## Version of 8.12.20 including the outcome of the trilogue on 26.11 and drafting session on 4.12

## Proposal for a Regulation of the European Parliament and of the Council establishing, as part of the Integrated Border Management Fund, the instrument for financial support for border management and visa

Green highlight is provisionally agreed, Blue highlight is horizontal provision

T: issue to be discussed at technical level, **P**: issue to be discussed at political level, **H**: Horizontal issue.

2018/0249 (COD)

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1.	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,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,
2.	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 77(2) and 79(2)(d) thereof	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 77(2) and 79(2)(d) thereof	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 77(2) and 79(2)(d) thereof	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 77(2) and 79(2)(d) thereof
3.	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,	Having regard to the proposal from the European Commission,
4.	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,	After transmission of the draft legislative act to the national parliaments,
5.	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>2</sup> ,	Having regard to the opinion of the European Economic and Social Committee <sup>3</sup> ,	Having regard to the opinion of the European Economic and Social Committee,

OJ C [...], [...], p. [...].

OJ C [...], [...], p. [...].

<sup>&</sup>lt;sup>3</sup> OJ C, , p. .

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6.	Having regard to the opinion of the Committee of the Regions <sup>4</sup> ,	Having regard to the opinion of the Committee of the Regions <sup>5</sup> ,	Having regard to the opinion of the Committee of the Regions <sup>6</sup> ,	Having regard to the opinion of the Committee of the Regions,
7.	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,
8.	Whereas:		Whereas:	Whereas:
9.	(1) In the context of evolving migratory challenges in the European Union, as well as security concerns, preserving the careful balance between free movement of persons on the one hand, and security on the other is of utmost importance. The Union's objective of ensuring a high level of security within an area of freedom, security and justice pursuant to Article 67(3) of the Treaty on the Functioning of the Union (TFEU) should be achieved, among others, through common measures on the crossing of internal borders by persons and on border controls at external borders and the common visa policy.	(1) In the context of evolving migratory challenges in the European Union, as well as security concerns, preserving the careful balance between free movement of persons on the one hand, and security on the other is of utmost importance. The Union's objective of ensuring a high level of security within an area of freedom, security and justice pursuant to Article 67(3) of the Treaty on the Functioning of the European Union (TFEU) should be achieved, among others, through common measures on the crossing of internal borders by persons and on border controls at external borders and the common visa policy, while preserving the careful balance between free movement of persons	(1) In the context of evolving migratory challenges in the European Union, as well as security concerns, preserving the careful balance between free movement of persons on the one hand, and security on the other is of utmost importance. The Union's objective of ensuring a high level of security within an area of freedom, security and justice pursuant to Article 67(3) of the Treaty on the Functioning of the Union (TFEU) should be achieved, among others, through common measures on the crossing of internal borders by persons and on border controls at external borders and the common visa policy.	

OJ C [...], [...], p. [...]. OJ C [...], [...], p. [...]. OJ C , , p. . 

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		on the one hand and security on the other. [Am. 1]		
10.	(2) Pursuant to Article 80 TFEU, these policies and their implementation should be governed by the principle of solidarity and fair sharing of responsibility, including its financial implications, between the Member States.	(2) Pursuant to Article 80 TFEU, these policies and their implementation should be governed by the principle of solidarity and fair sharing of responsibility, including its financial implications, between the Member States.	(2) Pursuant to Article 80 TFEU, these policies and their implementation should be governed by the principle of solidarity and fair sharing of responsibility, including its financial implications, between the Member States.	(2) Pursuant to Article 80 TFEU, these policies and their implementation should be governed by the principle of solidarity and fair sharing of responsibility, including its financial implications, between the Member States.
11.	(3) In the Rome Declaration signed on 25 September 2017, leaders of 27 Member States affirmed their determination to a safe and secure Europe and to build a Union where all citizens feel safe and can move freely, where the external borders are secured, with an efficient, responsible and sustainable migration policy, respecting international norms, as well as a Europe determined to fight terrorism and organised crime.	(3) In the Rome Declaration signed on 25 September 2017, leaders of 27 Member States affirmed their determination to <i>ensure</i> a safe and secure Europe and to build a Union where all citizens feel safe and can move freely, where the external borders are secured, with an efficient, responsible and sustainable migration policy, respecting international norms, as well as a Europe determined to fight terrorism and organised crime. [Am. 2]	In the Rome Declaration signed on 25 <i>March</i> September 2017, leaders of 27 Member States affirmed their determination to a safe and secure Europe and to build a Union where all citizens feel safe and can move freely, where the external borders are secured, with an efficient, responsible and sustainable migration policy, respecting international norms, as well as a Europe determined to fight terrorism and organised crime.	

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12.		(3a) Actions funded under this Instrument should be implemented in full compliance with the provisions of the Charter of Fundamental Rights of the European Union, Union data protection law, the European Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR), the principle of fair treatment of third-country nationals, the right to asylum and international protection, the principle of non-refoulement and the international obligations of the Union and Member States arising from international instruments to which they are signatory such as the Geneva Convention Relating to the Status of Refugees of 28 July 1951, as supplemented by the New York Protocol of 31 January 1967. Special attention should also be given to the identification, immediate assistance and referral to protection services of vulnerable persons, in particular children and unaccompanied minors. [Am. 3]		Rapporteur proposal following political trilogue of 28/10 (to replace AM in line 416):  Add at the end of EP amendment the following text:  Innovative methods and new technologies with a potential for transferability to other Member States, in particular deploying the results of security research projects, should be fully in accordance with fundamental rights and the right to protection of personal data;
13.	(4) The objective of the Union's policy in the field of external border management is to develop and implement European integrated border	(4) The objective of the Union's policy in the field of external border management is to develop and implement <i>the concept of</i> European integrated border management at	(4) The objective of the Union's policy in the field of external border management is to develop and implement European integrated border management at national and	

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	management at national and Union level, which is a precondition for the free movement of persons within the Union and is a fundamental component of an area of freedom, security and justice.	national and Union level, in order to facilitate legitimate border crossings, to prevent and detect irregular immigration and crossborder crime and to support the common visa policy, which is a precondition for should reinforce the free movement of persons within the Union and is a fundamental component of an area of freedom, security and justice. [Am. 4]	Union level, which is a precondition for the free movement of persons within the Union and is a fundamental component of an area of freedom, security and justice.	
14.	(5) European integrated border management, as implemented by the European Border and Coast Guard, established by Regulation (EU) 2016/1624 of the European Parliament and of the Council <sup>7</sup> , composed of the European Border and Coast Guard Agency and the national authorities responsible for border	(5) European integrated border management, as implemented by the European Border and Coast Guard, established by Regulation (EU) 2016/1624 of the European Parliament and of the Council <sup>8</sup> , composed of the European Border and Coast Guard Agency and the national authorities responsible for border management, including coast guards to the extent that they carry	(5) European integrated border management, as implemented by the European Border and Coast Guard, established by Regulation (EU)/2019 [EBCG] 2016/1624 of the European Parliament and of the Council <sup>9</sup> , composed of the European Border and Coast Guard Agency and the national authorities responsible for border management, including coast guards to the extent that they	

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Regulation (EU) 2016/1624 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard and amending Regulation (EU) 2016/399 of the European Parliament and of the Council and repealing Regulation (EC) No 863/2007 of the European Parliament and of the Council Regulation (EC) No 2007/2004 and Council Decision 2005/267/EC (OJ L 251, 16.9.2016, p. 1).

Regulation (EU) 2016/1624 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard and amending Regulation (EU) 2016/399 of the European Parliament and of the Council and repealing Regulation (EC) No 863/2007 of the European Parliament and of the Council Regulation (EC) No 2007/2004 and Council Decision 2005/267/EC (OJ L 251, 16.9.2016, p. 1).

Regulation (EU) .../2019 of the European Parliament and of the Council on the European Border and Coast Guard and repealing Council Joint Action No 98/700/JHA, Regulation (EU) No 1052/2013 of the European Parliament and of the Council and Regulation (EU) No 2016/1624 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard and amending Regulation (EU) 2016/399 of the European Parliament and of the Council and repealing Regulation (EC) No 863/2007 of the European Parliament and of the Council Regulation (EC) No 2007/2004 and Council Decision 2005/267/EC (OJ L 251, 16.9.2016, p. 1).

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	management, including coast guards to the extent that they carry out border control tasks, is necessary for improving migration management and security.	out border control tasks, is necessary for should help to harmonise border control, thus improving migration management - including facilitating access to international protection for those in need of it - and providing increased and security by contributing to combatting crossborder crime and terrorism. [Am. 5]	carry out border control tasks, is necessary for improving migration management and security.	
15.	(6) Facilitating legitimate travel, while preventing irregular migration and security risks, was identified as one the main objectives of the Union's response to the challenges in these areas in the Commission's Communication on <i>A European Agenda on Migration</i> <sup>10</sup> .	(6) Facilitating legitimate travel, while preventing irregular migration and security risks, was identified as one the main objectives of the Union's response to the challenges in these areas in the Commission's Communication on A European Agenda on Migration <sup>11</sup> . [Am. 6]	(6) Facilitating legitimate travel, while preventing irregular migration and security risks, was identified as one the main objectives of the Union's response to the challenges in these areas in the Commission's Communication on <i>A European Agenda on Migration</i> <sup>12</sup> .	
16.	(7) The European Council of 15 December 2016 <sup>13</sup> called for continued delivery on the interoperability of EU information systems and databases. The European	(7) The European Council of 15 December 2016 <sup>16</sup> called for continued delivery on the interoperability of EU information systems and databases. The European Council of 23 June 2017 <sup>17</sup> underlined	(7) The European Council of 15 December 2016 <sup>19</sup> called for continued delivery on the interoperability of EU information systems and databases. The European Council of 23 June 2017 <sup>20</sup> underlined	

<sup>10</sup> COM(2015) 240 final of 13 May 2015.

