## 2018/0202 (COD)

## Proposal for a

## REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the European Globalisation Adjustment Fund (EGF)

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
1.	Proposal for a	Proposal for a		
2.		Amd 1		
	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	Regulation of the European Parliament and of the Council	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
3.	on the European Globalisation Adjustment Fund (EGF)	on the European Fund for Transition (EFT)	on the European Globalisation Adjustment Fund (EGF)	on the European Globalisation Adjustment Fund <u>for displaced workers</u> (EGF)
4.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,
5.	Having regard to the Treaty on the Functioning of the European Union, and in particular the third paragraph of Article 175 thereof,		Having regard to the Treaty on the Functioning of the European Union, and in particular the third paragraph of Article 175 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular the third paragraph of Article 175 thereof,

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6.	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,
7.	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,
8.	Having regard to the opinion of the European Economic and Social Committee, <sup>1</sup>		Having regard to the opinion of the European Economic and Social Committee, <sup>1</sup>	Having regard to the opinion of the European Economic and Social Committee, <sup>1</sup>
9.	Having regard to the opinion of the Committee of the Regions, <sup>2</sup>		Having regard to the opinion of the Committee of the Regions, <sup>2</sup>	Having regard to the opinion of the Committee of the Regions, <sup>2</sup>
10.	Acting in accordance with the ordinary legislative procedure,		Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,
11.	Whereas:		Whereas:	Whereas:
		Recit	al 1	
12.		Amd 2		Provisionally Agreed:
	(1) Horizontal principles as set out in Article 3 of the Treaty on the European Union ('TEU') and in Article 10 TFEU, including principles of subsidiarity and proportionality as set out in Article 5 TEU should be respected in the implementation of the Funds, taking into account the Charter of Fundamental Rights of the European Union. Member	(1) Horizontal principles as set out in Article 3 of the Treaty on European Union ('TEU') and in Articles 9 and 10 of the Treaty on the Functioning of the European Union (TFEU), including principles of subsidiarity and proportionality as set out in Article 5 TEU	(1) Horizontal principles as set out in Article 3 of the Treaty on the European Union ('TEU') and in Article 10 TFEU, including principles of subsidiarity and proportionality as set out in Article 5 TEU should be respected in the implementation of the Funds, taking into account the Charter of Fundamental Rights of the European Union. Member States	(1) Horizontal principles as set out in Article 3 of the Treaty on European Union ('TEU') and in Articles 9 and 10 of the Treaty on the Functioning of the European Union (TFEU), including principles of subsidiarity and proportionality as set out in Article 5 TEU should be respected in the implementation of the Funds,

OJ C , , p. . OJ C , , p. .

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	States and the Commission should aim at eliminating inequalities and at promoting equality between men and women and integrating the gender perspective, as well as at combating discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. The objectives of the Funds should be pursued in the framework of sustainable development and the Union's promotion of the aim of preserving, protecting and improving the quality of the environment as set out in Articles 11 and 191(1) TFEU, taking into account the polluter pays principle.	should be respected in the implementation of the Funds, taking into account the Charter of Fundamental Rights of the European Union. In accordance with Article 8 TFEU, Member States and the Commission should aim at eliminating inequalities and at promoting equality between men and women and integrating the gender perspective as well as at combating discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. The objectives of the Funds should be pursued in the framework of sustainable development and the Union's promotion of the aim of preserving, protecting and improving the quality of the environment as set out	and the Commission should aim at eliminating inequalities and at promoting equality between men and women and integrating the gender perspective, as well as at combating discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. The objectives of the Funds should be pursued in the framework of sustainable development and the Union's promotion of the aim of preserving, protecting and improving the quality of the environment as set out in Articles 11 and 191(1) TFEU, taking into account the polluter pays principle.	taking into account the Charter of Fundamental Rights of the European Union. In accordance with Article 8 TFEU, Member States and the Commission should aim at eliminating inequalities and at promoting equality between men and women and integrating the gender perspective as well as at combating discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. The objectives of the Funds should be pursued in the framework of sustainable development and the Union's promotion of the aim of preserving, protecting and improving the quality of the environment as set out in Articles 11 and 191(1) TFEU, taking into account the polluter pays principle.

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		in Articles 11 and 191(1) TFEU, taking into account the polluter pays principle.		
13.	(2) On 17 November 2017, the European Pillar of Social Rights <sup>3</sup> was jointly proclaimed by the European Parliament, the Council and the Commission as a response to social challenges in Europe. Taking into account the changing realities of the world of work, the Union shall be made ready for the current and future challenges of globalisation and digitisation, making growth more inclusive and by improving employment and social policies. The twenty key principles of the Pillar are structured around three categories: equal opportunities and access to the labour market; fair working conditions; social protection and inclusion. The European Pillar of Social Rights shall act as an overarching guiding framework of the European Globalisation	(2) On 17 November 2017, the European Pillar of Social Rights1 was jointly proclaimed by the European Parliament, the Council and the Commission as a response to social challenges in Europe. Taking into account the changing realities of the world of work, the Union shall be made ready for the current and future challenges of globalisation and digitisation, making growth more inclusive and by improving employment and social policies. The twenty key principles of the Pillar are structured around three categories: equal opportunities and access	(2) On 17 November 2017, the European Pillar of Social Rights <sup>3</sup> was jointly proclaimed by the European Parliament, the Council and the Commission as a response to social challenges in Europe. Taking into account the changing realities of the world of work, the Union shall be made ready for the current and future challenges of globalisation and digitisation, making growth more inclusive and by improving employment and social policies. The twenty key principles of the Pillar are structured around three categories: equal opportunities and access to the labour market; fair working conditions; social protection and inclusion. The European Pillar of Social Rights shall act as an overarching guiding framework of the European Globalisation Adjustment Fund (EGF),	(2) On 17 November 2017, the European Pillar of Social Rights <sup>4</sup> was jointly proclaimed by the European Parliament, the Council and the Commission as a response to social challenges in Europe. Taking into account the changing realities of the world of work, the Union shall be made ready for the current and future challenges of globalisation and digitisation, making growth more inclusive and by improving employment and social policies. The twenty key principles of the Pillar are structured around three categories: equal opportunities and access to the labour market; fair working conditions; social protection and inclusion. The European Pillar of Social Rights shall act as an overarching guiding

 $<sup>\</sup>underline{https://ec.europa.eu/commission/priorities/deeper-and-fairer-economic-and-monetary-union/european-pillar-social-rights\_en.}\\ \underline{https://ec.europa.eu/commission/priorities/deeper-and-fairer-economic-and-monetary-union/european-pillar-social-rights\_en.}\\ \underline{https://ec.europa.eu/commission/priorities/deeper-and-fairer-economic-and-fairer-economic-and-fairer-economic-and-fairer-economic-and-fai$ 3

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	Adjustment Fund (EGF), allowing the Union to set the relevant principles into practice in the case of major restructuring events.	to the labour market; fair working conditions; social protection and inclusion. The European Pillar of Social Rights shall act as an overarching guiding framework of the European Globalisation Adjustment Fund <i>for Transition (EFT)</i> , allowing the Union to set the relevant principles into practice in the case of major restructuring events.	allowing the Union to set the relevant principles into practice in the case of <b>unexpected</b> major restructuring events.	framework of the European Globalisation Adjustment Fund for displaced workers (EGF), allowing the Union to set the relevant principles into practice in the case of major restructuring events.
14.	(3) On 20 June 2017, the Council endorsed the Union response <sup>5</sup> to the 'UN 2030 Agenda for Sustainable Development' <sup>6</sup> — a sustainable European future. The Council underlined the importance of achieving sustainable development across the three dimensions (economic, social and environmental), in a balanced and integrated way. It is vital that sustainable		(3) On 20 June 2017, the Council endorsed the Union response <sup>4</sup> to the 'UN 2030 Agenda for Sustainable Development' <sup>5</sup> — a sustainable European future. The Council underlined the importance of achieving sustainable development across the three dimensions (economic, social and environmental), in a balanced and integrated way. It is vital that sustainable	(3) On 20 June 2017, the Council endorsed the Union response <sup>4</sup> to the 'UN 2030 Agenda for Sustainable Development' <sup>5</sup> — a sustainable European future. The Council underlined the importance of achieving sustainable development across the three dimensions (economic, social and environmental), in a balanced and integrated way. It is vital

 $<sup>\</sup>frac{http://eu-un.europa.eu/eu-response-2030-agenda-sustainable-development-sustainable-european-future/.}{https://sustainabledevelopment.un.org/post2015/transformingourworld.}$ 

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	development is mainstreamed in the European policy framework, and that the Union is ambitious in the policies it uses to address global challenges. The Council welcomed the Commission Communication on 'Next steps for a sustainable European future' of 22 November 2016 as a first step in mainstreaming the Sustainable Development Goals and applying sustainable development as an essential guiding principle for all Union policies, including through its financing instruments.		development is mainstreamed in the European policy framework, and that the Union is ambitious in the policies it uses to address global challenges. The Council welcomed the Commission Communication on 'Next steps for a sustainable European future' of 22 November 2016 as a first step in mainstreaming the Sustainable Development Goals and applying sustainable development as an essential guiding principle for all Union policies, including through its financing instruments.	that sustainable development is mainstreamed in the European policy framework, and that the Union is ambitious in the policies it uses to address global challenges. The Council welcomed the Commission Communication on 'Next steps for a sustainable European future' of 22 November 2016 as a first step in mainstreaming the Sustainable Development Goals and applying sustainable development as an essential guiding principle for all Union policies, including through its financing instruments.
		Recit	al 4	
15.		Amd 3		
	(4) In February 2018, the Commission adopted its Communication on 'A new, modern Multiannual Financial Framework for a European Union that delivers efficiently on its priorities post-2020'. The Communication stresses that the Union budget shall support Europe's unique social market	(4) In February 2018, the Commission adopted its Communication on 'A new, modern Multiannual Financial Framework for a European Union that delivers efficiently on its priorities post-2020'6.	(4) In February 2018, the Commission adopted its Communication on 'A new, modern Multiannual Financial Framework for a European Union that delivers efficiently on its priorities post-2020'. The Communication stresses that the Union budget shall support Europe's unique social market	(4) In February 2018, the Commission adopted its Communication on 'A new, modern Multiannual Financial Framework for a European Union that delivers efficiently on its priorities post-2020 <sup>6</sup> . The Communication stresses that the Union budget shall support Europe's unique social

https://ec.europa.eu/commission/sites/beta-political/files/communication-new-modern-multiannual-financial-framework\_en.pdf

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	economy. Therefore, it will be of utmost importance to improve employment opportunities and to address the skills challenges, especially also those linked to digitisation.  Budgetary flexibility shall be a key principle in the next Multiannual Financial Framework. Flexibility mechanisms shall remain in place to allow the Union to react to unforeseen events, and to ensure that budgetary resources are used where most urgently needed.	The Communication stresses that the Union budget shall support Europe's unique social market economy.  Therefore, it will be of utmost importance to improve employment opportunities and to address the skills challenges, especially also those linked to digitisation, automatisation and a transition towards a resource-efficient economy, fully respecting the 2015 Paris Agreement on Climate Change following the 21st Conference of the Parties to the United Nations Framework Convention on Climate Change. Budgetary flexibility shall be a key principle in the next Multiannual Financial Framework. Flexibility mechanisms shall remain in place to allow	economy. Therefore, it will be of utmost importance to improve employment opportunities and to address the skills challenges, especially also those linked to digitisation. Budgetary flexibility shall be a key principle in the next Multiannual Financial Framework. Flexibility mechanisms shall remain in place to allow the Union to react to unforeseen events, and to ensure that budgetary resources are used where most urgently needed.	market economy. Therefore, it would be of utmost importance to improve employment opportunities and to address the skills changes, especially also those linked to digitisation, automation and a transition towards a resource-efficient and sustainable economy, in full compliance with the 2015 Paris Agreement on Climate Change following the 21st Conference of the Parties to the United Nations Framework Convention on Climate Change. Budgetary flexibility will be a key principle in the next Multiannual Financial Framework. Flexibility mechanisms will remain in place to allow the Union to react in a more timely manner [] and to ensure that budgetary resources are used where mostly urgently needed.

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		the Union to react <i>in a more timely manner</i> to unforeseen events, and to ensure that budgetary resources are used where most urgently needed.		
16.	(5) In its 'White Paper on the Future of Europe's the Commission expresses concerns regarding isolationist movements, growing doubts over the benefits of open trade and the Union's social market economy in general.		(5) In its 'White Paper on the Future of Europe' <sup>7</sup> the Commission expresses concerns regarding isolationist movements, growing doubts over the benefits of open trade and the Union's social market economy in general.	(5) In its 'White Paper on the Future of Europe' the Commission expresses concerns regarding isolationist movements, growing doubts over the benefits of open trade and the Union's social market economy in general.
		Recit		, J
17.		Amd 4		Provisionally Agreed:
	(6) In its 'Reflection Paper on Harnessing Globalisation' the Commission identifies the combination of trade related globalisation and technological change as the major drivers of an increased demand for skilled labour and a reduced number of jobs that require lower qualifications. Despite the overall tremendous advantages	(6) In its 'Reflection Paper on Harnessing Globalisation' the Commission identifies the combination of trade related globalisation and technological change as the major drivers of an increased demand for skilled labour and a reduced number of jobs	(6) In its 'Reflection Paper on Harnessing Globalisation' <sup>8</sup> the Commission identifies the combination of trade related globalisation and technological change as the major drivers of an increased demand for skilled labour and a reduced number of jobs that require lower qualifications. Despite the overall tremendous advantages of more	(6) In its 'Reflection Paper on Harnessing Globalisation' <sup>8</sup> the Commission identifies the combination of trade related globalisation and technological change as the major drivers of an increased demand for skilled labour and a reduced number of jobs that require lower qualifications. While acknowledging the advantages

https://ec.europa.eu/commission/white-paper-future-europe-reflections-and-scenarios-eu27\_en. https://ec.europa.eu/commission/publications/reflection-paper-harnessing-globalisation\_en.

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	of more open trade and further integration of world economies, these negative side effects need to be tackled. As the current benefits of globalisation are already unequally distributed among people and regions, causing a significant impact on those adversely affected, there is a danger that the ever faster evolving technological advances will further fuel these effects. Therefore, in line with the principles of solidarity and sustainability, it will be necessary to ensure that the benefits of globalisation will be shared more fairly by reconciling economic opening and technological advance with social protection.	that require lower qualifications. While acknowledging the advantages of more open trade, appropriate means are needed to address related negative side effects. As the current benefits of globalisation are already unequally distributed among people and regions, causing a significant impact on those adversely affected, there is a danger that technological and environmental changes will further fuel these effects. Therefore, in line with the principles of solidarity and sustainability, it will be necessary to ensure that the benefits of globalisation are shared more fairly. Any simultaneous adverse effects of globalisation and technological and environmental transitions should be	open trade and further integration of world economies, these negative side effects need to be tackled. As the current benefits of globalisation are already unequally distributed among people and regions, causing a significant impact on those adversely affected, there is a danger that the ever faster evolving technological advances will further fuel these effects. Therefore, in line with the principles of solidarity and sustainability, it will be necessary to ensure that the benefits of globalisation will be shared more fairly by reconciling economic opening and technological advance with social protection.	of more open trade, appropriate means are needed to address related negative side effects. As the current benefits of globalisation are already unequally distributed among people and regions, causing a significant impact on those adversely affected, there is a danger that technological and environmental changes will further fuel these effects. Therefore, in line with the principles of solidarity and sustainability, it will be necessary to ensure that the benefits of globalisation are shared more fairly by reconciling economic growth and technological advance with adequate social protection and active support to accessing employment and self-employment opportunities.

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		more widely anticipated by the relevant Union Structural Funds, such as the European Social Fund Plus (ESF+), in order better to adapt the business world and workforces by reconciling economic growth and technological advance with adequate social protection and active support to accessing employment and self-employment opportunities.		
		Recit	al 7	
18.		Amd 5		Provisionally Agreed:
	(7) In its 'Reflection Paper on the Future of Union Finances' 10 the Commission underlines the need to reduce economic and social divergences between and within Member States.  Therefore, a key priority is to invest in equality, social inclusion, education and training as well as health.	(7) In its 'Reflection Paper on the Future of Union Finances' the Commission underlines the need to reduce economic and social divergences between and within Member States. Therefore, a key priority is to invest in	(7) In its 'Reflection Paper on the Future of Union Finances' the Commission underlines the need to reduce economic and social divergences between and within Member States. Therefore, a key priority is to invest in equality, social inclusion, education and training as well as health.	(7) In its 'Reflection Paper on the Future of Union Finances' the Commission underlines the need to reduce economic and social divergences between and within Member States. Therefore, a key priority is to invest in <i>sustainable development</i> , equality, social

https://ec.europa.eu/commission/publications/reflection-paper-future-eu-finances\_en.

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		sustainable development, equality, social inclusion, education and training as well as health.		inclusion, education and training as well as health.
		Recit	al 8	
19.		Amd 6		Provisionally Agreed:
	(8) Globalisation and technological change is likely to further increase the interconnectedness and interdependence of world economies. Labour reallocation is an integral and inevitable part of such economic change. If the benefits of change are to be distributed fairly, offering assistance to displaced workers and those threatened by displacement is of utmost importance. The 'EU Quality Framework for anticipation of change and restructuring' <sup>11</sup> , is the Union policy instrument that sets the framework of best practice for anticipating and dealing with corporate	(8) Climate Change, globalisation and technological change are likely to further increase the interconnectedness and interdependence of world economies.  Labour reallocation is an integral and inevitable part of such economic change. If the benefits of change are to be distributed fairly, offering assistance to displaced workers and those threatened by displacement is of utmost importance. The main Union	(8) Globalisation and technological change is likely to further increase the interconnectedness and interdependence of world economies. Labour reallocation is an integral and inevitable part of such economic change. If the benefits of change are to be distributed fairly, offering assistance to displaced workers and those threatened by displacement is of utmost importance. The 'EU Quality Framework for anticipation of change and restructuring' 10, is the Union policy instrument that sets the framework of best practice for anticipating and dealing with corporate	(8) Globalisation and technological and climate change are likely to further increase the interconnectedness and interdependence of world economies. Labour reallocation is an integral and inevitable part of such economic change. If the benefits of change are to be distributed fairly, offering assistance to displaced workers and those threatened by displacement is of utmost importance. The main Union instruments to assist affected workers are [ESF+], which is designed to offer assistance in an anticipatory way, and the EGF, which is designed to offer assistance in the case of

COMMUNICATION FROM THE COMMISSION TO THE EUROPEAN PARLIAMENT, THE COUNCIL, THE EUROPEAN ECONOMIC AND SOCIAL COMMITTEE AND THE COMMITTEE OF THE REGIONS EU Quality Framework for anticipation of change and restructuring, (COM(2013)882 final, 13.12.2013).

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	restructuring. It offers a comprehensive framework on how the challenges of economic adjustment and restructuring and their employment and social impact should be addressed by adequate policy means. It also calls upon Member States to use EU and national funding in a way to ensure that the social impact of restructuring, especially the adverse effects on employment, can be cushioned more effectively. The main Union instruments to assist workers affected are the European Social Fund Plus (ESF+), which is designed to offer assistance in an anticipatory way, and the EGF, which is designed to offer assistance in the case of unexpected major restructuring events in a reactive manner.	instruments to assist affected workers are ESF+, which is designed to offer assistance in an anticipatory way, and the EFT, which is designed to offer assistance in the case of major restructuring events which were not anticipated in a reactive manner. The 'EU Quality Framework for anticipation of change and restructuring' <sup>10</sup> , is the Union policy instrument that sets the framework of best practice for anticipating and dealing with corporate restructuring. It offers a comprehensive framework on how the challenges of economic adjustment and restructuring and their employment and social impact should be addressed by adequate policy means. It also	restructuring. It offers a comprehensive framework on how the challenges of economic adjustment and restructuring and their employment and social impact should be addressed by adequate policy means. It also calls upon Member States to use EU and national funding in a way to ensure that the social impact of restructuring, especially the adverse effects on employment, can be cushioned more effectively. The main Union instruments to assist workers affected are the European Social Fund Plus (ESF+), which is designed to offer assistance in an anticipatory way, and the EGF, which is designed to offer assistance in the case of unexpected major restructuring events in a reactive manner.	major restructuring events in a reactive manner. The 'EU Quality Framework for anticipation of change and restructuring' 10, is the Union policy instrument that sets the framework of best practice for anticipating and dealing with corporate restructuring. It offers a comprehensive framework on how the challenges of economic adjustment and restructuring and their employment and social impact should be addressed by adequate policy means. It also calls upon Member States to use EU and national funding in a way to ensure that the social impact of restructuring, especially the adverse effects on employment, can be cushioned more effectively.

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20.	(9) The EGF was established by Regulation (EC) No 1927/2006 of the European Parliament and of the Council <sup>12</sup> for the multiannual financial framework from 1 January 2007 to 31 December 2013. The EGF has been set up to enable the Union to show solidarity towards workers who lost their jobs as a result of major structural changes in world trade patterns due to globalisation.	calls upon Member States to use EU and national funding in a way to ensure that the social impact of restructuring, especially the adverse effects on employment, can be cushioned more effectively.  (9) The European Globalisation Adjustment Fund (EGF) was established by Regulation (EC) No 1927/2006 of the European Parliament and of the Council1 for the multiannual financial framework from 1 January 2007 to 31 December 2013. The EGF has been set up to enable the Union to show solidarity towards workers who lost their jobs as a result of major	(9) The EGF was established by Regulation (EC) No 1927/2006 of the European Parliament and of the Council <sup>11</sup> for the multiannual financial framework from 1 January 2007 to 31 December 2013. The EGF has been set up to enable the Union to show solidarity towards workers who lost their jobs as a result of major structural changes in world trade patterns due to globalisation.	Provisionally Agreed:  (9) The European Globalisation Adjustment Fund (EGF) was established by Regulation (EC) No 1927/2006 of the European Parliament and of the Council1 for the multiannual financial framework from 1 January 2007 to 31 December 2013. The EGF has been set up to enable the Union to show solidarity towards workers who lost their jobs as a result of major structural changes in world trade patterns due to
		structural changes in		globalisation.

Regulation (EC) No 1927/2006 of the European Parliament and of the Council of 20 December 2006 on establishing the European Globalisation Adjustment Fund (OJ L 406, 30.12.2006, p. 1).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		world trade patterns due to globalisation		
21.	(10) The scope of Regulation (EC) No 1927/2006 was broadened in 2009 by Regulation (EC) No 546/2009 of the European Parliament and of the Council <sup>13</sup> as part of the European Economic Recovery Plan to include workers who lost their jobs as a direct consequence of the global financial and economic crisis.		(10) The scope of Regulation (EC) No 1927/2006 was broadened in 2009 by Regulation (EC) No 546/2009 of the European Parliament and of the Council <sup>12</sup> as part of the European Economic Recovery Plan to include workers who lost their jobs as a direct consequence of the global financial and economic crisis.	(10) The scope of Regulation (EC) No 1927/2006 was broadened in 2009 by Regulation (EC) No 546/2009 of the European Parliament and of the Council <sup>12</sup> as part of the European Economic Recovery Plan to include workers who lost their jobs as a direct consequence of the global financial and economic crisis.
22.	(11) For the duration of the multiannual financial framework from 1 January 2014 to 31 December 2020, Regulation (EU) No 1309/2013 of the European Parliament and of the Council <sup>14</sup> extended the scope to cover not only job displacements resulting from a serious economic disruption caused by a continuation of the global financial and economic crisis addressed in		(11) For the duration of the multiannual financial framework from 1 January 2014 to 31 December 2020, Regulation (EU) No 1309/2013 of the European Parliament and of the Council <sup>13</sup> extended the scope to cover not only job displacements resulting from a serious economic disruption caused by a continuation of the global financial and economic crisis addressed in	(11) For the duration of the multiannual financial framework from 1 January 2014 to 31 December 2020, Regulation (EU) No 1309/2013 of the European Parliament and of the Council <sup>13</sup> extended the scope to cover not only job displacements resulting from a serious economic disruption caused by a continuation of the global financial and economic

Regulation (EC) No 546/2009 of the European Parliament and of the Council of 18 June 2009 amending Regulation (EC) No 1927/2006 on establishing the European Globalisation Adjustment Fund (OJ L 167, 29.6.2009, p. 26).

Regulation (EU) No 1309/2013 of the European Parliament and of the Council of 17 December 2013 on the European Globalisation Adjustment Fund (2014-2020) and repealing Regulation (EC) No 1927/2006.

