities;	activities;	activities;	activities;
540	(e) within the framework of operations mentioned in points (a),	(e) within the framework of operations mentioned in points (a),	(e) within the framework of operations mentioned in points (a),	(e) within the framework of operations mentioned in points (a),

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	(b) and (c) of this paragraph and in accordance with Regulation (EU) No 656/2014 and international law, provide technical and operational assistance to Member States and third countries, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	(b) and (c) of this paragraph and in accordance with Regulation (EU) No 656/2014 and international law, provide technical and operational assistance to Member States and <i>neighbouring</i> third countries, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	(b) and (c) of this paragraph and in accordance with Regulation (EU) No 656/2014 and international law, provide technical and operational assistance to Member States and third countries, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;	(b) and (c) of this paragraph and in accordance with Regulation (EU) No 656/2014 and international law, provide technical and operational assistance to Member States and third countries, in support of search and rescue operations for persons in distress at sea which may arise during border surveillance operations at sea;
541	(f) give priority treatment to the EUROSUR Fusion Services.	(f) give priority treatment to the EUROSUR Fusion Services.	(f) give priority treatment to the EUROSUR Fusion Services.	(f) give priority treatment to the EUROSUR Fusion Services.
542	3. The Agency shall finance or co- finance the activities referred to in paragraph 2 from its budget in accordance with the financial rules applicable to the Agency.	3. The Agency shall finance or co- finance the activities referred to in paragraph 2 from its budget in accordance with the financial rules applicable to the Agency.	3. The Agency shall finance or co-finance the activities referred to in paragraph 2 from its budget in accordance with the financial rules applicable to the Agency.	3. The Agency shall finance or co-finance the activities referred to in paragraph 2 from its budget in accordance with the financial rules applicable to the Agency.
543	4. If the Agency has substantial additional financial needs due to a situation at the external borders, it shall inform the European Parliament, the Council and the Commission thereof without delay.	4. If the Agency has substantial additional financial needs due to a situation at the external borders, it shall inform the European Parliament, the Council and the Commission thereof without delay.	4. If the Agency has substantial additional financial needs due to a situation at the external borders, it shall inform the European Parliament, the Council and the Commission thereof without delay.	4.If the Agency has substantial additional financial needs due to a situation at the external borders, it shall inform the European Parliament, the Council and the Commission thereof without delay.
544	Article 38		Article 38	Article 38
545	Initiating joint operations and rapid border interventions at the external borders	Initiating joint operations and rapid border interventions at the external borders	Initiating joint operations and rapid border interventions at the external borders	Initiating joint operations and rapid border interventions at the external borders
546	1. A Member State may request that the Agency launch joint operations to face upcoming challenges, including illegal immigration, present or future	operations to face upcoming	1. A Member State may request that the Agency launch joint operations to face upcoming challenges, including illegal	1. A Member State may request that the Agency launch joint operations to face upcoming challenges, including illegal

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	threats at its external borders or cross-border crime, or to provide increased technical and operational assistance when implementing its obligations with regard to the control of the external borders.		at its external borders or cross-border crime, or to provide increased technical and operational assistance, and also request the profiles needed	immigration, present or future threats at its external borders or cross-border crime, or to provide increased technical and operational assistance <u></u> . <i>and also request the profiles needed</i> <i>including those requiring executive</i> <i>powers if applicable</i> , when implementing its obligations with regard to the control of the external borders.
547	2. At the request of a Member State	2. At the request of a Member State	2. At the request of a Member	2. At the request of a Member State
	faced with a situation of specific and	faced with a situation of specific and	State faced with a situation of	faced with a situation of specific and
	disproportionate challenges,	disproportionate challenges,	specific and disproportionate	disproportionate challenges,
	especially the arrival at points of the	especially the arrival at points of the	challenges, especially the arrival at	especially the arrival at points of the
	external borders of large numbers of	external borders of large numbers of	points of the external borders of large	external borders of large numbers of
	third-country nationals trying to enter	third-country nationals trying to enter	numbers of third-country nationals	third-country nationals trying to enter
	the territory of that Member State	the territory of that Member State	trying to enter the territory of that	the territory of that Member State
	without authorisation, the Agency	without authorisation, the Agency	Member State without authorisation,	without authorisation, the Agency
	may deploy a rapid border	may deploy a rapid border	the Agency may deploy a rapid	may deploy a rapid border
	intervention for a limited period of	intervention for a limited period of	border intervention for a limited	intervention for a limited period of
	time on the territory of that host	time on the territory of that host	period of time on the territory of that	time on the territory of that host
	Member State.	Member State.	host Member State.	Member State.
548	3. The executive director shall	3. The executive director shall	3. The executive director shall	3. The executive director shall
	evaluate, approve and coordinate	evaluate, approve and coordinate	evaluate, approve and coordinate	evaluate, approve and coordinate
	proposals for joint operations made	proposals for joint operations made	proposals for joint operations made	proposals for joint operations made
	by Member States. Joint operations	by Member States. Joint operations	by Member States. Joint operations	by Member States. Joint operations
	and rapid border interventions shall	and rapid border interventions shall	and rapid border interventions shall	and rapid border interventions shall
	be preceded by a thorough, reliable	be preceded by a thorough, reliable	be preceded by a thorough, reliable	be preceded by a thorough, reliable
	and up-to-date risk analysis, thereby	and up-to-date risk analysis, thereby	and up-to-date risk analysis, thereby	and up-to-date risk analysis, thereby
	enabling the Agency to set an order	enabling the Agency to set an order	enabling the Agency to set an order	enabling the Agency to set an order
	of priority for the proposed joint	of priority for the proposed joint	of priority for the proposed joint	of priority for the proposed joint
	operations and rapid border	operations and rapid border	operations and rapid border	operations and rapid border
	interventions, taking into account the	interventions, taking into account the	interventions, taking into account the	interventions, taking into account the

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	impact on external border sections in accordance with Article 35 and the availability of resources.	impact on external border sections in accordance with Article 35 and the availability of resources.	impact on external border sections in accordance with Article 35 and the availability of resources.	impact on external border sections in accordance with Article 35 and the availability of resources.
549	4. The objectives of a joint operation or rapid border intervention may be achieved as part of a multipurpose operation. Such operations may involve coast guard functions and the prevention of cross-border crime, including the fight against migrant smuggling or trafficking in human beings, and migration management, including identification, registration, debriefing and return.	4. The objectives of a joint operation or rapid border intervention may be achieved as part of a multipurpose operation. Such operations may involve coast guard functions and the prevention of cross- border crime, including the fight against migrant smuggling or trafficking in human beings, and migration management, including identification, registration, debriefing and return.	4. The objectives of a joint operation or rapid border intervention may be achieved as part of a multipurpose operation. Such operations may involve coast guard functions and the prevention of cross- border crime, including the fight against migrant smuggling or trafficking in human beings, and migration management, including identification, registration, debriefing and return.	4. The objectives of a joint operation or rapid border intervention may be achieved as part of a multipurpose operation. Such operations may involve coast guard functions and the prevention of cross- border crime, <i>including the fight</i> <i>against migrant smuggling or</i> <i>trafficking in human beings</i> , and migration management, <i>including</i> <i>identification, registration,</i> <i>debriefing and return</i> .
550	Article 39		Article 39	Article 39
551	Operational plan for joint operations	Operational plan for joint operations	Operational plan for joint operations	Operational plan for joint operations
552	1. In preparation of a joint operation the executive director, in cooperation with the host Member State, shall draw up a list of technical equipment and staff needed taking into account the host Member State's available resources. On the basis of those elements, the Agency shall define a package of technical and operational reinforcement as well as capacity- building activities to be included in the operational plan.	1. In preparation of a joint operation the executive director, in cooperation with the host Member State, shall draw up a list of technical equipment and staff needed taking into account the host Member State's available resources. On the basis of those elements, the Agency shall define a package of technical and operational reinforcement as well as capacity- building activities to be included in the operational plan.	1. In preparation of a joint operation the executive director, in cooperation with the host Member State, shall draw up a list of technical equipment, <u>and</u> staff <u>and profiles</u> needed <u>including those executive</u> <u>powers if applicable to be authorised</u> <u>in accordance with Article 83(1a)</u> , taking into account the host Member State's available resources <u>and the</u> <u>host Member State's request referred</u> <u>to in Article 38</u> . On the basis of those elements, the Agency shall define a package of technical and operational reinforcement as well as capacity-	1. In preparation of a joint operation the executive director, in cooperation with the host Member State, shall draw up a list of technical equipment <u>, and</u> staff and profiles needed including those executive powers if applicable to be authorised in accordance with Article 83(1a), taking into account the host Member State's available resources <u>and the host Member State's request</u> referred to in Article 38. On the basis of those elements, the Agency shall define a package of technical and operational reinforcement as well

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			building activities to be included in the operational plan.	as capacity-building activities to be included in the operational plan.
553	2. The executive director shall draw up an operational plan for joint operations at the external borders. The executive director and the host Member State, in consultation with the participating Member States, shall agree on the operational plan detailing the organisational and procedural aspects of the joint operation.	2. The executive director shall draw up an operational plan for joint operations at the external borders. The executive director and the host Member State, in consultation with the participating Member States, shall agree on the operational plan detailing the organisational and procedural aspects of the joint operation. <i>Participating Member</i> <i>States may annex their observations</i> <i>or reservations to the operational</i> <i>plan.</i>	2. The executive director shall draw up an operational plan for joint operations at the external borders. The executive director and the host Member State, in <u>close and timely</u> consultation with the participating Member States, shall agree on the operational plan detailing the organisational and procedural aspects of the joint operation.	2. The executive director shall draw up an operational plan for joint operations at the external borders. The executive director and the host Member State, in _close and timely consultation with the participating Member States, shall agree on the operational plan detailing the organisational and procedural aspects of the joint operation.
554	3. The operational plan shall be binding on the Agency, the host Member State and the participating Member States. It shall cover all aspects considered necessary for carrying out the joint operation, including the following:	3. The operational plan shall be binding on the Agency, the host Member State and the participating Member States. It shall cover all aspects considered necessary for carrying out the joint operation, <i>including where there is cooperation</i> <i>with third countries,</i> including the following:	3. The operational plan shall be binding on the Agency, the host Member State and the participating Member States. It shall cover all aspects considered necessary for carrying out the joint operation, including the following:	3. The operational plan shall be binding on the Agency, the host Member State and the participating Member States. It shall cover all aspects considered necessary for carrying out the joint operation, including the following:
555	(a) description of the situation, with modus operandi and objectives of the deployment, including the operational aim;	(a) description of the situation, with modus operandi and objectives of the deployment, including the operational aim;	(a) description of the situation, with <i>modus operandi</i> and objectives of the deployment, including the operational aim;	(a) description of the situation, with <i>modus operandi</i> and objectives of the deployment, including the operational aim;
556	(b) the foreseeable duration of the joint operation;	(b) the foreseeable duration of the joint operation;	(b) the foreseeable duration of the joint operation <u>required in order</u> to achieve its objectives;	(b) the foreseeable duration of the joint operation <u>required in order</u> <u>to achieve its objectives</u> ;