<sup>11</sup> COM(2015)0240 final of 13 May 2015.

<sup>12</sup> COM(2015) 240 final of 13 May 2015.

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http://www.consilium.europa.eu/en/press/press-releases/2016/12/15/euco-conclusions-final/http://www.consilium.europa.eu/en/press/press-releases/2016/12/15/euco-conclusions-final/ 16\_\_

European Council conclusions, 22-23 June 2017.

<sup>19</sup> http://www.consilium.europa.eu/en/press/press-releases/2016/12/15/euco-conclusions-final/

<sup>20</sup> European Council conclusions, 22-23 June 2017.

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	Council of 23 June 2017 <sup>14</sup> underlined the need to improve interoperability between databases and on 12 December 2017 the Commission adopted a proposal for a Regulation on establishing a framework for interoperability between EU information systems <sup>15</sup> .	the need to improve interoperability between databases and on 12 December 2017 the Commission adopted a proposal for a Regulation on establishing a framework for interoperability between EU information systems 18. [Am. 7]	the need to improve interoperability between databases and on 12 December 2017 the Commission adopted a proposal for a Regulation on establishing a framework for interoperability between EU information systems <sup>21</sup> .	
17.	(8) To preserve the integrity of the Schengen area and to strengthen its functioning, Member States have, since 6 April 2017, been obliged to carry out systematic checks against relevant databases on EU citizens who are crossing the EU's external borders. Furthermore, the Commission issued a Recommendation to Member States to make better use of police checks and cross-border cooperation.	(8) In an attempt to preserve the integrity of the Schengen area and to strengthen its functioning reinforce the security of Union's external borders, Member States have, since 6 April 2017, been obliged to carry out systematic checks against relevant databases on EU citizens who are crossing the EU's external borders. Furthermore, the Commission issued a Recommendation to Member States to make better use of police checks and cross border cooperation, in addition to the systematic checks already being carried out on all third-country nationals entering the Schengen area. However, it has proven necessary to use targeted	(8) To preserve the integrity of the Schengen area and to strengthen its functioning, Member States have, since 6 April 2017, been obliged to carry out systematic checks against relevant databases on EU citizens who are crossing the EU's external borders. Furthermore, the Commission issued a Recommendation to Member States to make better use of police checks and cross-border cooperation.	

European Council conclusions, 22-23 June 2017.

COM(2017) 794 final.

COM(2017) 794 final.

<sup>21</sup> COM(2017) 794 final.

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		checks in place of systematic checks at a number of external border crossing points, on account of the disproportionate impact of systematic checks on the flow of cross-border traffic <sup>22</sup> . [Am. 8]		
18.		(8a) The Commission has also issued Recommendation (EU) 2017/1804 <sup>23</sup> to Member States to make better use of police checks and cross-border cooperation in order to limit the impact on free movement and to remedy the threat to public policy or internal security. Despite different measures put in place, a number of Member States continue to maintain unlawful internal border control, undermining the basic principle of the Schengen Area. [Am. 9]		
19.	(9) Financial support from the Union budget is indispensable to the implementation of European integrated border management to support Member States in managing the crossing of the external borders efficiently and	(9) Financial support from the Union budget is indispensable to for the implementation of European integrated border management to support Member States in managing the crossing of the external borders efficiently and in addressing migratory challenges and potential	(9) Financial support from the Union budget is indispensable to the implementation of European integrated border management to support Member States in managing the crossing of the external borders efficiently and in addressing migratory challenges and potential	

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Commission statement on the management of flows of persons at the borders between Slovenia and Croatia of 29 April 2017.

Commission Recommendation (EU) 2017/1804 of 3 October 2017 on the implementation of the provisions of the Schengen Borders Code on temporary reintroduction of 23 border control at internal borders in the Schengen area (OJ L 259, 7.10.2017, p. 25).

challenges and potential future threats at those borders, thereby contributing to addressing serious crime with a cross-border dimension while acting in full respect of fundamental rights.  those borders, thereby contributing to addressing serious crime with a cross-border dimension while acting in full respect of fundamental rights.  [Am. 10]  (10) To promote the implementation of the European implementation of the European	Suture threats at those borders, thereby contributing to addressing serious crime with a cross-border dimension while acting in full respect of fundamental rights.  (10) To promote the mplementation of the European ntegrated border management
implementation of the European implementation of the European im	mplementation of the European ntegrated border management
defined by its components in accordance with Article 4 of Regulation (EU) 2016/1624: border control, search and rescue during border surveillance, risk analysis, cooperation between Member States (supported and coordinated by the European Border and Coast Guard Agency), inter-agency cooperation (including the regular exchange of information), cooperation with third countries, technical and operational measures within the Schengen area related to border control and designed to address illegal immigration and to counter cross-border crime  defined by its components in accordance with Article 4 of Regulation (EU) 2016/1624: border control, search and rescue during border surveillance, risk analysis, cooperation between Member States (supported and coordinated by the European Border and Coast Guard Agency), inter-agency inter-agency inter-agency cooperation (including the regular exchange of information), cooperation with third countries, technical and operational measures within the Schengen area related to border control and designed to address illegal immigration and to counter cross-border crime better, use of state-of-the-art technology, quality control and solidarity mechanisms, and to ensure	defined by its components in accordance with Article 3 4 of Regulation (EU)/2019 [EBCG] 2016/1624: border control, search and rescue during border surveillance, risk analysis, cooperation between Member States (supported and coordinated by the European Border and Coast Guard Agency), inter-agency cooperation (including the regular exchange of information), cooperation with third countries, technical and operational measures within the Schengen area related to border control and designed to address illegal mmigration and to counter cross-corder crime better, use of state-of-the-art technology, quality control and solidarity mechanisms, and to ensure that it becomes an operational

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	solidarity mechanisms, and to ensure that it becomes an operational reality, Member States should be provided with adequate Union financial support.	with adequate Union financial support. [Am. 11	provided with adequate Union financial support.	
21.			(10a) The European Council of 18 October 2018 invited the European Parliament and the Council to examine, as a matter of priority, the recent Commission proposals on the Return Directive, the Asylum Agency and the European Border and Coast Guard, ensuring the most efficient use of resources and developing common minimum standards of external border surveillance, with due respect for the responsibility of the Member States. If such standards are developed, this instrument may provide the necessary support to Member States for their implementation.	
22.	(11) As customs authorities of the Member States have been taking up an increasing number of responsibilities which often extend to the field of security and take place at the external border, ensuring uniformity in carrying out border control and customs control at the external	(11) As customs authorities of the Member States have been taking up an increasing number of responsibilities which often extend to the field of security and take place at the external border, ensuring uniformity it is important to foster inter agency cooperation, including information sharing through	(11) As customs authorities of the Member States have been taking up an increasing number of responsibilities which often extend to the field of security and take place at the external border, ensuring uniformity in carrying out border control and customs control at the external borders needs to be	

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	borders needs to be addressed by providing adequate Union financial support to the Member States. This will not only strengthen customs controls but also facilitate legitimate trade, contributing to a secure and efficient customs union.	existing information exchange tools, as a component of the European integrated border management approach, as referred to in Article 4(e) of Regulation (EU) 2016/1624. Complementarity in carrying out border control and customs control at the external borders needs to be addressed ensured by providing adequate Union financial support to the Member States. This will not only strengthen customs controls in order both to combat all forms of trafficking, not least goods trafficking at borders, and terrorism, but will also facilitate legitimate trade, contributing and travel, and contribute to a secure and efficient customs union. [Am. 12]	addressed by providing adequate Union financial support to the Member States. This will not only strengthen customs controls but also facilitate legitimate trade, contributing to a secure and efficient customs union.	
23.	(12) It is therefore necessary to establish the successor fund of the 2014-2020 Internal Security Fund established by Regulation (EU) No 515/2014 of the European Parliament and of the Council <sup>24</sup> by setting up an	(12) It is therefore necessary to establish the successor fund of the 2014-2020 Internal Security Fund established by Regulation (EU) No 515/2014 of the European Parliament and of the Council <sup>25</sup> , <i>in part</i> , by setting up an Integrated Border	(12) It is therefore necessary to establish the successor fund of the 2014-2020 Internal Security Fund established by Regulation (EU) No 515/2014 of the European Parliament and of the Council <sup>26</sup> by setting up an	

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

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	Integrated Border Management Fund ('the Fund').	Management Fund ('the Fund'). [Am. 13]	Integrated Border Management Fund ('the Fund').	
24.	particularities applicable to Title V of the TFEU and the different applicable legal bases regarding the policies on external borders and on customs control, it is not legally possible to establish the Fund as a single instrument.	particularities applicable to Title V of the TFEU and the different applicable legal bases regarding the policies on external borders and on customs control, it is not legally possible to establish the Fund as a single instrument.	particularities applicable to Title V of the TFEU and the different applicable legal bases regarding the policies on external borders and on customs control, it is not legally possible to establish the Fund as a single instrument.	particularities applicable to Title V of the TFEU and the different applicable legal bases regarding the policies on external borders and on customs control, it is not legally possible to establish the Fund as a single instrument.
25.	(14) The Fund should therefore be established as a comprehensive framework for Union financial support in the field of border management and visa comprising the instrument for financial support for border management and visa ('the instrument') established by this Regulation as well as the instrument for financial support for customs control equipment established by Regulation (EU) No/ <sup>27</sup> of the European Parliament and of the Council. The framework should be complemented by Regulation (EU) No/ [Common	established as a comprehensive framework for Union financial support in the field of border management and visa comprising the instrument for financial support for border management and visa ('the instrument') established by this Regulation as well as the <i>an</i> instrument for financial support for customs control equipment established by Regulation (EU) No/ <sup>29</sup> of the European Parliament and of the Council. The framework should be complemented by Regulation (EU) No/ [Common Provisions Regulation] of the European Parliament and of the	established as a comprehensive framework for Union financial support in the field of border management and visa comprising the instrument for financial support for border management and visa ('the instrument') established by this Regulation as well as the instrument for financial support for customs control equipment established by Regulation (EU) No/ <sup>31</sup> of the European Parliament and of the Council. The framework should be complemented by Regulation (EU) No/ [Common Provisions Regulation] of the European	

OJ L [...], [...], p. OJ L [...], [...], p. OJ L [...], [...], p. 