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	Regulation (EC) No 546/2009, but also from any new global financial and economic crisis.		Regulation (EC) No 546/2009, but also from any new global financial and economic crisis.  Furthermore, [] Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council amended Regulation (EU) No 1309/2013 to introduce, inter alia, rules [] allowing[] EGF to exceptionally cover collective applications involving SMEs located in one region and operating in different economic sectors defined at NACE Revision 2 division level, where the applicant Member State demonstrates that SMEs are the main or the only type of business in that region.	crisis addressed in Regulation (EC) No 546/2009, but also from any new global financial and economic crisis. Furthermore, [] Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council amended Regulation (EU) No 1309/2013 to introduce, inter alia, rules [] allowing[] EGF to exceptionally cover collective applications involving SMEs located in one region and operating in different economic sectors defined at NACE Revision 2 division level, where the applicant Member State demonstrates that SMEs are the main or the only type of business in that region.  (11a (new)) As a response to the possible withdrawal of the United Kingdom from the Union without a withdrawal agreement, Regulation (EU) 2019/1796 of the European Parliament and of the Council* amended

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				Regulation (EU) No 1309/2013 to specify that redundancies resulting from such a withdrawal would fall within the scope of the EGF. Due to the withdrawal of the United Kingdom with a withdrawal agreement, that Regulation did not apply.  * Regulation (EU) 2019/1796 of the European Parliament and of the Council of 24 October 2019 amending Regulation (EU) No 1309/2013 on the European Globalisation Adjustment Fund (2014-2020).
		Doc'tol 11	(10,000)	
22		Recital 11 a	i (new)	Duovisi en eller e que e de
23.		Amd 7		Provisionally agreed:
		(11a) The EFT programme should be visible and require more and better data, in order to allow a proper scientific evaluation of the EFT and avoid administrative constraints in the operation of the		Member States should support the Commission in conducting evaluations by providing relevant data at their disposal.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		programme for trade adjustment assistance.		
24.	(12) The Commission carried out a mid-term evaluation of the EGF to assess how and to what extent the EGF achieves its objectives. The EGF proved to be effective, attaining a higher reintegration rate of displaced workers than in the previous programming period. The evaluation also found that the EGF generated European added value. This is particularly true in terms of its volume effects, meaning that EGF assistance not only increases the number and variety of services offered, but also their level of intensity. Moreover, EGF interventions have high visibility and demonstrate the EU added value of the intervention directly to the general public However, several challenges were identified. On the one hand, the mobilisation procedure was considered to be too long. Furthermore, many Member		out a mid-term evaluation of the EGF to assess how and to what extent the EGF achieves its objectives. The EGF proved to be effective, attaining a higher reintegration rate of displaced workers than in the previous programming period. The evaluation also found that the EGF generated European added value. This is particularly true in terms of its volume effects, meaning that EGF assistance not only increases the number and variety of services offered, but also their level of intensity. Moreover, EGF interventions have high visibility and demonstrate the EU added value of the intervention directly to the general public. However, several challenges were identified. On the one hand, the mobilisation procedure was considered to be too long. Furthermore, many Member States reported	(12) The Commission carried out a mid-term evaluation of the EGF to assess how and to what extent the EGF achieves its objectives. The EGF proved to be effective, attaining a higher reintegration rate of displaced workers than in the previous programming period. The evaluation also found that the EGF generated European added value. This is particularly true in terms of its volume effects, meaning that EGF assistance not only increases the number and variety of services offered, but also their level of intensity. Moreover, EGF interventions have high visibility and demonstrate the EU added value of the intervention directly to the general public. However, several challenges were identified. On the one hand, the mobilisation
	States reported problems putting together the extensive background analysis of the		problems putting together the extensive background analysis of the event that triggered the	procedure was considered to be too long. Furthermore, many Member States reported

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	event that triggered the		redundancies. The main reason	problems putting together the
	redundancies. The main reason		that keeps Member States that	extensive background analysis
	that keeps Member States that		would have had a potential EGF	of the event that triggered the
	would have had a potential EGF		case from applying are financial	redundancies. The main reason
	case from applying are financial		and institutional capacity	that keeps Member States that
	and institutional capacity		problems. On the one hand, it	would have had a potential
	problems. On the one hand, it		could simply be a lack of	EGF case from applying are
	could simply be a lack of		manpower – Member States	financial and institutional
	manpower – Member States		currently can ask for technical	capacity problems. On the one
	currently can ask for technical		assistance only if they implement	hand, it could simply be a lack
	assistance only if they		an EGF case. Since redundancies	of manpower – Member States
	implement an EGF case. Since		can happen unexpectedly, it	currently can ask for technical
	redundancies can happen		would be important that Member	assistance only if they
	unexpectedly, it would be		States are ready to react	implement an EGF case. Since
	important that Member States		immediately and can submit an	redundancies can happen
	are ready to react immediately		application without any delays.	unexpectedly, it would be
	and can submit an application		Furthermore, in certain Member	important that Member States
	without any delays.		States, more profound	are ready to react immediately
	Furthermore, in certain Member		institutional capacity building	and can submit an application
	States, more profound		efforts seem necessary in order to	without any delays.
	institutional capacity building		ensure an efficient and effective	Furthermore, in certain
	efforts seem necessary in order		implementation of EGF cases.	Member States, more profound
	to ensure an efficient and		The threshold of 500 displaced	institutional capacity building
	effective implementation of		jobs was criticized as being too	efforts seem necessary in order
	EGF cases. The threshold of		high, especially in lesser	to ensure an efficient and
	500 displaced jobs was		populated regions <sup>14</sup> .	effective implementation of
	criticized as being too high,			EGF cases. The threshold of
	especially in lesser populated			500 displaced jobs was
	regions <sup>15</sup> .			criticized as being too high,

<sup>15</sup> COM (2018) 297 final and accompanying SWD (2018) 192 final.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				especially in lesser populated regions <sup>14</sup> .
		Recita	al 13	
25.		Amd 8 and 97		Provisionally Agreed:
	(13) The Commission underlines the continuing importance of the role of the EGF as a flexible fund to support workers who lose their jobs in large-scale restructuring events and to help them to find another job as rapidly as possible. The Union should continue to provide specific, one-off support to facilitate the re-integration into employment of displaced workers in areas, sectors, territories or labour markets suffering a shock of serious economic disruption. Considering the interplay and mutual effects of open trade, technological change or other factors like the transition to a low carbon economy, and therefore considering that it is increasingly difficult to single out a specific factor that causes job displacements, the mobilisation of the EGF shall in the future only be based on the	underlines the continuing importance of the role of the <i>EFT</i> as a flexible fund to support workers who lose their jobs in largescale restructuring events and to help them to find another job as rapidly as possible. The Union should continue to provide specific, one-off support to facilitate the re-integration into equality and sustainable employment of displaced workers in areas, sectors, territories or labour markets suffering a shock of serious economic disruption. Considering the interplay and mutual effects of open trade, technological change, digitisation and	underlines the continuing importance of the role of the EGF as a flexible fund to support workers who lose their jobs in large-scale restructuring events and to help them to find another job as rapidly as possible. The Union should continue to provide specific, one-off support to facilitate the re-integration into employment of displaced workers in areas, sectors, territories or labour markets suffering a shock of serious economic disruption.  Considering the interplay and mutual effects of open trade, economic and financial developments such as asymmetric economic shocks, technological change, geopolitical developments, or other factors like the transition to a low carbon economy, and therefore considering that it is increasingly difficult to single	underlines the continuing importance of the role of the EGF as a flexible fund to support workers who lose their jobs in large-scale restructuring events and to help them to find another job as rapidly as possible. The Union should continue to provide specific, one-off support to facilitate the re-integration into decent and sustainable employment of displaced workers in areas, sectors, territories or labour markets suffering a shock of serious economic disruption. Considering the interplay and mutual effects of open trade, economic and financial developments such as asymmetric economic shocks, technological change, digitisation, important changes in the trade relations of the EU or the composition of the internal market, or

Rows	Cion proposal	<b>EP Amends</b>	Council PGA, ST 6596/19	Compromise
si re pu su ar co ar by re in bu M Fr C A th D Fr	ignificant impact of a sestructuring event. Given its surpose, which is to provide upport in situations of urgency and unexpected circumstances, complementing the more enticipatory assistance offered by the ESF+, the EGF shall emain a flexible and special enstrument outside the enudgetary ceilings of the fultiannual Financial framework, as set out in the commission's communication.'  A Modern Budget for a Union that Protects, Empowers and Defends - The Multiannual Financial Framework for 2021 – 027'and its annex 16.	automation or other factors like the withdrawal of the United Kingdom from the European Union or the transition to a low carbon economy, and therefore considering that it is increasingly difficult to single out a specific factor that causes job displacements, the mobilisation of the EFT should in the future only be based on the significant impact of a restructuring event. Given its purpose, which is to provide support in situations of urgency and unexpected circumstances, complementing the more anticipatory assistance offered by the ESF+, the EFT should remain a	out a specific factor that causes job displacements, the mobilisation of the EGF shall in the future only be based on the significant impact of a restructuring event. Given its purpose, which is to provide support in situations of urgency and unexpected circumstances, complementing the more anticipatory assistance offered by the ESF+, the EGF shall remain a flexible and special instrument outside the budgetary ceilings of the Multiannual Financial Framework, as set out in the Commission's communication.' A Modern Budget for a Union that Protects, Empowers and Defends - The Multiannual Financial Framework for 2021 – 2027'and its annex <sup>15</sup> .	other factors like the transition to a low carbon economy, and therefore considering that it is increasingly difficult to single out a specific factor that causes job displacements, the mobilisation of the EGF should in the future only be based on the significant impact of a restructuring event. Given its purpose, which is to provide support in situations of emergency, complementing the more anticipatory assistance offered by the ESF+, the EGF should remain a flexible and special instrument outside the budgetary ceilings of the Multiannual Financial Framework, as set out in the Commission's communication.' A Modern Budget for a Union that Protects, Empowers and Defends - The Multiannual Financial Framework for 2021 – 2027' and its annex <sup>15</sup> .
		flexible and special instrument outside the budgetary ceilings of the		

<sup>16</sup> Commission SWD (2018) 171 final and its annex COM (2018) 321 final.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		Multiannual Financial Framework, as set out in		
		the Commission's		
		communication.' A		
		Modern Budget for a		
		Union that Protects,		
		Empowers and Defends		
		- The Multiannual		
		Financial Framework for		
		2021–2027' and its		
		annex <sup>15</sup> .		
26		Recital 13	a (new)	D : 11 A 1
26.		Amd 9		Provisionally Agreed:
		(13a) In its resolution		AM9 withdrawn
		of 30 May 2018 on the		AND WILLIAMI
		2021-2027 multiannual		
		financial framework		
		and own resources, the		
		European Parliament		
		reconfirmed its firm		
		position on the		
		necessary level of		
		funding for key Union		
		policies in the 2021-		
		2027 MFF, in order to		
		enable them to fulfil		
		their mission and		
		objectives. It stressed in		
		particular the call to		
		double the specific		
		MFF funding for SMEs		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		and for tackling youth unemployment; welcomed several proposals that improve the current provisions, notably the increased allocations of special instruments; and stated its intention to negotiate additional improvements,		
		wherever necessary.	114	
25	 	Recita	al 14 	m 1 1' 1 1' 1
27.		Amd 10		To be discussed at political level
	(14) As stated, in order to maintain the European nature of the EGF, an application for support should be triggered	(14) As stated, in order to maintain the European nature of the <i>EFT</i> , an application for	(14) As stated, in order to maintain the European nature of the EGF, an application for support should be triggered when	Compromise proposal: (14) As stated, in order to
	when a major restructuring event causes a significant impact on the local or regional	support should be triggered when a major restructuring event	an unexpected major restructuring event causes a significant impact on the local or	maintain the European nature of the EGF, an application for support should be triggered
	economy. Such an impact should be defined by a	causes a significant impact on the local or	regional economy. Such an impact should be defined by a	when a major restructuring event causes a significant
	minimum number of job displacements within a specific reference period. Taking into	regional economy. Such an impact should be defined by a minimum	minimum number of job displacements within a specific reference period. Taking into	impact on the local or regional economy. Such an impact should be defined by a
	account the findings of the mid- term evaluation, the threshold shall be set at 250 jobs	number of job displacements within a specific reference	account the findings of the mid- term evaluation, the threshold shall be set at 250 jobs	minimum number of job displacements within a specific reference period. Taking into
	displacement within a reference period of four months (or 6	period. Taking into account the findings of	displacement within a reference period of four months (or 6	account the findings of the mid-term evaluation, the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	months in sectoral cases).  Taking into account that waves of dismissals in different sectors but the same region have an equally significant impact on the local labour market, regional applications shall be possible as well. In small labour markets, such as small Member States or remote regions, including the outermost regions as referred in Article 349 of the TFEU, or in exceptional circumstances, applications could be submitted in case of a lower number of job displacements.	the mid-term evaluation, the threshold shall be set at 200 jobs displacement within the respective reference periods.  Taking into account that waves of dismissals in different sectors but the same region have an equally significant impact on the local labour market, regional applications shall be possible as well. In small labour markets, such as small Member States or remote regions, including the outermost regions as referred in Article 349 TFEU, or in exceptional circumstances, it should be possible to submit applications in the case of a lower number of job displacements.	months in sectoral cases). Taking into account that waves of dismissals in different sectors but the same region have an equally significant impact on the local labour market, regional applications shall be possible as well. In small labour markets, such as small Member States or remote regions, including the outermost regions as referred in Article 349 of the TFEU, or in exceptional circumstances, applications could be submitted in case of a lower number of job displacements.	in case of a lower number of job displacements. In general, Member State should not submit their applications EGF assistance later than 12 weeks after the end of the reference period. In order to avoid a funding into reference period and the entry into force of this Regulation, in order to avoid a funding

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise	
				gap in the case of late adoption of the Regulation.	
		Recital 14	a (new)		
28.		Amd 11  (14a) While respecting the principle of subsidiarity, and taking into account the need for a significant impact	(14a)(new) The EGF, as a fund designed for unexpected major restructuring events, may not be mobilised in cases of dismissals in the public sector,	Provisionally agreed  (14a)(new) The EGF, as a fund designed for major restructuring events, may not be mobilised in cases of dismissals in the public	
		of the restructuring event as a threshold for an EFT application, the EFT should strive to show solidarity with dismissed workers from all types of enterprises, regardless of their size.	which are the consequence of budgetary cuts. However, the EGF [] should be able to support displaced workers from enterprises active on a competitive market, providing services or delivering goods to publicly financed entities affected by budgetary cuts. It can also support self-employed persons whose activity has ceased as a result of budgetary cuts.	sector, which are the consequence of budgetary cuts. However, the EGF [] should be able to support displaced workers from enterprises active on a competitive market, providing services or delivering goods to publicly financed entities affected by budgetary cuts. It can also support self-employed persons whose activity has ceased as a result of budgetary cuts.	
	Recital 14 b (new)				
29.		Amd 12		Provisionally Agreed:	
		(14b) The EFT should remain a special Union instrument reacting to		AM12 withdrawn	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		situations that cause major restructuring events in the European labour market. However, the Union should continue efforts to find more sustainable ways of tackling the structural change and challenges that affect labour markets and lead to such events in the Member States.		
30.	(15) In order to express Union solidarity with displaced workers and self-employed persons whose activity has ceased, the co-funding rate of the cost of the package of personalised services and its implementation should equal that of the ESF+ in the respective Member State concerned.		(15) In order to express Union solidarity towards unemployed persons, [] the co- []financing rate of the EGF as a reactive fund [] should be aligned with [] the highest co- financing rate of the ESF+ as a proactive fund, in the respective Member State concerned [], while in any case not being lower than 60%.	Union solidarity towards unemployed persons, [] the co-[]financing rate of the EGF as a reactive fund [] should be aligned with [] the highest co-financing rate of the ESF+ as a proactive fund, in the respective Member State concerned [], while in any case not being lower than 60%.
31.	(16) Part of the budget of the Union allocated to the EGF should be implemented by the Commission under shared management with Member States within the meaning of Regulation (EU, Euratom)	(16) Part of the budget of the Union allocated to the <i>EFT</i> should be implemented by the Commission under shared management with Member States within	(16) Part of the budget of the Union allocated to the EGF should be implemented by the Commission under shared management with Member States within the meaning of Regulation (EU, Euratom) [number of the	(16) Part of the budget of the Union allocated to the EGF should be implemented by the Commission under shared management with Member States within the meaning of Regulation (EU, Euratom)

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	[number of the new Financial Regulation] of the European Parliament and of the Council <sup>17</sup> (the 'Financial Regulation'). Therefore, when implementing the EGF under shared management, the Commission and the Member States should respect the principles referred to in the Financial Regulation, such as sound financial management, transparency and non-discrimination.	the meaning of Regulation (EU, Euratom) [number of the new Financial Regulation] of the European Parliament and of the Council1 (the 'Financial Regulation'). Therefore, when implementing the EFT under shared management, the Commission and the Member States should respect the principles referred to in the Financial Regulation, such as sound financial management, transparency and non- discrimination	new Financial Regulation] of the European Parliament and of the Council <sup>18</sup> (the 'Financial Regulation'). Therefore, when implementing the EGF under shared management, the Commission and the Member States should respect the principles referred to in the Financial Regulation, such as sound financial management, transparency and non-discrimination.	[number of the new Financial Regulation] of the European Parliament and of the Council <sup>19</sup> (the 'Financial Regulation'). Therefore, when implementing the EGF under shared management, the Commission and the Member States should respect the principles referred to in the Financial Regulation, such as sound financial management, transparency and non-discrimination.
		Recita	al 17	
32.		Amd 13		Provisionally agreed:
	(17) The European Monitoring Centre on Change, based in the European Foundation for the Improvement of Living and	(17) The European Monitoring Centre on Change, based in the European Foundation	(17) The European Monitoring Centre on Change, based in the European Foundation for the Improvement of Living and	(17) The European Monitoring Centre on Change, based in the European Foundation for the

<sup>17</sup> OJ L [...], [...], p. [...].

<sup>18</sup> OJ L [...], [...], p. [...].

<sup>19</sup> OJ L [...], [...], p. [...].

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	Working Conditions	for the Improvement of	Working Conditions (Eurofound)	Improvement of Living and
	(Eurofound) in Dublin, assists	Living and Working	in Dublin, assists the	Working Conditions
	the Commission and the	Conditions (Eurofound)	Commission and the Member	(Eurofound) in Dublin, assists
	Member States with qualitative	in Dublin, assists the	States with qualitative and	the Commission and the
	and quantitative analyses in	Commission and the	quantitative analyses in order to	Member States with qualitative
	order to help in the assessment	Member States with	help in the assessment of trends	and quantitative analyses in
	of trends of globalisation,	qualitative and	of globalisation, restructuring	order to help in the assessment
	restructuring and the use of the	quantitative analyses in	and the use of the EGF.	of trends of globalisation,
	EGF.	order to help in the		technological and
		assessment of trends,		environmental changes,
		such as in globalisation,		restructuring and the use of the
		technological and		EGF. The European
		environmental changes,		Restructuring Monitor
		restructuring and <i>in</i> the		(ERM) follows in real time
		use of the <i>EFT</i> . <i>Such</i>		the reporting of large-scale
		analyses should include		restructuring events
		sufficient disaggregated		throughout the Union, based
		data, particularly from		on a network of national
		a gender perspective, in		correspondents, and could
		order to combat gender		help identify potential
		inequalities more		intervention cases at an early
		efficiently.		stage.
22		Recital 17	a (new)	Duesticie meller e care e de
33.		Amd 14		Provisionally agreed:
		(17a) Eurofound's		AM14 is merged with AM 13
		European		(row 32).
		Restructuring Monitor		( <b>5-</b> ).
		(ERM) monitors in real		
		time the reporting of		
		large-scale		
		restructuring events		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		throughout the Union, based on a network of national correspondents. The ERM is very relevant to the EFT and should assist its operation in particular by helping to identify potential intervention cases at an early stage.		
		Recita	al 18	
34.		Amd 15		
	(18) Displaced workers and self-employed persons whose activity has ceased should have equal access to the EGF independently of their type of employment contract or employment relationship. Therefore, displaced workers as well as self-employed persons whose activity has ceased should be regarded as possible EGF beneficiaries for the purposes of this Regulation.	workers and self- employed persons whose activity has ceased should have equal access to the <i>EFT</i> independently of their type of employment contract or employment relationship. Therefore, displaced workers, regardless of the type and duration of their employment relationship, as well as self-employed persons whose activity has ceased should be	(18) Displaced workers and self-employed persons whose activity has ceased should have equal access to the EGF independently of their type of employment contract or employment relationship.  Therefore, displaced workers as well as self-employed persons whose activity has ceased should be regarded as possible EGF beneficiaries for the purposes of this Regulation.	(18) Displaced workers and self-employed persons whose activity has ceased should have equal access to the EGF independently of their type of employment contract or employment relationship.  Therefore, displaced workers as well as self-employed persons whose activity has ceased should be regarded as possible EGF beneficiaries for the purposes of this Regulation.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		regarded as possible <i>EFT</i> beneficiaries for the purposes of this Regulation.		
		Recita	al 19	
35.	(19) Financial contributions from the EGF should be primarily directed at active labour market measures aimed at reintegrating beneficiaries rapidly into sustainable employment, either within or outside their initial sector of activity. Measures should reflect the prospected needs of the local or regional labour market. However, whenever relevant, the mobility of displaced workers should also be supported in order to help find new employment elsewhere. A particular focus shall be laid on the dissemination of skills required in the digital age. The	(19) Financial contributions from the <i>EFT</i> should be primarily directed at active labour market measures <i>and</i> personalised services aimed at reintegrating beneficiaries rapidly into quality and sustainable employment in a future-oriented sector, whether within or outside their initial sector of activity, but should also seek to promote self-employment and enterprise creation, including through the	(19) Financial contributions from the EGF should be primarily directed at active labour market measures aimed at reintegrating beneficiaries rapidly into sustainable employment, either within or outside their initial sector of activity. Measures should reflect the prospected needs of the local or regional labour market. However, whenever relevant, the mobility of displaced workers should also be supported in order to help find new employment elsewhere. A particular focus shall be laid on the dissemination of skills required in the digital age. The inclusion of pecuniary	(19) Financial contributions from the EGF should be primarily directed at active labour market measures and personalised services aimed at reintegrating beneficiaries rapidly into decent and sustainable employment within or outside their initial sector of activity while preparing them for a greener and digital European economy. The support_should also seek to promote self-employment and enterprise creation, including through the establishment of cooperatives. Measures should reflect the prospective needs of the local or regional labour market. However, whenever
	inclusion of pecuniary allowances in a coordinated package of personalised services should be restricted. Companies could be encouraged to participate in the national co-	establishment of cooperatives. Measures should reflect the prospective needs of the local or regional labour market. However,	allowances in a coordinated package of personalised services should be restricted. Companies could be encouraged to participate in the national co-	relevant, the mobility of displaced workers should also be supported in order to help find new employment elsewhere. A particular focus <i>should</i> be laid on the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	funding for the EGF-supported measures.	whenever relevant, the mobility of displaced workers should also be supported in order to help find new employment elsewhere. A particular focus should be laid on the dissemination of skills required in the digital age, and on overcoming gender stereotypes in employment, where appropriate. The inclusion of pecuniary allowances in a coordinated package of personalised services should be restricted. The financial contributions should complement and not replace any measures which are the responsibility of Member States and/or companies by virtue of national law or collective agreements. Companies should be encouraged to participate in the national co-funding for	funding for the EGF-supported measures.	dissemination of skills required in the digital age, and on overcoming gender stereotypes in employment, where appropriate. The inclusion of pecuniary allowances in a coordinated package of personalised services should be restricted. The measures supported by the EGF should not substitute passive social protection measures. Companies could be encouraged to participate in the national co-funding for the EGF-supported measures, in addition to the measures which they have to provide by law or under a collective agreement.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise			
		the <i>EFT</i> -supported					
		measures.					
	Recital 19 a (new)						
36.		Amd 17		Provisionally agreed:			
36.			a (new)	Provisionally agreed:  (19a) When implementing and designing the coordinated package of personalised services, aimed at facilitating the re-integration of the targeted beneficiaries, Member States should address the objectives of the Digital Agenda and the Digital Single Market Strategy. Particular attention should be paid to the gender pay gap within the ICT and science, technology, engineering and mathematics (STEM) sectors by promoting re-training and re-qualification of women into these sectors. When implementing and designing the coordinated package of personalised services, Member States should aim at increasing the representation of the less			
		STEM sectors. When		represented gender, thus			
		implementing and		contributing towards the			
		designing coordinated		reduction of the gender pay			
		package of personalised		and pension gaps.			