	Commission proposal	EP amendments	Council position	Compromise text proposals
557	(c) the geographical area where the joint operation will take place;	(c) the geographical area where the joint operation will take place;	(c) the geographical area where the joint operation will take place;	(c) the geographical area where the joint operation will take place;
558	(d) a description of the tasks, responsibilities, including with regard to the respect for fundamental rights, and special instructions for the teams, including on permissible consultation of databases and permissible service weapons, ammunition and equipment in the host Member State;	(d) a description of the tasks, <i>powers and limitations thereof</i> , responsibilities, including with regard to the respect for fundamental rights, and special instructions for the teams <i>and for the officers involved</i> <i>in activities of the Agency</i> , including on permissible consultation of databases and permissible service weapons, ammunition and equipment in the host Member State;	(d) a description of the tasks, <u>including those requiring executive</u> <u>powers</u> , responsibilities, including with regard to the respect for fundamental rights <u>and data</u> <u>protection requirements</u> , and special instructions for the teams, including on permissible consultation of databases and permissible service weapons, ammunition and equipment in the host Member State;	(d) a description of the tasks, <u>including those requiring executive</u> <u>powers</u> , responsibilities, including with regard to the respect for fundamental rights <u>and data</u> <u>protection requirements</u> , and special instructions for the teams, including on permissible consultation of databases and permissible service weapons, ammunition and equipment in the host Member State;
559	(e) the composition of the teams as well as the deployment of other relevant staff;	(e) the composition of the teams as well as the deployment of other relevant staff;	(e) the composition of the teams as well as the deployment of other relevant staff;	(e) the composition of the teams as well as the deployment of other relevant staff;
560	(f) command and control provisions, including the names and ranks of the border guards of the host Member State responsible for cooperating with the members of the teams and the Agency, in particular the names and ranks of those border guards who are in command during the period of deployment, and the place of the members of the teams in the chain of command;	(f) command and control provisions, including the names and ranks of the border guards of the host Member State responsible for cooperating with the members of the teams and the Agency, in particular the names and ranks of those border guards who are in command during the period of deployment, and the place of the members of the teams in the chain of command;	(f) command and control provisions, including the names and ranks of the border guards of the host Member State responsible for cooperating with the members of the teams and the Agency, in particular the names and ranks of those border guards who are in command during the period of deployment, and the place of the members of the teams in the chain of command;	(f) command and control provisions, including the names and ranks of the border guards of the host Member State responsible for cooperating with the members of the teams and the Agency, in particular the names and ranks of those border guards who are in command during the period of deployment, and the place of the members of the teams in the chain of command;
561	(g) the technical equipment to be deployed during the joint operation, including specific requirements such as conditions for use, requested crew, transport and	(g) the technical equipment to be deployed during the joint operation, including specific requirements such as conditions for use, requested crew, transport and	(g) the technical equipment to be deployed during the joint operation, including specific requirements such as conditions for use, requested crew,	(g) the technical equipment to be deployed during the joint operation, including specific requirements such as conditions for use, requested crew,

	Commission proposal	EP amendments	Council position	Compromise text proposals
	other logistics, and financial provisions;	other logistics, and financial provisions;	transport and other logistics, and financial provisions;	transport and other logistics, and financial provisions;
562	(h) detailed provisions on	(h) detailed provisions on	(h) detailed provisions on	(h) detailed provisions on
	immediate incident reporting by the	immediate incident reporting by the	immediate incident reporting by the	immediate incident reporting by the
	Agency to the management board	Agency to the management board	Agency to the management board	Agency to the management board
	and to relevant national authorities;	and to relevant national authorities;	and to relevant national authorities;	and to relevant national authorities;
563	(i) a reporting and evaluation	(i) a reporting and evaluation	(i) a reporting and evaluation	(i) a reporting and evaluation
	scheme containing benchmarks for	scheme containing benchmarks for	scheme containing benchmarks for	scheme containing benchmarks for
	the evaluation report, including with	the evaluation report, including with	the evaluation report, including with	the evaluation report, including with
	regard to the protection of	regard to the protection of	regard to the protection of	regard to the protection of
	fundamental rights, and final date of	fundamental rights, and final date of	fundamental rights, and final date of	fundamental rights, and final date of
	submission of the final evaluation	submission of the final evaluation	submission of the final evaluation	submission of the final evaluation
	report;	report;	report;	report;
564	(j) regarding sea operations,	(j) regarding sea operations,	(j) regarding sea operations,	(j) regarding sea operations,
	specific information on the	specific information on the	specific information on the	specific information on the
	application of the relevant	application of the relevant	application of the relevant	application of the relevant
	jurisdiction and legislation in the	jurisdiction and legislation in the	jurisdiction and <u>legislation applicable</u>	jurisdiction and <u>legislation applicable</u>
	geographical area where the joint	geographical area where the joint	<u>law</u> in the geographical area where	<u>law</u> in the geographical area where
	operation takes place, including	operation takes place, including	the joint operation takes place,	the joint operation takes place,
	references to national, international	references to national, international	including references to national,	including references to national,
	and Union law regarding	and Union law regarding	international and Union law	international and Union law
	interception, rescue at sea and	interception, rescue at sea and	regarding interception, rescue at sea	regarding interception, rescue at sea
	disembarkation. In that regard the	disembarkation. In that regard the	and disembarkation. In that regard	and disembarkation. In that regard
	operational plan shall be established	operational plan shall be established	the operational plan shall be	the operational plan shall be
	in accordance with Regulation (EU)	in accordance with Regulation (EU)	established in accordance with	established in accordance with
	No 656/2014;	No 656/2014;	Regulation (EU) No 656/2014; ²⁵	Regulation (EU) No 656/2014; ²⁶
565	(k) the terms of cooperation with third countries, other Union	(k) the terms of cooperation with third countries, other Union	(k) the terms of cooperation with third countries, other Union bodies,	(k) the terms of cooperation with third countries, other Union bodies,

 $[\]frac{25}{26}$ New recital (53c) added. New recital (53c) added.

	Commission proposal	EP amendments	Council position	Compromise text proposals
	bodies, offices and agencies or international organisations;	bodies, offices and agencies or international organisations;	offices and agencies or international organisations;	offices and agencies or international organisations;
566	(1) procedures whereby persons in need of international protection, victims of trafficking in human beings, unaccompanied minors and persons in a vulnerable situation are directed to the competent national authorities for appropriate assistance;	(1) procedures whereby persons in need of international protection, victims of trafficking in human beings, unaccompanied minors and persons in a vulnerable situation are directed to the competent national authorities for appropriate assistance;	(1) procedures whereby persons in need of international protection, victims of trafficking in human beings, unaccompanied minors and persons in a vulnerable situation are directed to the competent national authorities for appropriate assistance;	Rapporteur proposal to include EP amendments on (na) and (nb)(1)instructions on how to ensure the safeguarding of fundamental rights and procedures whereby persons in need of international protection, victims of trafficking in human beings, unaccompanied minors and persons in a vulnerable situation are directed to the competent national authorities for appropriate assistance;
567	(m) procedures setting out a mechanism to receive and transmit to the Agency a complaint against all persons participating in a joint operation or rapid border intervention, including border guards or other relevant staff of the host Member State and members of the teams alleging breaches of fundamental rights in the context of their participation in a joint operation or rapid border intervention;	 (m) procedures setting out a mechanism to receive and transmit to the Agency a complaint against all persons participating in a joint operation or, including an operation with third countries, in a rapid border intervention, in migration management support teams in hotspot areas, in a return operation or in a return intervention, including border guards or other relevant staff of the host Member State and members of the teams alleging breaches of fundamental rights in the context of their participation in a joint operation or rapid border intervention; 	(m) procedures setting out a mechanism to receive and transmit to the Agency a complaint against all persons participating in a joint operation or rapid border intervention, including border guards or other relevant staff of the host Member State and members of the teams alleging breaches of fundamental rights in the context of their participation in a joint operation or rapid border intervention;	m) procedures setting out a mechanism to receive and transmit to the Agency a complaint against all persons participating in <i>an</i> <i>operational activity of the Agency</i> <i>joint operation or rapid border</i> <i>intervention</i> , including border guards or other relevant staff of the host Member State and members of the teams alleging breaches of fundamental rights in the context of their participation in a <i>an operational</i> <i>activity of the Agency joint</i> <i>operation or rapid border</i> <i>intervention</i> ;

	Commission proposal	EP amendments	Council position	Compromise text proposals
568	(n) logistical arrangements including information on working conditions and the environment of the areas in which the joint operation is foreseen to take place.	(n) logistical arrangements including information on working conditions and the environment of the areas in which the joint operation is foreseen to take place.	(n) logistical arrangements including information on working conditions and the environment of the areas in which the joint operation is foreseen to take place.	(n) logistical arrangements including information on working conditions and the environment of the areas in which the joint operation is foreseen to take place.
569		(n a) detailed provisions on fundamental rights safeguards;		(n a) detailed provisions on fundamental rights safeguards;
570		(n b) provisions on the risk of fundamental rights violations and steps needed to be taken to avoid such violations, to ensure accountability for them and to ensure that they will not be repeated, including in relation to the powers to suspend and terminate an operation in accordance with Article 47.		
571	4. Any amendments to or adaptations of the operational plan shall require the agreement of the executive director and the host Member State, after consultation of the participating Member States. A copy of the amended or adapted operational plan shall immediately be sent by the Agency to the participating Member States.	4. Any amendments to or adaptations of the operational plan shall require the agreement of the executive director and the host Member State, after consultation of the participating Member States. A copy of the amended or adapted operational plan shall immediately be sent by the Agency to the participating Member States.	4. Any amendments to or adaptations of the operational plan shall require the agreement of the executive director and the host Member State, after consultation of the participating Member States. A copy of the amended or adapted operational plan shall immediately be sent by the Agency to the participating Member States.	4. Any amendments to or adaptations of the operational plan shall require the agreement of the executive director and the host Member State, after consultation of the participating Member States. A copy of the amended or adapted operational plan shall immediately be sent by the Agency to the participating Member States.
572			5. The provisions set out in this article shall apply <i>mutatis mutandis</i> to all operations of the Agency.	5. The provisions set out in this article shall apply mutatis mutandis to all operations of the Agency.
573	Article 40		Article 40	Article 40

	Commission proposal	EP amendments	Council position	Compromise text proposals
574	Procedure for launching a rapid border intervention	Procedure for launching a rapid border intervention	Procedure for launching a rapid border intervention	Procedure for launching a rapid border intervention
575	1. A request by a Member State to launch a rapid border intervention shall include a description of the situation, possible aims and envisaged needs. If required, the executive director may immediately send experts from the Agency to assess the situation at the external borders of the Member State concerned.	1. A request by a Member State to launch a rapid border intervention shall include a description of the situation, possible aims and envisaged needs. If required, the executive director may immediately send experts from the Agency to assess the situation at the external borders of the Member State concerned.	1. A request by a Member State to launch a rapid border intervention shall include a description of the situation, possible aims and envisaged needs <u>, and the profiles</u> <u>needed including those requiring</u> <u>executive powers if applicable</u> . If required, the executive director may immediately send experts from the Agency to assess the situation at the external borders of the Member State concerned.	1. A request by a Member State to launch a rapid border intervention shall include a description of the situation, possible aims and envisaged needs, <i>and the profiles</i> <i>needed including those requiring</i> <i>executive powers if applicable</i> . If required, the executive director may immediately send experts from the Agency to assess the situation at the external borders of the Member State concerned.
576	2. The executive director shall immediately inform the management board of a Member State's request to launch a rapid border intervention.	2. The executive director shall immediately inform the management board of a Member State's request to launch a rapid border intervention.	2. The executive director shall immediately inform the management board of a Member State's request to launch a rapid border intervention.	2. The executive director shall immediately inform the management board of a Member State's request to launch a rapid border intervention.
577	3. When deciding on the request of a Member State, the executive director shall take into account the findings of the Agency's risk analyses and the analysis layer of the European situational picture as well as the outcome of the vulnerability assessment referred to in Article 33 and any other relevant information provided by the Member State concerned or another Member State.	3. When deciding on the request of a Member State, the executive director shall take into account the findings of the Agency's risk analyses and the analysis layer of the European situational picture as well as the outcome of the vulnerability assessment referred to in Article 33 and any other relevant information provided by the Member State concerned or another Member State.	3. When deciding on the request of a Member State, the executive director shall take into account the findings of the Agency's risk analyses and the analysis layer of the European situational picture as well as the outcome of the vulnerability assessment referred to in Article 33 and any other relevant information provided by the Member State concerned or another Member State.	3. When deciding on the request of a Member State, the executive director shall take into account the findings of the Agency's risk analyses and the analysis layer of the European situational picture as well as the outcome of the vulnerability assessment referred to in Article 33 and any other relevant information provided by the Member State concerned or another Member State.
578			<u>3.a.</u> The executive director shall immediately assess the possibilities	3.a. The executive director shall immediately assess the possibilities