	Commission nuonosal		Council position	
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	Provisions Regulation] of the European Parliament and of the Council <sup>28</sup> , to which this Regulation should refer as regards rules on shared management.	Council <sup>30</sup> , to which this Regulation should refer as regards an instrument laying down rules on shared management. [Am. 14]	Parliament and of the Council <sup>32</sup> , to which this Regulation should refer as regards rules on shared management.	
26.	(15) The instrument should be implemented in full compliance with the rights and principles enshrined in the Charter of Fundamental Rights of the European Union and with the Union's international obligations as regards fundamental rights.	implemented in full compliance with the rights and principles enshrined in the Charter of Fundamental Rights of the European Union and with the Union's international obligations as regards fundamental rights, including as regards the European Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR) and in particular by ensuring compliance with the principle of non-refoulement, the principle of transparency, the principle of non-discrimination and the right to seek international protection. Special attention should also be given to the identification, immediate assistance and referral to protection services of vulnerable persons, in particular children and unaccompanied minors. [Am. 15]	(15) The instrument should be implemented in full compliance with the rights and principles enshrined in the Charter of Fundamental Rights of the European Union and with the Union's international obligations as regards fundamental rights.	

OJ L [...], [...], p. OJ L [...], [...], p. OJ L [...], [...], p.

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27.		(15a) Those obligations apply equally to third countries with which the Member States and the Union work under this instrument. [Am. 16]		
28.	(16) The instrument should build on the results and investments achieved with the support of its predecessors: the External Borders Fund for the period 2007-2013 established by Decision No 574/2007/EC of the European Parliament and of the Council <sup>33</sup> and the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020 established by Regulation (EU) No 515/2014 <sup>34</sup> , and should extend it to take into account new developments.	(16) The instrument should build on the results and investments achieved with the support of its predecessors: the External Borders Fund for the period 2007-2013 established by Decision No 574/2007/EC of the European Parliament and of the Council <sup>35</sup> and the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020 established by Regulation (EU) No 515/2014 <sup>36</sup> , and should extend it to take into account new developments. [Am. 17	(16) The instrument should build on the results and investments achieved with the support of its predecessors: the External Borders Fund for the period 2007-2013 established by Decision No 574/2007/EC of the European Parliament and of the Council <sup>37</sup> and the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020 established by Regulation (EU) No 515/2014 <sup>38</sup> , and should extend it to take into account new developments.	

<sup>33</sup> OJ L 144, 6.6.2007, p. 22.

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

<sup>&</sup>lt;sup>35</sup> OJ L 144, 6.6.2007, p. 22.

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

<sup>&</sup>lt;sup>37</sup> OJ L 144, 6.6.2007, p. 22.

Regulation (EU) No 515/2014 of the European Parliament and of the Council of 16 April 2014 establishing, as part of the Internal Security Fund, the instrument for financial support for external borders and visa and repealing Decision No 574/2007/EC (OJ L 150, 20.5.2014, p. 143).

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29.	high-quality external border control and to facilitate legitimate travel across the external borders, the instrument should contribute to the development of European integrated border management that includes all the measures involving policy, law, systematic cooperation, burden-sharing, assessment of the situation and changing circumstances regarding crossing points for irregular migrants, personnel, equipment and technology taken at different levels by the competent authorities of the Member States and by the European Border and Coast Guard Agency, acting in cooperation with other actors such as third countries and other EU bodies, in particular the European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (eu-LISA), Europol and international organisations.	high-quality external border control and to facilitate legitimate travel across the external borders, the instrument should contribute to the development of European integrated border management that includes all the measures involving policy, law, systematic cooperation, burden sharing-burden sharing, assessment of the situation and changing circumstances regarding crossing points for irregular migrants, personnel, equipment and technology taken at different levels by the competent authorities of the Member States and by the European Border and Coast Guard Agency, acting in cooperation with other actors such as third countries and other EU bodies, in particular the European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (eu-LISA), Europol and, where appropriate, third countries and international organisations. [Am. 18]	high-quality external border control and to facilitate legitimate travel across the external borders, the instrument should contribute to the development of European integrated border management that includes all the measures involving policy, law, systematic cooperation, burden-sharing, assessment of the situation and changing circumstances regarding crossing points for irregular migrants, personnel, equipment and technology taken at different levels by the competent authorities of the Member States and by the European Border and Coast Guard Agency, acting in cooperation with other actors such as third countries and other EU bodies, in particular the European Agency for the operational management of large-scale IT systems in the area of freedom, security and justice (eu-LISA), Europol and international organisations.	
30.	(18) The instrument should contribute to the improvement of the efficiency of visa processing	(18) The instrument should contribute to the improvement of the efficiency of visa processing in terms	(18) The instrument should contribute to the improvement of the efficiency of visa processing in terms	

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	in terms of detecting and assessing security and irregular migration risks, as well as facilitating visa procedures for bona fide travellers. In particular, the instrument should deliver financial assistance to support digitalisation of visa processing with the objective to provide fast, secure and client-friendly visa procedures for the benefit of both visa applicants and consulates. The instrument should also serve to ensure wide consular coverage across the world. The uniform implementation of the common visa policy and its modernisation should also be covered by the instrument.	of facilitating visa procedures for bona fide travellers and of detecting and assessing security and irregular migration risks, as well as facilitating visa procedures for bona fide travellers. In particular, the instrument should deliver financial assistance to support digitalisation of visa processing with the objective to provide fast, secure and client-friendly visa procedures for the benefit of both visa applicants and consulates. The instrument should also serve to ensure wide consular coverage across the world. The uniform implementation of the common visa policy and its modernisation should also be covered by the instrument, as should assistance to Member States for the issuance of visas with limited territorial validity issued on humanitarian grounds, for reasons of national interest or because of international obligations as well as for beneficiaries of a Union resettlement or relocation programme, and for compliance, in full, with the Union acquis on visas.  [Am. 19]	of detecting and assessing security and irregular migration risks, as well as facilitating visa procedures for bona fide travellers. In particular, the instrument should deliver financial assistance to support digitalisation of visa processing with the objective to provide fast, secure and client-friendly visa procedures for the benefit of both visa applicants and consulates. The instrument should also serve to ensure wide consular coverage across the world. The uniform implementation and the modernisation of the common visa policy as well as the measures stemming from the VIS Regulation and its modernisation should also be covered by the instrument.	
31.	(19) The instrument should support measures in the territory of the Schengen countries that	(19) The instrument should support measures <i>clearly linked to external border control</i> in the	(19) The instrument should support measures in the territory of the Schengen countries that are	

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	are linked to border control as part of the development of a common integrated border management system, which strengthens the overall functioning of the Schengen area.	territory of the Schengen countries that are linked to border control as part of the development of a common integrated border management system, which strengthens the overall functioning of the Schengen area.  [Am. 20]	linked to border control as part of the development of a common integrated border management system, which strengthens the overall functioning of the Schengen area.	
32.	improving the management of the external borders, to contribute to preventing and combating irregular migration and to contribute to a high level of security within the area of freedom, security and justice of the Union, the instrument should support the development of large-scale IT systems, based on existing or new IT systems. It should also support the setting-up of interoperability between those EU information systems (Entry-exit system (EES) <sup>39</sup> , the Visa Information	(20) With a view to improving the management of the external borders, to contribute to preventing facilitating legitimate travel, to contributing to the prevention of and combating irregular migration-border crossing and to contribute contributing to a high level of security within the area of freedom, security and justice of the Union, the instrument should support the development of those large-scale IT systems, based on existing or new IT systems that have been agreed upon by the European Parliament and the Council. In that regard, it should also support the setting-up of	(20) With a view to improving the management of the external borders, to contribute to preventing and combating irregular migration and to contribute to a high level of security within the area of freedom, security and justice of the Union, the instrument should support the development of large-scale IT systems, based on existing or new IT systems. It should also support the setting-up of interoperability between those EU information systems (Entry-exit system (EES) <sup>53</sup> , the Visa Information System (VIS) <sup>54</sup> , the European Travel Information and Authorisation System (ETIAS) <sup>55</sup> ,	

Regulation (EU) 2017/2226 of 30 November 2017 establishing an Entry/Exit System (EES) to register entry and exit data and refusal of entry data of third-country nationals crossing the external borders of the Member States and determining the conditions for access to the EES for law enforcement purposes, and amending the Convention implementing the Schengen Agreement and Regulations (EC) No 767/2008 and (EU) No 1077/2011 (OJ L 327, 9.12.2017, p. 20).

<sup>55</sup> COM(2016) 731 final of 16 November 2016.