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		services, Member States should also avoid perpetuating the domination of one gender in those industries and sectors where this has traditionally been the case. Increasing the representation of the less represented gender in different sectors, such as finance, ICT and STEM, would contribute towards the		
		reduction of gender pay and pension gap.		
		Recita	al 20	
37.		Amd 18		
	(20) When drawing up the coordinated package of active labour market policy measures, Member States should favour measures that will significantly contribute to the employability of the beneficiaries. Member States should strive towards the reintegration into sustainable employment of the largest possible number of beneficiaries participating in these measures	(20) When drawing up the coordinated package of active labour market policy measures, Member States should favour measures that will significantly contribute to the employability of the beneficiaries. Member States should strive towards the reintegration	(20) When drawing up the coordinated package of active labour market policy measures, Member States should favour measures that will significantly contribute to the employability of the beneficiaries. Member States should strive towards the reintegration into sustainable employment of the largest possible number of beneficiaries participating in these measures as	(20) 'When drawing up the coordinated package of active labour market policy measures, Member States should favour measures that will significantly contribute to the employability of the beneficiaries. Member States should strive towards the reintegration into sustainable employment of the largest possible number of beneficiaries participating in

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	as soon as possible within the six-month period before the final report on the implementation of the financial contribution is due.	into quality and sustainable employment of all beneficiaries participating in these measures as soon as possible within the seven-month period before the final report on the implementation of the financial contribution is due. The design of the coordinated package of personalised services should take into account the underlying reasons for the redundancies where relevant and anticipate future labour market perspectives and required skills. The coordinated package should be compatible with the shift towards a climate-friendly and resource-efficient economy.	soon as possible within [] [] [] six months after the end of the implementation period [].	these measures as soon as possible within [] [] six months after the end of the implementation period []. The design of the coordinated package of personalised services should take into account the underlying reason for the redundancies where relevant and anticipate future labour market perspectives and required skills. The coordinated package should be compatible with the transition towards a resource-efficient and sustainable economy.'
		Recita	l 21	
38.		Amd 19		Provisionally agreed:
	(21) Member States should pay			

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	particular attention to disadvantaged beneficiaries, including young and older unemployed persons and those at risk of poverty, when designing the coordinated package of active labour market policy measures, given that those groups experience particular problems in reentering the labour market. Notwithstanding, the principles of gender equality and of non-discrimination, which are among the Union's core values and are enshrined in the European Pillar of Social Rights, should be respected and promoted when implementing the EGF.	(21) Member States should pay particular attention to disadvantaged beneficiaries, including persons with disabilities, persons with dependent relatives, young and older unemployed persons, persons with a low level of qualifications, persons with a migrant background and persons at risk of poverty when designing the coordinated package of active labour market policy measures, given that those groups experience particular problems in re-entering the labour market. Notwithstanding, the principles of gender equality and of non-discrimination, which are among the Union's core values and are enshrined in the European Pillar of	(21) Member States should pay particular attention to disadvantaged beneficiaries, including young and older unemployed persons and those at risk of poverty, when designing the coordinated package of active labour market policy measures, given that those groups experience particular problems in re-entering the labour market. Notwithstanding, the principles of gender equality and of non-discrimination, which are among the Union's core values and are enshrined in the European Pillar of Social Rights, should be respected and promoted when implementing the EGF.	(21) Member States should pay particular attention to disadvantaged beneficiaries, including persons with disabilities, persons with dependent relatives, young and older unemployed persons, persons with a low level of qualifications, persons with a migrant background and persons at risk of poverty when designing the coordinated package of active labour market policy measures, given that those groups experience particular problems in re-entering the labour market. Notwithstanding, the principles of gender equality and of non-discrimination, which are among the Union's core values and are enshrined in the European Pillar of Social Rights, should be respected and promoted when implementing the EGF.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		Social Rights, should be		
		respected and promoted		
		when implementing the		
		EFT.		
		Recital 21	a (new)	
39.		Amd 20		Provisionally agreed:
		(21 ) 7 /1 ' 1		A M 20
		(21a) In the period		AM20 withdrawn
		between March 2007		
		and March 2017, the Commission received		
		148 applications for co-		
		financing from the		
		European Globalisation		
		Adjustment Fund		
		(EGF) from 21 Member		
		States, for a total of		
		almost EUR 600 million		
		to help 138 888		
		displaced workers and		
		2 944 people not in		
		employment, education		
		or training (NEETs).		
		Recita	al 22	
40.		Amd 21		Provisionally agreed:
	(00) 7	(22)		(00)
	(22) In order to support	(22) In order to	(22) In order to support	(22) In order to support
	beneficiaries effectively and	support beneficiaries	beneficiaries effectively and	beneficiaries effectively and
	rapidly, Member States should	effectively and rapidly,	rapidly, Member States should	rapidly, Member States should
	do their utmost to submit	Member States should	do their utmost to submit	do their utmost to submit
	complete applications for a	do their utmost to	complete applications for a	complete applications for a
	financial contribution from the	submit as a matter of	financial contribution from the	financial contribution from the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	EGF. In case the Commission requires further information for the assessment of an application, the provision of additional information should be limited in time.	urgency complete applications for a financial contribution from the EFT and the Union institutions should do their utmost to assess them rapidly. In case the Commission requires further information for the assessment of an application, the provision of additional information should be limited in time.	EGF. In case the Commission requires further information for the assessment of an application, the provision of additional information should be limited in time.	EGF. In case the Commission requires further information for the assessment of an application, the provision of additional information should be limited in time. Both Member States and the Union institutions should aim at processing applications as quickly as possible during the different procedural steps.
		Recital 22	a (new)	
41.		Amd 22		Provisionally agreed:
		(22a) To facilitate the implementation and the aims of this Regulation, more publicity should be given to the EFT and its possibilities, in particular at the level of the relevant authorities in the Member States.		AM22 withdrawn because the text was incorporated in row 45
42		Recital 22	b (new)	Duranisi analler a ana di
42.		Amd 23		Provisionally agreed:

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		(22b) The Commission should facilitate access to national and regional authorities through a dedicated helpdesk that would provide general information and explanations on procedures and on how to submit an application. That helpdesk should make available standard forms for statistics and further analysis.		AM23 withdrawn because the respective text in the operative part has been deleted.
		Recita	al 23	
43.		Amd 24		Provisionally agreed:
	(23) In the interest of beneficiaries and bodies responsible for implementation of the measures, the applicant Member State should keep all actors involved in the application process informed of the progress of the application.	(23) In the interest of beneficiaries and bodies responsible for implementation of the measures, the applicant Member State should keep all actors involved in the application process informed of the progress of the application and keep them engaged during the implementation process.	(23) In the interest of beneficiaries and bodies responsible for implementation of the measures, the applicant Member State should keep all actors involved in the application process informed of the progress of the application.	(23) In the interest of beneficiaries and bodies responsible for implementation of the measures, the applicant Member State should keep all actors involved in the application process informed of the progress of the application and whenever possible engaged during the implementation of measures.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise		
	Recital 24					
44.		Amd 25		Provisionally agreed:		
	(24) In compliance with the principle of sound financial management, financial contributions from the EGF should not replace but should, where possible, complement support measures which are available for beneficiaries within the Union funds or other Union policies or programmes.	(24) In compliance with the principle of sound financial management, financial contributions from the <i>EFT cannot</i> replace but <i>rather</i> should, where possible, complement support measures which are available for beneficiaries within the Union funds or other Union policies or programmes. <i>Nor can the EFT's financial contribution replace national measures or replace measures that are the responsibility of dismissing companies under national law or collective agreements and should instead create real European added value.</i>	(24) In compliance with the principle of sound financial management, financial contributions from the EGF should not replace but should, where possible, complement support measures which are available for beneficiaries within the Union funds or other Union policies or programmes.	AM25 withdrawn because the idea text is incorporated in row 35  (24) In compliance with the principle of sound financial management, financial contributions from the EGF should not replace but should, where possible, complement support measures which are available for beneficiaries within the Union funds or other Union policies or programmes.		
4.5	T	Recita	al 25	D II		
45.		Amd 26		Provisionally agreed:		
	(25) Special provisions should					

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	be included for information and communication activities on EGF cases and outcomes.	(25) In light of the principle of equality, Member States should ensure effective access to information about the EFT throughout their territory, including in rural areas. The Commission should, in particular, promote the dissemination of existing best practice, raise awareness of the EFT's eligibility criteria and application procedures and do more to raise awareness of the EFT among Union citizens, in particular workers. Special provisions should be included for information and communication activities on EFT cases and outcomes.	(25) Special provisions should be included for information and communication activities on EGF cases and outcomes.	(25) Special provisions should be included for information and communication activities on EGF cases and outcomes.  Member States and EGF stakeholders should raise awareness of the achievements of Union funding and inform the general public accordingly. Transparency and communication activities are essential in making Union action visible on the ground and should be based on accurate and up-to-date information. With the aim of promoting the EGF and demonstrate its value added as part of the EU budget, communication and visibility material developed by Member States should be made available to the Union institutions, bodies or agencies upon request. Therefore, a royalty-free, non-exclusive and irrevocable licence to use such material and any pre-

46. (26) To facilitate the implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for implementing the EGF.  47. (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget in the implementation of this Regulation, expenditure himplementation of this Regulation, expenditure hom which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for implementing the EGF.  47. (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of available on the EGF budget line with the implementation of this Regulation, expenditure himplementation of this Regulation, expenditure hom which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for implementing the EFT.  (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of available on the EGF budget line which a Member State incurs administrative expenditure for implementing the EFT.  (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficul	Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for implementing the EGF.  47. (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be eligible either from the date on which a Member State incurs administrative expenditure for implementing the EFT.  (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget line in the annual budgetary  implementation of this Regulation, expenditure should be eligible either from the date on which a Member State incurs administrative expenditure for on which a Member State incurs administrative expenditure for implementing the EFT.  (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget line in the annual budgetary  implementation of this Regulation, expenditure should be eligible either from the date on which a Member State incurs administrative expenditure for implementing the EFF.  (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations be made available on the budget line in the annual budgetary					existing rights attached to it should be granted to the Union.
47. (27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget line in the annual budgetary  (27) In order to cover the needs arising especially during the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations in the annual budgetary  (27) In order to cover the needs arising especially during the first months of each when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations be made available on the EGF budget line in the annual budgetary	46.	implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for	implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for	implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for	implementation of this Regulation, expenditure should be eligible either from the date on which a Member State starts to provide personalised services or from the date on which a Member State incurs administrative expenditure for
available on the <i>EFT</i> budget line in the annual budgetary procedure.	47.	arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget line in the annual budgetary	(27) In order to cover the needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the <i>EFT</i> budget line in the annual	needs arising especially during the first months of each year, when the possibilities for transfers from other budget lines are particularly difficult, an adequate amount of payment appropriations should be made available on the EGF budget line in the annual budgetary	payment appropriations should be made available on the EGF budget line in the annual

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
48.		Amd 27		Provisionally agreed:
		(27a) In order to cover the needs arising especially during the first months of each year, where the options for transfers from other budget lines are particularly limited, an adequate amount of payment appropriations should be made available on the EFT budget line in the annual budgetary procedure.		AM27 text incorporated in row 47
49.	(28) [The Multiannual Financial Framework and the Interinstitutional Agreement between the European	(28) [The Multiannual Financial Framework and the Interinstitutional Agreement between the	(28) [The Multiannual Financial Framework and the Interinstitutional Agreement between the European	(28) [The Multiannual Financial Framework and the Interinstitutional Agreement between the European
	Parliament, the Council and the Commission of [future date] on budgetary discipline, on cooperation in budgetary matters and on sound financial management <sup>20</sup> ('the Interinstitutional Agreement')	European Parliament, the Council and the Commission of [future date] on budgetary discipline, on cooperation in budgetary matters and on sound financial management	Parliament, the Council and the Commission of [future date] on budgetary discipline, on cooperation in budgetary matters and on sound financial management <sup>18</sup> ('the Interinstitutional Agreement')	Parliament, the Council and the Commission of [future date] on budgetary discipline, on cooperation in budgetary matters and on sound financial management <sup>21</sup> ('the Interinstitutional Agreement')

Reference to be updated. Reference to be updated. 

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise		
	determine the budgetary framework of the EGF].	('the Interinstitutional Agreement') determine the budgetary framework of the <i>EFT</i> ].	determine the budgetary framework of the EGF].	determine the budgetary framework of the EGF].		
		Recita	al 29			
50.	(29) In the interest of the beneficiaries, assistance should be made available as quickly and efficiently as possible. The Member States and the Union institutions involved in the EGF decision-making process should do their utmost to reduce processing time and simplify procedures so as to ensure the smooth and rapid adoption of decisions on the mobilisation of the EGF. Therefore, the Budgetary Authority shall in the	(29) In the interest of the beneficiaries, assistance should be made available as quickly and efficiently as possible. The Member States and the Union institutions involved in the <i>EFT</i> decision-making process should do their utmost to reduce processing time and simplify procedures so as to ensure the smooth and rapid	(29) In the interest of the beneficiaries, assistance should be made available as quickly and efficiently as possible. The Member States and the Union institutions involved in the EGF decision-making process should do their utmost to reduce processing time and simplify procedures so as to ensure the smooth and rapid adoption of decisions on the mobilisation of the EGF. Therefore, the Budgetary Authority shall in the	(29) In the interest of the beneficiaries, assistance should be made available as quickly and efficiently as possible. The Member States and the Union institutions involved in the EGF decision-making process should do their utmost to reduce processing time and simplify procedures so as to ensure the smooth and rapid adoption of decisions on the mobilisation of the EGF.		
	future decide on transfer requests submitted by the Commission, not requiring a Commission Proposal for the mobilisation of the EGF anymore.	adoption of decisions on the mobilisation of the <i>EFT</i> . [].	future decide on transfer requests submitted by the Commission, not requiring a Commission Proposal for the mobilisation of the EGF anymore.			
	Recital 30					
51.		Amd 29				
	(30) In the event of an enterprise closing down,	(30) In the event of an enterprise closing down,	(30) In the event of an enterprise closing down,	(30) Small and medium- sized enterprises (SMEs) are		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	displaced workers may be helped to take over some or all of the activities of their former employer.	displaced workers may be helped to take over some or all of the activities of their former employer and the Member State in which the enterprise is located may advance the funds that are required urgently to make this possible.	displaced workers may be helped to take over some or all of the activities of their former employer.	the backbone of the Union's economy. Therefore, promoting entrepreneurship and supporting SMEs is key to ensuring economic growth, innovation, job creation, and social integration. The Union actively promotes entrepreneurship by encouraging people to start their own business. In the case of major restructuring events, displaced workers may be helped with launching their own business. In the event of an enterprise closing down, displaced workers may also be helped to take over some or all of the activities of their former employer.  (30a new) For transparency and information purposes, Member States should disclose in the final reports details of any State aid or Union funding that the enterprise dismissing the workers received in the five years preceding the report. However, this requirement

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				should not apply to microenterprises and SMEs, in particular start-ups and scale-ups, in order to avoid any disproportionate administrative burden on Member States, particularly in the case of sectoral EGF applications involving more than one microenterprise or SME.
		Recita	al 31	
52.		Amd 30		Provisionally agreed:
	(31) In order to enable political scrutiny by the European Parliament and continuous monitoring by the Commission of results obtained with EGF assistance, Member States should submit a final report on the implementation of the EGF.	(31) In order to enable political scrutiny by the European Parliament and continuous monitoring by the Commission of results obtained with <i>EFT</i> assistance, Member States should submit a final report on the implementation of the <i>EFT which should respond to clear monitoring requirements and contain a follow up of the beneficiaries and a</i>	(31) In order to enable political scrutiny by the European Parliament and continuous monitoring by the Commission of results obtained with EGF assistance, Member States should submit a final report on the implementation of the EGF.	AM30 is withdrawn because the gender perspective is text incorporated in row 52a  (31) In order to enable political scrutiny by the European Parliament and continuous monitoring by the Commission of results obtained with EGF assistance, Member States should submit a final report on the implementation of the EGF.

Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	gender equality impact assessment.		
	Recital 31	a (new)	
			Provisionally Agreed
			(31 a new)
			In order to facilitate future evaluations, a beneficiary survey should be conducted after the implementation of each case. The survey should be opened to participants for at least 4 weeks and be launched during the sixth month after the end of case implementation. Member States will assist the Commission in conducting the survey, encouraging beneficiaries' participation by sending out the invitation to take part and at least one reminder. Member States should inform the Commission accordingly about the efforts made to reach out to the beneficiaries. The Commission should use the data collected for evaluation purposes. To
		assessment.	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				between cases, the Commission should design the beneficiary survey template in close cooperation with the Member States, and will provide translation into all EU languages.
		Recital 31	b (new)	
52b.				Provisionally agreed:
new				(31 b new) In accordance with the objective of eliminating inequalities and promoting equality between men and women, analyses and reports related to the EGF should include gender-disaggregated information.
53.	(32) The Member States should remain responsible for the implementation of the financial contribution and for the management and control of the actions supported by Union funding, in accordance with the relevant provisions of Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council	(32) The Member States should remain responsible for the implementation of the financial contribution and for the management and control of the actions supported by Union funding, in accordance with the relevant provisions of Regulation (EU, Euratom) No 966/2012	(32) The Member States should remain responsible for the implementation of the financial contribution and for the management and control of the actions supported by Union funding, in accordance with the relevant provisions of Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council (the 'Financial Regulation') <sup>19</sup> or its successor Regulation. The Member States	(32) The Member States should remain responsible for the implementation of the financial contribution and for the management and control of the actions supported by Union funding, in accordance with the relevant provisions of Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	(the 'Financial Regulation') <sup>22</sup> or its successor Regulation. The Member States should justify the use made of the financial contribution received from the EGF. In view of the short implementation period of EGF operations, reporting obligations should reflect the particular nature of the EGF interventions.	of the European Parliament and of the Council (the 'Financial Regulation')1 or its successor Regulation. The Member States should justify the use made of the financial contribution received from the <i>EFT</i> . In view of the short implementation period of <i>EFT</i> operations, reporting obligations should reflect the particular nature of the <i>EFT</i> interventions.	should justify the use made of the financial contribution received from the EGF. In view of the short implementation period of EGF operations, reporting obligations should reflect the particular nature of the EGF interventions.	(the 'Financial Regulation') <sup>23</sup> or its successor Regulation.  The Member States should justify the use made of the financial contribution received from the EGF. In view of the short implementation period of EGF operations, reporting obligations should reflect the particular nature of the EGF interventions.
		Recital 32	a (new)	
54.		Amd 31		Provisionally agreed:
		(32a) The Member States should conduct effective communication activities in order to promote financial contributions from the EFT, emphasise that funding has come from		AM31 is withdrawn because the text was is incorporated in row 45.

Reference to be updated. Reference to be updated. 

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		the Union and raise the		
		profile of activities		
		financed by the Union		
		under the EFT.		
55.	(33) Member States should also		(33) [Member States should	Provisionally agreed:
	prevent, detect and deal		[] prevent, detect and deal	
	effectively with any		effectively with any irregularities	Text to be aligned with CPR
	irregularities including fraud		including fraud committed by	
	committed by beneficiaries.		beneficiaries. Moreover, in	(33) [Member States should
	Moreover, in accordance with		accordance with Regulation (EU,	[] prevent, detect and deal
	Regulation (EU, Euratom) No		Euratom) No 883/2013 of the	effectively with any
	883/2013 <sup>24</sup> , and Regulations		<b>European Parliament and of</b>	irregularities, including fraud,
	(Euratom, EC) No 2988/95 <sup>25</sup>		the Council <sup>20</sup> and Council	committed by beneficiaries.
	and No 2185/96 <sup>26</sup> the European		Regulations (Euratom, EC) No	Moreover, in accordance with
	Anti-Fraud Office (OLAF) may		2988/95 <sup>21</sup> and ( <b>Euratom, EC</b> )	Regulation (EU, Euratom) No
	carry out administrative		No $2185/96^{22}$ , the European	883/2013 of the European
	investigations, including on-the-		Anti-Fraud Office (OLAF) may	Parliament and of the
	spot checks and inspections,		carry out administrative	Council <sup>29</sup> and Council
	with a view to establishing		investigations, including on-the-	<b>Regulations (EC, Euratom)</b>
	whether there has been fraud,		spot checks and inspections, with	
	corruption or any other illegal		a view to establishing whether	

Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999 (OJ L 248, 18.9.2013, p. 1).

Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ L 312, 23.12.1995, p. 1).

Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).

Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999 (OJ L 248, 18.9.2013, p. 1).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	activity affecting the financial		there has been fraud, corruption	No 2988/95 <sup>30</sup> and (Euratom,
	interests of the Union. In		or any other illegal activity	EC) No 2185/96 <sup>31</sup> , the
	accordance with Regulation		affecting the financial interests of	European Anti-Fraud Office
	(EU) 2017/1939 <sup>27</sup> , the European		the Union. In accordance with	(OLAF) has the power to
	Public Prosecutor's Office may		Council Regulation (EU)	carry out administrative
	investigate and prosecute fraud		$2017/1939^{23}$ , the European	investigations, including on-
	and other criminal offences		Public Prosecutor's Office (the	the-spot checks and
	affecting the financial interests		"EPPO") may investigate and	inspections, with a view to
	of the Union as provided for in		prosecute [] offences against	establishing whether there has
	Directive (EU) 2017/1371 <sup>28</sup> on		the financial interests of the	been fraud, corruption or any
	the fight against fraud to the		Union, as provided for in	other illegal activity affecting
	Union's financial interests by		Directive (EU) 2017/1371 []	the financial interests of the
	means of criminal law. Member		of the European Parliament	Union. The European Public
	States should take the necessary		and of the Council <sup>24</sup> . Member	Prosecutor's Office (EPPO) is
	measures so that any person or		States should take the necessary	empowered, in accordance
	entity receiving Union funds		measures so that any person or	with Council Regulation
	fully cooperates in the		entity receiving Union funds	(EU) 2017/1939 <sup>32</sup> , to
	protection of the Union's		fully cooperates in the protection	investigate and prosecute
	financial interests, grants the		of the financial interests of the	criminal offences affecting the
	necessary rights and access to		Union, grants the necessary	financial interests of the Union
	the Commission, the European		rights and access to the	as provided for in Directive

Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ("the EPPO") (OJ L 283, 31.10.2017, p. 1).

Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).

Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ L 312, 23.12.95, p.1).

Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).

Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ("the EPPO") (OJ L 283, 31.10.2017, p. 1).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	Anti-Fraud Office (OLAF), the European Public Prosecutor's Office (EPPO) and the European Court of Auditors (ECA) and ensures that any third parties involved in the implementation of Union funds grant equivalent rights. Member States should report to the Commission on detected irregularities including fraud, and on their follow-up as well as on the follow-up of OLAF investigations.		Commission, [] OLAF, the [] EPPO in respect of those Member States participating in enhanced cooperation pursuant to Regulation (EU) 2017/1939, and the European Court of Auditors (ECA), and ensures that any third parties involved in the implementation of Union funds grant equivalent rights. Member States should report to the Commission on detected irregularities, including fraud, and on their follow-up, as well as on the follow-up of OLAF investigations].	(EU) 2017/1371 of the European Parliament and of the Council <sup>33</sup> . Member States should take the necessary measures to ensure that any person or entity receiving Union funds fully cooperates in the protection of the financial interests of the Union, grants the necessary rights and access to the Commission, OLAF, the Court of Auditors and, in respect of those Member States participating in enhanced cooperation pursuant to Regulation (EU) 2017/1939, the EPPO, and ensures that any third parties involved in the implementation of Union funds grant equivalent rights. Member States should report to the Commission any irregularities detected, including fraud, and any follow-up action they have taken with regard to such irregularities and with regard to any OLAF investigations.

Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				Member States should cooperate with the Commission, OLAF, the Court of Auditors and, where applicable, the EPPO, in accordance with point (d) of Article 63(2) of Regulation [] Financial Regulation on all matters related to suspected or established fraud.]
55a				Subject for exchange of views at political level  EP proposal for the addition for a new recital:  (33 a new)  In order to allow better monitoring of the use of the EGF, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to supplement this Regulation by setting out the criteria for determining the cases of irregularity to be reported and

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				the data to be provided by Member States for the purpose of preventing, detecting and correcting irregularities including fraud and recovering amounts unduly paid together with interest on late payments. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making*. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
55ab				EP proposal for the addition for a new recital:
				(33 ab new)  A list of indicators should be set out in an annex to this
				Regulation for the purpose of monitoring the use of the EGF and, in particular, progress towards the achievement of its objectives. Where necessary,
55 b.				the Commission may submit a legislative proposal to amend those indicators.  Provisionally agreed:
55 D.				(33 b new)
				To enhance the protection of the Union's budget, the Commission should make
				available an integrated and interoperable information and monitoring system
				including a single data- mining and risk- scoring tool to access and analyse the
				relevant data, and the Commission should encourage its use with a view
				to a generalized application by Member States.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
56.	(34) In accordance with the		(34) [In accordance with []	Provisionally Agreed
	Financial Regulation,		Regulations (EU, Euratom)	
	Regulation (EU, Euratom) No		2018/1046 <sup>34</sup> (the "Financial	[]
	883/2013 of the European		Regulation'') and (EU,	
	Parliament and of the		Euratom) No 883/2013 of the	
	Council[1], Council Regulation		European Parliament and of the	
	(Euratom, EC) No		Council <sup>35</sup> and Council	
	2988/95[2],Council Regulation		Regulations (Euratom, EC) No	
	(Euratom, EC) No 2185/96[3]		2988/95 <sup>36</sup> , (Euratom, EC)	
	and Council Regulation (EU)		No $2185/96^{37}$ and [] (EU)	
	2017/1939 [4], the financial		$2017/1939^{38}$ , the financial	
	interests of the Union are to be		interests of the Union are to be	
	protected through proportionate		protected through proportionate	
	measures, including the		measures, including the	
	prevention, detection, correction		prevention, detection, correction	
	and investigation of		and investigation of	
	irregularities and fraud, the		irregularities, including fraud, the	
	recovery of funds lost, wrongly		recovery of funds lost, wrongly	

Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council of 18 July 2018 on the financial rules applicable to the general budget of the Union, amending Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 223/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012 (OJ L 193, 30.7.2018, p. 1).

Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council of 11 September 2013 concerning investigations conducted by the European Anti-Fraud Office (OLAF) and repealing Regulation (EC) No 1073/1999 of the European Parliament and of the Council and Council Regulation (Euratom) No 1074/1999, (OJ L 248, 18.9.2013, p. 1).

Council Regulation (EC, Euratom) No 2988/95 of 18 December 1995 on the protection of the European Communities financial interests (OJ L 312, 23.12.95, p.1).

Council Regulation (Euratom, EC) No 2185/96 of 11 November 1996 concerning on-the-spot checks and inspections carried out by the Commission in order to protect the European Communities' financial interests against fraud and other irregularities (OJ L 292, 15.11.1996, p. 2).

Council Regulation (EU) 2017/1939 of 12 October 2017 implementing enhanced cooperation on the establishment of the European Public Prosecutor's Office ("the EPPO") (OJ L 283, 31.10.2017, p. 1).