	Commission proposal	EP amendments	Council position	Compromise text proposals
			of redeployment of available team members within the European Border and Coast Guard standing corps, in particular the statutory staff of the Agency, present in other operational areas.	of redeployment of available team members within the European Border and Coast Guard standing corps, in particular the statutory staff of the Agency and operational staff seconded from the Member States, present in other operational areas. The executive director shall also assess the additional needs to deploy operational staff in accordance with Article 58 and, once these resources within the required profiles are exhausted, to activate the Rapid Reaction Pool in accordance with Article 58a.
579	4. The executive director shall take a decision on the request to launch a rapid border intervention within two working days from the date of receipt of the request. The executive director shall simultaneously notify the Member State concerned and the management board in writing of the decision. The decision shall state the main reasons on which it is based. He or she shall immediately assess the possibilities of redeployment of available team members within the European Border and Coast Guard standing corps, in particular the statutory staff of the Agency, present in other operational areas.	4. The executive director shall take a decision on the request to launch a rapid border intervention within two working days from the date of receipt of the request. The executive director shall simultaneously notify the Member State concerned and the management board in writing of the decision. The decision shall state the main reasons on which it is based. He or she shall immediately assess the possibilities of redeployment of available team members within the European Border and Coast Guard standing corps, in particular the statutory staff of the Agency, present in other operational areas.	4. The executive director shall take a decision on the request to launch a rapid border intervention within two working days from the date of receipt of the request. The executive director shall simultaneously notify the Member State concerned and the management board in writing of the decision. The decision shall state the main reasons on which it is based.	4. The executive director shall take a decision on the request to launch a rapid border intervention within two working days from the date of receipt of the request. The executive director shall simultaneously notify the Member State concerned and the management board in writing of the decision. The decision shall state the main reasons on which it is based. He or she shall immediately assess the possibilities of redeployment of available team members within the European Border and Coast Guard standing corps, in particular the statutory staff of the Agency, present in other operational areas. (the text moved to new 3a)

	Commission proposal	EP amendments	Council position	Compromise text proposals
				4a At the same time, the Executive Director shall inform the Member States about the possibility of requesting additional opertaional staff in accordance with Article 58 and, if applicable, Article 58a by indicating possible numbers of operational staff and profiles to be provided by each Member State
580	5. If the executive director decides to launch a rapid border intervention, he or she shall deploy available border management teams from the European Border and Coast Guard standing corps and equipment from the technical equipment pool in accordance with Article 64, and where necessary, he or she shall decide on the immediate reinforcement by one or more border management teams, in accordance with Article 58.	5. If the executive director decides to launch a rapid border intervention, he or she shall deploy available border management teams from the European Border and Coast Guard standing corps and equipment from the technical equipment pool in accordance with Article 64, and where necessary, he or she shall decide on the immediate reinforcement by one or more border management teams, in accordance with Article 58.	5. If the executive director decides to launch a rapid border intervention, he or she shall deploy available border management teams from the European Border and Coast Guard standing corps and equipment from the technical equipment pool in accordance with Article 64, and where necessary, he or she shall decide on the immediate reinforcement by one or more border management teams, in accordance with Article 58.	5. If the executive director decides to launch a rapid border intervention, he or she shall deploy available border management teams from the European Border and Coast Guard standing corps and equipment from the technical equipment pool in accordance with Article 64, and where necessary, he or she shall decide on the immediate reinforcement by one or more border management teams, in accordance with Article 58.
581	6. The executive director together with the host Member State shall draw up an operational plan as referred to in Article 39 (3) immediately and, in any event, no later than three working days from the date of the decision.	6. The executive director together with the host Member State shall draw up <i>and agree upon</i> an operational plan as referred to in Article 39 (3) immediately and, in any event, no later than three working days from the date of the decision.	6. The executive director together with the host Member State shall draw up <u>and agree upon</u> an operational plan as referred to in Article 39 (3) immediately and, in any event, no later than three working days from the date of the decision.	6. The executive director together with the host Member State shall draw up <u>and agree upon</u> an operational plan as referred to in Article 39 (3) immediately and, in any event, no later than three working days from the date of the decision.
582	7. As soon as the operational plan has been agreed upon and provided to the Member States, the executive	7. As soon as the operational plan has been agreed upon and provided to the Member States, the executive	7. As soon as the operational plan has been agreed upon and provided to the Member States, the	7. As soon as the operational plan has been agreed upon and provided to the Member States, the

	Commission proposal	EP amendments	Council position	Compromise text proposals
	director shall order to immediately deploy the operational staff available through redeployments from other operational areas or other duties.	director shall order to immediately deploy the operational staff available through redeployments from other operational areas or other duties.	executive director shall <u>order to</u> immediately deploy the operational staff available through redeployments from other operational areas or other duties.	executive director shall <i>order to</i> immediately deploy the operational staff available through redeployments from other operational areas or other duties.
583	8. In parallel to the deployment referred to in paragraph 7, and where necessary to secure the immediate reinforcement of the border management teams redeployed from other areas or duties, the executive director shall request from each Member State the number and profiles of additional staff to be additionally deployed from their national lists for short term deployments referred to in Article 58. This information shall be provided in writing to the national contact points and shall indicate the date on which the deployment is to take place. A copy of the operational plan shall also be provided to them.	8. In parallel to the deployment referred to in paragraph 7, and where necessary to secure the immediate reinforcement of the border management teams redeployed from other areas or duties, the executive director shall request from each Member State the number and profiles of additional staff to be additionally deployed from their national lists for short term deployments referred to in Article 58. This information shall be provided in writing to the national contact points and shall indicate the date on which the deployment is to take place. A copy of the operational plan shall also be provided to them.	8. In parallel to the deployment referred to in paragraph 7, and where necessary to secure the immediate reinforcement of the border management teams redeployed from other areas or duties, the executive director shall request from each Member State the number and profiles of additional staff to be additionally deployed from their national lists for short term deployments referred to in Article 58. This information shall be provided in writing to the national contact points and shall indicate the date on which the deployment is to take place. A copy of the operational plan shall also be provided to them.	8. In parallel to the deployment referred to in paragraph 7, and where necessary to secure the immediate reinforcement of the border management teams redeployed from other areas or duties, the executive director shall request from each Member State the number and profiles of additional staff to be additionally deployed from their national lists for short term deployments referred to in Article 58. This information shall be provided in writing to the national contact points and shall indicate the date on which the deployment is to take place. A copy of the operational plan shall also be provided to them.
584		8 a. If a situation arises where the measures described in paragraphs 5 and 8 of this Article are insufficient, the executive director may request from each Member State the number and profiles of additional staff to be deployed from the rapid reaction pool as provided for in Article 58a. This information shall be provided		8 a. If a situation arises where the resources described in paragraphs 5 and 8 of this Article are insufficient, the executive director may activate the Rapid Reaction Pool by requesting from each Member State the number and profiles of additional staff to be deployed as provided for in Article 58a.

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		in writing to the national contact points and shall indicate the date on which the deployment is to take place. A copy of the operational plan shall also be provided to them.		8b. The information referred to paragraphs 8 and 8a shall be provided in writing to the national contact points and shall indicate the date on which the deployments from each category are to take place. A copy of the operational plan shall also be provided to the national contact points.
585	9. Member States shall ensure that the number and profiles of the operational staff are immediately made available to the Agency to guarantee a complete deployment in accordance with Article 58(5) and (7).	9. Member States shall ensure that the number and profiles of the operational staff are immediately made available to the Agency to guarantee a complete deployment in accordance with Article 58(5), and(7) <i>and</i> (8).	9. Member States shall ensure that the number and profiles of the operational staff are immediately made available to the Agency to guarantee a complete deployment in accordance with Article 58(5) and (7).	9. Member States shall ensure that the number and profiles of the operational staff are immediately made available to the Agency to guarantee a complete deployment in accordance with Article 58,(5) and (7). and where relevant, Article 58a.
586	10. Deployment of the first border management teams redeployed from other areas and duties shall take place no later than five working days after the date on which the operational plan is agreed between the executive director and the host Member State. Additional deployment of border management teams, shall take place where necessary, within seven working days of the deployment of the first teams.	10. Deployment of the first border management teams redeployed from other areas and duties shall take place no later than five working days after the date on which the operational plan is agreed between the executive director and the host Member State. Additional deployment of border management teams, shall take place where necessary, within seven working days of the deployment of the first teams.	10. Deployment of the first border management teams redeployed from other areas and duties shall take place no later than five working days after the date on which the operational plan is agreed between the executive director and the host Member State. Additional deployment of border management teams, shall take place where necessary, <u>no later than twelve</u> working days after the date on which the operational plan is agreed within seven working days of the <u>deployment of the first teams</u> .	10. Deployment of the first border management teams redeployed from other areas and duties shall take place no later than five working days after the date on which the operational plan is agreed between the executive director and the host Member State. Additional deployment of border management teams, shall take place where necessary, by no later than twelve working days after the date on which the operational plan is agreedwithin seven working days of the deployment of the first teams.

	Commission proposal	EP amendments	Council position	Compromise text proposals
587	11. Where the rapid border intervention is to take place, the executive director shall, in consultation with the management board, immediately consider the priorities with regard to the Agency's ongoing and foreseen joint operations at other external borders in order to provide for possible reallocation of resources to the areas of the external borders where a strengthened deployment is most needed.	11. Where the rapid border intervention is to take place, the executive director shall, in consultation with the management board, immediately consider the priorities with regard to the Agency's ongoing and foreseen joint operations at other external borders in order to provide for possible reallocation of resources to the areas of the external borders where a strengthened deployment is most needed.	11. Where the rapid border intervention is to take place, the executive director shall, in consultation with the management board, immediately consider the priorities with regard to the Agency's ongoing and foreseen joint operations at other external borders in order to provide for possible reallocation of resources to the areas of the external borders where a strengthened deployment is most needed.	11. Where the rapid border intervention is to take place, the executive director shall, in consultation with the management board, immediately consider the priorities with regard to the Agency's ongoing and foreseen joint operations at other external borders in order to provide for possible reallocation of resources to the areas of the external borders where a strengthened deployment is most needed.
588	Article 41		Article 41	Article 41
589	Migration management support teams	Migration management support teams	Migration management support teams	Migration management support teams
590	1. Migration management support teams may be deployed, at the request of a Member State, or upon the initiative of the Agency and with the agreement of the Member State concerned, to provide technical and operational reinforcement to that Member State, in particular at hotspot areas and controlled centres.	1. Migration management support teams may be deployed, at the request of a Where a Member State, or upon the initiative of the Agency and with the agreement of the faces disproportionate migratory challenges at particular hotspot areas of its external borders characterised by large inward mixed migratory flows, that Member State concerned to provide may request technical and operational reinforcement by migration management support teamsat hotspot areas and controlled centres	1. Migration management support teams may be deployed, at the request of a Member State, or upon the initiative of the Agency and with the agreement of the Member State concerned, to provide technical and operational reinforcement to that Member State, in particular at hotspot areas <u>-and controlled centres</u> .	3 rd Trialogue
591	The Member State referred to in first paragraph shall submit a request for	That Member State shall submit a request for reinforcement and an	The Member State referred to in first paragraph shall submit a request for	

	Commission proposal	EP amendments	Council position	Compromise text proposals
	reinforcement by migration management support teams and an assessment of its needs to the Commission. The Commission shall, based on the assessment of needs of that Member State, transmit the request to the Agency, to [the European Union Agency for Asylum], Europol or other relevant Union agencies, as appropriate.	assessment of its needs to the Agency and other relevant Union agencies, in particular the [European Union Agency for Asylum] and Europol. The Member State referred to in first paragraph shall submit a request for reinforcement by migration management support teams and an assessment of its needs to the Commission. The Commission shall, based on the assessment of needs of that Member State, transmit the request to the Agency, to [the European Union Agency for Asylum], Europol or other relevant Union agencies, as appropriate.	reinforcement by migration management support teams and an assessment of its needs to the Commission. The Commission shall, based on the assessment of needs of that Member State, transmit the request to the Agency, to [the European Union Agency for Asylum], Europol or other relevant Union agencies, as appropriate.	
592	2. The relevant Union agencies shall assess a Member State's request for reinforcement and the assessment of its needs to define, under the coordination of the Commission, the necessary measures, including the deployment of technical equipment, to be agreed upon by the Member State concerned.	2. The <i>executive director, in</i> <i>coordination with other</i> relevant Union agencies, shall assess a Member State's request for reinforcement and the assessment of its needs to define, under the coordination of the Commission, the necessary measures, including the deployment of technical equipment, for the purpose of defining a comprehensive reinforcement package consisting of various activities coordinated by the relevant Union agencies to be agreed upon by the Member State concerned.	2. The relevant Union agencies shall assess a Member State's request for reinforcement and the assessment of its needs to define, under the coordination of the Commission, the necessary measures, including the deployment of technical equipment, to be agreed upon by the Member State concerned.	