Regulation (EU) 2017/2226 of 30 November 2017 establishing an Entry/Exit System (EES) to register entry and exit data and refusal of entry data of third-country nationals crossing the external borders of the Member States and determining the conditions for access to the EES for law enforcement purposes, and amending the Convention implementing the Schengen Agreement and Regulations (EC) No 767/2008 and (EU) No 1077/2011 (OJ L 327, 9.12.2017, p. 20).

Regulation (EC) No 767/2008/EC of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation) (OJ L 218, 13.8.2008, p. 60).

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System (VIS) <sup>40</sup> , the European Travel Information and Authorisation System (ETIAS) <sup>41</sup> , Eurodac <sup>42</sup> , the Schengen Information System	interoperability between those EU information systems (Entry-exit system (EES) <sup>46</sup> , the Visa Information System (VIS) <sup>47</sup> , the European Travel Information and Authorisation	Eurodac <sup>56</sup> , the Schengen Information System (SIS) <sup>57</sup> and the European Criminal Records Information System for third-country nationals (ECRIS-TCN)) <sup>58</sup> in the Member	
(SIS) <sup>43</sup> and the European Criminal Records Information System for third-country	System (ETIAS) <sup>48</sup> , Eurodac <sup>49</sup> , the Schengen Information System (SIS) <sup>50</sup> and the European Criminal Records	States, in order for these EU information systems and their data to supplement each other. The	
nationals (ECRIS-TCN)) <sup>44</sup> in the Member States, in order for these EU information systems and their data to supplement	Information System for third-country nationals (ECRIS-TCN)) <sup>51</sup> in the Member States, in order for these EU information systems and their data to	instrument should also contribute to the necessary developments at national level following the implementation of the	
each other. The instrument should also contribute to the necessary developments at	supplement each other. The instrument should also contribute to the necessary developments at	interoperability components at central level (European search portal (ESP), a shared biometric matching	
national level following the implementation of the	national level following the implementation of the	service (shared BMS), a common	

Regulation (EC) No 767/2008/EC of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation) (OJ L 218, 13.8.2008, p. 60).

<sup>41</sup> COM(2016) 731 final of 16 November 2016.

<sup>&</sup>lt;sup>42</sup> COM(2016) 272 final/2 of 4 May 2016.

<sup>&</sup>lt;sup>43</sup> COM(2016) 881 final, 882 final and 883 final of 21 December 2016.

<sup>44</sup> COM(2017) 344 final of 29 June 2017.

Regulation (EU) 2017/2226 of 30 November 2017 establishing an Entry/Exit System (EES) to register entry and exit data and refusal of entry data of third-country nationals crossing the external borders of the Member States and determining the conditions for access to the EES for law enforcement purposes, and amending the Convention implementing the Schengen Agreement and Regulations (EC) No 767/2008 and (EU) No 1077/2011 (OJ L 327, 9.12.2017, p. 20).

Regulation (EC) No 767/2008/EC of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation) (OJ L 218, 13.8.2008, p. 60).

<sup>&</sup>lt;sup>48</sup> COM(2016)0731 final of 16 November 2016.

<sup>&</sup>lt;sup>49</sup> COM(2016)0272 final/2 of 4 May 2016.

<sup>&</sup>lt;sup>50</sup> COM(2016)0881 final, 882 final and 883 final of 21 December 2016.

<sup>&</sup>lt;sup>51</sup> COM(2017)0344 final of 29 June 2017.

<sup>&</sup>lt;sup>56</sup> COM(2016) 272 final/2 of 4 May 2016.

<sup>&</sup>lt;sup>57</sup> COM(2016) 881 final, 882 final and 883 final of 21 December 2016.

<sup>&</sup>lt;sup>58</sup> COM(2017) 344 final of 29 June 2017.

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	interoperability components at central level (European search portal (ESP), a shared biometric matching service (shared BMS), a common identity repository (CIR) and a multiple-identity detector (MID)) <sup>45</sup> .	interoperability components at central level (European search portal (ESP), a shared biometric matching service (shared BMS), a common identity repository (CIR) and a multiple-identity detector (MID)) <sup>52</sup> . [Am. 21]	identity repository (CIR) and a multiple-identity detector (MID)) <sup>59</sup> .	
33.	complement and reinforce the activities to implement European integrated border management in line with shared responsibility and solidarity between the Member States and the European Border and Coast Guard Agency representing the two pillars of the European Border and Coast Guard. This means, in particular that, when drawing up their programmes, Member States should take into account the analytical tools and operational and technical guidelines developed by the European Border and Coast Guard Agency as well as the training curricula developed by it, such as the common core curricula for the training of	(21) The instrument should complement and reinforce the activities to implement implementing European integrated border management in line with shared responsibility and solidarity between the Member States and the European Border and Coast Guard Agency representing the two pillars of the European Border and Coast Guard. This means, in particular that, when drawing up their national programmes, Member States should take into account the analytical tools and, operational and technical guidelines developed by the European Border and Coast Guard Agency as well as the training curricula developed by it, such as the common core curricula for the training of border guards, including its components with regard to	(21) The instrument should complement and reinforce the activities to implement European integrated border management in line with shared responsibility and solidarity between the Member States and the European Border and Coast Guard Agency representing the two pillars of the European Border and Coast Guard. This means, in particular that, when drawing up their programmes, Member States should take into account the analytical tools and operational and technical guidelines developed by the European Border and Coast Guard Agency as well as the training curricula developed by it, such as the common core curricula for the training of border guards, including its components with regard to fundamental rights and access to	

<sup>45</sup> COM(2017) 794 final of 12 December 2017.

<sup>52</sup> COM(2017)0794 final of 12 December 2017.

<sup>&</sup>lt;sup>59</sup> COM(2017) 794 final of 12 December 2017.

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	border guards, including its components with regard to fundamental rights and access to international protection. In order to develop complementarity between its mission and the responsibilities of the Member States for the control of the external borders as well as to ensure consistency and to avoid cost inefficiency, the Commission should consult the European Border and Coast Guard Agency on the draft national programmes submitted by the Member States in as far as it falls within the Agency's competencies, in particular on the activities financed under operating support.	fundamental rights and access to international protection. In order to develop complementarity between its mission-tasks and the responsibilities of the Member States for the control of the external borders as well as, and to ensure consistency and to avoid cost inefficiency, the Commission should consult the European Border and Coast Guard Agency on the draft national programmes submitted by the Member States in as far as it falls they fall within the Agency's competencies, in particular on the activities financed under operating support. The Commission should also ensure that eu-LISA, the European Union Agency for Fundamental Rights and any other relevant Union agency or body, are associated with the process of developing Member States' national programmes at an early stage, in so far as it falls within the agencies' competencies. [Am. 22]	international protection. In order to develop complementarity between its mission and the responsibilities of the Member States for the control of the external borders as well as to ensure consistency and to avoid cost inefficiency, the Commission should consult the European Border and Coast Guard Agency and eu-LISA, where appropriate, on the draft national programmes submitted by the Member States in as far as it falls within the Aagencieys' competencies, in a timely manner that does not lead to a delay in the approval and implementation of the national programmes, in particular on the activities financed under operating support.	
34.	(22) The instrument should support the implementation of the hotspot approach as outlined in the Commission's Communication on <i>A European Agenda on Migration</i> and endorsed by the European	(22) In so far as the affected Member States so request, the instrument should support the implementation of the hotspot approach as outlined in the Commission's Communication on A European Agenda on Migration and	(22) The instrument should support the implementation of the hotspot approach as outlined in the Commission's Communication on <i>A European Agenda on Migration</i> and endorsed by the European Council of	

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	Council of 25 and 26 June 2015 <sup>60</sup> . The hotspot approach provides operational support to Member States affected by disproportionate migratory pressure at the Union's external borders. It offers integrated, comprehensive and targeted assistance in a spirit of solidarity and shared responsibility as well as with a view to safeguarding the integrity of the Schengen area.	endorsed by the European Council of 25 and 26 June 2015 <sup>61</sup> . The hotspot approach provides operational support to Member States affected by disproportionate migratory pressure at the Union's external borders faced with an emergency situation. It offers integrated, comprehensive and targeted assistance in a spirit of solidarity and shared responsibility, allowing the arrival of large numbers of persons at the Union's external borders to be handled humanely and efficiently, as well as with a view to safeguarding the integrity of the Schengen area. [Am. 23]	25 and 26 June 2015 <sup>62</sup> . The hotspot approach provides operational support to Member States affected by disproportionate migratory pressure at the Union's external borders. It offers integrated, comprehensive and targeted assistance in a spirit of solidarity and shared responsibility as well as with a view to safeguarding the integrity of the Schengen area.	
35.	(23) In the interest of solidarity in the Schengen area as a whole and in the spirit of shared responsibility for the protection of the Union's external borders, where weaknesses or risks are identified, in particular following a Schengen evaluation in accordance with Council Regulation (EU) No	(23) In the interest of solidarity in the Schengen area as a whole and throughout the Union and in the spirit of shared responsibility for the protection of the Union's external borders, where weaknesses or risks are identified, in particular following a Schengen evaluation in accordance with Council Regulation (EU) No	(23) In the interest of solidarity in the Schengen area as a whole and in the spirit of shared responsibility for the protection of the Union's external borders, where weaknesses or risks are identified, in particular following a Schengen evaluation in accordance with Council Regulation (EU) No 1053/2013 <sup>65</sup> , the Member State concerned should adequately address the matter by using resources under	

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<sup>&</sup>lt;sup>60</sup> EUCO 22/15 CO EUR 8 CONCL 3.

<sup>61</sup> EUCO 22/15 CO EUR 8 CONCL 3.