Rows	Cion proposal	<b>EP Amends</b>	Council PGA, ST 6596/19	Compromise
	paid or incorrectly used and,		paid or incorrectly used, and,	
	where appropriate, the		where appropriate, the	
	imposition of administrative		imposition of administrative	
	sanctions. In particular, in		penalties. In particular, in	
	accordance with Regulation		accordance with Regulations	
	(EU, Euratom) No 883/2013		(Euratom, EC) No 2185/96 and	
	and Regulation (Euratom, EC)		(EU, Euratom) No 883/2013, the	
	No 2185/96 the European Anti-		European Anti-Fraud Office	
	Fraud Office (OLAF) may carry		(OLAF) may carry out	
	out investigations, including on-		administrative investigations,	
	the-spot checks and inspections,		including on-the-spot checks and	
	with a view to establishing		inspections, with a view to	
	whether there has been fraud,		establishing whether there has	
	corruption or any other illegal		been fraud, corruption or any	
	activity affecting the financial		other illegal activity affecting the	
	interests of the Union. In		financial interests of the Union.	
	accordance with Regulation		In accordance with Regulation	
	(EU) 2017/1939, the European		(EU) 2017/1939, the European	
	Public Prosecutor's Office		Public Prosecutor's Office (the	
	(EPPO) may investigate and		"EPPO") may investigate and	
	prosecute fraud and other illegal		prosecute offences against the	
	activities affecting the financial		financial interests of the Union,	
	interests of the Union as		as provided for in Directive (EU)	
	provided for in Directive (EU)		2017/1371 of the European	
	2017/1371 of the European		Parliament and of the Council <sup>39</sup> .	
	Parliament and of the		In accordance with the Financial	
	Council[5]. In accordance with		Regulation, any person or entity	
	the Financial Regulation, any		receiving Union funds is to fully	

Directive (EU) 2017/1371 of the European Parliament and of the Council of 5 July 2017 on the fight against fraud to the Union's financial interests by means of criminal law (OJ L 198, 28.7.2017, p. 29).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	person or entity receiving Union funds is to fully cooperate in the		cooperate in the protection of the financial interests of the Union,	
	protection of the Union's		grant the necessary rights and	
	financial interests, to grant the		access to the Commission,	
	necessary rights and access to		OLAF, the EPPO in respect of	
	the Commission, OLAF, the		those Member States	
	EPPO and the European Court		participating in enhanced	
	of Auditors (ECA) and to		cooperation pursuant to	
	ensure that any third parties		<b>Regulation (EU) 2017/1939,</b> and	
	involved in the implementation		the European Court of Auditors	
	of Union funds grant equivalent		(ECA), and ensure that any third	
	rights.		parties involved in the	
			implementation of Union funds	
			grant equivalent rights.]	
57.	(35) Horizontal financial rules		(35) Horizontal financial rules	(35) Horizontal financial
	adopted by the European		adopted by the European	rules adopted by the European
	Parliament and the Council on		Parliament and the Council on	Parliament and the Council on
	the basis of Article 322 of the		the basis of Article 322 of the	the basis of Article 322 of the
	Treaty on the Functioning of the		Treaty on the Functioning of the	Treaty on the Functioning of
	European Union apply to this		European Union apply to this	the European Union apply to
	Regulation. These rules are laid down in the Financial		Regulation. These rules are laid	this Regulation. These rules are laid down in the Financial
	Regulation and determine in		down in the Financial Regulation and determine in particular the	Regulation and determine in
	particular the procedure for		procedure for establishing and	particular the procedure for
	establishing and implementing		implementing the budget through	establishing and implementing
	the budget through grants,		grants, procurement, prizes,	the budget through grants,
	procurement, prizes, indirect		indirect implementation, and	procurement, prizes, indirect
	implementation, and provide for		provide for checks on the	implementation, and provide
	checks on the responsibility of		responsibility of financial actors.	for checks on the responsibility
	financial actors. [Rules adopted		[Rules adopted on the basis of	of financial actors. Rules
	on the basis of Article 322		Article 322 TFEU also concern	adopted on the basis of Article
	TFEU also concern the		the protection of the Union's	322 TFEU also include a

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	protection of the Union's budget in case of generalised deficiencies as regards the rule of law in the Member States, as the respect for the rule of law is an essential precondition for sound financial management and effective EU funding.]		budget in case of generalised deficiencies as regards the rule of law in the Member States, as the respect for the rule of law is an essential precondition for sound financial management and effective EU funding.]	general regime of conditionality for the protection of the Union budget.
58.	(36) Pursuant to paragraph 22 and 23 of the Inter-institutional agreement for Better Law-Making of 13 April 2016, there is a need to evaluate this Programme on the basis of information collected through specific monitoring requirements, while avoiding overregulation and administrative burdens, in particular on Member States. These requirements, where appropriate, can include measurable indicators, as a basis for evaluating the effects of the Programme on the ground.		(36) Pursuant to paragraph 22 and 23 of the Inter-institutional agreement for Better Law-Making of 13 April 2016, there is a need to evaluate this Programme on the basis of information collected through specific monitoring requirements, while avoiding overregulation and administrative burdens, in particular on Member States. These requirements, where appropriate, can include measurable indicators, as a basis for evaluating the effects of the Programme on the ground.	(36) Pursuant to paragraph 22 and 23 of the Interinstitutional agreement for Better Law-Making of 13 April 2016, there is a need to evaluate this Programme on the basis of information collected through specific monitoring requirements, while avoiding overregulation and administrative burdens, in particular on Member States. These requirements, where appropriate, can include measurable indicators, as a basis for evaluating the effects of the Programme on the ground.
		Recita	al 37	
59.		Amd 32		Provisionally agreed:
	(37) Reflecting the importance of tackling climate change in line with the Union's	(37) Reflecting the importance of tackling climate change in line	(37) Reflecting the importance of tackling climate change in line with the Union's commitments to	(37) Reflecting the importance of tackling climate change in line with the Union's

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, this Programme will contribute to mainstream climate action in the Union's policies and to the achievement of an overall target of [25 %] of the EU budget expenditures supporting climate objectives. Relevant actions will be identified during the fund's preparation and implementation, and reassessed in the context of its evaluation.	with the Union's commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, this Programme will contribute to mainstream climate action in the Union's policies and to the achievement of an overall target of 25 % of the EU budget expenditures supporting climate objectives over the MFF 2021-2027 period, and an annual target of 30 % as soon as possible and at the latest by 2027. Relevant actions will be identified during the fund's preparation and implementation, and reassessed in the context of its evaluation.	implement the Paris Agreement and the United Nations Sustainable Development Goals, this Programme will contribute to mainstream climate action in the Union's policies and to the achievement of an overall target of [25 %] of the EU budget expenditures supporting climate objectives. Relevant actions will be identified during the fund's preparation and implementation, and reassessed in the context of its evaluationautomat	commitments to implement the Paris Agreement, and the commitment to the United Nations Sustainable Development Goals, the actions under this Regulation should contribute [] to the achievement of a [] 30% target of [] all MFF expenditure [] spent on mainstreaming climate objectives and the ambition of 7.5% of the Budget reflecting biodiversity expenditures in 2024 and 10% in 2026 and 2027, while considering the existing overlaps between climate and biodiversity goals.
60.	(38) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, but can rather, by reason of their scale and		(38) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, but can rather, by reason of their scale and	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.		effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	
		Recita	al 39	
61.		Amd 33		
	(39) Considering the fact that the digital transformation of the economy requires a certain level of digital competence of the workforce, the dissemination of skills required in the digital age should be a mandatory horizontal element of any coordinated package of personalised services offered.	(39) Considering the fact that the digital transformation of the economy requires a certain level of digital competence of the workforce, the dissemination of skills required in the digital age should be a mandatory horizontal element of any coordinated package of personalised services offered and should incorporate the aim of increasing the	(39) Considering the fact that the digital transformation of the economy requires a certain level of digital competence of the workforce, the dissemination of skills required in the digital age should be a [] strongly recommended horizontal element of any coordinated package of personalised services offered.	(39) Considering the fact that the digital transformation of the economy requires a certain level of digital competence of the workforce, the dissemination of skills required in the digital age should be <b>considered as</b> a [] horizontal element of any coordinated package of personalised services offered.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		participation of women in STEM professions.		
		Recital 39	a (new)	
61a.				To be discussed at political level
				Compromise suggestion:
				[]
		Recital 39	b (new)	
61b.				To be discussed at political level
				Compromise suggestion:
				[]
		Recital 39	c (new)	
61c.				To be discussed at political level
				Compromise suggestion:
				[]
62.	Article 1	Article 1	Article 1	
63.	Subject matter	Subject matter	Subject matter	
64.	This Regulation establishes the European Globalisation	This Regulation establishes the European	[This Regulation establishes the European Globalisation	To be discussed at political level

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise	
	Adjustment Fund (EGF).	Fund for Transition (EFT).	Adjustment Fund (EGF) for the period of the Multiannual Financial Framework from 1 January 2021 to 31 December 2027. ]	Compromise proposal  This Regulation establishes the European Globalisation Adjustment Fund for displaced workers (EGF) for the period of the Multiannual Financial Framework 2021 - 2027.	
	Article 1 – subparagraph 2				
65.		Amd 34			
	It lays down the objectives of the EGF, the forms of Union funding and the rules for providing such funding, including applications by the Member States for financial contributions from the EGF for measures targeting the beneficiaries referred to in Article 7.	It lays down the objectives of the <i>EFT</i> , the forms of Union funding and the rules <i>and criteria</i> for providing such funding, including applications by the Member States for financial contributions from the <i>EFT</i> for measures targeting the beneficiaries referred to in Article 7.	It lays down the objectives of the EGF, the forms of Union funding and the rules for providing such funding, including applications by the Member States for financial contributions from the EGF for measures targeting the beneficiaries referred to in Article 7.	It lays down the objectives of the EGF, the forms of Union funding and the rules for providing such funding, including applications by the Member States for financial contributions from the EGF for measures targeting the beneficiaries referred to in Article 7.	
66.	Article 2	Article 2	Article 2		
67.	Mission	Mission	Mission		
		Article 2 – p	aragraph 1		
68.		Amd 35			

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	The EGF shall contribute to a better distribution of the benefits of globalisation and technological advance by helping displaced workers adapt to structural change. As such, the EGF shall contribute to the implementation of the principles defined under the European Pillar of Social Rights and enhance social and economic cohesion among regions and Member States.	The objective of the EFT shall be to support socio-economic transformations that are the result of globalisation and of technological and environmental changes by helping displaced workers through the promotion of alternative, sustainable employment. The EFT shall be an emergency fund that operates reactively and contributes to a just transition. As such, the EFT shall contribute to the implementation of the principles defined under the European Pillar of Social Rights and enhance social and economic cohesion among regions and Member States.	The EGF shall contribute to a better distribution of the benefits of globalisation and technological advance by helping displaced workers and self employed persons whose activity has ceased adapt to structural change. As such, the EGF shall contribute to the implementation of the principles defined under the European Pillar of Social Rights and enhance social and economic cohesion among regions and Member States.	The EGF shall support socio- economic transformations that are the result of globalisation and of technological and environmental changes by helping displaced workers and self employed persons whose activity has ceased, to adapt to structural change. The EGF shall be an emergency fund that operates reactively. As such, the EGF shall contribute to the implementation of the principles defined under the European Pillar of Social Rights and enhance social and economic cohesion among regions and Member States.
69.	Article 3	Article 3	Article 3	
70.	Objectives	Objectives	Scope and []objectives	Provisionally agreed:
				Scope and []objectives

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		Article 3 – p	aragraph 1	
71.	1. The general objective of the programme is to demonstrate solidarity with and offer support to displaced workers and self-employed persons whose activity has ceased in the course of unexpected major restructuring events, referred to in Article 5.	Amd 36  1. The general objective of the programme is to demonstrate solidarity with and offer financial support for re-employment measures with regard to displaced workers regardless of the type or duration of their employment relationship and self-employed persons whose activity has ceased in the course of unexpected major restructuring events, referred to in Article	1. The [] [] EGF [] [] shall offer support to displaced workers and self-employed persons whose activity has ceased in the course of unexpected major restructuring events, as referred to in Article 5 [].	1. The [] [] EGF [] [] shall offer support to displaced workers and self-employed persons whose activity has ceased in the course of major restructuring events in accordance with Article 5 [].
		5(1), (2) and (3).		
		Article 3 – p	aragraph 2	
72.		Amd 37 and 98		
	2. The specific objective of the EGF is to offer assistance in case of unexpected major restructuring events, particularly those caused by globalisation-related challenges, such as changes in world trade patterns,	2. The specific objective of the <i>EFT</i> is to offer assistance and support to workers with regard to their reintegration into the labour market in the	2. The [] objectives of the EGF [] are to demonstrate solidarity and promote sustainable employment in the Union by offering assistance in case of unexpected major restructuring events, in particular	2. The [] objectives of the EGF [] are to demonstrate solidarity and promote decent and sustainable employment in the Union by offering assistance in case of major restructuring events, in

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	trade disputes, financial or economic crises, the transition to low-carbon economy or as a consequence of digitisation or automation. Particular emphasis shall lie on measures that help the most disadvantaged groups.	case of major restructuring events, particularly those caused by globalisation-related challenges, such as changes in world trade patterns, trade disputes, financial or economic crises, the withdrawal of the United Kingdom from the European Union, the transition to a low-carbon economy or as a consequence of digitisation, automatisation and technological change. Particular emphasis shall be placed on measures that help the most disadvantaged groups and on the promotion of gender equality.	[] those caused by globalisation-related challenges, such as changes in world trade patterns, trade disputes, important changes in the trade relations of the EU or the composition of the internal market, financial or economic crises, the transition to a low-carbon economy [or as a consequence of digitisation or automation]. The EGF shall thereby support the beneficiaries to return to sustainable employment as soon as possible. Particular emphasis shall lie on measures that help the most disadvantaged groups.	particular [] those caused by globalisation-related challenges, such as changes in world trade patterns, trade disputes, important changes in the trade relations of the EU or the composition of the internal market, financial or economic crises, the transition to a low-carbon economy or as a consequence of digitisation or automation. The EGF shall thereby support the beneficiaries to return to decent and sustainable employment as soon as possible. Particular emphasis shall lie on measures that help the most disadvantaged groups
73.	Article 4	Article 4	Article 4	
74.	Definitions	Definitions	Definitions	Definitions
75.	For the purposes of this Regulation,	For the purposes of this Regulation,	For the purposes of this Regulation,	For the purposes of this Regulation,
		Article 4 – parag	raph 1 – point a	
76.	(a) 'displaced worker' means a worker whose employment is	Amd 38  (a) 'displaced worker' means a worker,	(a) 'displaced worker' means a worker whose employment is	a) 'displaced worker' means a worker, <i>regardless of</i>

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	ended prematurely by redundancy, or whose contract is not renewed, due to economic reasons;	regardless of the type or duration of his or her employment relationship, whose employment is ended prematurely by redundancy, or whose contract is not renewed, due to economic reasons;	ended prematurely by redundancy, or whose contract is not renewed, due to economic reasons;	the type or duration of his or her employment relationship, whose employment is ended prematurely by redundancy, or whose contract is not renewed, due to economic reasons;
77.	(b) 'self-employed person' means a person who employed fewer than 10 workers;		(b) 'self-employed person' means a person who employed fewer than 10 workers;	
78.	(c) 'beneficiary means' a person participating in EGF co-funded measures.	(c) 'beneficiary' means a person participating in <i>EFT</i> co-funded measures;	(c) 'beneficiary' means [] a person participating in EGF cofunded measures.	(c) 'beneficiary' means [] a person participating in EGF co-funded measures.
79.	(d) 'irregularity' means any breach of applicable law, resulting from an act or omission by an economic operator involved in the implementation of the EGF, which has, or would have, the effect of prejudicing the budget of the Union by charging unjustified expenditure to that budget.	(d) 'irregularity' means any breach of applicable law, resulting from an act or omission by an economic operator involved in the implementation of the <i>EFT</i> , which has, or would have, the effect of prejudicing the budget of the Union by charging unjustified expenditure to that budget.	(d) 'irregularity' means any breach of applicable law, resulting from an act or omission by an economic operator involved in the implementation of the EGF, which has, or would have, the effect of prejudicing the budget of the Union by charging unjustified expenditure to that budget.	(d) 'irregularity' means any breach of applicable law, resulting from an act or omission by an economic operator involved in the implementation of the EGF, which has, or would have, the effect of prejudicing the budget of the Union by charging unjustified expenditure to that budget.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
80.	Article 5	Article 5	Article 5	
81.	Intervention criteria	Intervention criteria	Intervention criteria	
82.	1. Member States may apply for financial contributions from the EGF for measures targeting displaced workers and self-employed persons in accordance with the provisions laid down in this Article.	1. Member States may apply for financial contributions from the <i>EFT</i> for measures targeting displaced workers and self-employed persons in accordance with the provisions laid down in this Article.	1. Member States may apply for financial contributions from the EGF for measures targeting displaced workers and self-employed persons in accordance with the provisions laid down in this Article.	1. Member States may apply for financial contributions from the EGF for measures targeting displaced workers and self-employed persons in accordance with the provisions laid down in this Article.
83.	2. A financial contribution from the EGF shall be provided in major restructuring events that result in the following:	2. A financial contribution from the <i>EFT</i> shall be provided in major restructuring events that result in the following:	2. [] A financial contribution from the EGF shall be provided [] when one of the following conditions is [] fulfilled:	2. In the case of major restructuring events, a financial contribution from the EGF shall be provided when one of the following circumstances apply:
		Article 5 – parag	raph 2 – point a	
84.	(a) the cessation of activity of more than 250 displaced	(a) the cessation of activity of <i>at least 200</i>	(a) the cessation of activity of at least [] 250 displaced	To be discussed at political level  Compromise suggestion:
	workers or self-employed persons, over a reference period of four months, in an enterprise in a Member State, including where that cessation applies in its suppliers or downstream producers;	displaced workers or self-employed persons, over a reference period of <i>six</i> months, in an enterprise in a Member State, including where that cessation applies in its suppliers or downstream producers;	workers or self-employed persons, over a reference period of four months, in an enterprise in a Member State, including where that cessation applies in its suppliers or downstream producers;	(a) the cessation of activity of <i>at least 200</i> displaced workers or self-employed persons, over a reference period of four months, in an enterprise in a Member State, including where that cessation applies in

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				its suppliers or downstream producers;
		Article 5 – paragı	raph 2 – point b	
85.	(b) the cessation of activity of more than 250 displaced workers or self-employed persons, over a reference period of six months, particularly in SMEs, where all operate in the same economic sector defined at NACE Revision 2 division level and located in one region or two contiguous regions defined at NUTS 2 level or in more than two contiguous regions defined at NUTS 2 level provided that there are more than 250 workers or self-employed persons affected in two of the regions combined;	(b) the cessation of activity of <i>at least 200</i> displaced workers or self-employed persons, over a reference period of <i>nine</i> months, particularly in SMEs, where all operate in the same economic sector defined at NACE Revision 2 division level and located in one region or two contiguous regions defined at NUTS 2 level or in more than two contiguous regions defined at NUTS 2 level provided that there are	(b) the cessation of activity of at least [] 250 displaced workers or self-employed persons, over a reference period of six months, particularly in SMEs, where all operate in the same economic sector defined at NACE Revision 2 division level and located in one region or two contiguous regions defined at NUTS 2 level or in more than two contiguous regions defined at NUTS 2 level provided that there are [] at least 250 workers or self-employed persons affected in two of the regions combined;	To be discussed at political level  Compromise suggestion:  (b) the cessation of activity of <i>at least 200</i> displaced workers or self-employed persons, over a reference period of six months, particularly in SMEs, where all operate in the same economic sector defined at NACE Revision 2 division level and located in one region or two contiguous regions defined at NUTS 2 level or in more than two contiguous regions defined at NUTS 2 level provided that there are <i>at least 200</i> workers or self-employed persons
		at least 200 workers or self-employed persons		affected in two of the regions combined;
		affected in two of the regions combined;		
		Article 5 – paragi	raph 2 – point c	
86.		Amd 41		To be discussed at political level

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	(c) the cessation of activity of more than 250 displaced workers or self-employed persons, over a reference period of four months, particularly in SMEs, operating in the same or different economic sectors defined at NACE Revision 2 division level and located in the same region defined at NUTS 2 level.	(c) the cessation of activity of <i>at least 200</i> displaced workers or self-employed persons, over a reference period of <i>nine</i> months, particularly in SMEs, operating in the same or different economic sectors defined at NACE Revision 2 division level and located in the same region defined at NUTS 2 level.	(c) the cessation of activity of at least [] 250 displaced workers or self-employed persons, over a reference period of four months, particularly in SMEs, operating in the same or different economic sectors defined at NACE Revision 2 division level and located in the same region defined at NUTS 2 level.	Compromise suggestion:  (c) the cessation of activity of <i>at least 200</i> displaced workers or self-employed persons, over a reference period of four months, particularly in SMEs, operating in the same or different economic sectors defined at NACE Revision 2 division level and located in the same region defined at NUTS 2 level.
		Article 5 – pa	aragraph 3	
87.		Amd 42		
	3. In small labour markets or in exceptional circumstances, in particular with regard to applications involving SMEs, where duly substantiated by the applicant Member State, an application for a financial contribution under this Article may be considered admissible even if the criteria laid down in points (a), (b) or (c) of paragraph 1 are not entirely met, when the redundancies have a serious impact on employment	3. In small labour markets or in exceptional circumstances, including applications involving SMEs, where duly substantiated by the applicant Member State, an application for a financial contribution under this Article may be considered admissible even if the criteria laid down in	3. In small labour markets, [] in particular with regard to applications involving SMEs, where duly substantiated by the applicant Member State, an application for a financial contribution under this Article may be considered admissible even if the criteria laid down in [] paragraph 2 [] are not entirely met, when the redundancies have a serious impact on employment and the local or regional economy. The	3. In small labour markets, [] in particular with regard to applications involving SMEs, where duly substantiated by the applicant Member State, an application for a financial contribution under this Article [] shall be considered admissible even if the criteria laid down in [] paragraph 2 [] are not entirely met, when the redundancies have a serious impact on employment and the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	and the local or regional economy. The applicant Member State shall specify which of the intervention criteria set out in points (a), (b) or (c) of paragraph 1 are not entirely met. The aggregated amount of contributions in exceptional circumstances may not exceed 15 % of the annual ceiling of the EGF.	points (a), (b) or (c) of paragraph 1 are not entirely met, when the redundancies have a serious impact on employment <i>levels</i> and the local, regional <i>or national</i> economy. The applicant Member State shall specify which of the intervention criteria set out in points (a) or (b) or (c) of paragraph 1 are not entirely met. The aggregated amount of contributions in exceptional circumstances may not exceed 15 % of the annual ceiling of the <i>EFT</i> .	applicant Member State shall specify which of the intervention criteria set out in [] paragraph 2 [] are not entirely met. []	local, [] regional or national economy. The applicant Member State shall specify which of the intervention criteria set out in [] paragraph 2 [] are not entirely met. []
88.			3a.(new) In exceptional circumstances, the provisions in paragraph 3 shall also apply in labour markets other than the small ones. The aggregated amount of contributions in these cases may not exceed 15 % of the annual ceiling of the EGF.	3a.(new) In exceptional circumstances, the provisions in paragraph 3 shall also apply in labour markets other than the small ones. The aggregated amount of contributions in these cases may not exceed 15 % of the annual ceiling of the EGF.
89.		Article 5 – pa	aragraph 4	
89.		Amu 45		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	4. The EGF may not be mobilised when workers are dismissed as a result of budget cuts taken by a Member State, which affect sectors that depend on public financing.	4. The <i>EFT</i> may not be mobilised when workers are dismissed as a result of budget cuts taken by a Member State, which affect sectors that depend <i>primarily</i> on public financing.	4. The EGF may not be mobilised when <b>public sector employees</b> [] are dismissed as a result of budgetary cuts taken by a Member State. []	4. The EGF shall not be mobilised when public sector employees [] are dismissed as a result of budgetary cuts taken by a Member State. []
90.	Article 6	Article 6	Article 6	
91.	Calculation of displacements and of cessation of activity	Calculation of displacements and of cessation of activity	Calculation of displacements and of cessation of activity	Calculation of displacements and of cessation of activity
		Article 6 – pa	aragraph 1	
92.		Amd 44		
	1. The applicant Member State shall specify the method used for calculating the number of workers and self-employed persons defined in Article 4 for the purpose of Article 5.	1. The applicant Member State shall specify the method used for calculating the number of <i>displaced</i> workers and self-employed persons defined in Article 4 for the purpose of Article 5(1), (2) and (3).	1. The applicant Member State shall specify the method used for calculating the number of workers and self-employed persons defined in Article 4 for the purpose of Article 5 as it stands on one or more of following dates:	1. The applicant Member State shall specify the method used for calculating the number of <b>displaced</b> workers and self-employed persons defined in Article 4 for the purpose of Article 5 <b>as it stands on one or more of following dates:</b>
93.	2. The applicant Member State shall calculate the number referred to in paragraph 1 as it stands on one of the following dates:		[]	[]

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
94.	(a) the date on which the employer, in accordance with Article 3(1) of Council Directive 98/59/EC, <sup>40</sup> notifies the competent public authority in writing of the projected collective redundancies;		(a) the date on which the employer, in accordance with Article 3(1) of Council Directive 98/59/EC, <sup>31</sup> notifies the competent public authority in writing of the projected collective redundancies;	(a) the date on which the employer, in accordance with Article 3(1) of Council Directive 98/59/EC, <sup>31</sup> notifies the competent public authority in writing of the projected collective redundancies;
95.	(b) the date of the employer's individual notice to lay off or to terminate the contract of employment of the worker;		(b) the date of the employer's individual notice to lay off or to terminate the contract of employment of the worker;	(b) the date of the employer's individual notice to lay off or to terminate the contract of employment of the worker;
96.	(c) the date of the de facto termination of the contract of employment or its expiry;		(c) the date of the de facto termination of the contract of employment or its expiry;	(c) the date of the de facto termination of the contract of employment or its expiry;
97.	(d) the end of the assignment to the user undertaking; or		(d) <b>the date of</b> the end of the assignment to the user undertaking; or	(d) the date of the end of the assignment to the user undertaking; or
98.	(e) for a self-employed person, the date of cessation of the activities as determined in accordance with national law or administrative provisions.		(e) for a self-employed person, the date of cessation of the activities as determined in accordance with national law or administrative provisions.	(e) for a self-employed person, the date of cessation of the activities as determined in accordance with national law or administrative provisions.
99.	In the cases referred to in point (a), the applicant Member State shall provide the Commission with additional information on the actual number of redundancies effected according		In the cases referred to in point (a), the applicant Member State shall provide the Commission with additional information on the actual number of redundancies effected according	In the cases referred to in point (a), the applicant Member State shall provide the Commission with additional information on the actual number of redundancies effected

<sup>40</sup> Reference to be checked/updated: Council Directive 98/59/EC of 20 July 1998 on the approximation of the laws of the Member States relating to collective redundancies (OJ L 225, 12.8.1998, p. 16).