	Commission proposal	EP amendments	Council position	Compromise text proposals
593	3. The Commission shall, in cooperation with the host Member State and the relevant Union agencies, establish the terms of cooperation for the deployment of the migration management support teams as well as the deployment of technical equipment, and shall be responsible for the coordination of the activities of those teams.	3. The Commission shall, in cooperation with the host Member State and the relevant Union agencies, establish the terms of cooperation <i>at the hotspot area and</i> for the deployment of the migration management support teams as well as the deployment of technical equipment, and shall be responsible for the coordination of the activities of <i>the migration management</i> <i>support</i> those teams.	3. The Commission shall, in cooperation with the host Member State and the relevant Union agencies, establish the terms of cooperation for the deployment of the migration management support teams as well as the deployment of technical equipment, and shall be responsible for the coordination of the activities of those teams.	
594	4. The technical and operational reinforcement provided, in full respect for fundamental rights, by migration management support teams may include:	4. The technical and operational reinforcement provided, in full respect for fundamental rights, by the European Border and Coast Guard teams, the European return intervention teams and experts from the Agency's staff in the framework of the migration management support teams, may include:	4. The technical and operational reinforcement provided, in full respect for fundamental rights <u>in</u> accordance with Article 83, by migration management support teams may include:	
595	(a) assistance in screening of third-country nationals arriving at the external borders, including the identification, registration, and debriefing of those third-country nationals and, where requested by the Member State, the fingerprinting of third-country nationals, security checks and providing information regarding the purpose of these procedures;	(a) <i>in full respect for</i> <i>fundamental rights, providing</i> assistance in screening of third- country nationals arriving at the external borders, including the identification, registration, and debriefing of those third-country nationals and, where requested by the Member State, the fingerprinting of third-country nationals, security checks and providing information	(a) assistance in screening of third-country nationals arriving at the external borders, including the identification, registration, and debriefing of those third-country nationals and, where requested by the Member State, the fingerprinting of third-country nationals, security checks and providing information regarding the purpose of these procedures;	

	Commission proposal	EP amendments	Council position	Compromise text proposals
		regarding the purpose of these procedures;		
596	(b) initial information to persons who wish to apply for international protection and their referral to the competent national authorities of the Member State concerned or to the experts deployed by [the European Union Agency for Asylum];	(b) <i>the provision of</i> initial information to persons who wish to apply for international protection and their referral to the competent national authorities of the Member State concerned or to the experts deployed by <i>the</i> [the European Union Agency for Asylum];	(b) initial information to persons who <u>are in need of, or</u> wish to apply for, international protection and their referral to the competent national authorities of the Member State concerned or to the experts deployed by [the European Union Agency for Asylum];	
597	(c) technical and operational assistance in the return process, including in the preparation of return decisions, acquisition of travel documents, preparation and organisation of return operations, including with regard to voluntary returns;	(c) technical and operational assistance in the <i>field of</i> return process, including <i>the</i> in the preparation of return decisions, acquisition of travel documents, preparation and organisation of return operations, including with regard to voluntary returns;.	(c) technical and operational assistance to the Member States in all phases of the return processof third country nationals, including providing assistance in the preparation of preparatory activities necessary for issuing return decisions and other pre-return, return-related and post-return and post-arrival activities of the Member States, including assisted voluntary return, acquisition of travel documents, including by means of consular cooperation, organise and coordinate return operations and provide support with preparation and organisation of return operations, including with regard to-voluntary returns in cooperation with the Member States;	
598	(d) the necessary technical equipment.	(d) the necessary technical equipment.	(d) the necessary technical equipment.	

	Commission proposal	EP amendments	Council position	Compromise text proposals
599	5. The Agency shall cooperate with the [the European Union Agency for Asylum] to facilitate measures for the referral to the procedure for international protection and, for third country nationals whose application for international protection has been rejected by means of a final decision, to the return procedure.	5. The Agency shall cooperate with the [the European Union Agency for Asylum] to facilitate measures for the referral to the procedure for international protection and, for third country nationals whose application for international protection has been rejected by means of a final decision, to the return procedure.	5. The Agency shall cooperate with the [the European Union Agency for Asylum] to facilitate measures for the referral to the procedure for international protection and, for third country nationals whose application for international protection has been rejected by means of a final decision, to the return procedure.	
600	6. Migration management support teams shall, where necessary, include staff with expertise in child protection, trafficking in human beings, protection of fundamental rights and against gender-based persecution.	6. Migration management support teams shall, where necessary, include staff with expertise in child protection, trafficking in human beings, protection of fundamental rights and against gender-based persecution and/or fundamental rights.	6. Migration management support teams shall, where necessary, include staff with expertise in child protection, trafficking in human beings, protection of fundamental rights and against gender-based persecution.	
601	Article 42		Article 42	Article 42
602	Proposed actions at the external borders	Proposed actions at the external borders	Proposed actions at the external borders	Proposed actions at the external borders
603	1. The executive director shall, based on the results of the vulnerability assessment or when a critical impact is attributed to one or more external border sections and taking into account the relevant elements in the Member State's contingency plans, the Agency's risk analysis and the analysis layer of the European situational picture, recommend to the Member State concerned to initiate	1. The executive director <i>may</i> shall, based on the results of the vulnerability assessment or when a critical impact is attributed to one or more external border sections and taking into account the relevant elements in the Member State's contingency plans, the Agency's risk analysis and the analysis layer of the European situational picture, recommend to the Member State	1. The executive director shall, based on the results of the vulnerability assessment or when a critical impact is attributed to one or more external border sections and taking into account the relevant elements in the Member State's contingency plans, the Agency's risk analysis and the analysis layer of the European situational picture, recommend to the Member State	1. The executive director shall, based on the results of the vulnerability assessment or when a critical impact is attributed to one or more external border sections and taking into account the relevant elements in the Member State's contingency plans, the Agency's risk analysis and the analysis layer of the European situational picture, recommend to the Member State

	Commission proposal	EP amendments	Council position	Compromise text proposals
	and carry out joint operations or rapid border interventions or any other relevant actions by the Agency as defined in Article 37.	concerned to initiate and carry out joint operations or rapid border interventions or any other relevant actions by the Agency as defined in Article 37.	concerned to initiate, and carry out or adjust joint operations or rapid border interventions or any other relevant actions by the Agency as defined in Article 37.	concerned to initiate, and carry out or adjust joint operations or rapid border interventions or any other relevant actions by the Agency as defined in Article 37.
604	2. The Member State concerned shall respond to the recommendation of the Executive director within five working days. In case of a negative reply on the proposed actions, the Member State shall also provide the justifications underlying this reply. The Executive Director shall without delay notify the Commission on the proposed actions and the justifications for the negative reply in view of assessing whether urgent action may be required in accordance with Article 43.	2. The Member State concerned shall respond to the recommendation of the Executive director within five working days. In case of a negative reply on the proposed actions, the Member State shall also provide the justifications underlying this reply. The executive director shall without delay notify the Commission on the proposed actions and the justifications for the negative reply in view of assessing whether <i>further</i> urgent action may be required in accordance with Article 43.	2. The Member State concerned shall respond to the recommendation of the Executive director referred to in paragraph 1^{27} within five-seven working days. In case of a negative reply on the proposed actions, the Member State shall also provide the justifications underlying this reply. The Executive Director shall without delay notify the Management Board and the Commission on the proposed actions and the justifications for the negative reply in view of assessing whether urgent action may be required in accordance with Article 43.	2. The Member State concerned shall respond to the recommendation of the Executive director referred to in paragraph 1^{28} within five-seven working days. In case of a negative reply on the proposed actions, the Member State shall also provide the justifications underlying this reply. The Executive Director shall without delay notify the Management Board and the Commission on the proposed actions for the negative reply in view of assessing whether urgent action may be required in accordance with Article 43.
605	Article 43		Article 43	Article 43
606	Situation at the external borders requiring urgent action	Situation at the external borders requiring urgent action	Situation at the external borders requiring urgent action	Situation at the external borders requiring urgent action
607	1. Where control of the external borders is rendered ineffective to such an extent that it risks jeopardising the functioning of the Schengen area because:	1. Where control of the external borders is rendered ineffective to such an extent that it risks jeopardising the functioning of the Schengen area because:	1. Where control of the external borders is rendered ineffective to such an extent that it risks jeopardising the functioning of the Schengen area because:	1. Where control of the external borders is rendered ineffective to such an extent that it risks jeopardising the functioning of the Schengen area because:

27 Clarification: This recommendation is not related to the recommendations following the vulnerability assessment as set out in Article 33(7).

28 Clarification: This recommendation is not related to the recommendations following the vulnerability assessment as set out in Article 33(7).

	Commission proposal	EP amendments	Council position	Compromise text proposals
608	(a) a Member State does not	(a) a Member State does not	(a) a Member State does not take	(a) a Member State does not take
	take the necessary measures in	take the necessary measures in	the necessary measures in accordance	the necessary measures in accordance
	accordance with a decision of the	accordance with a decision of the	with a decision of the management	with a decision of the management
	management board referred to in	management board referred to in	board referred to in Article 33 (10);	board referred to in Article 33 (10);
	Article 33 (10); or	Article 33 (10); or	or	or
609	(b) a Member State facing	(b) a Member State facing	 (b) a Member State facing	 (b) a Member State facing
	specific and disproportionate	specific and disproportionate	specific and disproportionate	specific and disproportionate
	challenges at the external borders has	challenges at the external borders has	challenges at the external borders has	challenges at the external borders has
	either not requested sufficient	either not requested sufficient	either not requested sufficient	either not requested sufficient
	support from the Agency under	support from the Agency under	support from the Agency under	support from the Agency under
	Article 38, Article 40, Article 41,	Article 38, Article 40, Article 41,	Article 38, Article 40, Article 41,	Article 38, Article 40, Article 41,
	Article 42 or is not taking the	Article 42 or is not taking the	Article 42 or is not taking the	Article 42 or is not taking the
	necessary steps to implement actions	necessary steps to implement actions	necessary steps to implement actions	necessary steps to implement actions
	under those Articles,	under those Articles,	under those Articles,	under those Articles,
610	the Commission, after consulting the Agency, may adopt without delay a decision by means of an implementing act in accordance with the procedure as referred to in Article 117(3), identifying measures to mitigate those risks to be implemented by the Agency and requiring the Member State concerned to cooperate with the Agency in the implementation of those measures.	the Council, on the basis of a proposal from the Commission, after consulting the Agency, may adopt without delay a decision by means of an implementing act in accordance with the procedure as referred to in Article 117(3), identifying measures to mitigate those risks to be implemented by the Agency and requiring the Member State concerned to cooperate with the Agency in the implementation of those measures. The Commission shall consult the Agency before making its proposal.	by the Commission, after consulting the Agency, may adopt without delay a decision by means of an implementing act in accordance with the procedure as referred to in Article 117(3), identifying measures to mitigate those risks to be implemented by the Agency and requiring the Member State concerned to cooperate with the Agency in the implementation of	the Council, on the basis of a proposal from the Commission, after consulting the Agency, may adopt without delay a decision by means of an implementing act in accordance with the procedure as referred to in Article 117(3), identifying measures to mitigate those risks to be implemented by the Agency and requiring the Member State concerned to cooperate with the Agency in the implementation of those measures. The Commission shall consult the Agency before making its proposal.
611	On duly justified imperative grounds	On duly justified imperative grounds	On duly justified imperative grounds	On duly justified imperative grounds
	of urgency relating to the functioning	of urgency relating to the functioning	of urgency relating to the functioning	of urgency relating to the
	of the Schengen area, the	of the Schengen area, the	of the Schengen area, the	functioning of the Schengen area,
	Commission shall adopt immediately	Commission shall adopt immediately	Commission shall adopt immediately	the Commission shall adopt