EUCO 22/15 CO EUR 8 CONCL 3.

<sup>&</sup>lt;sup>65</sup> Council Regulation (EU) No 1053/2013 of 7 October 2013 establishing an evaluation and monitoring mechanism to verify the application of the Schengen *acquis* (OJ L 295, 6.11.2013, p. 27).

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	1053/2013 <sup>63</sup> , the Member State concerned should adequately address the matter by using resources under its programme to implement recommendations adopted pursuant to that Regulation and in line with vulnerability assessments carried out by the European Border and Coast Guard Agency in accordance with Article 13 of Regulation (EU) 2016/1624.	1053/2013 <sup>64</sup> , the Member State concerned should adequately address the matter by using resources under its programme to implement recommendations adopted pursuant to that Regulation and in line with vulnerability assessments carried out by the European Border and Coast Guard Agency in accordance with Article 13 of Regulation (EU) 2016/1624. [Am. 24]	its programme to implement recommendations adopted pursuant to that Regulation and in line with vulnerability assessments carried out by the European Border and Coast Guard Agency in accordance with Article 33 13 of Regulation (EU)/2019 [EBCG] 2016/1624.	
36.	(24) The instrument should express solidarity and shared responsibility through financial assistance for those Member States that fully apply the Schengen provisions on external borders and visas as well as those which are preparing for full participation in Schengen, and should be used by the Member States in the interests of the Union's common policy for the management of the external borders.	(24) The instrument should express solidarity and shared responsibility through provide financial assistance for to those Member States that fully apply the Schengen provisions on external borders and visas as well as and to those which are preparing for full participation in Schengen, and should be used by the Member States in the interests of the Union's common policy for the management of the external borders. [Am. 25]	(24) The instrument should express solidarity and shared responsibility through financial assistance for those Member States that fully apply the Schengen provisions on external borders and visas as well as those which are preparing for full participation in Schengen, and should be used by the Member States in the interests of the Union's common policy for the management of the external borders.	

Council Regulation (EU) No 1053/2013 of 7 October 2013 establishing an evaluation and monitoring mechanism to verify the application of the Schengen acquis (OJ L 295,

<sup>6.11.2013,</sup> p. 27).
Council Regulation (EU) No 1053/2013 of 7 October 2013 establishing an evaluation and monitoring mechanism to verify the application of the Schengen *acquis* (OJ L 295, 6.11.2013, p. 27).

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37.	(25) In accordance with Protocol No 5 to the 2003 Act of Accession <sup>66</sup> on the transit of persons by land between the region of Kaliningrad and other parts of the Russian Federation, the instrument should bear any additional cost incurred in implementing the specific provisions of the Union <i>acquis</i> covering such transit, namely Council Regulation (EC) No 693/2003 <sup>67</sup> and Council Regulation (EC) No 694/2003 <sup>68</sup> .	(25) In accordance with Protocol No 5 to the 2003 Act of Accession <sup>69</sup> on the transit of persons by land between the region of Kaliningrad and other parts of the Russian Federation, the instrument should bear any additional cost incurred in implementing the specific provisions of the Union acquis covering such transit, namely Council Regulation (EC) No 693/2003 <sup>70</sup> and Council Regulation (EC) No 694/2003 <sup>71</sup> . The need for continued financial support for foregone fees, however, should be	(25) In accordance with Protocol No 5 to the 2003 Act of Accession <sup>72</sup> on the transit of persons by land between the region of Kaliningrad and other parts of the Russian Federation, the instrument should bear any additional cost incurred in implementing the specific provisions of the Union <i>acquis</i> covering such transit, namely Council Regulation (EC) No 693/2003 <sup>73</sup> and Council Regulation (EC) No 694/2003 <sup>74</sup> . The need for continued financial support for foregone fees, however, should be	(25) In accordance with Protocol No 5 to the 2003 Act of Accession <sup>75</sup> on the transit of persons by land between the region of Kaliningrad and other parts of the Russian Federation, the instrument should bear any additional cost incurred in implementing the specific provisions of the Union <i>acquis</i> covering such transit, namely Council Regulation (EC) No 693/2003 <sup>76</sup> and Council Regulation (EC) No 694/2003 <sup>77</sup> . The need for

<sup>&</sup>lt;sup>66</sup> OJ L 236, 23.9.2003, p. 946.

<sup>&</sup>lt;sup>67</sup> Council Regulation (EC) No 693/2003 of 14 April 2003 establishing a specific Facilitated Transit Document (FTD), a Facilitated Rail Transit Document (FRTD) and amending the Common Consular Instructions and the Common Manual (OJ L 99, 17.4.2003, p. 8).

<sup>&</sup>lt;sup>68</sup> Council Regulation (EC) No 694/2003 of 14 April 2003 on uniform formats for Facilitated Transit Documents (FTD) and Facilitated Rail Transit Documents (FRTD) provided for in Regulation (EC) No 693/2003 (OJ L 99, 17.4.2003, p. 15).

<sup>&</sup>lt;sup>69</sup> OJ L 236, 23.9.2003, p. 946.

Council Regulation (EC) No 693/2003 of 14 April 2003 establishing a specific Facilitated Transit Document (FTD), a Facilitated Rail Transit Document (FRTD) and amending the Common Consular Instructions and the Common Manual (OJ L 99, 17.4.2003, p. 8).

Council Regulation (EC) No 694/2003 of 14 April 2003 on uniform formats for Facilitated Transit Documents (FTD) and Facilitated Rail Transit Documents (FRTD) provided for in Regulation (EC) No 693/2003 (OJ L 99, 17.4.2003, p. 15).

<sup>&</sup>lt;sup>72</sup> OJ L 236, 23.9.2003, p. 946.

Council Regulation (EC) No 693/2003 of 14 April 2003 establishing a specific Facilitated Transit Document (FTD), a Facilitated Rail Transit Document (FRTD) and amending the Common Consular Instructions and the Common Manual (OJ L 99, 17.4.2003, p. 8).

Council Regulation (EC) No 694/2003 of 14 April 2003 on uniform formats for Facilitated Transit Documents (FTD) and Facilitated Rail Transit Documents (FRTD) provided for in Regulation (EC) No 693/2003 (OJ L 99, 17.4.2003, p. 15).

<sup>&</sup>lt;sup>75</sup> OJ L 236, 23.9.2003, p. 946.

Council Regulation (EC) No 693/2003 of 14 April 2003 establishing a specific Facilitated Transit Document (FTD), a Facilitated Rail Transit Document (FRTD) and amending the Common Consular Instructions and the Common Manual (OJ L 99, 17.4.2003, p. 8).

Council Regulation (EC) No 694/2003 of 14 April 2003 on uniform formats for Facilitated Transit Documents (FTD) and Facilitated Rail Transit Documents (FRTD) provided for in Regulation (EC) No 693/2003 (OJ L 99, 17.4.2003, p. 15).

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	The need for continued financial support for foregone fees, however, should be dependent upon the visa regime of the Union in force with the Russian Federation.	dependent upon the visa regime of the Union in force with the Russian Federation.	dependent upon the visa regime of the Union in force with the Russian Federation.	continued financial support for foregone fees, however, should be dependent upon the visa regime of the Union in force with the Russian Federation.
38.	(26) To contribute to the achievement of the policy objective of the instrument, Member States should ensure that their programmes address the specific objectives of the instrument, that the priorities chosen are in line with the agreed EU priorities and the implementing measures as set out in Annex II and that the allocation of resources between objectives and actions is proportionate to the challenges and needs they are faced with.	(26) To contribute to the achievement of the policy objective of the instrument, Member States should ensure that their programmes address the specific objectives of the instrument, that the priorities chosen are in line with the agreed EU priorities and the implementing measures as set out in Annex II and that the allocation of appropriate resources between objectives and actions is proportionate to the challenges and needs they are faced with. In that regard, it is important to achieve a fair and transparent distribution of resources among the specific objectives of the instrument. Accordingly, it is appropriate to ensure a minimum level of expenditure for the specific objective of supporting the common visa policy whether for measures under direct or indirect management, or for measures under shared management. [Am. 26]	(26) To contribute to the achievement of the policy objective of the instrument, Member States should ensure that their programmes address the specific objectives of the instrument, that the priorities chosen are in line with the agreed EU priorities and the implementing measures as set out in Annex II and that the allocation of resources between objectives and actions is proportionate to the challenges and needs they are faced with.	

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39.	(27) Synergies, consistency and efficiency should be sought with other EU Funds and overlap between the actions should be avoided.	(27) Synergies, consistency and efficiency should be sought with other EU Funds and overlap between the actions should be avoided.	(27) Synergies, consistency and efficiency should be sought with other EU Funds and overlap between the actions should be avoided.	(27) Synergies, consistency and efficiency should be sought with other EU Funds and overlap between the actions should be avoided.
40.	(28) Return of third-country nationals who are the subject of return decisions issued by a Member State is one of the components of European integrated border management as outlined in Regulation (EU) 2016/1624. However, due to its nature and objective, measures in the field of return fall outside the scope of support of the instrument and are covered by Regulation (EU) No/ [new AMF] <sup>78</sup> .	(28) Return of third-country nationals who are the subject of return decisions issued by a Member State is one of the components of European integrated border management as outlined in Regulation (EU) 2016/1624. However, due to its nature and objective, measures in the field of return fall outside the scope of support of the instrument and are covered by Regulation (EU) No/ [new AMF] <sup>79</sup> .	(28) Return of third-country nationals who are the subject of return decisions issued by a Member State is one of the components of European integrated border management as outlined in Regulation (EU)/2019 [EBCG] 2016/1624. However, due to its nature and objective, measures in the field of return fall outside the scope of support of the instrument and are covered by Regulation (EU) No/ [new AMF] <sup>80</sup> .	
41.	(29) To acknowledge the important role of the Member States' customs authorities at the external borders and to ensure that they have at their disposal sufficient means to implement their broad scope of tasks at these borders, the instrument for financial support for customs	(29) To acknowledge the important role of the Member States' customs authorities at the external borders and to ensure that they have at their disposal sufficient means to implement their broad scope of tasks at these borders, the instrument for financial support for customs control equipment established by Regulation	(29) To acknowledge the important role of the Member States' customs authorities at the external borders and to ensure that they have at their disposal sufficient means to implement their broad scope of tasks at these borders, the instrument for financial support for customs control equipment established by Regulation	(29) To acknowledge the important role of the Member States' customs authorities at the external borders and to ensure that they have at their disposal sufficient means to implement their broad scope of tasks at these borders, the instrument for financial support for customs

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OJ L [...], [...], p. OJ L [...], [...], p. OJ L [...], [...], p.