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	to Article 5(1) of this Regulation, prior to the completion of the assessment by the Commission.		to Article 5 [] of this Regulation, prior to the completion of the assessment by the Commission.	according to Article 5 [] of this Regulation, prior to the completion of the assessment by the Commission.
100.	Article 7	Article 7	Article 7	
101.	Eligible beneficiaries	Eligible beneficiaries	Eligible beneficiaries	
102.	The applicant Member State may provide a coordinated package of personalised services in accordance with Article 8 co-financed by the EGF to eligible beneficiaries, who may include:	The applicant Member State may provide a coordinated package of personalised services in accordance with Article 8 co-financed by the EFT to eligible beneficiaries, who may include:	The applicant Member State may provide a coordinated package of personalised services in accordance with Article 8 cofinanced by the EGF to eligible beneficiaries, who may include:	The applicant Member State may provide a coordinated package of personalised services in accordance with Article 8 co-financed by the EGF to eligible beneficiaries, who may include:
		Article 7 – parag	raph 1 – point a	
103.		Amd 45		Provisionally agreed:
	(a) displaced workers and self- employed persons whose activity has ceased, calculated in accordance with Article 6, within the reference periods provided for in Article 5;	(a) displaced workers and self-employed persons whose activity has ceased, calculated in accordance with Article 6, within the reference periods provided for in Article 5(1), (2) and (3);	(a) displaced workers and self-employed persons whose activity has ceased, calculated in accordance with Article 6, within the reference periods provided for in Article 5;	(a) displaced workers and self-employed persons whose activity has ceased, calculated in accordance with Article 6, within the reference periods provided for in Article 5(1), (2), (3) and (3a);
104.	(b) displaced workers and self- employed persons whose activity has ceased, calculated in accordance with Article 6,		(b) displaced workers and self-employed persons whose activity has ceased, calculated in accordance with Article 6,	b) displaced workers and self-employed persons whose activity has ceased, calculated in accordance with Article 6,

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	outside the reference period provided for in Article 5; namely 6 months before the start of the reference period or between the end of the reference period and the last day before the date of the completion of the assessment by the Commission.		outside the reference period provided for in Article 5; namely 6 months before the start of the reference period []-and between the end of the reference period and the last day before the date of the completion of the assessment by the Commission.	outside the reference period provided for in Article 5; namely 6 months before the start of the reference period [] or between the end of the reference period and the last day before the date of the completion of the assessment by the Commission, or both
105.	The workers and self-employed persons referred to in point (b) of the first subparagraph shall be considered eligible provided that a clear causal link can be established with the event which triggered the redundancies during the reference period.		The workers and self-employed persons referred to in point (b) of the first subparagraph shall be considered eligible provided that a clear causal link can be established with the event which triggered the redundancies during the reference period.	The workers and self- employed persons referred to in point (b) of the first subparagraph shall be considered eligible provided that a clear causal link can be established with the event which triggered the redundancies during the reference period.
		Article 7 – parag	ranh 2 a (new)	reference period.
106.		Amd 46  By way of derogation from Article 5, applicant Member States may provide personalised services co-financed by the EFT to up to a number of NEETs (not in employment, education		Subject for exchange of views at political level  Compromise proposal  AM 46 to be withdrawn

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		or training) under the age of 25, or where Member States so decide under the age of 30, on the date of submission of the application, equal to the number of targeted beneficiaries, as a priority to persons made redundant or whose activity has ceased, provided that at least some of the redundancies occur in		
		NUTS 2 level regions.		
107.	Article 8	Article 8	Article 8	
108.	Eligible measures	Eligible measures	Eligible measures	
		Article 8 – paragraph	1 – subparagraph 1	
109.	1. A financial contribution from the EGF may be made for active labour market measures that form part of a coordinated package of personalised services, designed to facilitate the re-integration of the targeted beneficiaries and, in particular, the most disadvantaged among the displaced workers, into employment or self-	Amd 47  A financial contribution from the <i>EFT</i> may be made for active labour market measures that form part of a coordinated package of personalised services, with the involvement of trade union organisations and/or worker representatives,	1. A financial contribution from the EGF may be made for active labour market measures that form part of a coordinated package of personalised services, designed to facilitate the reintegration of the targeted beneficiaries and, in particular, the most disadvantaged among the displaced workers, into employment or self-employment.	1. A financial contribution from the EGF may be made for active labour market measures that form part of a coordinated package of personalised services, designed to facilitate the re-integration of the targeted beneficiaries and, in particular, the most disadvantaged among the displaced workers, into

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	employment.	designed to facilitate the re-integration of the targeted beneficiaries and, in particular, the most disadvantaged among the displaced workers, into <i>quality</i> and sustainable employment or self-employment.		employment or self- employment.
		Article 8 – paragraph	1 – subparagraph 2	
110.	The dissemination of skills required in the digital industrial age is a mandatory horizontal element of any package of personalised services offered. The level of training shall be adapted to the qualifications and the needs of the respective beneficiary.	Amd 48 The dissemination of skills required in the digital industrial age as well as in a resource-efficient economy is a mandatory horizontal element of any package of personalised training and/or services offered. The level of training shall be adapted to the qualifications, skills and specific needs of the respective beneficiary.	The dissemination of skills required in the digital industrial age is a [] strongly recommended horizontal element of any package of personalised services offered. The level of training shall be adapted to the qualifications and the needs of the respective beneficiary.	Given the importance of skills required in the digital industrial age and in a resource-efficient economy, the dissemination of such skills shall be considered as a horizontal element for the design of packages of personalised measures. The need for and level of training shall be adapted to the qualifications and skills of the respective beneficiary.
111.	The coordinated package of personalised services may include in particular:		The coordinated package of personalised services may include in particular:	The coordinated package of personalised services may include in particular:
		Article 8 – paragraph 1 – s	subparagraph 3 – point a	
112.		Amd 49		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	(a) tailor-made training and retraining, including in information and communication technology and other skills required in the digital age, certification of acquired experience, job-search assistance, occupational guidance, advisory services, mentoring, outplacement assistance, entrepreneurship promotion, aid for self-employment, business start-ups and employee take-overs, and cooperation activities;	(a) tailor-made training and retraining, including in information and communication technology and other skills that are required in the digital age, certification of acquired experience, <i>personalised</i> job-search assistance, occupational guidance, advisory services, mentoring, outplacement assistance, entrepreneurship promotion, aid for self-employment, business start-ups and employee take-overs, and cooperation activities;	(a) tailor-made training and retraining, including in information and communication technology and other skills required in the digital age, certification of acquired [] knowledge and competences, job-search assistance, occupational guidance, advisory services, mentoring, outplacement assistance, entrepreneurship promotion, aid for self-employment, business start-ups and employee take-overs, and cooperation activities;	a) tailor-made training and retraining, including in information and communication technology and other skills required in the digital age, certification of acquired [] knowledge and competences, [] individual job-search assistance services and targeted group activities; occupational guidance, advisory services, mentoring, outplacement assistance, entrepreneurship promotion, aid for self-employment, business creation and employee take-overs, and cooperation activities;
	A	Article 8 – paragraph 1 – s	subparagraph 3 – point b	
113.	(b) special time-limited measures, such as job-search allowances, employers' recruitment incentives, mobility allowances, training or subsistence allowances, including allowances for carers.	(b) special time- limited measures, such as job-search allowances, mobility allowances, childcare allowances, training or subsistence allowances, including allowances for carers and employers'	(b) special time-limited measures, such as job-search allowances, employers' recruitment incentives, mobility allowances, training allowances, [] subsistence allowances, [] and allowances for carers.	Subject for exchange of views at political level  Compromise proposal  (b) special time-limited measures, such as job-search allowances, employers' recruitment incentives, mobility allowances, childcare allowances, training

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		recruitment incentives including incentives to provide flexible working arrangements for displaced workers.		allowances, [] subsistence allowances, [] and allowances for carers.
		Article 8 – paragraph	1 – subparagraph 4	
114.	The costs of the measures	Amd 51 The costs of the	The costs of the measures	The costs of the measures
	referred to in point (b) may not exceed 35 % of the total costs for the coordinated package of personalised services listed in this paragraph.	measures referred to in point (b) <i>shall</i> not exceed 35 % of the total costs for the coordinated package of personalised services listed in this paragraph.	referred to in point (b) may not exceed 35 % of the total costs for the coordinated package of personalised services listed in this paragraph.	referred to in point (b) shall not exceed 35 % of the total costs for the coordinated package of personalised services listed in this paragraph.
		Article 8 – paragraph	1 – subparagraph 5	
115.	The investments for self- employment, starting an own business or for employee take- overs may not exceed EUR 20 000 per displaced worker.	Amd 52  The investments for self-employment, starting an own business including a cooperative or for employee takeovers shall not exceed EUR 25 000 per displaced worker.	The investments for self-employment, starting an own business or for employee take-overs may not exceed EUR 20 000 per [] beneficiary.	Subject for exchange of views at political level  E. Commission compromise proposal  The investments for self-employment, starting an own business or for employee take-overs <i>shall</i> not exceed
		-		EUR 22 000 per [] beneficiary
		Article 8 – paragraph	1 – subparagraph 6	
116.		Amd 53		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	The design of the coordinated package of personalised services shall anticipate future labour market perspectives and required skills. The coordinated package shall be compatible with the shift towards a resource-efficient and sustainable economy, and shall also focus on the dissemination of skills required in the digital industrial age and take into account the demand on the local labour market.	The design of the coordinated package of personalised services shall anticipate future labour market perspectives and required skills. The coordinated package shall be compatible with the shift towards a resource-efficient and sustainable economy, and shall also focus on the dissemination of skills required in the digital industrial age and take into account the demand on the local labour market as well as the possibility of reintegrating workers into the occupational sector of their former employment, where a major restructuring event has created a need for new or supplementary skills, and where existing skills can be utilised most efficiently.	The design of the coordinated package of personalised services shall anticipate future labour market perspectives and required skills. The coordinated package shall be compatible with the shift towards a resource-efficient and sustainable economy, and shall also focus on the dissemination of skills required in the digital industrial age and take into account the demand on the local labour market.	The design of the coordinated package of personalised services shall anticipate future labour market perspectives and required skills. The coordinated package shall be compatible with the shift towards a resource-efficient and sustainable economy, and shall also focus on the dissemination of skills required in the digital industrial age and take into account the demand on the local labour market.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
117.	2. The following measures shall not be eligible for a financial contribution from the EGF:	2. The following measures shall not be eligible for a financial contribution from the <i>EFT</i> :	2. The following measures shall not be eligible for a financial contribution from the EGF:	2. The following measures shall not be eligible for a financial contribution from the EGF:
118.	(a) special time-limited measures referred to in point (b) of paragraph 1, which are not conditional on the active participation of the targeted beneficiaries in job-search or training activities;		(a) special time-limited measures referred to in point (b) of paragraph 1, which are not conditional on the active participation of the targeted beneficiaries in job-search or training activities;	(a) special time-limited measures referred to in point (b) of paragraph 1, which are not conditional on the active participation of the targeted beneficiaries in job-search or training activities;
119.	(b) measures which are the responsibility of enterprises by virtue of national law or collective agreements.		(b) measures which are the responsibility of enterprises by virtue of national law or collective agreements.	(b) measures which are the responsibility of enterprises by virtue of national law or collective agreements.
	Artic	ele 8 – paragraph 2 – subp	oaragraph 1 – point b a (new)	
120.		Amd 54  (ba) measures to stimulate in particular the disadvantaged workers, those at the higher risk of poverty or older workers to remain in or return to the labour market.		
	Artic		aragraph 1 – point b b (new)	
121.		Amd 55 (bb) measures for which Member States		Provisionally agreed  Text is incorporated in row 35 (recital 19)

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		are responsible by virtue of national law or collective agreements.		
		Article 8 – paragraph	2 – subparagraph 2	
122.		Amd 56		
	The measures supported by the EGF shall not substitute passive social protection measures.	The measures supported by the <i>EFT</i> shall not <i>under any circumstances</i> substitute passive social protection measures.	The measures supported by the EGF shall not substitute passive social protection measures.	The measures supported by the EGF shall not substitute passive social protection measures.
		Article 8 – p	aragraph 3	
123.	3. The coordinated package of services shall be drawn up in consultation with the targeted beneficiaries or their representatives, or the social partners.	3. The coordinated package of services shall be drawn up in consultation with the targeted beneficiaries or their representatives and/or the social partners.	3. The coordinated package of services shall be drawn up in consultation with the targeted beneficiaries or their representatives, or the social partners.	3. The coordinated package of services shall be drawn up in consultation with the targeted beneficiaries,[] their representatives <i>or</i> the social partners, as applicable
124.	4. At the initiative of the applicant Member State, a financial contribution from the EGF may be made for the preparatory, management, information and publicity, control and reporting activities.	4. At the initiative of the applicant Member State, a financial contribution from the <i>EFT</i> may be made for the preparatory, management, information and	4. At the initiative of the applicant Member State, a financial contribution from the EGF may be made for the preparatory, management, information and publicity, control and reporting activities.	4. At the initiative of the applicant Member State, a financial contribution from the EGF may be made for the preparatory, management, information and publicity, control and reporting activities.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		publicity, control and reporting activities.		
125.	Article 9		Article 9	
126.	Applications		Applications	Applications
127.	1. The applicant Member State shall submit an application to the Commission within 12 weeks of the date on which the criteria set out in Article 5(2) or (3) are met.		1. The applicant Member State shall submit an application to the Commission within 12 weeks of the date on which the criteria set out in Article 5(2) or (3) are met.	1. The applicant Member State shall submit an application to the Commission within 12 weeks of the date on which the criteria set out in Article 5(2) or (3) are met.  1a (new) The time-limit referred to in paragraph 1 shall not apply between 1 January 2021 and the date of entry into force of this Regulation.  1b (new) Upon request by the Member State, the Commission shall provide guidance throughout the
		Article 9 – p	aragranh 2	application procedure.
128.		Amd 58	urugrupii #	
120.	2 W/4: 4 1: 1		0 W/1' F 140 1'	0 W/1: F 140
	2. Within ten working days of the date of submission of the application, or, where applicable, of the date on which the Commission is in possession of the translation of the	2. Within ten working days of the date of submission of the application, or, where applicable, of the date on which the	2. Within [] 10 working days of the date of submission of the application, or, where applicable, of the date on which the Commission is in possession of the translation of the	2. Within [] 10 working days of the date of submission of the application, or, where applicable, of the date on which the Commission is in possession of the translation of

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	application, whichever is the later, the Commission shall inform the Member State of any additional information it requires in order to assess the application.	Commission is in possession of the translation of the application, whichever is the later, the Commission shall acknowledge receipt of the application and inform the Member State of any additional information it requires in order to assess the application.	application, whichever is the later, the Commission shall inform the Member State of any additional information it requires in order to assess the application	the application, whichever is the later, the Commission shall acknowledge receipt of the application and inform the Member State of any additional information it requires in order to assess the application.
		Article 9 – pa	aragraph 3	
129.	3. Where additional information is required by the Commission, the Member State shall reply within ten working days of the date of the request. That deadline shall be extended by the Commission by ten working days at the duly justified request of the Member State concerned.	3. Where requested by the Member State, the Commission shall provide them with technical assistance at the early stages of the procedure. Where additional information is required by the Commission, the Member State shall reply within ten working days of the date of the request. That deadline shall be extended by the Commission by ten	3. Where additional information is required by the Commission, the Member State shall reply within [] 15 working days of the date of the request. That deadline shall be extended by the Commission by [] 10 working days at the duly justified request of the Member State concerned.	Agreed at technical level to be confirmed at political level:  3. Where additional information is required by the Commission, the Member State shall reply within []  [15] working days of the date of the request. The Commission shall extend that deadline by [] [ 10 ] working days at the duly reasoned request of the Member State concerned.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		working days at the duly justified request of the Member State concerned.  Article 9 – p.	aragranh /	
130.	4. On the basis of the information provided by the Member State, the Commission shall complete its assessment of the application's compliance with the conditions for providing a financial contribution, within 60 working days of the receipt of the complete application or, where applicable, of the translation of the application. Where the Commission is unable, exceptionally, to comply with that deadline, it shall provide a written explanation setting out the reasons for the delay.	4. On the basis of the information provided by the Member State, the Commission shall complete its assessment of the application's compliance with the conditions for providing a financial contribution, within 40 working days of the receipt of the complete application or, where applicable, of the translation of the application. Where the Commission is unable, exceptionally, to comply, that deadline may be extended by a further 20 working days, provided that the Commission gives a prior written explanation setting out the reasons for its delay	4. On the basis of the information provided by the Member State, the Commission shall complete its assessment of the application's compliance with the conditions for providing a financial contribution, within [] 50 working days of the receipt of the complete application or, where applicable, of the translation of the application. Where the Commission is unable, exceptionally, to comply with that deadline, it shall provide a written explanation setting out the reasons for the delay.	Agreed at technical level to be confirmed at political level:  4. On the basis of the information provided by the Member State, the Commission shall complete its assessment of the application's compliance with the conditions for providing a financial contribution, within [50] working days of the receipt of the complete application or, where applicable, of the translation of the application.  Where the Commission is not able to meet the deadline, it shall inform the Member State concerned before that deadline, explaining the reasons for the delay and setting a new date for completion of its assessment. That new date shall be no later than [20] working days after the original deadline.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		and submits that explanation to the Member State concerned.		
131.	5. An application shall contain the following information:		5. An application shall contain the following information:	5. An application shall contain the following information
132.	(a) an assessment of the number of redundancies in accordance with Article 6, including the method of calculation;		(a) an assessment of the number of redundancies in accordance with Article 6, including the method of calculation;	(a) an assessment of the number of redundancies in accordance with Article 6, including the method of calculation;
		Article 9 – parag	raph 5 – point b	
133.	(b) the confirmation that, where the dismissing enterprise has continued its activities after the lay-offs, it has complied with its legal obligations governing the redundancies;	(b) the confirmation that, where the dismissing enterprise has continued its activities after the layoffs, it has complied with <i>all</i> its legal obligations governing the redundancies <i>and</i> has provided for its workers accordingly;	(b) the confirmation that, where the dismissing enterprise has continued its activities after the lay-offs, it has complied with its legal obligations governing the redundancies;	(b) the confirmation that, where the dismissing enterprise has continued its activities after the lay-offs, it has complied with its legal obligations governing the redundancies and has provided for its workers accordingly;
		Article 9 – paragraph	1 5 – point b a (new)	F
134.		Amd 62  (ba) a clear  indication of the  activities already		(g) an explanation to what extent the recommendations set out in the EU Quality Framework for anticipation of change and restructuring were

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		undertaken by the Member States for the assistance of displaced workers and of the complementary nature of the requested funds from the EFT due to lack of resources available to national or regional authorities;		taken into account, and how the coordinated package of personalised services complements actions funded by other national or Union funds, including information on measures that are mandatory for the dismissing enterprises concerned by virtue of national law or pursuant to collective agreements and on the activities already undertaken by the Member States for the assistance of displaced workers;
		Article 9 – paragraph	5 – point b b (new)	,
135.		Amd 63  (bb) an overview of Union funds the dismissing enterprise already benefitted from in the five years preceding the collective redundancies;		
136.	(c) a brief description of the events that led to the displacement of workers;		(c) a brief description of the events that led to the displacement of workers;	(c) a brief description of the events that led to the displacement of workers;
137.	(d) the identification, where applicable, of the dismissing enterprises, suppliers or downstream producers, sectors,		(d) the identification, where applicable, of the dismissing enterprises, suppliers or downstream producers, sectors,	(d) the identification, where applicable, of the dismissing enterprises; suppliers or downstream

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	and the categories of targeted beneficiaries broken down by gender, age group and educational level;		and the categories of targeted beneficiaries broken down by gender, age group and whenever possible educational level;	producers and sectors;  (d)a new an estimated breakdown of targeted beneficiaries by [] gender, age group and educational level, underlying the design of the proposed package of personalised measures;
		Article 9 – parag	raph 5 – point e	
138.	(e) the expected impact of the redundancies as regards the local, regional or national economy and employment;	(e) the expected impact of the redundancies as regards the local, regional, national <i>or</i> , <i>where appropriate</i> , <i>crossborder</i> economy and employment;	(e) the expected impact of the redundancies as regards the local, regional or national economy and employment;	(e) the expected impact of the redundancies as regards the local, regional or national economy and employment;
		Article 9 – parag	raph 5 – point f	
139.	(f) a detailed description of the coordinated package of personalised services and related expenditure, including, in particular, any measures in support of employment initiatives for disadvantaged, older and young beneficiaries;	Amd 65  (f) a detailed description of the coordinated package of personalised services and related expenditure, including, in particular, any measures in support of employment	(f) a detailed description of the coordinated package of personalised services and related expenditure, including, in particular, any measures in support of employment initiatives for disadvantaged, older and young beneficiaries;	(f) a detailed description of the coordinated package of personalised services and related expenditure, including, in particular, any measures in support of employment initiatives for disadvantaged, older and young beneficiaries;

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		initiatives for disadvantaged, <i>low-skilled</i> , older and young beneficiaries, <i>and those from disadvantaged areas</i> ;		
140.	(g) an explanation to what extent the recommendations set out in the EU Quality Framework for anticipation of change and restructuring were taken into account, and how the coordinated package of personalised services complements actions funded by other national or Union funds, including information on measures that are mandatory for the dismissing enterprises concerned by virtue of national law or pursuant to collective agreements;		(g) an explanation to what extent the recommendations set out in the EU Quality Framework for anticipation of change and restructuring were taken into account, and how the coordinated package of personalised services complements actions funded by other national or Union funds, including information on measures that are mandatory for the dismissing enterprises concerned by virtue of national law or pursuant to collective agreements;	(g) an explanation to what extent the recommendations set out in the EU Quality Framework for anticipation of change and restructuring were taken into account, and how the coordinated package of personalised services complements actions funded by other national or Union funds, including information on measures that are mandatory for the dismissing enterprises concerned by virtue of national law or pursuant to collective agreements;
141.	(h) the estimated budget for each of the components of the coordinated package of personalised services in support of the targeted beneficiaries and for any preparatory, management, information and publicity, control and reporting activities;		(h) the estimated budget for each of the components of the coordinated package of personalised services in support of the targeted beneficiaries and for any preparatory, management, information and publicity, control and reporting activities;	(h) the estimated budget for each of the components of the coordinated package of personalised services in support of the targeted beneficiaries and for any preparatory, management, information and publicity, control and reporting activities;
142.	(i) for evaluation purposes,		(i) []	(i) []

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	indicative case specific targets defined by the Member State regarding the re-employment rate of beneficiaries 6 months after the end of the implementation period;			
143.	(j) the dates on which the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, were started or are due to be started;	(j) the dates on which the personalised services to the targeted beneficiaries and the activities to implement the <i>EFT</i> , as set out in Article 8, were started or are due to be started;	(j) the dates on which the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, were started or are due to be started;	(j) the dates on which the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, were started or are due to be started;
144.	(k) the procedures followed for consulting the targeted beneficiaries or their representatives or the social partners as well as local and regional authorities or other relevant stakeholders as applicable;		(k) the procedures followed for consulting the targeted beneficiaries or their representatives or the social partners as well as local and regional authorities or other relevant stakeholders as applicable;	(k) the procedures followed for consulting the targeted beneficiaries or their representatives or the social partners as well as local and regional authorities or other relevant stakeholders as applicable;
145.	(l) a statement of compliance of the requested EGF support with the procedural and material Union rules on State aid as well as a statement outlining why the coordinated package of personalised services does not replace measures that are the responsibility of companies by virtue of national law or	(1) a statement of compliance of the requested <i>EFT</i> support with the procedural and material Union rules on State aid as well as a statement outlining why the coordinated package of personalised services does not replace	(l) a statement of compliance of the requested EGF support with the procedural and material Union rules on State aid as well as a statement outlining why the coordinated package of personalised services does not replace measures that are the responsibility of companies by virtue of national law or	(l) a statement of compliance of the requested EGF support with the procedural and material Union rules on State aid as well as a statement outlining why the coordinated package of personalised services does not replace measures that are the responsibility of companies by