	Commission proposal	EP amendments	Council position	Compromise text proposals
	applicable implementing acts in accordance with the procedure referred to in Article 117(4).	applicable implementing acts in accordance with the procedure referred to in Article 117(4).	applicable implementing acts in accordance with the procedure referred to in Article 117(4).	<i>immediately applicable</i> <i>implementing acts in accordance</i> <i>with the procedure referred to in</i> Article 117(4).
612	2. Where a situation requiring urgent action arises, the European Parliament and the Council shall be informed of that situation without delay as well as of all subsequent measures and decisions taken in response.	2. Where a situation requiring urgent action arises, the European Parliament and the Council-shall be informed of that situation without delay as well as of all subsequent measures and decisions taken in response.	2. Where a situation requiring urgent action arises, the European Parliament <u>and the Council</u> shall be informed of that situation without delay as well as of all subsequent measures and decisions taken in response.	2. Where a situation requiring urgent action arises, the European Parliament <i>and the Council</i> shall be informed of that situation without delay as well as of all subsequent measures and decisions taken in response.
613	3. To mitigate the risk of putting in jeopardy the Schengen area, the Commission decision referred to in paragraph 1 shall provide for one or more of the following measures to be taken by the Agency:	3. To mitigate the risk of putting in jeopardy the Schengen area, the Commission Council decision referred to in paragraph 1 shall provide for one or more of the following measures to be taken by the Agency:	3. To mitigate the risk of putting in jeopardy the Schengen area, the <u>Commission-Council</u> decision referred to in paragraph 1 shall provide for one or more of the following measures to be taken by the Agency:	3. To mitigate the risk of putting in jeopardy the Schengen area, the <u>Commission-Council</u> decision referred to in paragraph 1 shall provide for one or more of the following measures to be taken by the Agency:
614	(a) organise and coordinate rapid border interventions and deploy the European Border and Coast Guard standing corps;	(a) organise and coordinate rapid border interventions and deploy the European Border and Coast Guard standing corps <i>including teams from</i> <i>the rapid reaction pool for rapid</i> <i>border interventions</i> ;	(a) organise and coordinate rapid border interventions and deploy the European Border and Coast Guard standing corps;	(a) organise and coordinate rapid border interventions and deploy the European Border and Coast Guard standing corps <i>including teams from</i> <i>the rapid reaction pool</i> ;
615	(b) deploy the European Border and Coast Guard standing corps in the framework of the migration management support teams in particular at hotspot areas;	(b) deploy the European Border and Coast Guard standing corps in the framework of the migration management support teams in particular at hotspot areas;	(b) deploy the European Border and Coast Guard standing corps in the framework of the migration management support teams in particular at hotspot areas;	(b) deploy the European Border and Coast Guard standing corps in the framework of the migration management support teams <i>in</i> <i>particular</i> at hotspot areas;
616	(c) coordinate activities for one or more Member States and third countries at the external borders,	(c) coordinate activities for one or more Member States and third countries at the external borders,	(c) coordinate activities for one or more Member States and third countries at the external borders,	(c) coordinate activities for one or more Member States and third countries at the external borders,

	Commission proposal	EP amendments	Council position	Compromise text proposals
	including joint operations with third countries;			
617	(d) deploy technical equipment;			
618	(e) organise return interventions.			
619	4. The executive director shall, within two working days from the date of adoption of the Commission decision referred to in paragraph 1,	4. The executive director shall, within two working days from the date of adoption of the Commission <i>Council</i> decision referred to in paragraph 1,	4. The executive director shall, within two working days from the date of adoption of the <u>Commission</u> <u>Council</u> decision referred to in paragraph 1,	4. The executive director shall, within two working days from the date of adoption of the Commission <i>Council</i> decision referred to in paragraph 1,
620	(a) determine the actions to be taken for the practical execution of the measures identified in that decision, including the technical equipment and the number and profiles of the operational staff needed to meet the objectives of that decision;	(a) determine the actions to be taken for the practical execution of the measures identified in that decision, including the technical equipment and the number and profiles of the operational staff needed to meet the objectives of that decision;	(a) determine the actions to be taken for the practical execution of the measures identified in that decision, including the technical equipment and the number and profiles of the operational staff needed to meet the objectives of that decision;	(a) determine the actions to be taken for the practical execution of the measures identified in that decision, including the technical equipment and the number and profiles of the operational staff needed to meet the objectives of that decision;
621	(b) submit the draft operational plan to the Member States concerned.	(b) submit the <i>draw up a</i> draft operational plan <i>and submit it</i> to the Member States concerned.	(b) submit the draft operational plan to the Member States concerned.	(b) submit the draw up a draft operational plan and submit it to the Member States concerned.
622	5. The executive director and the Member State concerned shall draw up the operational plan within two working days from the date of its submission.	5. The executive director and the Member State concerned shall draw up agree on the operational plan within two working days from the date of its submission.	5. The executive director and the Member State concerned shall draw up <u>and agree upon</u> the operational plan within <u>two-three</u> working days from the date of its submission.	5. The executive director and the Member State concerned shall draw up agree on the operational plan within <i>two three</i> working days from the date of its submission.
623	6. The Agency shall, without delay and in any case within five working days from establishment of	6. The Agency shall, without delay and in any case within five working days from establishment of	6. The Agency shall, without delay and in any case within five working days from establishment of	6. The Agency shall, without delay and in any case within five working days from establishment of

	Commission proposal	EP amendments	Council position	Compromise text proposals
	the operational plan, deploy the necessary operational staff from the European Border and Coast Guard standing corps referred to in Article 55 for the practical execution of the measures identified in the Commission decision referred to in paragraph 1 of this Article. Additional teams shall be deployed as necessary at a second stage and in any case within seven working days from the deployment of the first teams deployed in the operational area.	the operational plan, deploy the necessary operational staff from the European Border and Coast Guard standing corps referred to in Article 55 for the practical execution of the measures identified in the <u>Commission Council</u> decision referred to in paragraph 1 of this Article. Additional teams shall be deployed as necessary at a second stage and in any case within seven working days from the deployment of the first teams deployed in the operational area.	the operational plan, deploy the necessary operational staff from the European Border and Coast Guard standing corps referred to in Article 55 for the practical execution of the measures identified in the <u>Commission-Council</u> decision referred to in paragraph 1 of this Article. Additional teams shall be deployed as necessary at a second stage and in any case within <u>seven</u> <u>twelve</u> working days from the <u>deployment</u> establishment of the <u>operational planfirst teams deployed</u> <u>in the operational area</u> .	the operational plan, deploy the necessary operational staff from the European Border and Coast Guard standing corps referred to in Article 55 for the practical execution of the measures identified in the <i>Commission-Council</i> decision referred to in paragraph 1 of this Article. Additional teams shall be deployed as necessary at a second stage and in any case <i>withinseven</i> <i>twelve</i> working days from the <i>deployment establishment</i> of the <i>operational planfirst teams deployed</i> <i>in the operational area</i> .
624	7. The Agency shall, without delay and in any case within 10 working days from establishment of the operational plan, deploy the necessary technical equipment for practical execution of the measures identified in the Commission decision referred to in paragraph 1.	7. The Agency shall, without delay and in any case within 10 working days from establishment of the operational plan, deploy the necessary technical equipment for practical execution of the measures identified in the Commission <i>Council</i> decision referred to in paragraph 1.	7. The Agency <u>and the Member</u> <u>States</u> shall, without delay and in any case within 10 working days from establishment of the operational plan, <u>deploy-send</u> the necessary technical equipment <u>with competent staff to</u> <u>the destination of deployment</u> for practical execution of the measures identified in the <u>Commission-Council</u> decision referred to in paragraph 1.	7. The Agency and the Member States shall, without delay and in any case within 10 working days from establishment of the operational plan, deploy send_the necessary technical equipment with competent staff to the destination of deployment for practical execution of the measures identified in the Commission-Council_decision referred to in paragraph 1.
625	Additional technical equipment shall be deployed as necessary at a second stage in accordance with Article 64.	Additional technical equipment shall be deployed as necessary at a second stage in accordance with Article 64.	Additional technical equipment shall be deployed as necessary at a second stage in accordance with Article 64.	Additional technical equipment shall be deployed as necessary at a second stage in accordance with Article 64.
626	8. The Member State concerned shall comply with the Commission decision referred to in paragraph 1. For that purpose it shall immediately	8. The Member State concerned shall comply with the Commission <i>Council</i> decision referred to in paragraph 1. For that purpose it shall	8. The Member State concerned shall comply with the <u>Commission</u> <u>Council</u> decision referred to in paragraph 1. For that purpose it shall	8. The Member State concerned shall comply with the <i>Commission</i> <i>Council</i> decision referred to in paragraph 1. For that purpose it shall

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	cooperate with the Agency and take the necessary action, in particular by implementing the obligations provided in Articles 44, 83 and 84, to facilitate the implementation of that decision and the practical execution of the measures set out in that decision and in the operational plan.	immediately cooperate with the Agency and take the necessary action, in particular by implementing the obligations provided in Articles 44, 83 and 84, to facilitate the implementation of that decision and the practical execution of the measures set out in that decision and in the operational plan <i>agreed upon</i> <i>with the executive director</i> .	immediately cooperate with the Agency and take the necessary action, in particular by implementing the obligations provided in Articles 44, 83 and 84, to facilitate the implementation of that decision and the practical execution of the measures set out in that decision and in the operational plan.	immediately cooperate with the Agency and take the necessary action, in particular by implementing the obligations provided in Articles 44, 83 and 84, to facilitate the implementation of that decision and the practical execution of the measures set out in that decision and in the operational plan <i>agreed upon</i> <i>with the executive director</i> .
627	9. In accordance with Article 58 and, where relevant Article 40, the Member States shall make available the operational staff determined by the executive director in accordance with paragraph 4 of this Article.	9. In accordance with Article 58 and, where relevant Article 40, the Member States shall make available the operational staff determined by the executive director in accordance with paragraph 4 of this Article.	9. In accordance with Article 58 and, where relevant Article 40, the Member States shall make available the operational staff determined by the executive director in accordance with paragraph 4 of this Article.	9. In accordance with Article 58 and, where relevant Article 40, the Member States shall make available the operational staff determined by the executive director in accordance with paragraph 4 of this Article.
628	If the Member State concerned does not comply with the Commission decision referred to in paragraph 1 within 30 days and does not cooperate with the Agency pursuant to paragraph 8 of this Article, the Commission may trigger the procedure provided for in Article 29 of Regulation (EU) 2016/399.	The Commission shall monitor the implementation of the measures identified in the Council decision referred to in paragraph 1, and the actions taken for that purpose, by the Agency. If the Member State concerned does not comply with the Commission Council decision referred to in paragraph 1 within 30 days and does not cooperate with the Agency pursuant to paragraph 8 of this Article, the Commission may trigger the procedure provided for in Article 29 of Regulation (EU) 2016/399.	If the Member State concerned does not comply with the <u>Commission</u> <u>Council</u> decision referred to in paragraph 1 within 30 days and does not cooperate with the Agency pursuant to paragraph 8 of this Article, the Commission may trigger the procedure provided for in Article 29 of Regulation (EU) 2016/399.	The Commission shall monitor the implementation of the measures identified in the Council decision referred to in paragraph 1, and the actions taken for that purpose, by the Agency. If the Member State concerned does not comply with the Commission Council decision referred to in paragraph 1 within 30 days and does not cooperate with the Agency pursuant to paragraph 8 of this Article, the Commission may trigger the procedure provided for in Article 29 of Regulation (EU) 2016/399.
629	Article 44		Article 44	Article 44

	Commission proposal	EP amendments	Council position	Compromise text proposals
630	Instructions to the teams	Instructions to the teams	Instructions to the teams	Instructions to the teams
631	1. During deployment of border management teams, return teams and migration management support teams, the host Member State shall issue instructions to the teams in accordance with the operational plan.	1. During deployment of border management teams, return teams and migration management support teams, the host Member State $or - in$ the case of cooperation with a third country in accordance with the status agreement – the third country concerned shall issue instructions to the teams in accordance with the operational plan.	1. During deployment of border management teams, return teams and migration management support teams, the host Member State shall issue instructions to the teams in accordance with the operational plan.	1. During deployment of border management teams, return teams and migration management support teams, the host Member State $or - in$ the case of cooperation with a third country in accordance with the status agreement – the third country concerned shall issue instructions to the teams in accordance with the operational plan.
632	2. The Agency, through its coordinating officer, may communicate its views to the host Member State on the instructions given to the teams. In that case, the host Member State shall take those views into consideration and follow them to the extent possible.	2. The Agency, through its coordinating officer, may communicate its views to the host Member State on the instructions given to the teams, <i>including with</i> <i>regard to the protection, respect and</i> <i>promotion of fundamental rights</i> . In that case, the host Member State shall take those views into consideration and follow them to the extent possible.	2. The Agency, through its coordinating officer, may communicate its views to the host Member State on the instructions given to the teams. In that case, the host Member State shall take those views into consideration and follow them to the extent possible.	2. The Agency, through its coordinating officer, may communicate its views to the host Member State on the instructions given to the teams, <i>including with regard to the protection, respect and promotion of fundamental rights</i> . In that case, the host Member State shall take those views into consideration and follow them to the extent possible.
633	3. In cases where the instructions issued to the teams are not in compliance with the operational plan, the coordinating officer shall immediately report to the executive director, who may, if appropriate, take action in accordance with Article 47(3).	3. In cases where the instructions issued to the teams are not in compliance with the operational plan, the coordinating officer shall immediately report to the executive director, who may, if appropriate, take action in accordance with Article 47(3).	3. In cases where the instructions issued to the teams are not in compliance with the operational plan, the coordinating officer shall immediately report to the executive director, who may, if appropriate, take action in accordance with Article 47(3).	3. In cases where the instructions issued to the teams are not in compliance with the operational plan, the coordinating officer shall immediately report to the executive director, who may, if appropriate, take action in accordance with Article 47(3).
634	4. Members of the teams shall, in the performance of their tasks and	4. Members of the teams shall, in the performance of their tasks and	4. Members of the teams shall, in the performance of their tasks and	4. Members of the teams shall, in the performance of their tasks and