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	control equipment established by Regulation (EU) No/ [new Customs Control Equipment Fund] of the European Parliament and of the Council should provide these national authorities with the necessary funding to invest in equipment to carry out customs control as well as equipment that can in addition to customs control serve other purposes such as border control.	(EU) No/ [new Customs Control Equipment Fund] of the European Parliament and of the Council should provide these national authorities with the necessary funding to invest in equipment to carry out customs control as well as equipment that can in addition to customs control serve other purposes such as border control.	(EU) No/ [new Customs Control Equipment Fund] of the European Parliament and of the Council should provide these national authorities with the necessary funding to invest in equipment to carry out customs control as well as equipment that can in addition to customs control serve other purposes such as border control.	control equipment established by Regulation (EU) No/ [new Customs Control Equipment Fund] of the European Parliament and of the Council should provide these national authorities with the necessary funding to invest in equipment to carry out customs control as well as equipment that can in addition to customs control serve other purposes such as border control.
42.	(30) Most customs control equipment may be equally or incidentally fit for controls of compliance with other legislation, such as provisions on border management, visa or police cooperation. The Integrated Border Management Fund has therefore been conceived as two complementary instruments with distinct but coherent scopes for the purchase of equipment. On the one hand, the instrument for border management and visa established by this Regulation will exclude equipment that can be used for both border management and customs control. On the other hand, the	(30) Most customs control equipment may be equally or incidentally fit for controls of compliance with other legislation, such as provisions on border management, visa or police cooperation. The Integrated Border Management Fund has therefore been conceived as two complementary instruments with distinct but coherent scopes for the purchase of equipment. On the one hand, the instrument for border management and visa established by this Regulation will exclude equipment that can be used for both border management and customs control. On the other hand, the instrument for customs control equipment will not only support financially equipment with customs	(30) Most customs control equipment may be equally or incidentally fit for controls of compliance with other legislation, such as provisions on border management, visa or police cooperation. The Integrated Border Management Fund has therefore been conceived as two complementary instruments with distinct but coherent scopes for the purchase of equipment. On the one hand, the instrument for border management and visa established by this Regulation will financially support exclude equipment of which the primary purpose is integrated border management, but will also allow its use for additional purposes such as that can be used for both border	

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	instrument for customs control equipment will not only support financially equipment with customs controls as the main purpose but will also allow its use as well for additional purposes such as border controls and security. This distribution of roles will foster inter-agency cooperation as a component of the European integrated border management approach, as referred to in Article 4(e) of Regulation (EU) 2016/1624, thereby enabling customs and border authorities to work together and maximising the impact of the Union budget through co-sharing and inter-operability of control equipment.	controls as the main purpose but will also allow its use as well for additional purposes such as border controls and security. This distribution of roles will foster interagency cooperation as a component of the European integrated border management approach, as referred to in Article 4(e) of Regulation (EU) 2016/1624, thereby enabling customs and border authorities to work together and maximising the impact of the Union budget through cosharing and inter-operability of control equipment.	management and customs control. On the other hand, the instrument for customs control equipment established by Regulation [2019/XXX] will financially not only support financially equipment with customs controls as the main purpose, but will also allow its use as well for additional purposes such as border controls and security. This distribution of roles will foster interagency cooperation as a component of the European integrated border management approach, as referred to in Article 3(e) 4(e) of Regulation (EU)/2019 [EBCG] 2016/1624, thereby enabling customs and border authorities to work together and maximising the impact of the Union budget through co-sharing and interoperability of control equipment. The act of co-sharing and interoperability between customs and border authorities should be defined as being non systematic.	
43.	(31) Border surveillance at sea is considered one of the coastguard functions performed in the Union maritime domain. National authorities carrying out coast guard functions are also responsible for a wide range of tasks, which may include, but	(31) Border surveillance at sea is considered one of the coastguard functions performed in the Union maritime domain. National authorities carrying out coast guard functions are also responsible for a wide range of tasks, which may include, but would not be limited to,	(31) Border surveillance at sea is considered one of the coastguard functions performed in the Union maritime domain. National authorities carrying out coast guard functions are also responsible for a wide range of tasks, which may include, but would not be limited to,	

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	would not be limited to, maritime safety, security, search and rescue, border control, fisheries control, customs control, general law enforcement and environmental protection. The broad scope of coastguard functions brings them under the remit of different Union policies which should seek synergies to achieve more effective and efficient results.	maritime safety, security, search and rescue, border control, fisheries control, customs control, general law enforcement and environmental protection. The broad scope of coastguard functions brings them under the remit of different Union policies which should seek synergies to achieve more effective and efficient results. [Am. 27	maritime safety, security, search and rescue, border control, fisheries control, customs control, general law enforcement and environmental protection. The broad scope of coastguard functions brings them under the remit of different Union policies which should seek synergies to achieve more effective and efficient results.	
44.		(31a) When implementing actions funded under the instrument which are related to maritime border surveillance, Member States should pay special attention to their obligations under international maritime law to render assistance to persons in distress. In that regard, equipment and systems supported under the instrument should be used to address search and rescue situations which may arise during a border surveillance operation at sea, thereby contributing to ensuring the protection and saving the lives of migrants. [Am. 28]		
45.	(32) In addition to the Union cooperation on coastguard functions among the European Border and Coast Guard Agency	(32) In addition to the Union cooperation on coastguard functions among the European Border and Coast Guard Agency established by	(32) In addition to the Union cooperation on coastguard functions among the European Border and Coast Guard Agency established by	

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	established by Regulation (EU) 2016/1624, the European Maritime Safety Agency established by Regulation (EC) 1406/2002 of the European Parliament and of the Council <sup>81</sup> and the European Fisheries Control Agency established by Council Regulation (EC) No 768/2005 <sup>82</sup> , improved coherence of the activities in the maritime domain should also be achieved at national level. Synergies between the various actors in the maritime environment should be in line with European integrated border management and maritime security strategies.	Regulation (EU) 2016/1624, the European Maritime Safety Agency established by Regulation (EC) 1406/2002 of the European Parliament and of the Council <sup>83</sup> and the European Fisheries Control Agency established by Council Regulation (EC) No 768/2005 <sup>84</sup> , improved coherence of the activities in the maritime domain should also be achieved at national level. Synergies between the various actors in the maritime environment should be in line with European integrated border management and maritime security strategies.	Regulation (EU)/2019 [EBCG] 2016/1624, the European Maritime Safety Agency established by Regulation (EC) 1406/2002 of the European Parliament and of the Council <sup>85</sup> and the European Fisheries Control Agency established by Council Regulation (EC) No 768/2005 <sup>86</sup> , improved coherence of the activities in the maritime domain should also be achieved at national level. Synergies between the various actors in the maritime environment should be in line with European integrated border management and maritime security strategies.	
46.	(33) To strengthen the complementarity and to reinforce the consistency of maritime activities as well as to avoid duplication of efforts and to alleviate budgetary	(33) To strengthen the complementarity and to reinforce the consistency of maritime activities as well as to avoid duplication of efforts and to alleviate budgetary constraints in an area of costly activities such as	(33) To strengthen the complementarity and to reinforce the consistency of maritime activities as well as to avoid duplication of efforts and to alleviate budgetary constraints in an area of costly activities such as	

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Regulation (EC) No 1406/2002 of the European Parliament and of the Council of 27 June 2002 establishing a European Maritime Safety Agency (OJ L 208, 5.8.2002, p. 1).

Council Regulation (EC) No 768/2005 of 26 April 2005 establishing a Community Fisheries Control Agency and amending Regulation (EEC) No 2847/93 establishing a control system applicable to the common fisheries policy (OJ L 128, 21.5.2005, p. 1).

Regulation (EC) No 1406/2002 of the European Parliament and of the Council of 27 June 2002 establishing a European Maritime Safety Agency (OJ L 208, 5.8.2002, p. 1).

Council Regulation (EC) No 768/2005 of 26 April 2005 establishing a Community Fisheries Control Agency and amending Regulation (EEC) No 2847/93 establishing a control system applicable to the common fisheries policy (OJ L 128, 21.5.2005, p. 1).

Regulation (EC) No 1406/2002 of the European Parliament and of the Council of 27 June 2002 establishing a European Maritime Safety Agency (OJ L 208, 5.8.2002, p. 1).

Council Regulation (EC) No 768/2005 of 26 April 2005 establishing a Community Fisheries Control Agency and amending Regulation (EEC) No 2847/93 establishing a control system applicable to the common fisheries policy (OJ L 128, 21.5.2005, p. 1).