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	collective agreements;	measures that are the responsibility of companies by virtue of national law or collective agreements;	collective agreements;	virtue of national law or collective agreements;
146.	(m) the sources of national pre- financing or co-funding and other co-funding if applicable.		(m) the sources of national pre-financing or co-funding and other co-funding if applicable.	(m) the sources of national pre-financing or co-funding and other co-funding if applicable.
		Article 9 – paragraph	5 – point m a (new)	
147.		Amd 66  (ma) a statement that proposed actions will be complementary with actions funded by the Structural Funds and that any double financing will be prevented.		
148.	Article 10	Article 10	Article 10	
149.	Complementarity, compliance and coordination	Complementarity, compliance and coordination	Complementarity, compliance and coordination	Complementarity, compliance and coordination
150.	1. A financial contribution from the EGF shall not replace measures which are the responsibility of companies by virtue of national law or collective agreements.	1. A financial contribution from the <i>EFT</i> shall not replace measures which are the responsibility of companies by virtue of national law or collective agreements.	1. A financial contribution from the EGF shall not replace measures which are the responsibility of companies by virtue of national law or collective agreements.	1. A financial contribution from the EGF shall not replace measures which are the responsibility of companies by virtue of national law or collective agreements.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		Article 10 – p	oaragraph 2	
151.		Amd 67		
	2. Support for targeted beneficiaries shall complement measures of the Member States at national, regional and local level including those cofinanced by Union funds, in line with the recommendations set out in the EU Quality Framework for anticipation of change and restructuring.	2. Support for targeted beneficiaries shall complement measures of the Member States at national, regional, local and, where appropriate, cross-border level including those cofinanced by Union funds and programmes, in line with the recommendations set out in the EU Quality Framework for anticipation of change and restructuring.	2. Support for targeted beneficiaries shall complement measures of the Member States at national, regional and local level including those co-financed by Union funds, in line with the recommendations set out in the EU Quality Framework for anticipation of change and restructuring.	2. Support for targeted beneficiaries shall complement measures of the Member States at national, regional and local level including those receiving other financial support provided by the Union budget, in line with the recommendations set out in the EU Quality Framework for anticipation of change and restructuring.
		Article 10 – p	paragraph 3	
152.		Amd 68		
	3. The financial contribution from the EGF shall be limited to what is necessary to provide temporary, one-off support for targeted beneficiaries. The measures supported by the EGF shall comply with Union and national law, including State aid rules.	3. The financial contribution from the <i>EFT</i> shall be limited to what is necessary to <i>show solidarity with</i> , <i>and</i> provide temporary, one-off support <i>to</i> , targeted beneficiaries. The measures supported	3. The financial contribution from the EGF shall be limited to what is necessary to provide temporary, one-off support for targeted beneficiaries. The measures supported by the EGF shall comply with Union and national law, including State aid rules.	3. The financial contribution from the EGF shall be limited to what is necessary to provide temporary, one-off support for targeted beneficiaries. The measures supported by the EGF shall comply with Union and national law, including State aid rules.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		by the <i>EFT</i> shall comply with Union and national law, including State aid rules.		
		Article 10 – p	paragraph 4	
153.		Amd 69		
	4. In accordance with their respective responsibilities, the Commission and the applicant Member State shall ensure the coordination of the assistance from Union funds.	4. In accordance with their respective responsibilities, the Commission and the applicant Member State shall ensure the coordination of the assistance from Union funds <i>and programmes</i> .	4. In accordance with their respective responsibilities, the Commission and the applicant Member State shall ensure the coordination of the assistance from Union funds.	4. In accordance with their respective responsibilities, the Commission and the applicant Member State shall ensure the coordination of the assistance from other financial support provided by the Union budget.
154.	5. The applicant Member State shall ensure that the specific measures receiving a financial contribution from the EGF do not receive assistance from other Union financial instruments.	5. The applicant Member State shall ensure that the specific measures receiving a financial contribution from the <i>EFT</i> do not receive assistance from other Union financial instruments.	5. The applicant Member State shall ensure that the specific measures receiving a financial contribution from the EGF do not receive assistance from other Union financial instruments.	5. The applicant Member State shall ensure that the specific measures receiving a financial contribution from the EGF do not receive other financial support provided by the Union budget.
155.	Article 11	Article 11	Article 11	
156.	Equality between men and women and non-discrimination	Equality between men and women and non-discrimination	Equality between men and women and non-discrimination	Equality between men and women and non-discrimination
155		Article 11 – p	paragraph 1	
157.		Amd 70		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	The Commission and the Member States shall ensure that equality between men and women and the integration of the gender perspective are an integral part of, and are promoted during, the various stages of the implementation of the financial contribution from the EGF.	The Commission and the Member States shall ensure that equality between men and women and the integration of the gender perspective are an integral part of, and are promoted during <i>all appropriate</i> stages of the implementation of the financial contribution from the <i>EFT</i> .	The Commission and the Member States shall ensure that equality between men and women and the integration of the gender perspective are an integral part of, and are promoted during, the various stages of the implementation of the financial contribution from the EGF.	The Commission and the Member States shall ensure that equality between men and women and the integration of the gender perspective are an integral part of, and are promoted during, <i>all</i> stages of the implementation of the financial contribution from the EGF.
158.	The Commission and the Member States shall take all appropriate steps to prevent any discrimination based on gender, gender identity, racial or ethnic origin, religion or belief, disability, age or sexual orientation in access to the EGF and during the various stages of the implementation of the financial contribution.	The Commission and the Member States shall take all appropriate steps to prevent any discrimination based on gender, gender identity, racial or ethnic origin, religion or belief, disability, age or sexual orientation in access to the <i>EFT</i> and during the various stages of the implementation of the financial contribution.	The Commission and the Member States shall take all appropriate steps to prevent any discrimination based on gender, gender identity, racial or ethnic origin, religion or belief, disability, age or sexual orientation in access to the EGF and during the various stages of the implementation of the financial contribution.	The Commission and the Member States shall take all appropriate steps to prevent any discrimination based on gender, gender identity, racial or ethnic origin, religion or belief, disability, age or sexual orientation in access to the EGF and during the various stages of the implementation of the financial contribution.
159.	Article 12		Article 12	
160.	Technical assistance at the		Technical assistance at the	Technical assistance at the
	initiative of the Commission		initiative of the Commission	initiative of the Commission
		Article 12 – p	aragraph 1	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
161.		Amd 71		
	1. At the initiative of the Commission, a maximum of 0.5 % of the annual ceiling of the EGF may be used for technical and administrative assistance for its implementation, such as preparatory, monitoring, control, audit and evaluation activities including corporate information technology systems, communication activities and those enhancing the EGF's visibility and other administrative and technical assistance measures. Such measures may cover future and previous programming periods.	1. At the initiative of the Commission, a maximum of 0,5 % of the annual ceiling of the <i>EFT</i> may be used to finance technical and administrative assistance for its implementation, such as preparatory, monitoring, data gathering, control, audit and evaluation activities including corporate information technology systems, communication activities and those enhancing the <i>EFT's</i> visibility and other administrative and technical assistance measures. Synergies with established monitoring systems of structural change, such as the ERM, shall be reinforced. Such measures may cover future and previous programming periods.	1. At the initiative of the Commission, a maximum of 0.5 % of the annual ceiling of the EGF may be used for technical and administrative assistance for its implementation, such as preparatory, monitoring, control, audit and evaluation activities including corporate information technology systems, communication activities and those enhancing the EGF's visibility as a fund or with regard to specific projects and other administrative and technical assistance measures. Such measures may cover future and previous programming periods.	1. At the initiative of the Commission, a maximum of 0,5 % of the annual ceiling of the EGF may be used for technical and administrative assistance for its implementation, such as preparatory, <i>data gathering</i> , monitoring control, audit and evaluation activities including corporate information technology systems, communication activities and those enhancing the EGF's visibility as a fund or with regard to specific projects and other administrative and technical assistance measures. Such measures may cover future and previous programming periods.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
162.	2. Subject to the ceiling set out in paragraph 1, the Commission shall submit a request for a transfer of appropriations for technical assistance to the relevant budgetary lines in accordance with Article 31 of the Financial Regulation.		2. Subject to the ceiling set out in paragraph 1, the Commission shall submit a request for a transfer of appropriations for technical assistance to the relevant budgetary lines in accordance with Article 31 of the Financial Regulation.	2. Subject to the ceiling set out in paragraph 1, the Commission shall submit a request for a transfer of appropriations for technical assistance to the relevant budgetary lines in accordance with Article 31 of the Financial Regulation.
163.	3. The Commission shall implement technical assistance at its own initiative under direct or indirect management in accordance with [points (a) and (c) of Article 62(1)] of the Financial Regulation.		3. The Commission shall implement technical assistance at its own initiative under direct or indirect management in accordance with [points (a) and (c) of Article 62(1)] of the Financial Regulation.	3. The Commission shall implement technical assistance at its own initiative under direct or indirect management in accordance with [points (a) and (c) of Article 62(1)] of the Financial Regulation.
		Article 12 – paragraph 3 -	subparagraph 1 a (new)	
164.		Amd 72  Where the Commission implements technical assistance under indirect management, it shall ensure the transparency of the procedure for designating the third party responsible for carrying out the tasks assigned to it and shall inform all EFT stakeholders, including		Where the Commission implements technical assistance under indirect management, it shall ensure a transparent procedure for designating the third party responsible for carrying out the tasks assigned to it in accordance with the Financial Regulation. It shall inform the European Parliament and the Council as well as the general public of

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		the European Parliament, of the sub- contractor selected for that purpose.		the sub-contractor selected for that purpose.
		Article 12 – p	paragraph 4	
165.	4. The Commission's technical assistance shall include the provision of information and guidance to the Member States for using, monitoring and evaluating the EGF. The Commission shall also provide information along with clear guidance on using the EGF to the European and national social partners. Guidance measures may also include the creation of taskforces in cases of severe economic disruptions in a Member State.	4. The Commission's technical assistance shall include the provision of information and guidance to the Member States for using, monitoring and evaluating the <i>EFT</i> , <i>including the creation of a helpdesk</i> . The Commission shall also provide information along with clear guidance on using the <i>EFT</i> to the European and national social partners. Guidance measures may also include the creation of taskforces in cases of severe economic disruptions in a Member State.	4. The Commission's technical assistance shall include the provision of information and guidance to the Member States for using, monitoring and evaluating the EGF. The Commission shall also provide information along with clear guidance on using the EGF to the European and national social partners. Guidance measures may also include the creation of taskforces in cases of severe economic disruptions in a Member State.	4. The Commission's technical assistance shall include the provision of information and guidance to the Member States for using, monitoring and evaluating the EGF. The Commission shall also provide information along with clear guidance on using the EGF to the European and national social partners. Guidance measures may also include the creation of taskforces in cases of severe economic disruptions in a Member State.
166.	Article 13	Article 13	Article 13	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
167.	Information, communication and publicity	Information, communication and publicity	Information, communication and publicity	Information, communication and publicity
		Article 13 – paragrapl	1 1 - subparagraph 1	
168.	1. The Member States shall	Amd 74  The Member States shall	1. The Member States shall	1. The Member States shall
	acknowledge the origin and ensure the visibility of the Union funding by providing coherent, effective and targeted information to multiple audiences, including targeted information to beneficiaries, local and regional authorities, social partners, the media and the public.	acknowledge the origin and ensure the visibility of the Union funding by providing coherent, effective and targeted information to multiple audiences, including targeted information to beneficiaries, local and regional authorities, social partners, the media and the public. The Member States shall ensure that the Union added value of the funding is highlighted and that they assist the data gathering efforts of the Commission in order to	acknowledge the origin and ensure the visibility of the Union funding by providing coherent, effective and targeted information to multiple audiences, including targeted information to beneficiaries, local and regional authorities, social partners, the media and the public.	acknowledge the origin and ensure the visibility of the Union funding and highlight the EU added value of the intervention by providing coherent, effective and targeted information to multiple audiences, including targeted information to beneficiaries, local and regional authorities, social partners, the media and the public
160	Member States shall use the EU	enhance budgetary transparency.	Mambar States shall use the EII	Member States shall use the
169.	emblem in accordance with		Member States shall use the EU emblem in accordance with	Member States shall use the EU emblem in accordance with
	[Annex VIII of the Common		[Annex VIII of the Common	[Annex VIII of the Common

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	Provisions Regulation] together with a simple funding statement ("funded/co-funded by the European Union").		Provisions Regulation] together with a simple funding statement ("funded/co-funded by the European Union").	Provisions Regulation] together with a simple funding statement ("funded/co-funded by the European Union").
150		Article 13 – p	paragraph 2	
170.	2. The Commission shall maintain and update regularly an online presence, accessible in all official languages of the institutions of the Union, to provide updated information on the EGF, guidance on the submission of applications, as well as information on accepted and rejected applications and on the role of the European Parliament and the Council in the budgetary procedure.	2. The Commission shall maintain and update regularly an online presence, accessible in all official languages of the institutions of the Union, to provide updated information on the <i>EFT</i> , guidance on the submission of applications and on eligible actions, regularly updated list of contacts in the Member States as well as information on accepted and rejected applications and on the role of the European Parliament and the Council in the budgetary procedure.	2. The Commission shall maintain and update regularly an online presence, accessible in all official languages of the institutions of the Union, to provide updated information on the EGF, guidance on the submission of applications, as well as information on accepted and rejected applications and on the role of the European Parliament and the Council in the budgetary procedure.	2. The Commission shall maintain and update regularly an online presence, accessible in all official languages of the institutions of the Union, to provide updated information on the EGF, guidance on the submission of applications, examples of eligible measures and a regularly updated list of Member State contacts as well as information on accepted and rejected applications and on the role of the European Parliament and the Council in the budgetary procedure.
		Article 13 – paragrapl	n 3 - subparagraph 1	
171.		Amd 76		

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	3. The Commission shall implement information and communication activities on EGF cases and outcomes based on its experience with the aim of improving the effectiveness of the EGF and ensuring that Union citizens and workers know about the EGF.	3. The Commission shall promote the dissemination of existing best practices in the area of communication, and implement information and communication activities on EFT cases and outcomes based on its experience, with the aim of raising the profile of the EFT, raising awareness of the EFT's eligibility criteria and applications procedures, improving the EFT's effectiveness and ensuring that Union citizens and workers know about the EFT, including citizens and workers in rural areas with difficult access to information.	3. The Commission shall implement information and communication activities on EGF cases and outcomes based on its experience with the aim of improving the effectiveness of the EGF and ensuring that Union citizens and workers know about the EGF.	3. The Commission shall [] promote the broad dissemination of existing best practices and shall carry out information and communication actions with the aim of raising Union citizens'/workers' awareness of the EGF, including for people who have difficulties in accessing information.
172.	The Member States shall ensure that all communication and visibility material is made available upon request to Union Institutions, bodies or agencies and that a royalty-free, non-		[]	Provisionally agreed:  The Member States shall ensure that all communication and visibility material is made available upon request to

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	exclusive and irrevocable licence to use such material and any pre-existing rights attached to it is granted to the Union. The licence grants the following rights to the Union:			Union Institutions, bodies or agencies and that a royalty-free, non-exclusive and irrevocable licence to use such material and any pre-existing rights attached to it is granted to the Union, to publicise the EGF or in relation to reporting on the use of the EU budget. This shall not require significant additional costs or a significant administrative burden for the Member States.  The licence grants to the Union the rights set out in Annex I
173.	• internal use i.e. right to reproduce, copy and make available the communication and visibility materials to EU and EU Member States' institutions and agencies and their employees;		[]	Provisionally agreed:  Moved in Annex I
174.	• reproduction of the communication and visibility materials by any means and in any form, in whole or in part;		[]	Provisionally agreed:  Moved in Annex I
175.	• communication to the public of the communication and visibility materials by using any and all means of		[]	Provisionally agreed:  Moved in Annex I

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise	
176.	communication; • distribution to the public of the		[]	Provisionally agreed:	
170.	communication and visibility materials (or copies thereof) in any and all forms;		[•••]	Move din Annex I	
177.	• storage and archiving of the communication and visibility materials		[]	Provisionally agreed:  Moved in Annex I	
178.	• sub-licensing of the rights on the communication and visibility materials to third parties		[]	Provisionally agreed:  Moved in Annex I	
179.	Additional rights may be granted to the Union.		[]	Provisionally agreed:  Moved in Annex I	
180.	4. The resources allocated to communication actions under this Regulation shall also contribute to covering the corporate communication of the political priorities of the Union provided that they are related to the general objectives referred to in Article 3.		4. The resources allocated to communication actions under this Regulation shall also contribute to covering the corporate communication of the political priorities of the Union provided that they are related to the general objectives referred to in Article 3.	4. The resources allocated to communication actions under this Regulation shall also contribute to covering the corporate communication of the political priorities of the Union provided that they are related to the general objectives referred to in Article 3.	
181.	Article 14		Article 14		
182.	Determination of the financial contribution		Determination of the financial contribution	Determination of the financial contribution	
	Article 14 – paragraph 1				
183.		Amd 77			

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	1. The Commission shall, on the basis of the assessment carried out in accordance with Article 9 and in particular taking into account the number of targeted beneficiaries, the proposed measures and the estimated costs, evaluate and propose as quickly as possible the amount of a financial contribution from the EGF, if any, that may be made within the limits of the resources available.	1. The Commission shall, on the basis of the assessment carried out in accordance with Article 9 and in particular taking into account the number of targeted beneficiaries, the proposed measures and the estimated costs, evaluate and propose, within the deadline laid down in Article 9(4), the amount of a financial contribution from the EFT, if any, that may be made within the limits of the resources available.	1. The Commission shall, on the basis of the assessment carried out in accordance with Article 9 and in particular taking into account the number of targeted beneficiaries, the proposed measures and the estimated costs, evaluate and propose as quickly as possible the amount of a financial contribution from the EGF, if any, that may be made within the limits of the resources available.	1. The Commission shall, on the basis of the assessment carried out in accordance with Article 9 and in particular taking into account the number of targeted beneficiaries, the proposed measures and the estimated costs, evaluate and propose, within the deadline laid down in Article 9(4), the amount of a financial contribution from the EGF, if any, that may be made within the limits of the resources available.
184.	2. The co-financing rate of the EGF for the measures offered shall be aligned with the highest co-financing rate of the ESF+ in the respective Member State.	2. The co-financing rate of the <i>EFT</i> for the measures offered shall be aligned with the highest co-financing rate of the ESF+ in the respective Member State.	2. The co-financing rate of the EGF for the measures offered shall be aligned with the highest co-financing rate of the ESF+ in the respective Member State [as provided for in Article 106(3) (a)(b)(c) of the Common Provisions Regulation ] <sup>41</sup> , or shall be 60%, whichever is the	2. The co-financing rate of the EGF for the measures offered shall be aligned with the highest co-financing rate of the ESF+ in the respective Member State [as provided for in Article 106(3) (a)(b)(c) of the Common Provisions Regulation 1 <sup>42</sup> , or shall be

Reference to be updated. Reference to be updated. 

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
			higher.	60%, whichever is the higher.
		Article 14 – p	oaragraph 3	
185.		Amd 78		
	3. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are met, it shall immediately initiate the procedure set out in Article 16.	3. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are met, it shall immediately initiate the procedure set out in Article 16 and shall notify the applicant Member State.	3. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are met, it shall immediately initiate the procedure set out in Article 16.	3. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are met, it shall immediately initiate the procedure set out in Article 16.
		Article 14 – p	aragranh 4	
186.		Amd 79	arugruph 4	
	4. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are not met, it shall immediately notify the applicant Member State.	4. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation	4. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are not met, it shall immediately notify the applicant Member State.	4. Where, on the basis of the assessment carried out in accordance with Article 9, the Commission concludes that the conditions for a financial contribution under this Regulation are not met, it shall immediately notify the applicant Member State <i>and</i>

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		are not met, it shall immediately notify the applicant Member State as well as other concerned stakeholders, including the European Parliament.		the European Parliament and the Council.
187.	Article 15	Article 15	Article 15	
188.	Eligibility period	Eligibility period	Eligibility period	Eligibility period
189.	1. Expenditure shall be eligible for a financial contribution from the EGF from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts, or is due to start, providing the personalised services to the targeted beneficiaries or incurs the administrative expenditure to implement the EGF, in accordance with Article 8(1) and (4).	1. Expenditure shall be eligible for a financial contribution from the <i>EFT</i> from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts, or is due to start, providing the personalised services to the targeted beneficiaries or incurs the administrative expenditure to implement the <i>EFT</i> , in accordance with Article 8(1) and (4).	1. Expenditure shall be eligible for a financial contribution from the EGF from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts, or is due to start, providing the personalised services to the targeted beneficiaries or incurs the administrative expenditure to implement the EGF, in accordance with Article 8(1) and (4).	1. Expenditure shall be eligible for a financial contribution from the EGF from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts, or is due to start, providing the personalised services to the targeted beneficiaries or incurs the administrative expenditure to implement the EGF, in accordance with Article 8(1) and (4).
		Article 15 – p	aragraph 2	
190.		Amd 80		
	2. The Member State shall carry		2. The Member State shall	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	out the eligible measures set out in Article 8 as soon as possible, and at the latest within 24 months after the date of entry into force of the decision on the financial contribution.	2. The Member State shall carry out the eligible measures set out in Article 8 as soon as possible. They shall, in any event, be implemented by six months after the date of entry into force of the decision on the financial contribution and carried out at the latest within 24 months after the date of entry into force of the decision on the financial contribution.	carry out the eligible measures set out in Article 8 as soon as possible, and at the latest within 24 months after the date of entry into force of the decision on the financial contribution.	2. The Member State shall [] start implementing the eligible measures set out in Article 8 without undue delay and shall carry them out as soon as possible and at the latest within 24 months after the date of entry into force of the decision on the financial contribution.
191.	3. The implementation period is the period from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, and ends 24 months after the date of entry into force of the decision on the financial contribution.	3. The implementation period is the period from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts the personalised services to the targeted beneficiaries and the activities to implement the <i>EFT</i> , as set out in Article 8, and ends 24 months after the date of	3. The implementation period is the period from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, and ends 24 months after the date of entry into force of the decision on the financial contribution <b>pursuant</b> to Article 16(3).	Proviisionally agreed:  3. The implementation period is the period from the dates set out in the application pursuant to point (j) of Article 9(5) on which the Member State concerned starts the personalised services to the targeted beneficiaries and the activities to implement the EGF, as set out in Article 8, and ends 24 months after the date of entry into force of the decision on the financial

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		entry into force of the decision on the financial contribution.		contribution pursuant to Article 16(3).
192.	4. Where a beneficiary accesses an education or training course the duration of which is two years or more, the expenditure for such a course shall be eligible for EGF co-funding up to the date when the final report referred to in Article 20(1) is due, provided that the relevant expenditure have been incurred before that date.	4. Where a beneficiary accesses an education or training course the duration of which is two years or more, the expenditure for such a course shall be eligible for <i>EFT</i> cofunding up to the date when the final report referred to in Article 20(1) is due, provided that the relevant expenditure have been incurred before that date.	4. Where a beneficiary accesses an education or training course the duration of which is two years or more, the expenditure for such a course shall be eligible for EGF cofunding up to the date when the final report referred to in Article 20(1) is due, provided that the relevant expenditure have been incurred before that date.	4. Where a beneficiary accesses an education or training course the duration of which is two years or more, the expenditure for such a course shall be eligible for EGF cofunding up to the date when the final report referred to in Article 20(1) is due, provided that the relevant expenditure have been incurred before that date.
193.	5. Expenditure pursuant to Article 8(4) shall be eligible until the deadline for submission of the final report in accordance with Article 20(1).		5. Expenditure pursuant to Article 8(4) shall be eligible until the deadline for submission of the final report in accordance with Article 20(1).	5. Expenditure pursuant to Article 8(4) shall be eligible until the deadline for submission of the final report in accordance with Article 20(1).
194.	Article 16		Article 16	
195.	Budgetary procedure and implementation		Budgetary procedure and implementation	Budgetary procedure and implementation
		Article 16 – p	aragraph 1	
196.	1. Where the Commission has	Amd 81	1. Where the Commission	Agreed at technical level to be confirmed at political level:

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	concluded that the conditions for providing a financial contribution from the EGF are met, it shall submit a request for a transfer to the relevant budgetary lines in accordance with Article 31 of the Financial Regulation.	1. Where the Commission has concluded that the conditions for providing a financial contribution from the EFT are met, it shall submit a proposal to mobilise it. The decision to mobilise the EFT shall be taken jointly by the European Parliament and the Council within one month of the submission of the proposal to them. The Council shall act by a qualified majority and the European Parliament shall act by a majority of its component members and three fifths of the votes cast.	has concluded that the conditions for providing a financial contribution from the EGF are met, it shall submit a request for a transfer to the relevant budgetary lines in accordance with Article 31 of the Financial Regulation.	1. Where the Commission has concluded that the conditions for providing a financial contribution from the EGF are met, it shall submit a proposal to mobilise it. The decision to mobilise the EGF shall be taken jointly by the European Parliament and the Council within six weeks of the submission of the proposal to them. The Council shall act by a qualified majority and the European Parliament shall act by a majority of its component members and three fifths of the votes cast.
197.		At the same time as it submits its proposal for a decision to mobilise the EFT, the Commission shall submit to the European Parliament and to the Council a proposal for a		Agreed at technical level to be confirmed at political level:  At the same time as it submits its proposal for a decision to mobilise the EGF, the Commission shall submit to the European Parliament and