	Commission proposal	EP amendments	Council position	Compromise text proposals
	in the exercise of their powers, fully respect fundamental rights, including access to asylum procedures, and human dignity. Any measures taken in the performance of their tasks and in the exercise of their powers shall be proportionate to the objectives pursued by such measures. While performing their tasks and exercising their powers, they shall not discriminate against persons on grounds of sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation.	in the exercise of their powers, fully respect fundamental rights, including access to asylum procedures, and human dignity <i>and shall pay</i> <i>particular attention to vulnerable</i> <i>persons</i> . Any measures taken in the performance of their tasks and in the exercise of their powers shall be proportionate to the objectives pursued by such measures. While performing their tasks and exercising their powers, they shall not discriminate against persons on <i>based on any</i> grounds of such as sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation <i>in line with Article 21 of</i> <i>the Charter.</i>	in the exercise of their powers, fully respect fundamental rights, including access to asylum procedures, and human dignity. Any measures taken in the performance of their tasks and in the exercise of their powers shall be proportionate to the objectives pursued by such measures. While performing their tasks and exercising their powers, they shall not discriminate against persons on grounds of sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation.	in the exercise of their powers, fully respect fundamental rights, including access to asylum procedures, and human dignity <i>and shall pay</i> <i>particular attention to vulnerable</i> <i>persons</i> . Any measures taken in the performance of their tasks and in the exercise of their powers shall be proportionate to the objectives pursued by such measures. While performing their tasks and exercising their powers, they shall not discriminate against persons on <i>based on any</i> grounds of such as sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation <i>in line with Article 21 of</i> <i>the Charter.</i>
635	5. Members of the teams which are not statutory staff members of the Agency, shall remain subject to the disciplinary measures of their home Member State. The home Member State shall provide for appropriate disciplinary or other measures in accordance with its national law regarding violations of fundamental rights or international protection obligations in the course of a joint operation or rapid border intervention.	5. Members of the teams which are not statutory staff members of the Agency, shall remain subject to the disciplinary measures of their home Member State. The home Member State shall provide for appropriate disciplinary or other measures in accordance with its national law regarding violations of fundamental rights or international protection obligations in the course of a joint all operation operations or rapid border intervention interventions.	5. Members of the teams which are not statutory staff members of the Agency, shall remain subject to the disciplinary measures of their home Member State. The home Member State shall provide for appropriate disciplinary or other measures in accordance with its national law regarding violations of fundamental rights or international protection obligations in the course of a joint operation or rapid border intervention.	5. Members of the teams which are not statutory staff members of the Agency, shall remain subject to the disciplinary measures of their home Member State. The home Member State shall provide for appropriate disciplinary or other measures in accordance with its national law regarding violations of fundamental rights or international protection obligations in the course of <i>any</i> <i>operational activity by the Agency</i> .
636			<u>6.</u> <u>Members of the teams being</u> statutory staff of the Agency are	6. Members of the teams being statutory staff of the Agency are

	Commission proposal	EP amendments	Council position	Compromise text proposals
			subject to disciplinary measures in accordance to the Staff Regulations and measures identified in the supervisory mechanism referred to in Article 56(3a)(a).	subject to disciplinary measures in accordance to the Staff Regulations and measures identified in the supervisory mechanism referred to in Article 56(3a)(a).
637	Article 45		Article 45	Article 45
638	Coordinating officer	Coordinating officer	Coordinating officer	Coordinating officer
639	1. The Agency shall ensure the operational implementation of all the organisational aspects of joint operations, pilot projects or rapid border interventions, including the presence of statutory staff members of the Agency.	1. The Agency shall ensure the operational implementation of all the organisational aspects of joint operations, pilot projects or rapid border interventions, including the presence of statutory staff members of the Agency.	1. The Agency shall ensure the operational implementation of all the organisational aspects of joint operations, pilot projects or rapid border interventions, including the presence of statutory staff members of the Agency.	1. The Agency shall ensure the operational implementation of all the organisational aspects of joint operations, pilot projects or rapid border interventions, including the presence of statutory staff members of the Agency.
640	2. Without prejudice to Article 60, the executive director shall appoint one or more experts from the statutory staff of the Agency to be deployed as a coordinating officer for each joint operation or rapid border intervention. The executive director shall notify the host Member State of the appointment.	2. Without prejudice to Article 60, the executive director shall appoint one or more experts from the statutory staff of the Agency to be deployed as a coordinating officer for each joint operation or rapid border intervention. The executive director shall notify the host Member State of the appointment.	2. Without prejudice to Article 60, the executive director shall appoint one or more experts from the statutory staff of the Agency to be deployed as a coordinating officer for each joint operation or rapid border intervention. The executive director shall notify the host Member State of the appointment.	2. Without prejudice to Article 60, the executive director shall appoint one or more experts from the statutory staff of the Agency to be deployed as a coordinating officer for each joint operation or rapid border intervention. The executive director shall notify the host Member State of the appointment.
641	3. The coordinating officer shall act on behalf of the Agency in all aspects of the deployment of the teams. The role of the coordinating officer shall be to foster cooperation and coordination among host and participating Member States. In particular, the coordinating officer shall:	3. The coordinating officer shall act on behalf of the Agency in all aspects of the deployment of the teams. The role of the coordinating officer shall be to foster cooperation and coordination among host and participating Member States. In particular, the coordinating officer shall:	3. The coordinating officer shall act on behalf of the Agency in all aspects of the deployment of the teams. The role of the coordinating officer shall be to foster cooperation and coordination among host and participating Member States. In particular, the coordinating officer shall:	Rapporteur proposal:3. The coordinating officer shall acton behalf of the Agency in all aspectsof the deployment of the teams. Therole of the coordinating officer shallbe to foster cooperation andcoordination among host andparticipating Member States. At leastone fundamental rights monitor

	Commission proposal	EP amendments	Council position	Compromise text proposals
				<u>shall assist and advice the</u> <u>coordinating officer</u> (large operations could have more than 1 monitor) <u>For each operation, the</u> <u>coordinating officer shall be assisted</u> <u>by a fundamental rights monitor.</u> In particular, the coordinating officer shall:
642	(a) act as an interface between the Agency, the host Member State and the members of the European Border and Coast Guard teams, providing assistance, on behalf of the Agency, on all issues relating to the conditions of their deployment to the teams;	(a) act as an interface between the Agency, the host Member State and the members of the European Border and Coast Guard teams, providing assistance, on behalf of the Agency, on all issues relating to the conditions of their deployment to the teams;	(a) act as an interface between the Agency, the host Member State and the members of the European Border and Coast Guard teams, providing assistance, on behalf of the Agency, on all issues relating to the conditions of their deployment to the teams;	(a) act as an interface between the Agency, the host Member State and the members of the European Border and Coast Guard teams, providing assistance, on behalf of the Agency, on all issues relating to the conditions of their deployment to the teams;
643	(b) monitor the correct implementation of the operational plan, including as regards the protection of fundamental rights and report to the Agency on this;	(b) monitor the correct implementation of the operational plan, including as regards the protection of fundamental rights and report to the Agency on this;	(b) monitor the correct implementation of the operational plan, including as regards the protection of fundamental rights and report to the Agency on this;	Rapporteur proposal:(b)monitorthe correctimplementationofthe operationalplan,includingasregardstheprotectionoffundamentalrightsandreport to the Executive Director of theAgencyonthis.Asregardstheprotectionoffundamentalrights,he/she will be assisted and advised byat least onethefundamentalrightsmonitor.Fundamentalrightsmonitorswhowillshallreportdirectlytoinformthecoordinatingofficerduringitsdeployments, orotherotherstaffoftheAgencypresentwhen a coordinatingofficer is notpresent orreport to

	Commission proposal	EP amendments	Council position	Compromise text proposals
				<i>inform</i> the Fundamental Rights Officer on any concerns related to possible violation of fundamental rights within the Agency's operations;
644	(c) act on behalf of the Agency in all aspects of the deployment of its teams and report to the Agency on all those aspects;	(c) act on behalf of the Agency in all aspects of the deployment of its teams and report to the Agency on all those aspects;	(c) act on behalf of the Agency in all aspects of the deployment of its teams and report to the Agency on all those aspects;	(c) act on behalf of the Agency in all aspects of the deployment of its teams and report to the Agency on all those aspects;
645	(d) report to the executive director where the instructions issued to its teams by the host Member States are not in compliance with the operational plan and, where appropriate, suggest to the executive director to consider taking a decision in accordance with Article 47.	(d) report to the executive director where the instructions issued to its teams by the host Member States are not in compliance with the operational plan and, where appropriate, suggest to the executive director to consider taking a decision in accordance with Article 47.	(d) report to the executive director where the instructions issued to its teams by the host Member States are not in compliance with the operational plan and, where appropriate, suggest to the executive director to consider taking a decision in accordance with Article 47.	Rapporteur proposal: (d) report to the executive director where the instructions issued to its teams by the host Member States are not in compliance with the operational plan, <i>in particular on</i> <i>violations of fundamental rights</i> and, where appropriate, suggest to the executive director to consider taking a decision in accordance with Article 47. (<i>this risks to create a duplication</i> <i>of reporting on fundamental rights;</i> <i>reports on fundamental rights should</i> <i>be made by the monitors</i>)
646	4. In the context of joint operations or rapid border interventions, the executive director may authorise the coordinating officer to assist in resolving any disagreement on the execution of the operational plan and deployment of the teams.	4. In the context of joint operations or rapid border interventions, the executive director may authorise the coordinating officer to assist in resolving any disagreement on the execution of the operational plan and deployment of the teams.	4. In the context of joint operations or rapid border interventions, the executive director may authorise the coordinating officer to assist in resolving any disagreement on the execution of the operational plan and deployment of the teams.	4. In the context of joint operations or rapid border interventions, the executive director may authorise the coordinating officer to assist in resolving any disagreement on the execution of the operational plan and deployment of the teams.
647	Article 46		Article 46	Article 46

	Commission proposal	EP amendments	Council position	Compromise text proposals
648	Costs	Costs	Costs	Costs
649	1. The Agency shall fully meet the following costs incurred by Member States in making available their operational staff for the purposes of deploying them for short duration as team members from the European Border and Coast Guard standing corps:	1. The Agency shall fully meet the following costs incurred by Member States in making available their operational staff for the purposes of deploying them for short duration as team members from the European Border and Coast Guard standing corps:	1. The Agency shall fully meet the following costs incurred by Member States in making available their operational staff for the purposes of deploying them for short duration as team members from the European Border and Coast Guard standing corps in the Member States and in third countries in accordance with Article 58:	1. The Agency shall fully meet the following costs incurred by Member States in making available their operational staff for the purposes of deploying them for short duration as team members from the European Border and Coast Guard standing corps <i>in the Member States</i> <i>and in third countries as referred to</i> <i>in Article 58</i> :
650	(a) travel costs from the home Member State to the host Member State and from the host Member State to the home Member State and within the host Member State for the purposes of deployment;	(a) travel costs from the home Member State to the host Member State and from the host Member State to the home Member State and within the host Member State for the purposes of deployment;	(a) travel costs from the home Member State to the host Member State and from the host Member State to the home Member State and within the host Member State for the purposes of deployment <u>or</u> redeployment within that host Member State or to another Member State; The same applies to the deployments and redeployments in third countries ²⁹	(a) travel costs from the home Member State to the host Member State and from the host Member State to the home Member State and within the host Member State for the purposes of deployment or redeployment within that host Member State or to another host Member State. The same applies to the deployments to and redeployments within or to another third country;
651	(b) costs related to vaccinations;	(b) costs related to vaccinations;	(b) costs related to vaccinations;	(b) costs related to vaccinations;
652	(c) costs related to special insurance needs;	(c) costs related to special insurance needs;	(c) costs related to special insurance needs;	(c) costs related to special insurance needs;
653	(d) costs related to health care;	(d) costs related to health care;	(d) costs related to health care, including costs related to psychological supervision;	(d) costs related to health care, including costs related to psychological assistance;