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	constraints in an area of costly activities such as the maritime domain, the instrument should support maritime operations of multipurpose character where the main objective is border surveillance but other objectives could additionally be pursued simultaneously.	the maritime domain, the instrument should support maritime operations of multipurpose character where the main objective is border surveillance but other objectives <i>linked to it</i> could additionally be pursued simultaneously, <i>such as combating trafficking in human beings</i> .  [Am. 29]	the maritime domain, the instrument should support maritime operations of multipurpose character, <i>including land, aerial and maritime means,</i> where the <i>primary purpose main objective</i> is <i>European integrated border management border surveillance but other objective could additionally be pursued simultaneously.</i>	
47.			(33a) In an effort to strengthen complementarities between the Border Management and Visa Instrument, the Internal Security Fund and the Asylum, Migration and Integration Fund, the instrument established by this Regulation should be able to finance multipurpose equipment and ICT systems of which the primary purpose is in accordance with this Regulation but which also contribute to the achievement of the objectives of the Internal Security Fund established by Regulation (EU) No and the Asylum, Migration and Integration Fund established by Regulation (EU) No	
48.	(34) Measures in and in relation to third countries supported through the	(34) The primary purpose of this instrument should be to support integrated border management at	(34) Measures in and in relation to third countries supported through the instrument should be	

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	instrument should be implemented in full synergy and coherence with and should complement other actions outside the Union supported through the Union's external financing instruments. In particular, in implementing such actions, full coherence should be sought with the principles and general objectives of the Union's external action and foreign policy related to the country or region in question. In relation to the external dimension, the instrument should target support to enhance cooperation with third countries and to reinforce key aspects of their border surveillance and border management capabilities in areas of interest to the Union's migration policy and Union's security objectives.	the Union's external borders and to support the common visa policy. However, within defined limits and subject to the appropriate safeguards, certain measures in and in relation to third countries could be supported through the instrument. Those measures should be implemented in full synergy and coherence with and should complement other actions outside the Union supported through the Union's external financing instruments. In particular, in implementing such actions, full coherence should be sought with the principles and general objectives of the Union's external action and foreign policy related to the country or region in question. In relation to the external dimension, the instrument should target support to enhance cooperation with third countries and to reinforce key aspects of their border surveillance and border management capabilities in areas of interest to the Union's migration policy and Union's security objectives. [Am. 30]	implemented in full synergy and coherence with and should complement other actions outside the Union supported through the Union's external financing instruments. In particular, in implementing such actions, full coherence should be sought with the principles and general objectives of the Union's external action and foreign policy related to the country or region in question. In relation to the external dimension, the instrument should target support to enhance cooperation with third countries and to reinforce key aspects of their border surveillance and border management capabilities in areas of interest to the Union's migration policy and Union's security objectives. In that context, a significant part of the funding from the thematic facility should be used to support actions in or in relation to third countries. In its conclusions of 28 June 2018, the European Council underlined the need for flexible instruments, allowing for fast disbursement, to combat illegal migration.	
49.		(34a) The Commission should pay particular attention to the evaluation of actions and		

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		programmes related to third countries. [Am. 31]		
50.	(35) Funding from the Union budget should concentrate on activities where Union intervention can bring added value as compared to actions by Member States alone. As the Union is in a better position than Member States to provide a framework for expressing Union solidarity in border control, common visa policy and the management of migration flows, and to provide a platform for the development of common IT systems underpinning those policies, financial support provided under this Regulation will contribute in particular to strengthening national and Union capabilities in those areas.	(35) Funding from the Union budget should concentrate on activities where Union intervention can bring added value as compared to actions by Member States alone. As the Union is in a better position than Member States to provide a framework for expressing Union solidarity in border eontrol, management and common visa policy-and the management of migration flows, and to provide a platform for the development of common IT systems underpinning those policies, financial support provided under this Regulation will contribute in particular to strengthening national and Union capabilities in those areas. [Am. 32]	(35) Funding from the Union budget should concentrate on activities where Union intervention can bring added value as compared to actions by Member States alone. As the Union is in a better position than Member States to provide a framework for expressing Union solidarity in border control, common visa policy and the management of migration flows, and to provide a platform for the development of common IT systems underpinning those policies, financial support provided under this Regulation will contribute in particular to strengthening national and Union capabilities in those areas.	
51.	(36) A Member State may be deemed not to be compliant with the relevant Union <i>acquis</i> , including as regards the use of operating support under this instrument, if it has failed to fulfil its obligations under the Treaties in the areas of border management and visa, if there is	(36) A Member State may be deemed not to be compliant with the relevant Union acquis, including as regards the use of operating support under this instrument, if it has failed to fulfil its obligations under the Treaties in the areas of border management and visa, if there is a clear risk of a serious breach by the	(36) A Member State may be deemed not to be compliant with the relevant Union <i>acquis</i> , including as regards the use of operating support under this instrument, if it has failed to fulfil its obligations under the Treaties in the areas of border management and visa, if there is a clear risk of a serious breach by the	

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	a clear risk of a serious breach by the Member State of the Union's values when implementing the <i>acquis</i> on border management and visa or if an evaluation report under the Schengen evaluation and monitoring mechanism has identified deficiencies in the relevant area.	Member State of the Union's values when implementing the acquis on border management and visa-or, if an evaluation report under the Schengen evaluation and monitoring mechanism has identified deficiencies in the relevant area, or if, when cooperating with a third country, the Member State has financed and taken joint actions with that third country which have resulted in breaches of fundamental rights reported by the evaluation and monitoring mechanism.  [Am. 33]	Member State of the Union's values when implementing the <i>acquis</i> on border management and visa or if an evaluation report under the Schengen evaluation and monitoring mechanism has identified deficiencies in the relevant area.	
52.	(37) The instrument should reflect the need for increased flexibility and simplification while respecting requirements in terms of predictability, and ensuring a fair and transparent distribution of resources to meet the objectives laid down in this Regulation.	(37) The instrument should reflect the need for increased flexibility and simplification while respecting requirements in terms of predictability, and ensuring ensure a fair and transparent distribution of resources to meet the objectives laid down in this Regulation. It should balance the need for predictability in the distribution of funding with the need for its increased flexibility and simplicity. In order to meet the requirements in terms of transparency of funding, the Commission, with the cooperation of the Member States, should publish information on the development of the annual and multiannual	(37) The instrument should reflect the need for increased flexibility and simplification while respecting requirements in terms of predictability, and ensuring a fair and transparent distribution of resources to meet the objectives laid down in this Regulation.	

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		programmes under the thematic facility. The implementation of the instrument should be guided by the principles of efficiency, effectiveness and quality of spending. Furthermore, the implementation of the instrument should be as userfriendly as possible. [Am. 34		
53.	(38) This Regulation should establish the initial amounts for Member States' programmes calculated on the basis of criteria laid down in Annex I, which reflect the length and the threat levels at land and sea border sections, the workload at the airports and the consulates as well as the number of consulates.	(38) This Regulation should establish the initial amounts for Member States' programmes calculated on the basis of criteria laid down in Annex I, which reflect the length and the threat impact levels based on recent and historical data at land and sea border sections, the workload at the airports and the consulates as well as the number of consulates. [Am. 35]	(38) This Regulation should establish the initial amounts for Member States' programmes calculated on the basis of criteria laid down in Annex I, which reflect the length and the threat levels at land and sea border sections, the workload at the airports and the consulates as well as the number of consulates. In view of the special needs of those Member States who have experienced the highest number of asylum applications per capita in 2018 and 2019, it is appropriate to increase the fixed amounts for Cyprus, Malta and Greece.	
54.	(39) These initial amounts will form a basis for Member States' long term investments. To take account of changes in the baseline situation, such as the pressure on the Union external border and the workload at the external borders	(39) These initial amounts will form a basis for Member States' long term investments. To take account of changes in the baseline situation, such as the pressure on the Union external border and the workload at the external borders and at consulates, an additional amount will	(39) These initial amounts will form a basis for Member States' long term investments. To take account of changes in the baseline situation, such as the pressure on the Union external border and the workload at the external borders and at consulates, an additional amount will	(39) These initial amounts will form a basis for Member States' long term investments. To take account of changes in the baseline situation, such as the pressure on the Union external border and the workload at the external borders and at consulates, an additional

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	and at consulates, an additional amount will be allocated to the Member States at mid-term and will be based on the latest available statistical data as set out in the distribution key taking into account the state of programme implementation.	be allocated to the Member States at mid-term and will be based on the latest available statistical data as set out in the distribution key taking into account the state of programme implementation.	be allocated to the Member States at mid-term and will be based on the latest available statistical data as set out in the distribution key taking into account the state of programme implementation.	amount will be allocated to the Member States at mid-term and will be based on the latest available statistical data as set out in the distribution key taking into account the state of programme implementation.
55.		(39a) The mid-term review should be used to assess the effectiveness and Union added value of programmes, resolve problems that appeared during the first phase, and provide a transparent overview of the implementation. [Am. 36]		
56.	(40) As challenges in the area of border management and visas are constantly evolving there is a need to adapt the allocation of funding to the changes in migration flows, pressure at the border and security threats and steer funding towards the priorities with the highest added value for the Union. To respond to pressing needs, changes in policy and Union priorities and to steer funding towards actions with a high level of added value for the Union, part of the funding will be periodically	(40) As challenges in the area of border management and visas are constantly evolving there is a need to adapt the allocation of funding to the changes in migration flows priorities for visa policy and border management, including as a result of increased pressure at the border and security threats, and to steer funding towards the priorities with the highest added value for the Union. To respond to pressing needs, changes in policy and Union priorities and to steer funding towards actions with a high level of added value for the Union, part of the funding will be periodically allocated	(40) As challenges in the area of border management and visas are constantly evolving there is a need to adapt the allocation of funding to the changes in migration flows, pressure at the border and security threats and steer funding towards the priorities with the highest added value for the Union. To respond to pressing needs, changes in policy and Union priorities and to steer funding towards actions with a high level of added value for the Union, part of the funding will be periodically allocated to specific actions, Union actions and emergency assistance, via a thematic facility. <i>The financial envelope</i>	