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		transfer to the relevant budgetary lines. In the event of disagreement, a trilogue procedure shall be initiated.		to the Council a proposal for a transfer to the relevant budgetary lines. In the event of disagreement, a trilogue procedure shall be initiated
198.		Transfers related to the EFT shall be made in accordance with Article		Agreed at technical level to be confirmed at political level:
		31 of the Financial Regulation.		Transfers related to the EGF shall be made in accordance with Article 31 of the Financial Regulation.
		Article 16 – p	oaragraph 2	
199.		Amd 82		Agreed at technical level to be confirmed at political level:
	2. The transfer request needs to be accompanied by a summary of the examination of the eligibility of the application.	deleted	2. The transfer request needs to be accompanied by a summary of the examination of the eligibility of the application.	[]
		Article 16 – p	paragraph 3	
200.	3. The Commission shall adopt	Amd 83  3. The Commission	3. The Commission shall	Agreed at technical level to be confirmed at political level:
	a decision on a financial contribution, by means of an implementing act, which shall enter into force on the date the Commission is notified of the approval of the budgetary transfer by the European Parliament and the Council. The decision shall constitute a	shall adopt a decision on a financial contribution, by means of an implementing act, which shall enter into force on the date <i>on which</i> the European Parliament and the Council <i>adopt</i>	adopt a decision on a financial contribution, by means of an implementing act, which shall enter into force on the date the Commission is notified of the approval of the budgetary transfer by the European Parliament and the Council. The decision shall constitute a	2. The Commission shall adopt a decision on a financial contribution, by means of an implementing act, which shall enter into force on the date the Commission is notified of the approval of the budgetary transfer by the European Parliament and the Council.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	financing decision within the meaning of Article 110 of the Financial Regulation.	the decision to mobilise the EFT.	financing decision within the meaning of Article 110 of the Financial Regulation.	The decision shall constitute a financing decision within the meaning of Article 110 of the Financial Regulation
		Article 16 – para	graph 3 a (new)	
201.		Amd 84  3a. A proposal for a		Agreed at technical level to be confirmed at political level:
		decision to mobilise the EFT pursuant to paragraph 1 shall include the following:		3a. A proposal for a decision to mobilise the EGF pursuant to paragraph 1 shall include the following:
202.		(a) the assessment carried out in accordance with Article		Agreed at technical level to be confirmed at political level:
		9(4), together with a summary of the information on which that assessment is based;		(a) the assessment carried out in accordance with Article 9(4), together with a summary of the information on which that assessment is based; and
203.		(b) evidence that the criteria laid down in Articles 5 and 10 have been met; and		Agreed at technical level to be confirmed at political level:  []
204.		(c) the reasons justifying the amounts proposed.		Agreed at technical level to be confirmed at political level:
				(b) the reasons justifying the amounts proposed in line with Article 14(1)
		Article 16	a (new)	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
205.		Article 16a		Subject for exchange of views at political level
				COM drafting proposal:
				Article 16a
206.		Exceptional cases		Subject for exchange of views at political level
				COM drafting proposal:
				Exceptional cases
207.		Amd 85		Subject for exchange of views at political level
		In exceptional cases		1
		and if the remaining		COM drafting proposal:
		financial resources		
		available in the Fund in		By way of derogation from
		the year of the		the deadlines set out in
		occurrence of the major		Articles 9 and 16, in
		restructuring event are		exceptional cases and if the
		not sufficient to cover		remaining commitment
		the amount of assistance deemed		appropriations available in the Fund are not sufficient to
		necessary by the		cover the amount of
		budgetary authority, the		assistance deemed necessary
		Commission may		according to the Commission
		propose that the		proposal, the Commission
		difference be financed		may postpone the proposal to
		through the next year's		mobilise the EGF and of the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		Fund. The annual budgetary ceiling of the Fund in the year of the occurrence of the major restructuring event and in the following year shall be respected under all circumstances.		subsequent budgetary transfer request until commitment appropriations are available in the following year. The annual budgetary ceiling of the Fund shall be respected under all circumstances.
208.	Article 17		Article 17	
209.	Payment and use of the financial contribution		Payment and use of the financial contribution	Payment and use of the financial contribution
210.	1. Following the entry into force of a decision on a financial contribution in accordance with Article 16(3) the Commission shall pay the financial contribution to the Member State concerned in a single 100 % pre-financing payment, in principle within 15 working days. The pre-financing shall be cleared once the Member State submits the certified statement of expenditure in accordance with Article 20(1). The unspent amount shall be reimbursed to the Commission.		1. Following the entry into force of a decision on a financial contribution in accordance with Article 16(3) the Commission shall pay the financial contribution to the Member State concerned in a single 100 % prefinancing payment, in principle within 15 working days. The prefinancing shall be cleared once the Member State submits the certified statement of expenditure in accordance with Article 20(1). The unspent amount shall be reimbursed to the Commission.	1. Following the entry into force of a decision on a financial contribution in accordance with Article 16(3) the Commission shall pay the financial contribution to the Member State concerned in a single 100 % pre-financing payment, in principle within 15 working days. The pre-financing shall be cleared once the Member State submits the certified statement of expenditure in accordance with Article 20(1). The unspent amount shall be reimbursed to the Commission.
211.	2. The financial contribution referred to in paragraph 1 shall be implemented under shared management in accordance with		2. The financial contribution referred to in paragraph 1 shall be implemented under shared management in accordance with	2. The financial contribution referred to in paragraph 1 shall be implemented under shared

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	Article 63 of the Financial		Article 63 of the Financial	management in accordance
	Regulation.		Regulation.	with Article 63 of the Financial Regulation.
212.	3. Detailed technical terms of		3. Detailed technical terms	3. Detailed technical
	the financing shall be		of the financing shall be	terms of the financing shall be
	determined by the Commission		determined by the Commission	determined by the Commission
	in the decision on a financial		in the decision on a financial	in the decision on a financial
	contribution referred to in		contribution referred to in	contribution referred to in
	Article 16(3).		Article 16(3).	Article 16(3).
213.	4. When carrying out the		4. When carrying out the	4. When carrying out the
	measures contained in the		measures contained in the	measures contained in the
	coordinated package of		coordinated package of	coordinated package of
	personalised services, the		personalised services, the	personalised services, the
	Member State concerned may		Member State concerned may	Member State concerned may
	submit a proposal to the		submit a proposal to the	submit a proposal to the
	Commission to amend the		Commission to amend the	Commission to amend the
	actions included by adding other		actions included by adding other	actions included by adding
	eligible measures listed in		eligible measures listed in points	other eligible measures listed
	points (a) and (b) of		(a) and (b) of Article 8(1),	in points (a) and (b) of
	Article 8(1), provided that such amendments are duly justified		provided that such amendments are duly justified and the total	Article 8(1), provided that such amendments are duly justified
	and the total does not exceed the		does not exceed the financial	and the total does not exceed
	financial contribution referred		contribution referred to in	the financial contribution
	to in Article 16(3). The		Article 16(3). The Commission	referred to in Article 16(3).
	Commission shall assess the		shall assess the proposed	The Commission shall assess
	proposed amendments and, if it		amendments and, if it agrees,	the proposed amendments and,
	agrees, shall amend the decision		shall amend the decision on a	if it agrees, shall amend the
	on a financial contribution		financial contribution	decision on a financial
	accordingly.		accordingly.	contribution accordingly.
214.	5. The Member State concerned		5. The Member State	5. The Member State
	shall have the flexibility to re-		concerned shall have the	concerned shall have the
	allocate amounts between the		flexibility to re-allocate amounts	flexibility to re-allocate

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	budget items laid down in the		between the budget items laid	amounts between the budget
	decision on a financial		down in the decision on a	items laid down in the decision
	contribution pursuant to		financial contribution pursuant to	on a financial contribution
	Article 16(3). Should a		Article 16(3). Should a	pursuant to Article 16(3).
	reallocation exceed a 20 %		reallocation exceed a 20 %	Should a reallocation exceed a
	increase for one or more of the		increase for one or more of the	20 % increase for one or more
	items specified, the Member		items specified, the Member	of the items specified, the
	State shall notify the		State shall notify the	Member State shall notify the
	Commission beforehand.		Commission beforehand.	Commission beforehand.
215.	Article 18		Article 18	
216.	Use of the euro		Use of the euro	Use of the euro
217.	Applications, decisions on		Applications, decisions on	Applications, decisions on
	financial contributions and		financial contributions and	financial contributions and
	reports under this Regulation, as		reports under this Regulation, as	reports under this Regulation,
	well as any other related		well as any other related	as well as any other related
	documents, shall express all		documents, shall express all	documents, shall express all
• • •	amounts in euro.		amounts in euro.	amounts in euro.
218.	Article 19		Article 19	
219.	Indicators		Indicators	Indicators
220.	1. Indicators to report on		1. Indicators to report on	1. Indicators to report on
	progress of the Programme		progress of the Programme	progress of the Programme
	towards the achievement of the		towards the achievement of the	towards the achievement of the
	objectives established in Article		objectives established in Article	objectives established in
	3 are set out in the Annex.		3 are set out in the Annex.	Article 3 are set out in the
			Personal data relating to these	Annex II. Personal data
			indicators are collected on the	relating to these indicators
			basis of this Regulation and for	are collected on the basis of
			the sole purposes established	this Regulation and for the
			thereof. They shall be treated	sole purposes established
			in compliance with	thereof. They shall be treated
			[]Regulation [] (EU)	in compliance with
			<b>2016/679</b> [] of the European	Regulation (EU) 2016/679 of

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
			Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation).	the European Parliament and of the Council.  * Regulation (EU) 2016/679 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 and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.05.2016, p. 1).
221.	2. The performance reporting system shall ensure that data for monitoring programme implementation and results are collected efficiently, effectively and in a timely manner. To that end, proportionate reporting requirements shall be imposed on Member States.		2. The performance reporting system shall ensure that data for monitoring programme implementation and results are collected efficiently, effectively and in a timely manner. To that end, proportionate reporting requirements shall be imposed on Member States.	2. The performance reporting system shall ensure that data for monitoring programme implementation and results are collected efficiently, effectively and in a timely manner. To that end, proportionate reporting requirements shall be imposed on Member States.
222.	3. The Commission is empowered to adopt delegated acts in accordance with Article 25 to amend the indicators in the Annex where considered necessary to ensure effective assessment of the use of the		3. []	Subject for exchange of views at political level  Compromise suggestion  []

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	fund.			
		Article 19	a (new)	
223.		Article 19a		Provisionally agreed:
				[]
224.		Model for the		Provisionally agreed:
		beneficiary survey		
				[]
225.		Amd 86		Provisionally agreed:
		The beneficiary survey referred to in point (d) of Article 20(1) shall be based on the model established by the Commission by means of an implementing act. The Commission shall adopt that implementing act in accordance with the advisory procedure referred to in Article 26(2) in order to ensure uniform conditions for the implementation of this Article.		
226.	Article 20		Article 20	
227.	Final report and closure		Final report and closure	Final report and closure

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
228.	1. Not later than at the end of the seventh month after the expiry of the period specified in Article 15(3), the Member State concerned shall present a final report to the Commission on the implementation of the financial contribution, including information on:		1. Not later than at the end of the seventh month after the expiry of the period specified in Article 15(3), the Member State concerned shall present a final report to the Commission on the implementation of the financial contribution, including information on:	1. Not later than at the end of the seventh month after the expiry of the period specified in Article 15(3), the Member State concerned shall present a final report to the Commission on the implementation of the financial contribution, including information on:
		Article 20 - para	graph 1 point a	
229.	(a) the type of measures and main results, explaining the challenges, lessons learned, synergies and complementarities with other EU funds and indicating, whenever possible, the complementarity of measures with those funded by other Union or national programmes in line with the EU Quality Framework for anticipation of change and restructuring;	(a) the type of measures and <i>the</i> results <i>obtained</i> , explaining the challenges, lessons learned, synergies and complementarities with other EU funds, <i>particularly ESF</i> +, and indicating, whenever possible, the complementarity of measures with those funded by other Union or national programmes in line with the EU Quality Framework for anticipation of change and restructuring;	(a) the type of measures and main results, explaining the challenges, lessons learned, synergies and complementarities with other EU funds and indicating, whenever possible, the complementarity of measures with those funded by other Union or national programmes in line with the EU Quality Framework for anticipation of change and restructuring;	(a) the type of measures and results, explaining the challenges, lessons learned, synergies and complementarities with other EU funds, [particularly ESF+], and indicating, whenever possible, the complementarity of measures with those funded by other Union or national programmes in line with the EU Quality Framework for anticipation of change and restructuring;  Comment: Should EGF be adopted before the ESF+, this reference needs to be cut.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
230.	(b) the names of the bodies delivering the package of measures in the Member State;		(b) the names of the bodies delivering the package of measures in the Member State;	(b) the names of the bodies delivering the package of measures in the Member State;
231.	(c) the indicators set out in Article 19;		(c) the indicators set out in [] Annex point (1) and (2);	Provisionally agreed:  (c) the indicators set out in [] Annex II point (1) and (2);
		Article 20 - paraș	graph 1 point d	
232.		Amd 88		Provisionally agreed:
	(d) the results of a beneficiary survey conducted six months after the end of the implementation period, which shall cover the perceived change in the employability of beneficiaries, or for those who already found employment, more information on the quality of employment found, such as the change in working hours, level of responsibility or change of salary level in comparison to previous employment, and the sector in which the person found employment and break down this information by gender, age group and education level;	(d) the results of a beneficiary survey conducted <i>within</i> six months <i>of</i> the end of the implementation period, which shall cover the perceived change in the employability of beneficiaries, or for those who already found employment, more information on the quality <i>and type</i> of employment found, such as the change in working hours, level of responsibility or change of salary level in comparison to previous employment, and the	(d) []	[]

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		sector in which the person found employment and break down this information by gender, age group and education level;		
		Article 20 - para	graph 1 point e	
233.	(e) whether the dismissing enterprise, with the exception of micro enterprises and SMEs, has been a beneficiary of State aid or previous funding from Union cohesion or structural funds in the preceding five years;	(e) whether the dismissing enterprise, with the exception of start-ups, micro enterprises and SMEs, has been a beneficiary of State aid or previous funding from Union	(e) whether the dismissing enterprise, with the exception of micro enterprises and SMEs, has been a beneficiary of State aid or previous funding from Union cohesion or structural funds in the preceding five years;	(e) whether the dismissing enterprise, with the exception of micro enterprises and SMEs, has been a beneficiary of State aid or previous funding from Union cohesion or structural funds in the preceding five years
234.	(f) a statement justifying the	cohesion or structural funds in the preceding five years;	(f) a statement justifying the	(f) a statement justifying
	expenditure.		expenditure.	the expenditure.
		Article 20 - p	aragraph 2	
235.	2. Not later than at the end of the nineteenth month after the expiry of the period specified in Article 15(3), the Member State concerned shall submit the simple dataset informing on the longer-term result indicator	2. Not later than at the end of the nineteenth month after the expiry of the period specified in Article 15(3), the Member State concerned shall submit the	2. []	2 []

236. 3. No the saccondinate confined co	ecified in point (3) of the nnex.	complete and duly verified simple dataset informing on the longer- term result indicator		
Mer acco win on t term	No later than six months after a Commission has received all a information required in cordance with paragraph 1, it all wind up the financial ntribution by determining the hal amount of the financial ntribution from the EGF and a balance due, if any, by the ember State concerned in cordance with Article 24. The nding-up shall be conditional the provision of the longer-rm result indicator in cordance with paragraph 2.	specified in point (3) of the Annex.  3. No later than six months after the Commission has received all the information required in accordance with paragraph 1, it shall wind up the financial contribution by determining the final amount of the financial contribution from the <i>EFT</i> and the balance due, if any, by the Member State concerned	3. No later than six months after the Commission has received all the information required in accordance with paragraph 1, it shall wind up the financial contribution by determining the final amount of the financial contribution from the EGF and the balance due, if any, by the Member State concerned in accordance with Article 24. []	3. No later than six months after the Commission has received all the information required in accordance with paragraph 1, it shall wind up the financial contribution by determining the final amount of the financial contribution from the EGF and the balance due, if any, by the Member State concerned in accordance with Article 24. []
		in accordance with Article 24. The winding- up shall be conditional on the provision of the longer-term result indicator in accordance		
237. Arti	ticle 21	with paragraph 2.  Article 21	Article 21	
	ennial report	Biennial report	Biennial report	Biennial report
230. Die	emmai report		•	Dicililai report
239.		Article 21 - pa	aragranh I	

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	1. By 1 August 2021 and every two years thereafter, the Commission shall present to the European Parliament and to the Council a comprehensive, quantitative and qualitative report on the activities under this Regulation and Regulation (EU) No 1309/2013 in the previous two years. The report shall focus mainly on the results achieved by the EGF and shall in particular contain information relating to applications submitted, decisions adopted, measures funded, including statistics on the indicators set out in the Annex, and the complementarity of such measures with measures funded by other Union funds, in particular ESF+, and information relating to the winding-up of financial contributions made and shall also document those applications that have been rejected or reduced owing to a lack of sufficient appropriations or to non-eligibility.	1. By 1 August 2021 and every two years thereafter, the Commission shall present to the European Parliament and to the Council a comprehensive, quantitative and qualitative report on the activities under this Regulation and Regulation (EU) No 1309/2013 in the previous two years. The report shall focus mainly on the results achieved by the <i>EFT</i> and shall in particular contain information relating to applications submitted, <i>speed of their processing and potential deficiencies in existing rules</i> , decisions adopted, measures funded, including statistics on the indicators set out in the Annex, and the complementarity of such	1. By 1 August 2021 and every two years thereafter, the Commission shall present to the European Parliament and to the Council a comprehensive, quantitative and qualitative report on the activities under this Regulation and Regulation (EU) No 1309/2013 in the previous two years. The report shall focus mainly on the results achieved by the EGF and shall in particular contain information relating to applications submitted, decisions adopted, measures funded, including statistics on the indicators set out in the Annex, and the complementarity of such measures with measures funded by other Union funds, in particular ESF+, and information relating to the winding-up of financial contributions made and shall also document those applications that have been rejected or reduced owing to a lack of sufficient appropriations or to non-eligibility.	1. By 1 August 2021 and every two years thereafter, the Commission shall present to the European Parliament and to the Council a comprehensive, quantitative and qualitative report on the activities under this Regulation and Regulation (EU) No 1309/2013 in the previous two years. The report shall focus mainly on the results achieved by the EGF and shall in particular contain information relating to applications submitted, <i>processing time</i> , decisions adopted, measures funded, including statistics on the indicators set out in the Annex II, and the complementarity of such measures with measures funded by other Union funds, in particular ESF+, and information relating to the winding-up of financial contributions made and shall also document those applications that have been rejected or reduced owing to a lack of sufficient

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		measures with measures funded by other Union funds, in particular ESF+, and information relating to the winding-up of financial contributions made and shall also document those applications that have been rejected or reduced owing to a lack of sufficient appropriations or to non-eligibility.		appropriations or to non-eligibility.
		Article 21 - p	aragraph 2	
240.	2. The report shall be transmitted for information to the Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners.	2. The report shall be transmitted for information to <i>the Member States</i> , the Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners.	2. The report shall be transmitted for information to the Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners.	2. The report shall be transmitted for information to the Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners.
241.	Article 22		Article 22	
242.	Evaluation		Evaluation	Evaluation
		Article 22 - p	aragraph 1	
243.		Amd 93		Subject for exchange of views at political level

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	1. Every four years the Commission shall carry out on its own initiative and in close cooperation with the Member States, an evaluation of the EGF financial contributions.	1. Every four years the Commission shall carry out on its own initiative and in close cooperation with the Member States, an evaluation of the <i>EFT</i> financial contributions including subsequent impact assessment of its application at national, regional and local levels.	1. []The Commission shall carry out on its own initiative and in close cooperation with the Member States:[]	Compromise proposal  1. []The Commission shall carry out on its own initiative and in close cooperation with the Member States:[]
243a.		tereis.		Provisionally agreed:
				(1a. new)
				The beneficiary survey is launched during the sixth month after the of the implementation period of each case. It should be open for participation for at least 4 weeks. Member States shall distribute the survey to the beneficiaries, send out at least one reminder and will inform the Commission once this has been done. Survey responses shall be collected and analysed by the Commission

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	for the use in future evaluations.  The Commission shall adopt an implementing act, setting out how and when the survey shall be conducted and the template to be used, in accordance with the advisory procedure referred to in Article 26(2) in order to ensure uniform conditions for the implementation of this Article.  The beneficiary survey shall be used to collect data on the perceived change in the employability of beneficiaries, or for those who already found employment, on the quality of employment found, such as [] change in working hours,
				type of employment contract (full time/part time; fixed term/open-ended), level of
				responsibility or change of salary level in comparison to
				previous employment, and sector in which the person
				found employment. <b>This information shall be broken</b>
				down by gender, age group,

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				education level and level of professional experience.
244.		For the purpose of evaluation referred to		Subject for exchange of views at political level
		in the first subparagraph, the Member States shall		Compromise proposal
		collect all available data on EFT cases and assisted workers.		Withdrawal of Amendment
245.		assisiea workers.	a) by 30 June 2025, a midterm evaluation [];	Subject for exchange of views at political level
				Compromise proposal
				a) by 30 June 2025, a mid-term evaluation [];
246.			b) by 31 December 2029, a retrospective evaluation [].	Subject for exchange of views at political level
				Compromise proposal
				b) by 31 December 2029, a retrospective evaluation [].
247.	2. The results of the evaluations referred to in paragraph 1 shall		2. The results of the evaluations referred to in	2. The results of the evaluations referred to in
	be transmitted, for information, to the European Parliament, the Council, the Court of Auditors,		paragraph 1 shall be transmitted, for information, to the European Parliament, the Council, the	paragraph 1 shall be transmitted, for information, to the European Parliament, the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	the European Economic and Social Committee, the Committee of the Regions and the social partners. The recommendations of the evaluations shall be taken into account for the design of new programmes in the area of employment and social affairs or the further development of existing programmes.		Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners. The recommendations of the evaluations shall be taken into account for the design of new programmes in the area of employment and social affairs or the further development of existing programmes.	Council, the Court of Auditors, the European Economic and Social Committee, the Committee of the Regions and the social partners. The recommendations of the evaluations shall be taken into account for the design of new programmes in the area of employment and social affairs or the further development of existing programmes.
248.	3. The evaluations referred to in paragraph 1 shall include relevant statistics on the financial contributions, broken down by Member State.	3. The evaluations referred to in paragraph 1 shall include relevant statistics on the financial contributions, broken down by <i>sector and</i> Member State.	3. The evaluations referred to in paragraph 1 shall include relevant statistics on the financial contributions, broken down by Member State.	3. The evaluations referred to in paragraph 1 shall include relevant statistics on the financial contributions, broken down by <i>sector and</i> Member State.
249.	4. To ensure effective assessment of progress of the EGF towards the achievement of its objectives, the Commission is empowered to adopt delegated acts in accordance with Article 25 to amend the Annex to review or complement the indicators where considered necessary and to supplement this Regulation	4. To ensure effective assessment of progress of the <i>EFT</i> towards the achievement of its objectives, the Commission is empowered to adopt delegated acts in accordance with Article 25 to amend the Annex to review or	4. []	Subject for exchange of views at political level  Compromise proposal  []

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	with provisions on the establishment of a monitoring and evaluation framework.	complement the indicators where considered necessary and to supplement this Regulation with provisions on the establishment of a monitoring and		
250.	Article 23	evaluation framework.  Article 23	Article 23	
251.	Management and financial control	Management and financial control	Management and financial control	Management and financial control
252.	1. Without prejudice to the Commission's responsibility for implementing the general budget of the Union, Member States shall take responsibility for the management of measures supported by the EGF and the financial control of the measures. The steps they take shall include:	1. Without prejudice to the Commission's responsibility for implementing the general budget of the Union, Member States shall take responsibility for the management of measures supported by the <i>EFT</i> and the financial control of the measures. The steps they take shall include:	1. Without prejudice to the Commission's responsibility for implementing the general budget of the Union, Member States shall take responsibility for the management of measures supported by the EGF and the financial control of the measures. The steps they take shall include:	1. Without prejudice to the Commission's responsibility for implementing the general budget of the Union, Member States shall take responsibility for the management of measures supported by the EGF and the financial control of the measures. The steps they take shall include:
253.	(a) verifying that management and control arrangements have been set up and are being implemented in such a way as to ensure that Union funds are being used efficiently and		(a) verifying that management and control arrangements have been set up and are being implemented in such a way as to ensure that Union funds are being used	a) verifying that management and control arrangements have been set up and are being implemented in such a way as to ensure that Union funds are being used