 $[\]frac{29}{10}$ <u>A provision has been inserted in Article 75(3).</u>

	Commission proposal	EP amendments	Council position	Compromise text proposals
654	(e) daily subsistence allowances, including accommodation costs;	(e) daily subsistence allowances, including accommodation costs;	(e) daily subsistence allowances, including accommodation costs;	(e) daily subsistence allowances, including accommodation costs;
655	(f) costs related to the Agency's technical equipment.	(f) costs related to the Agency's technical equipment, <i>including search and rescue</i> <i>equipment</i> .	(f) <u>costs related to the Agency's</u> technical equipment. ³⁰	(f) costs related to the Agency's technical equipment
656	2. Following prior approval by the Commission, the management board shall establish detailed rules, and update them as necessary, as regards the payment of the costs incurred by staff deployed for short duration in accordance with Article 58. The detailed rules shall be based to the extent possible on simplified cost options. Where relevant, the Management Board shall aim at ensuring coherency with the rules applicable to reimbursement of mission expenses of the statutory staff members.	2. Following prior approval by the Commission, the management board shall establish detailed rules, and update them as necessary, as regards the payment of the costs incurred by staff deployed for short duration in accordance with Article 58. An advance payment preceding the annual payment may be granted in accordance with Article 61. The detailed rules shall be based to the extent possible on simplified cost options. Where relevant, The Management Board shall aim at ensuring coherency with the rules applicable to reimbursement of mission expenses of the statutory staff members.	2. <u>Following prior approval by</u> <u>the Commission, the</u> The management board shall <u>establish</u> <u>adopt</u> detailed rules _{\bar{x}} and update them as necessary, as regards the payment of the costs incurred by staff deployed for short duration in accordance with Article 58. <u>The</u> <u>decision of the management board</u> <u>shall be based on the proposal of the</u> <u>executive director. To ensure</u> <u>compliace with the applicable legal</u> <u>framework, the executive director</u> <u>shall make this proposal after</u> <u>receiving the positive opinion of the</u> <u>Commission</u> . The detailed rules shall be based to the extent possible on simplified cost options. Where relevant, the Management Board shall aim at ensuring coherency with the rules applicable to reimbursement <u>of</u> mission expenses of the statutory staff members.	2. Following prior approval by the Commission, the The management board shall establish adopt detailed rules _z and update them as necessary, as regards the payment of the costs incurred by staff deployed for short duration in accordance with Article 58. The decision of the management board shall be based on the proposal of the executive director. To ensure compliance with the applicable legal framework, the executive director shall make this proposal after receiving the positive opinion of the Commission. The detailed rules shall be based to the extent possible on simplified cost options. Where relevant, the Management Board shall aim at ensuring ensure the consistency coherency with the rules applicable to reimbursement of mission expenses of the statutory staff members.

 $[\]frac{30}{100}$ This provision has been inserted in Article 64(16) and (17).

	Commission proposal	EP amendments	Council position	Compromise text proposals
657	Article 47		Article 47	Article 47
658	Suspension or termination of activities	Suspension or termination of activities	Suspension or termination of activities	Suspension or termination of activities
659	1. The executive director shall terminate activities of the Agency if the conditions to conduct those activities are no longer fulfilled. The executive director shall inform the Member State concerned prior to such termination.	1. The executive director shall terminate activities of the Agency, <i>including when cooperating with</i> <i>third countries</i> , if the conditions to conduct those activities are no longer fulfilled. The executive director shall inform the Member State concerned prior to such termination.	1. The executive director shall terminate activities of the Agency if the conditions to conduct those activities are no longer fulfilled. The executive director shall inform the Member State concerned prior to such termination.	1. The executive director shall terminate <i>any</i> activity of the Agency if the conditions to conduct those activity are no longer fulfilled. The executive director shall inform the Member State concerned prior to such termination.
660	2. The Member States participating in a joint operation, rapid border intervention or migration management support team deployment may request that the executive director terminate that joint operation, or rapid border intervention or migration management support team deployment.	2. The Member States participating in a joint operation, rapid border intervention or migration management support team deployment any operational activity by the Agency may request that the executive director terminate that operational activity. joint operation, or rapid border intervention or migration management support team deployment.	2. The Member States participating in a joint operation, rapid border intervention or migration management support team deployment may request that the executive director terminate that joint operation, or rapid border intervention or migration management support team deployment. The executive director shall inform the management board of such request.	2. The Member States participating in <i>a joint operation</i> , <i>rapid border intervention or</i> <i>migration management support</i> <i>team deployment any operational</i> <i>activity by the Agency</i> may request that the executive director terminate that operational activity. joint operation, or rapid border intervention or migration management support team deployment. The executive director shall inform the management board of such request.
661	3. The executive director may, after informing the Member State concerned, withdraw the financing of an activity or suspend or terminate it if the operational plan is not respected by the host Member State.	3. The executive director may, after informing the Member State concerned, withdraw the financing of an activity or suspend or terminate it if the operational plan is not respected by the host Member State.	3. The executive director may, after informing the Member State concerned, withdraw the financing of an activity or suspend or terminate it if the operational plan is not respected by the host Member State.	3. The executive director may, after informing the Member State concerned, withdraw the financing of an activity or suspend or terminate it if the operational plan is not respected by the host Member State.

	Commission proposal	EP amendments	Council position	Compromise text proposals
662	4. The executive director shall, after consulting the fundamental rights officer and informing the Member State concerned, withdraw the financing of a joint operation, rapid border intervention, pilot project, migration management support team deployment, return operation, return intervention or working arrangement or suspend or terminate, in whole or in part such activities, if he or she considers that there are violations of fundamental rights or international protection obligations that are of a serious nature or are likely to persist. The executive director shall inform the management board of such a decision.	4. The executive director shall, after consulting the fundamental rights officer and informing the Member State concerned, withdraw the financing <i>or suspend or terminate, in whole or in part,</i> of a joint operation, rapid border intervention, pilot project, migration management support team deployment, return operation, return intervention or working arrangement or suspend or terminate, in whole or in part such activities, if he or she considers that there are violations of fundamental rights or international protection obligations that are of a serious nature or are likely to persist. <i>Such decision shall be taken on the basis of objective criteria.</i> The executive director shall inform the management board of such a decision. <i>When taking such decision, the executive director shall, amongst others, take into account relevant information, such as the number and substance of complaints registered, serious incidents reports, reports from the liaison officers and coordinating officers posted in the host Member State and other relevant international organisations, Union institutions, bodies, offices and</i>	4. The executive director shall, after consulting the fundamental rights officer and informing the Member State concerned, withdraw the financing of a joint operation, rapid border intervention, pilot project, migration management support team deployment, return operation, return intervention or working arrangement or suspend or terminate, in whole or in part such activities, if he or she considers that there are violations of fundamental rights or international protection obligations that are of a serious nature or are likely to persist. The executive director shall inform the management board of such a decision.	Rapporteur proposal:4.The executive director shall, after consulting the fundamental rights officer and informing the Member State concerned, withdraw the financing or suspend or terminate, in whole or in part, any operational activity by the Ageney of a joint operation, rapid border intervention, pilot project, migration management support team deployment, return operation, return intervention or working arrangement or suspend or terminate, in whole or in part such activities, if he or she considers that there are violations of fundamental rights or international protection obligations that are of a serious nature or are likely to persist. Such decision shall be taken on the basis of objective criteria. The executive director shall inform the management board of such a decision. When taking such decision, the executive director shall, amongst others, take into account relevant information, such as the number and substance of complaints registered, serious incidents reports, reports from the liaison officers and coordinating officers posted in the host Member State and other relevant international organisations, Union institutions, bodies, offices

	Commission proposal	EP amendments	Council position	Compromise text proposals
		agencies in the areas covered by this Regulation.		and agencies in the areas covered by this Regulation. <u>4a. The Agency shall not launch any</u> activity for which there would from its beginning be reasons to suspend or terminate it in accordance with paragraph 4. The executive director shall therefore prior to any activity assess whether there are violations of fundamental rights or international protection obligations that are of a serious nature or are likely to persist.
663	5. If the executive director decides to suspend or terminate deployment by the Agency of a migration management support team, he or she shall inform the other relevant agencies active in that hotspot area or controlled centre of that decision.	5. If the executive director decides to suspend or terminate deployment by the Agency of a migration management support team, he or she shall inform the other relevant agencies active in that hotspot area or controlled centre of that decision.	5. If the executive director decides to suspend or terminate deployment by the Agency of a migration management support team, he or she shall inform the other relevant agencies active in that hotspot area <u>or controlled centre</u> of that decision.	5. If the executive director decides to suspend or terminate deployment by the Agency of a migration management support team, he or she shall inform the other relevant agencies active in that hotspot area <u>or controlled centre</u> of that decision.
664	Article 48		Article 48	Article 48
665	Evaluation of activities	Evaluation of activities	Evaluation of activities	Evaluation of activities
666	The executive director shall evaluate the results of the joint operations and rapid border interventions, pilot projects, migration management support team deployments and operational cooperation with third countries. He or she shall transmit detailed evaluation reports within 60 days following the end of those activities to the management board,	The executive director shall evaluate the results of the joint operations and rapid border interventions, pilot projects, migration management support team deployments and operational cooperation with third countries all the Agency's operational activities and pilot projects. He or she shall transmit detailed evaluation reports within 60	The executive director shall evaluate the results of the joint operations and rapid border interventions, pilot projects, migration management support team deployments and operational cooperation with third countries. He or she shall transmit detailed evaluation reports within 60 days following the end of those activities to the management board,	The executive director shall evaluate the results of <i>the joint operations</i> <i>and rapid border interventions, pilot</i> <i>projects, migration management</i> <i>support team deployments and</i> <i>operational cooperation with third</i> <i>countries all the Agency's</i> <i>operational activities</i> . He or she shall transmit detailed evaluation reports within 60 days following the end of

	Commission proposal	EP amendments	Council position	Compromise text proposals
	together with the observations of the fundamental rights officer. The executive director shall make a comprehensive comparative analysis of those results with a view to enhancing the quality, coherence and effectiveness of future activities, and shall include that analysis in the Agency's annual activity report.	days following the end of those activities to <i>the European</i> <i>Parliament, the Council, the</i> <i>Commission,</i> the management board, together with the observations of the fundamental rights officer. The executive director shall make a comprehensive comparative analysis of those results with a view to enhancing the quality, coherence and effectiveness of future activities, and shall include that analysis in the Agency's annual activity report.	together with the observations of the fundamental rights officer. The executive director shall make a comprehensive <u>comparative</u> analysis of those results with a view to enhancing the quality, coherence and effectiveness of future activities, and shall include that analysis in the Agency's annual activity report <u>and</u> <u>shall ensure that the Agency take</u> <u>them into account in future</u> <u>operations</u> .	those activities to the management board, together with the observations of the fundamental rights officer. The executive director shall make a comprehensive <i>comparative</i> analysis of those results with a view to enhancing the quality, coherence and effectiveness of future activities, and shall include that analysis in the Agency's annual activity report <i>and</i> <i>shall ensure that the Agency take</i> <i>them into account in future</i> <i>operations.</i>
667	Section 8		Section 8	Section 8
668	Action by the Agency in the area of Returns		Action by the Agency in the area of Returns	Action by the Agency in the area of Returns
669	Article 49		Article 49	Article 49
670	Return	Return	Return	Return
671	1. The Agency shall, with regard to return, and in accordance with the respect for fundamental rights and general principles of Union law as well as for international law, including refugee protection and children's rights, in particular:	1. Without entering into the merits of return decisions which remain the sole responsibility of the Member States the The Agency shall, with regard to return, and in accordance with the respect for fundamental rights, and-general principles of Union law and as well as for international law, including refugee protection, the respect for the principle of non-refoulement and children's rights, in particular:	1. The Agency shall, with regard to return, and in accordance with the respect for fundamental rights and general principles of Union law as well as for international law, including refugee protection and children's rights, in particular:	1. Without prejudice to the sole responsibility of Member States for issuing return decisions as referred to in Article 7(2), the Agency shall, with regard to return, and in accordance with the respect for fundamental rights, and-general principles of Union law-as well as and for international law, including refugee international protection, the respect for the principle of non- refoulement and children's rights, in particular:

	Commission proposal	EP amendments	Council position	Compromise text proposals
672	(a) provide technical and operational assistance to Member States in the return of third country nationals, including the preparation of return decisions, the identification of third country nationals and other pre-return and return-related activities of the Member States, including voluntary departures, to achieve an integrated system of return management among competent authorities of the Member States, with the participation of relevant authorities of third countries and other relevant stakeholders;	(a) provide technical and operational assistance to Member States <i>that expressly request it</i> in the return of third country nationals <i>returnees</i> , including <i>providing</i> <i>assistance in</i> the preparation <i>collection of information for the</i> <i>purpose</i> of return decisions, the identification of <i>third country</i> nationals-returnees and the acquisition of travel documents, including by means of consular cooperation, without disclosing information relating to the fact that an application for international protection has been made or any other information that is not strictly relevant for the purpose of <i>executing the return of the returnees</i> <i>concerned</i> and other pre-return and return-related activities of the Member States; organise and <i>coordinate return operations and</i> <i>provide support with</i> voluntary departures <i>in cooperation with the</i> <i>Member States</i> to achieve an integrated system of return management among competent authorities of the Member States, with the participation of relevant authorities of third countries and other relevant stakeholders;	(a) (a) provide technical and operational assistance to Member States in <u>all phases of</u> the return of third country nationals, including <u>providing assistance in preparatory</u> <u>activities necessary for issuing-the</u> <u>preparation of</u> return decisions, the identification of third country nationals-and other pre-return, and return-related <u>and post-return and</u> <u>post-arrival</u> activities of the Member States, including <u>assisted</u> voluntary departures <u>return</u> , to achieve an integrated system of return management among competent authorities of the Member States, with the participation of relevant authorities of third countries and other relevant stakeholders;	 (a) provide technical and operational assistance to Member States in the return of third country nationals, including the preparation of (i) in the collection of information necessary for issuing return decisions, the identification of the third country nationals subject to return procedures and other pre-return, and return-related and post-arrival and post-return activities of the Member States including voluntary departures, to achieve an integrated system of return management among competent authorities of the Member States, with the participation of relevant authorities of third countries and other relevant stakeholders; (ii) in the acquisition of travel documents, including by means of consular cooperation, without disclosing information relating to the fact that an application for international protection has been made or any other information that is not necessary for the purpose of the return; (iii) in the organisation and coordination of return operations and providing support with

	Commission proposal	EP amendments	Council position	Compromise text proposals
				voluntary return in cooperation with the Member States;
673		(aa) coordinate at technical and operational level assisted voluntary returns from the Member States, providing assistance during the pre- departure, travel and post-arrival phase, taking into account the needs of vulnerable migrants and in cooperation with the International Organisation for Migration;		(iv) in assisted voluntary returns from the Member States, providing assistance to the returnee during the pre-return, return-related and post- arrival and post-return phases, taking into account the needs of vulnerable persons;
674	(b) provide technical and operational assistance to Member States experiencing challenges with regard to return or migratory pressure, including by deploying migration management teams;	(b) provide technical and operational assistance to Member States experiencing challenges with regard to <i>their</i> return <i>systems</i> , or migratory pressure, including by deploying migration management teams;	operational assistance to Member States experiencing challenges with regard to return or <u>addressing</u> migratory pressure, including by	(b) provide technical and operational assistance to Member States experiencing challenges with regard to <i>their</i> return <i>systems</i> , or migratory pressure, including by deploying migration management teams;
675	(c) develop a reference model for a return case management system prescribing the structure of national return management systems, as well as provide technical and operational assistance to Member States in developing national return management systems aligned with the model;	[(c) develop, <i>in consultation</i> <i>with the fundamental rights officer</i> <i>and consultative forum</i> , a reference model for a return case management system prescribing the structure of national return management systems, as well as provide technical and operational assistance to Member States in developing national return management systems aligned with the model;]	(c) develop a <u>non-binding</u> reference model for a <u>national</u> return case management system prescribing <u>describing</u> the structure of <u>national</u> <u>return managementsuch</u> systems, as well as provide technical and operational assistance to Member States in developing <u>national return</u> <u>managementsuch</u> systems <u>aligned</u> compatible with the model;	(c) develop[, in consultation with the fundamental rights officer and consultative forum,] a non- binding reference model for a national IT return case management system prescribing describing_the structure of national return management_such systems, as well as provide technical and operational assistance to Member States in developing national return management_such systems aligned compatible with the model;

	Commission proposal	EP amendments	Council position	Compromise text proposals
676	(d) develop and operate a central system and a communication infrastructure between national return management systems of the Member States and the central system, as well as provide technical and operational assistance to Member States in connecting to the communication structure;	infrastructure between national return management systems of the Member States and the <u>central system</u> <i>platform</i> , as well as provide technical and operational assistance to Member	system and a communication infrastructure between <u>that enables</u> the linking of the national return management systems of the Member States and with the central system, for exchange of data and information,	(d) develop and operate and further develop an integrated return management platform central system and a communication infrastructure between that enables the linking of the national return management systems of the Member States and with the platform central system, for exchange of data and information, including the automated transmission of statistical data, as well as provide technical and operational assistance to Member States in connecting to the communication structure;
677	(e) provide technical and operational assistance to the Member States in the identification of third- country nationals and the acquisition of travel documents, including by means of consular cooperation, without disclosing information relating to the fact that an application for international protection has been made; organise and coordinate return operations and provide support with voluntary departures in cooperation with the Member States;	(e) provide technical and operational assistance to the Member States in the identification of third- country nationals and the acquisition of travel documents, including by means of consular cooperation, without disclosing information relating to the fact that an application for international protection has been made; organise and coordinate return operations and provide support with voluntary departures in cooperation with the Member States;	operational assistance to the Member States in the identification of third- country nationals and the acquisition of travel documents, including by means of consular cooperation, without disclosing information relating to the fact that an application	Included in (a)
678	(f) organise, promote and coordinate activities enabling the exchange of information and the identification and pooling of best	(f) organise, promote and coordinate activities enabling the exchange of information and the identification and pooling of best	(f) organise, promote and coordinate activities enabling the exchange of information and the identification and pooling of best	(f) organise, promote and coordinate activities enabling the exchange of information and the identification and pooling of best

	Commission proposal	EP amendments	Council position	Compromise text proposals
	practices in return matters between the Member States;	practices in return matters between the Member States;	practices in return matters between the Member States;	practices in return matters between the Member States;
679	(g) finance or co-finance the operations, interventions and activities referred to in this Chapter from its budget, in accordance with the financial rules applicable to the Agency.	(g) finance or co-finance the operations, interventions and activities referred to in this Chapter from its budget, in accordance with the financial rules applicable to the Agency.	(g) finance or co-finance the operations, interventions and activities <u>, including the costs</u> <u>incurred for the development or</u> <u>necessary adaptation of the national</u> <u>return management systems</u> , referred to in this Chapter from its budget, in accordance with the financial rules applicable to the Agency.	(g) finance or co-finance the operations, interventions and activities, <i>including the costs</i> <i>incurred for the development or</i> <i>necessary adaptation of the national</i> <i>return management systems</i> , referred to in this Chapter from its budget, in accordance with the financial rules applicable to the Agency.
680			31	
681	2. The technical and operational assistance referred to in point (b) of paragraph 1 shall include activities to help Member States carry out return procedures by the competent national authorities by providing, in particular:	2. The technical and operational assistance referred to in point (b) of paragraph 1 shall include activities to help Member States carry out return procedures by the competent national authorities by providing, in particular <i>by</i> :	2. The technical and operational assistance referred to in point (b) of paragraph 1 shall include activities to help Member States carry out return procedures by the competent national authorities by providing, in particular:	2. The technical and operational assistance referred to in point (b) of paragraph 1 shall include activities to help Member States carry out return procedures by the competent national authorities by providing, in particular:
682	(a) interpreting services;	(a) <i>providing</i> interpreting services;	(a) interpreting services;	(a) interpreting services;
683	(b) practical information, analysis and recommendations on third countries of return relevant for the implementation of this Regulation, in cooperation, where appropriate, with other Union bodies,	(b) <i>providing</i> practical information, analysis and recommendations on third countries of return relevant for the implementation of this Regulation, in cooperation, where appropriate, with other Union bodies,	(b) practical information, analysis and recommendations on third countries of return relevant for the implementation of this Regulation, in cooperation, where appropriate, with other Union bodies,	(b) practical information, [analysis] and recommendations on third countries of return relevant for the implementation of this Regulation, in cooperation, where appropriate, with other Union bodies,

³¹ Certain delegations advocated dealing with this issue in the context of discussions related to tasks of the Agency (Article 10).

	Commission proposal	EP amendments	Council position	Compromise text proposals
	offices and agencies, including EASO;	offices and agencies, including EASO [the European Union Agency for Asylum] and the European Union Agency for Fundamental Rights;	offices and agencies, including EASO;	offices and agencies, <u>in particular</u> including EASO [the European Union Agency for Asylum];
684	(c) advice on and technical and operational assistance in the implementation and management of return procedures in compliance with Directive 2008/115/EC, including in the preparation of return decisions, in identification and in the acquisition of travel documents;	(c) advice on and technical and operational assistance in the implementation and management of return procedures in compliance with Directive 2008/115/EC, including in the preparation of return decisions, in identification and in the acquisition of travel documents;	(c) advice on and technical and operational assistance in the implementation and management of return procedures in compliance with Directive 2008/115/EC, including <u>providing assistance in preparatory</u> <u>activities necessary for issuing the</u> <u>preparation of</u> return decisions, in identification and in the acquisition of travel documents;	(c) advice on and technical and operational assistance in the implementation and management of return procedures in compliance with Directive 2008/115/EC, including in the preparation of_return decisions, in identification and in the acquisition of travel documents;
685	(d) advice on and assistance in measures necessary to ensure the availability of returnees for return purposes and to prevent returnees from absconding, in accordance with Directive 2008/115/EC and international law;	(d) <i>providing</i> advice on and assistance in measures <i>taken by</i> <i>Member States that are legitimate,</i> <i>proportionate and</i> necessary to ensure the availability of returnees for return purposes <i>as well as</i> <i>preventing</i> and to prevent returnees from absconding, <i>and on alternatives</i> <i>to detention</i> in accordance with Directive 2008/115/EC and international law;	(d) advice on and assistance in <u>implementing</u> measures taken by the <u>Member States</u> necessary to ensure the availability of returnees for return purposes and as well as to-preventing returnees from absconding, in accordance with Directive 2008/115/EC and international law;	(d) advice on and assistance in the implementation of measures taken by Member States in compliance with Directive 2008/115/EC and international law, necessary to ensure the availability of returnees for return purposes and to prevent returnees from absconding and on alternatives to detention, in accordance with Directive 2008/115/EC and international law;
686	(e) equipment, capacities and expertise for the implementation of return decisions and for the identification of third-country nationals.	(e) <i>providing</i> equipment, capacities and expertise for the implementation of return decisions and for the identification of third- country nationals.	(e) equipment, capacities and expertise for the implementation of return decisions and for the identification of third-country nationals.	(e) equipment, capacities and expertise for the implementation of return decisions and for the identification of third-country nationals.

	Commission proposal	EP amendments	Council position	Compromise text proposals
687	3. The Agency shall aim at building synergies and connecting Union- funded networks and programmes in the field of return in close cooperation with the Commission and with the support of relevant stakeholders, including the European Migration Network.	3. The Agency shall aim at building synergies and connecting Union- funded networks and programmes in the field of return in close cooperation with the Commission and with the support of relevant stakeholders, including the European Migration Network.	3. The Agency shall aim at building synergies and connecting Union-funded networks and programmes in the field of return in close cooperation with the Commission and with the support of relevant stakeholders, including the European Migration Network.	3. The Agency shall aim at building synergies and connecting Union-funded networks and programmes in the field of return in close cooperation with the Commission and with the support of relevant stakeholders, including the European Migration Network.
688	4. The Agency may exceptionally receive grants from Union funds dedicated to return activities in accordance with the financial rules applicable to the Agency. The Agency shall ensure that in its grant agreements with Member States any financial support is conditional upon the full respect for the Charter.	4. The Agency may exceptionally receive grants from Union funds dedicated to return activities in accordance with the financial rules applicable to the Agency. The Agency shall ensure that in its grant agreements with Member States any financial support is conditional upon the full respect for the Charter.	4. The Agency may exceptionally receive grants from Union funds dedicated to return activities in accordance with the financial rules applicable to the Agency. The Agency shall ensure that in its grant agreements with Member States any financial support is conditional upon the full respect for the Charter.	Moved to recital 91 EP position