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	correctly, in accordance with the principle of sound financial management;		efficiently and correctly, in accordance with the principle of sound financial management;	efficiently and correctly, in accordance with the principle of sound financial management;
254.	(b) ensuring that the delivery of monitoring data is a mandatory requirement in contracts with bodies delivering the coordinated package of personalised services;		(b) ensuring that the delivery of monitoring data is a mandatory requirement in contracts with bodies delivering the coordinated package of personalised services;	(b) ensuring that the delivery of monitoring data is a mandatory requirement in contracts with bodies delivering the coordinated package of personalised services;
255.	(c) verifying that the financed measures have been properly carried out;		(c) verifying that the financed measures have been properly carried out;	(c) verifying that the financed measures have been properly carried out;
256.	(d) ensuring that expenditure funded is based on verifiable supporting documents, and is legal and regular;		(d) ensuring that expenditure funded is based on verifiable supporting documents, and is legal and regular;	(d) ensuring that expenditure funded is based on verifiable supporting documents, and is legal and regular;
257.	(e) preventing, detecting and correcting irregularities including fraud and recovering amounts unduly paid together with interest on late payments where appropriate. The Member States shall report on irregularities including fraud to the Commission.		(e) preventing, detecting and correcting irregularities including fraud and recovering amounts unduly paid together with interest on late payments where appropriate. The Member States shall report on irregularities including fraud to the Commission.	(e) preventing, detecting and correcting irregularities including fraud and recovering amounts unduly paid together with interest on late payments where appropriate. The Member States shall report on irregularities including fraud to the Commission.
255		Article 23 - para	graph 1a (new)	Duraniai a nallar a a na al 4 a la a
257a.				Provisionally agreed to be aligned in principle with CPR :

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				Member States shall ensure the legality and regularity of expenditure included in the accounts submitted to the Commission and shall take all required actions to prevent, detect and correct and report on irregularities including fraud. These actions comprise the collection of information on the beneficial owners of the recipients of funding in accordance with Annex XYZ of CPR. The rules related to the collection and processing of such data shall comply with applicable data protection rules. The Commission, the European Anti-Fraud Office and the European Court of Auditors shall have the necessary access to this information.
258.	2. For the purposes of Article [63(3)?] of the Financial Regulation, Member States shall identify bodies responsible for the management and control of the measures supported by the EGF. Those bodies shall provide the Commission with the information set out in	2. For the purposes of Article [63(3)?] of the Financial Regulation, Member States shall identify bodies responsible for the management and control of the measures supported by the <i>EFT</i> .	2. For the purposes of Article [63(3)?] of the Financial Regulation, Member States shall identify bodies responsible for the management and control of the measures supported by the EGF. Those bodies shall provide the Commission with the information set out in [Article	2. For the purposes of Article [63(3)?] of the Financial Regulation, Member States shall identify bodies responsible for the management and control of the measures supported by the EGF. Those bodies shall provide the Commission with

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	[Article 63(5), (6) and (7)?] of the Financial Regulation on the implementation of the financial contribution when submitting the final report referred to in Article 20(1) of this Regulation.	Those bodies shall provide the Commission with the information set out in [Article 63(5), (6) and (7)?] of the Financial Regulation on the implementation of the financial contribution when submitting the final report referred to in Article 20(1) of this Regulation.	63(5), (6) and (7) ?] of the Financial Regulation on the implementation of the financial contribution when submitting the final report referred to in Article 20(1) of this Regulation.	the information set out in [Article 63(5), (6) and (7)?] of the Financial Regulation on the implementation of the financial contribution when submitting the final report referred to in Article 20(1) of this Regulation.
259.	Where authorities designated in accordance with Regulation (EU) No 1309/2013 have provided sufficient guarantees that payments are legal and regular, and properly accounted for, the Member State concerned may notify to the Commission that these authorities are confirmed under this Regulation. In this case, the Member State concerned shall indicate which authorities are confirmed and which is their function.		Where authorities designated in accordance with Regulation (EU) No 1309/2013 have provided sufficient guarantees that payments are legal and regular, and properly accounted for, the Member State concerned may notify to the Commission that these authorities are confirmed under this Regulation. In this case, the Member State concerned shall indicate which authorities are confirmed and which is their function.	Where authorities designated in accordance with Regulation (EU) No 1309/2013 have provided sufficient guarantees that payments are legal and regular, and properly accounted for, the Member State concerned may notify to the Commission that these authorities are confirmed under this Regulation. In this case, the Member State concerned shall indicate which authorities are confirmed and which is their function.
260.	3. Member States shall make the financial corrections required where an irregularity is ascertained. The corrections		3. Member States shall make the financial corrections required where an irregularity is ascertained. The corrections	3. Member States shall make the financial corrections required where an irregularity is ascertained. The corrections

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	made by the Member States		made by the Member States shall	made by the Member States
	shall consist in cancelling all or part of the financial		consist in cancelling all or part of the financial contribution. The	shall consist in cancelling all or part of the financial
	contribution. The Member		Member States shall recover any	contribution. The Member
	States shall recover any amount		amount unduly paid as a result of	States shall recover any
	unduly paid as a result of an		an irregularity detected, repay it	amount unduly paid as a result
	irregularity detected, repay it to		to the Commission and, where	of an irregularity detected,
	the Commission and, where the		the amount is not repaid by the	repay it to the Commission
	amount is not repaid by the		relevant Member State in the	and, where the amount is not
	relevant Member State in the		time allowed, default interest	repaid by the relevant Member
	time allowed, default interest		shall be due.	State in the time allowed,
	shall be due.			default interest shall be due.
261.	4. The Commission, in its		4. The Commission, in its	4. The Commission, in its
	responsibility for the		responsibility for the	responsibility for the
	implementation of the general		implementation of the general	implementation of the general
	budget of the Union, shall take		budget of the Union, shall take	budget of the Union, shall take
	every step necessary to verify		every step necessary to verify	every step necessary to verify
	that the actions financed are		that the actions financed are	that the actions financed are
	carried out in accordance with		carried out in accordance with	carried out in accordance with
	the principle of sound financial		the principle of sound financial	the principle of sound financial
	management. It is the responsibility of the applicant		management. It is the responsibility of the applicant	management. It is the responsibility of the applicant
	Member State to ensure that it		Member State to ensure that it	Member State to ensure that it
	has smoothly functioning		has smoothly functioning	has smoothly functioning
	management and control		management and control	management and control
	systems. The Commission shall		systems. The Commission shall	systems. The Commission
	satisfy itself that such systems		satisfy itself that such systems	shall satisfy itself that such
	are in place.		are in place.	systems are in place.
262.	To that end, without prejudice	To that end, without	To that end, without prejudice to	To that end, without prejudice
	to the powers of the Court of	prejudice to the powers	the powers of the Court of	to the powers of the Court of
	Auditors or the checks carried	of the Court of Auditors	Auditors or the checks carried	Auditors or the checks carried
	out by the Member State in	or the checks carried out	out by the Member State in	out by the Member State in

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	accordance with national laws, regulations and administrative provisions, Commission officials or servants may carry out on-the-spot checks, including sample checks, on the measures financed by the EGF with a minimum notice of one working day. The Commission shall give notice to the applicant Member State with a view to obtaining all the assistance necessary. Officials or servants of the Member State concerned may take part in such checks.	by the Member State in accordance with national laws, regulations and administrative provisions, Commission officials or servants may carry out on-the-spot checks, including sample checks, on the measures financed by the <i>EFT</i> with a minimum notice of one working day. The Commission shall give notice to the applicant Member State with a view to obtaining all the assistance necessary. Officials or servants of the Member State concerned may take part in such checks.	accordance with national laws, regulations and administrative provisions, Commission officials or servants may carry out on-the-spot checks, including sample checks, on the measures financed by the EGF with a minimum notice of [] 12 working days. The Commission shall give notice to the applicant Member State with a view to obtaining all the assistance necessary. Officials or servants of the Member State concerned may take part in such checks.	accordance with national laws, regulations and administrative provisions, Commission officials or servants may carry out on-the-spot checks, including sample checks, on the measures financed by the EGF with a minimum notice of [] 12 working days. The Commission shall give notice to the applicant Member State with a view to obtaining all the assistance necessary. Officials or servants of the Member State concerned may take part in such checks.
263.	5. The Commission is empowered to adopt delegated acts in accordance with Article 25 to supplement paragraph 1(e) by setting out the criteria for determining the cases of irregularity to be reported and the data to be provided.		5. The Commission is empowered to adopt delegated acts in accordance with Article 25 to supplement paragraph 1(e) by setting out the criteria for determining the cases of irregularity to be reported and the data to be provided.	5. The Commission is empowered to adopt delegated acts in accordance with Article 25 to supplement paragraph 1(e) by setting out the criteria for determining the cases of irregularity to be reported and the data to be provided.
264.	6. The Commission shall adopt an implementing act setting out		6. The Commission shall adopt an implementing act	6. The Commission shall adopt an implementing act

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
265.	the format to be used for reporting of irregularities in accordance with the advisory procedure referred to in Article 26(2) in order to ensure uniform conditions for the implementation of this Article.  7. Member States shall ensure that all supporting documents regarding expenditure incurred are kept available for the Commission and the Court of Auditors for a period of three years following the winding-up of a financial contribution received from the EGF.	7. Member States shall ensure that all supporting documents regarding expenditure incurred are kept available for the Commission and the Court of Auditors for a period of three years following the winding-up of a financial contribution received	setting out the format to be used for reporting of irregularities in accordance with the advisory procedure referred to in Article 26(2) in order to ensure uniform conditions for the implementation of this Article.  7. Member States shall ensure that all supporting documents regarding expenditure incurred are kept available for the Commission and the Court of Auditors for a period of three years following the winding-up of a financial contribution received from the EGF.	setting out the format to be used for reporting of irregularities in accordance with the advisory procedure referred to in Article 26(2) in order to ensure uniform conditions for the implementation of this Article.  7. Member States shall ensure that all supporting documents regarding expenditure incurred are kept available for the Commission and the Court of Auditors for a period of three years following the winding-up of a financial contribution received from the EGF.
266.	Article 24	from the <i>EFT</i> .  Article 24	Article 24	
267.	Recovery of the financial	Recovery of the	Recovery of the financial	Recovery of the financial
	contribution	financial contribution	contribution	contribution
268.	1. In cases where the actual cost of the coordinated package of personalised services is less than the amount of the financial contribution pursuant to Article 16, the Commission shall recover the corresponding amount after having given the		1. In cases where the actual cost of the coordinated package of personalised services is less than the amount of the financial contribution pursuant to Article 16, the Commission shall recover the corresponding amount after having given the	1. In cases where the actual cost of the coordinated package of personalised services is less than the amount of the financial contribution pursuant to Article 16, the Commission shall recover the corresponding amount after

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	Member State concerned the		Member State concerned the	having given the Member State
	possibility to submit its		possibility to submit its	concerned the possibility to
0.60	observations.	2 70 0	observations.	submit its observations.
269.	2. If, after completing the	2. If, after	2. If, after completing the	2. If, after completing the
	necessary verifications, the	completing the	necessary verifications, the	necessary verifications, the
	Commission concludes that a	necessary verifications,	Commission concludes that a	Commission concludes that a
	Member State either has failed	the Commission	Member State either has failed to	Member State either has failed
	to comply with the obligations	concludes that a	comply with the obligations	to comply with the obligations
	stated in the decision on a	Member State either has	stated in the decision on a	stated in the decision on a
	financial contribution or is not	failed to comply with	financial contribution or is not	financial contribution or is not
	complying with its obligations	the obligations stated in	complying with its obligations	complying with its obligations
	under Article 23(1), it shall give	the decision on a	under Article 23(1), it shall give	under Article 23(1), it shall
	the Member State concerned the	financial contribution or	the Member State concerned the	give the Member State
	possibility to submit its	is not complying with its	possibility to submit its	concerned the possibility to
	observations. The Commission	obligations under Article	observations. The Commission	submit its observations. The
	shall, if no agreement has been	23(1), it shall give the	shall, if no agreement has been	Commission shall, if no
	reached, adopt a decision by	Member State concerned	reached, adopt a decision by	agreement has been reached,
	means of an implementing act	the possibility to submit	means of an implementing act to	adopt a decision by means of
	to make the financial	its observations. The	make the financial corrections	an implementing act to make
	corrections required by	Commission shall, if no	required by cancelling all or part	the financial corrections
	cancelling all or part of the	agreement has been	of the contribution of the EGF to	required by cancelling all or
	contribution of the EGF to the	reached, adopt a	the measure in question. That	part of the contribution of the
	measure in question. That	decision by means of an	decision shall be taken within 12	EGF to the measure in
	decision shall be taken within	implementing act to	months after having received the	question. That decision shall be
	12 months after having received the observations from the	make the financial	observations from the Member	taken within 12 months after
		corrections required by	State. The Member State	having received the
	Member State. The Member State concerned shall recover	cancelling all or part of the contribution of the	concerned shall recover any	observations from the Member State. The Member State
		<b>EFT</b> to the measure in	amount unduly paid as a result of	
	any amount unduly paid as a		an irregularity and, where the	concerned shall recover any
	result of an irregularity and,	question. That decision shall be taken within 12	amount is not repaid by the	amount unduly paid as a result
	where the amount is not repaid		applicant Member State in the	of an irregularity and, where
	by the applicant Member State	months after having	time allowed, default interest	the amount is not repaid by the

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	in the time allowed, default interest shall be due.	received the observations from the Member State. The Member State concerned shall recover any amount unduly paid as a result of an irregularity and, where the amount is not repaid by the applicant Member State in the time allowed, default interest shall be due.	shall be due.	applicant Member State in the time allowed, default interest shall be due.
270.	Article 25		Article 25	
271.	Exercise of the delegation		Exercise of the delegation	Exercise of the delegation
272.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.		1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
273.	2. The power to adopt delegated acts referred to in Article 19(3) and Article 23(5) shall be conferred on the Commission for an indeterminate period of time from date of entry into force of this Regulation.		2. The power to adopt delegated acts referred to in [] Article 23(5) shall be conferred on the Commission [] until 31 December 2027.	Subject for exchange of views at political level  EP Compromise proposal  The power to adopt delegated acts referred to in [] Article 23(5) shall be conferred on the Commission for the duration of the EGF.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
274.	3. The delegation of power referred to in Article 19(3) and Article 23(5), may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.		3. The delegation of power referred to in [] Article 23(5), may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	Subject for exchange of views at political level  Compromise proposal  3. The delegation of power referred to in []  Article 23(5) may be revoked at any time by the European Parliament or by the Council.  A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.
275.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.		4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
276. 277.	<ul> <li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li> <li>6. A delegated act adopted pursuant to Article 19(3) and Article 23(5) shall enter into</li> </ul>		<ul> <li>5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.</li> <li>6. A delegated act adopted pursuant to [] Article 23(5) shall enter into force only if no</li> </ul>	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.  Subject for exchange of views at political level
	force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.		objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	6. A delegated act adopted pursuant to [] Article 23(5) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European
278.	Article 26		Article 26	Parliament or of the Council.
279.	Committee Procedure		Committee Procedure	Committee Procedure
280.	1. The Commission shall be assisted by a committee. That		1. The Commission shall be assisted by a committee. That	1. The Commission shall be assisted by a committee.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	committee shall be a committee within the meaning of Regulation (EU) No 182/2011.		committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.
281.	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.		2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.
282.	Article 27		Article 27	
283.	Transitional provision		Transitional provision	
284.	Regulation (EU) No 1309/2013 shall continue to apply to applications submitted until 31 December 2020. It shall apply until the closure of the respective cases.		Regulation (EU) No 1309/2013 shall continue to apply to applications submitted until 31 December 2020. It shall apply until the closure of the respective cases. Article 20 (1) (b) of Regulation (EU) No 1309/2013 shall apply until the ex post evaluation has been made.	Article 26a "Repeal": the provisional wording that could be considered as basis for further fine-tuning could be: '1. Regulation (EU) No 1309/2013 is repealed with effect from 1 January 2021. 2. Notwithstanding paragraph 1 of this Article, point (b) of Article 20(1) of Regulation (EU) No 1309/2013 shall continue to apply until the ex- post evaluation referred to in that point has been carried out.'  Provisionally agreed:

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				Article 27 "Transitional measures":
				1. This Regulation shall not affect the continuation of or modification of actions initiated pursuant to Regulation (EU) No 223/2014, which shall continue to apply to those actions until their closure.
				2. The financial envelope for the EGF may also cover the technical and administrative assistance expenses necessary to ensure the transition between the EGF and the measures adopted pursuant to Regulation (EU) No (EU No 223/2014.
				3. If necessary, appropriations may be entered in the Union budget beyond 2027 to cover the eligible measures provided for in Article 8(1) and (4), to enable the management of

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				actions not completed by 31 December 2027.
285.	Article 28		Article 28	
286.	Entry into force		Entry into force	Entry into force
287.	This Regulation shall enter into force on the day following that of its publication in the Official Journal of the European Union.		This Regulation shall enter into force on the day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the day [] of its publication in the Official Journal of the European Union.  It shall apply from 1 January 2021.  Article 16 shall apply from the date of entry into force of this Regulation.
288.	It shall apply to applications submitted as from 1 January 2021.		It shall apply to applications submitted [] between 1 January 2021 and 31 December 2027. Article 22 (1) (b) of this Regulation shall apply until the retrospective evaluation has been made.	To be discussed at political level  Compromise suggestion:  []
289.	This Regulation shall be binding in its entirety and directly applicable in all Member States.		This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.
290.	Done at Brussels, For the European Parliament The President For the Council The President		Done at Brussels, For the European Parliament The President For the Council The President	Done at Brussels, For the European Parliament The President For the Council The President

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
291.	ANNEX		ANNEX	Provisionally agreed:
				ANNEX I
291a				Provisionally agreed:
				Communication and visibility
291b				Provisionally agreed:
				The licence referred to in Article 13, paragraph 3, subparagraph 1 grant to the EU the following rights:
291c				Provisionally agreed:
				- internal use i.e. right to reproduce, copy and make available the communication and visibility materials to EU and EU Member States' institutions and agencies and their employees;
291d				Provisionally agreed:  - reproduction of the communication and visibility materials by any means and in any form, in whole or in
				part;
<b>291e</b>				Provisionally agreed:

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
				- communication to the public of the communication and visibility materials by using any and all means of communication;
291f				Provisionally agreed:  - distribution to the public of the communication and visibility materials (or copies thereof) in any and all forms;
291g				Provisionally agreed:  - storage and archiving of the communication and visibility materials
291h				Provisionally agreed:  - sub-licensing of the rights on the communication and visibility materials to third parties
291i				Provisionally agreed:  Additional rights may be granted to the Union.
291j				Provisionally agreed:  ANNEX II
292.	Common output and result indicators for EGF applications	Common output and result indicators for <u>EFT</u> applications	Common output and result indicators for EGF applications	Common output and result indicators for EGF applications

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
293.	All personal data <sup>43</sup> are to be broken down by gender (female, male, non binary).		All personal data <sup>34</sup> are to be broken down by gender (female, male, non binary <sup>44</sup> ).	All personal data <sup>34</sup> are to be broken down by gender (female, male, non binary <sup>45</sup> ).
294.	(1) Common output indicators on beneficiaries		(1) Common output indicators on beneficiaries	(1) Common output indicators on beneficiaries
295.	– unemployed*,		<ul><li>unemployed*,</li></ul>	<ul><li>unemployed*,</li></ul>
296.	– inactive*,		– inactive*,	– inactive*,
297.	– employed*,		– employed*,	– employed*,
298.	– self-employed*,		<ul><li>self-employed*,</li></ul>	<ul><li>self-employed*,</li></ul>
299.	– below 30 years of age*,		– below 30 years of age*,	– below 30 years of age*,
300.	– above 54 years of age*,		<ul> <li>above 54 years of age*,</li> </ul>	– above 54 years of age*,
301.	- with lower secondary education or less (ISCED 0-2)*,		- with lower secondary education or less (ISCED 0-2)*,	<ul><li>with lower secondary</li><li>education or less (ISCED 0- 2)*,</li></ul>
302.	<ul><li>with upper secondary</li><li>(ISCED 3) or post-secondary</li><li>education (ISCED 4)*,</li></ul>		<ul> <li>with upper secondary</li> <li>(ISCED 3) or post-secondary</li> <li>education (ISCED 4)*,</li> </ul>	<ul> <li>with upper secondary</li> <li>(ISCED 3) or post-secondary</li> <li>education (ISCED 4)*,</li> </ul>
303.	- with tertiary education (ISCED 5-8)*.		<ul><li>with tertiary education</li><li>(ISCED 5-8)*.</li></ul>	<ul><li>with tertiary education</li><li>(ISCED 5-8)*.</li></ul>
		Annex I – point 1 – paragı	raph 1 – indent 9 a (new)	
304.		Amd 95		[]

Managing authorities are to establish a system that records and stores individual participant data in computerised form. The data processing arrangements put in place by the Member States are to be in line with the provisions of Regulation (EU) 2016/679 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 and on the free movement of such data, and repealing Directive 95/46/EC (OJ L 119, 4.05.2016, p. 1), in particular Articles 4, 6 and 9 thereof. Data reported under the indicators marked with \* are personal data according to Article 4(1) of Regulation (EU) 2016/679. Their processing is necessary for compliance with the legal obligation to which the controller is subject (Article 6(1)(c) of Regulation (EU) 2016/679).

<sup>&</sup>lt;sup>44</sup> According to national legislation.

<sup>&</sup>lt;sup>45</sup> According to national legislation.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
		<ul> <li>with less than</li> <li>two years of</li> <li>professional experience,</li> <li>with between</li> <li>two and 10 years of</li> <li>professional experience,</li> <li>with over 10</li> <li>years of professional</li> <li>experience.</li> </ul>		
305.	The total number of beneficiaries is to be calculated automatically on the basis of the common output indicators relating to employment status <sup>46</sup> .		The total number of beneficiaries is to be calculated automatically on the basis of the common output indicators relating to employment status <sup>36</sup> .	The total number of beneficiaries is to be calculated automatically on the basis of the common output indicators relating to employment status <sup>36</sup> .
306.	These data on beneficiaries participating in EGF co-funded measures are to be provided in the final report as specified in Article 20(1).	These data on beneficiaries participating in <i>EFT</i> cofunded measures are to be provided in the final report as specified in Article 20(1).	These data on beneficiaries participating in EGF co-funded measures are to be provided in the final report as specified in Article 20(1).	These data on beneficiaries participating in EGF co-funded measures are to be provided in the final report as specified in Article 20(1).
307.	(2) Common result indicators for beneficiaries	(2) Common result indicators for beneficiaries	(2) Common result indicators for beneficiaries	(2) Common <b>long-term</b> result indicators for beneficiaries
308.	<ul> <li>percentage of EGF</li> <li>beneficiaries in employment</li> <li>(broken down by type of</li> <li>employment contract: full</li> <li>time/part time, fixed term/open-</li> </ul>	- percentage of <i>EFT</i> beneficiaries in employment (broken down by type of employment contract:	<ul> <li>percentage of EGF</li> <li>beneficiaries in employment []</li> <li>and self-employment, 6 months</li> <li>after the end of the</li> <li>implementation period*,</li> </ul>	<ul> <li>percentage of EGF</li> <li>beneficiaries in employment</li> <li>and self-employment, 6</li> <li>months after the end of the</li> <li>implementation period*,</li> </ul>

<sup>&</sup>lt;sup>46</sup> Unemployed, inactive, employed, self employed

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
	ended) and self-employment, 6 months after the end of the implementation period*,	full time/part time, fixed term/open-ended) and self-employment, 6 months after the end of the implementation period*,		
309.	- percentage of EGF beneficiaries gaining a qualification 6 months after the end of the implementation period*,	- percentage of <i>EFT</i> beneficiaries gaining a qualification 6 months after the end of the implementation period*,	[]	- percentage of EGF beneficiaries gained a qualification 6 months after the end of the implementation period*,
310.	<ul> <li>percentage of EGF</li> <li>beneficiaries in education or training 6 months after the end of the implementation period*.</li> </ul>	- percentage of <i>EFT</i> beneficiaries gaining a qualification 6 months after the end of the implementation period*,	[]	<ul> <li>percentage of EGF</li> <li>beneficiaries in education or training 6 months after the end of the implementation period*.</li> </ul>
311.	These data are to be provided in the final report as specified in Article 20(1) and are to be collected by means of data provided by the competent authorities of the Member State as well as by beneficiary surveys (as specified in Article 20(1)d). Those data are to cover the calculated total number of beneficiaries as reported under the common output indicators (1). The percentages shall thus also relate to this calculated total.		These data are to be provided in the final report as specified in Article 20(1). [] Those data are to cover the calculated total number of beneficiaries as reported under the common output indicators (1). The percentages shall thus also relate to this calculated total.	These data are to be provided in the final report as specified in Article 20 (1) []. Those data are to cover the calculated total number of beneficiaries as reported under the common output indicators (1). The percentages shall thus also relate to this calculated total.

Rows	Cion proposal	EP Amends	Council PGA, ST 6596/19	Compromise
312.	(3) Common longer-term result indicator for beneficiaries		[]	[]
313.	- percentage of EGF beneficiaries in employment, including self-employment, 18 months after the end of the implementation period specified in the financing decision*.	- percentage of <i>EFT</i> beneficiaries in employment, including self-employment, 18 months after the end of the implementation period specified in the financing decision*.	[]	[]
314.	These data are to be made available by the end of the nineteenth month after the end of the implementation period. The data should cover the calculated total number of beneficiaries as reported under the common output indicators (1). The percentages shall thus also relate to this calculated total. For larger cases, covering more than 1 000 beneficiaries, data may alternatively be collected based on a representative sample of the total number of beneficiaries as reported as an output indicator (1).		[]	[]