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	allocated to specific actions, Union actions and emergency assistance, via a thematic facility.	to specific actions, Union actions and emergency assistance, via a thematic facility. [Am. 37]	allocated to the thematic facility will also serve to reinforce programmes.	
57.	(41) Member States should be encouraged to use part of their programme allocation to fund the actions listed in Annex IV by benefiting from a higher Union contribution.	(41) Member States should be encouraged to use part of their programme allocation to fund the actions listed in Annex IV by benefiting from a higher Union contribution.	(41) Member States should be encouraged to use part of their programme allocation to fund the actions listed in Annex IV by benefiting from a higher Union contribution.	(41) Member States should be encouraged to use part of their programme allocation to fund the actions listed in Annex IV by benefiting from a higher Union contribution.
58.	(42) The instrument should contribute to supporting operating costs related to border management, common visa policy and large-scale IT systems and should thereby enable Member States to maintain capabilities which are crucial for the Union as a whole. Such support consists of full reimbursement of specific costs related to the objectives of the instrument and should form an integral part of the Member States' programmes.	(42) The instrument should, within defined limits, contribute to supporting operating costs related to border management, common visa policy and large-scale IT systems and should thereby enable Member States to maintain capabilities which are crucial for the Union as a whole. Such support consists of full reimbursement of specific costs related to the objectives of the instrument and should form an integral part of the Member States' programmes. [Am. 38]	(42) The instrument should contribute to supporting operating costs related to border management, common visa policy and large-scale IT systems and should thereby enable Member States to maintain capabilities which are crucial for the Union as a whole. Such support consists of full reimbursement of specific costs related to the objectives of the instrument and should form an integral part of the Member States' programmes.	
59.	(43) Part of the available resources under the instrument could also be allocated to Member States' programmes for the implementation of specific actions in addition to their initial	(43) Part of the available resources under the instrument could also be allocated to Member States' programmes for the implementation of specific actions in addition to their initial allocation. These specific	(43) Part of the available resources under the instrument could also be allocated to Member States' programmes for the implementation of specific actions in addition to their initial allocation. These specific	

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	allocation. These specific actions should be identified at Union level and should concern actions which require cooperative effort or actions necessary to address developments in the Union which require additional funding to be made available to one or more Member States, such as the purchase through the national programmes of Member States of technical equipment needed by the European Border and Coast Guard Agency to perform its operational activities, the modernisation of the processing of visa applications, the development of new large-scale IT systems and the setting-up of interoperability between those systems. These specific actions will be defined by the Commission in its work programmes.	actions should be identified at Union level and should concern actions with a Union added value which require cooperative effort among Member States or actions necessary to address developments in the Union which require additional funding to be made available to one or more Member States, such as the purchase through the national programmes of Member States of technical equipment needed by the European Border and Coast Guard Agency to perform its operational activities, the modernisation of the processing of visa applications, the development of new-large-scale IT systems and the setting up-setting up of interoperability between those systems. These specific actions will be defined by the Commission in its work programmes which should be adopted by delegated act. [Am. 39]	actions should be identified at Union level and should concern actions which require cooperative effort or actions necessary to address developments in the Union which require additional funding to be made available to one or more Member States, such as the purchase through the national programmes of Member States of technical equipment needed by the European Border and Coast Guard Agency to perform its operational activities, the modernisation of the processing of visa applications, the development of new large-scale IT systems and the setting-up of interoperability between those systems. These specific actions will be defined by the Commission in its work programmes.	
60.	(44) To complement the implementation of the policy objective of this instrument at national level through Member States' programmes, the instrument should also provide support for actions at Union level. Such actions should serve	(44) To complement the implementation of the policy objective of this instrument at national level through Member States' programmes, the instrument should also provide support for actions at Union level. Such actions should serve overall strategic	(44) To complement the implementation of the policy objective of this instrument at national level through Member States' programmes, the instrument should also provide support for actions at Union level. Such actions should serve overall strategic	(44) To complement the implementation of the policy objective of this instrument at national level through Member States' programmes, the instrument should also provide support for actions at Union level. Such actions should serve overall

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	overall strategic purposes within the scope of intervention of the instrument relating to policy analysis and innovation, transnational mutual learning and partnerships and the testing of new initiatives and actions across the Union.	purposes within the scope of intervention of the instrument relating to policy analysis and innovation, transnational mutual learning and partnerships and the testing of new initiatives and actions across the Union.	purposes within the scope of intervention of the instrument relating to policy analysis and innovation, transnational mutual learning and partnerships and the testing of new initiatives and actions across the Union.	strategic purposes within the scope of intervention of the instrument relating to policy analysis and innovation, transnational mutual learning and partnerships and the testing of new initiatives and actions across the Union.
61.	the Union's capacity to immediately address unforeseen or disproportionate migratory pressure, in particular at those border sections where the impact level has been identified in line with Regulation (EU) No 1052/2013 of the European Parliament and of the Council <sup>87</sup> as such that it jeopardises the functioning of the Schengen area as a whole, as well as pressure on the visa sections of Member States' consulates or risks to border security, it should be possible to provide emergency assistance in accordance with	(45) In order to strengthen the Union's capacity to immediately address immediately unforeseen-or disproportionate migratory pressure, urgent and specific needs in the event of an emergency situation, in particular at those border sections where the impact level has been identified in line with Regulation (EU) No 1052/2013 of the European Parliament and of the Council <sup>88</sup> as such that it jeopardises the functioning of the Schengen area as a whole, as well as pressure on the visa sections of Member States' consulates or risks to border security, it should be possible to this instrument should exceptionally provide emergency financial	(45) In order to strengthen the Union's capacity to immediately address unforeseen or disproportionate migratory pressure, in particular at those border sections where the impact level has been identified in line with Regulation (EU) No 1052/2013 of the European Parliament and of the Council <sup>89</sup> as such that it jeopardises the functioning of the Schengen area as a whole, as well as pressure on the visa sections of Member States' consulates or risks to border security, it should be possible to provide emergency assistance in accordance with the framework set out in this Regulation.	

Regulation (EU) No 1052/2013 of the European Parliament and of the Council of 22 October 2013 establishing the European Border Surveillance System (Eurosur) (OJ L 295, 6.11.2013, p. 11).

Regulation (EU) No 1052/2013 of the European Parliament and of the Council of 22 October 2013 establishing the European Border Surveillance System (Eurosur) (OJ L 295, 6.11.2013, p. 11).

Regulation (EU) No 1052/2013 of the European Parliament and of the Council of 22 October 2013 establishing the European Border Surveillance System (Eurosur) (OJ L 295, 6.11.2013, p. 11).

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	the framework set out in this Regulation.	assistance as a measure of last resort in accordance with the framework set out in this Regulation. [Am. 40]		
62.		(45a) Migration and the crossing of external borders by a large number of third-country nationals should not, per se, be considered to be a threat to public policy or internal security and should not, per se, trigger emergency assistance under this instrument. [Am. 41]		
63.	(46) The policy objective of this instrument will be also addressed through financial instruments and budgetary guarantee under the policy window(s) [] of the InvestEU Fund. Financial support should be used to address market failures or sub-optimal investment situations, in a proportionate manner and actions should not duplicate or crowd out private financing or distort competition in the internal market. Actions should have a clear European added value.	(46) The policy objective of this instrument will be also addressed through financial instruments and budgetary guarantee under the policy window(s) [] of the InvestEU Fund. Financial support should be used to address market failures or suboptimal investment situations, in a proportionate manner and actions should not duplicate or crowd out private financing or distort competition in the internal market. Actions should have a clear European added value. [Am. 42]	(46) The policy objective of this instrument will be also addressed through financial instruments and budgetary guarantee under the policy window(s) [] of the InvestEU Fund. Financial support should be used to address market failures or suboptimal investment situations, in a proportionate manner and actions should not duplicate or crowd out private financing or distort competition in the internal market. Actions should have a clear European added value.	
64.			(46a) Blending operations have a voluntary nature and are operations supported by the Union budget	

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			combining repayable and/or non- repayable forms of support from the Union budget with repayable forms of support from promotional/ development or other public finance institutions, as well as from commercial finance institutions and investors.	
65.	(47) This Regulation lays down a financial envelope for the entire instrument which is to constitute the prime reference amount, within the meaning of [point 17 of the Interinstitutional Agreement of 2 December 2013 between the European Parliament, the Council and the Commission on budgetary discipline, on cooperation in budgetary matters and on sound financial management] <sup>90</sup> , for the European Parliament and the Council during the annual budgetary procedure.	(47) This Regulation lays down a financial envelope for the entire instrument which is to constitute the prime reference amount, within the meaning of [point 17 of the Interinstitutional Agreement of 2 December 2013 between the European Parliament, the Council and the Commission on budgetary discipline, on cooperation in budgetary matters and on sound financial management] <sup>91</sup> , for the European Parliament and the Council during the annual budgetary procedure.	(47) This Regulation lays down a financial envelope for the entire instrument which is to constitute the prime reference amount, within the meaning of [point 17 of the Interinstitutional Agreement of 2 December 2013 between the European Parliament, the Council and the Commission on budgetary discipline, on cooperation in budgetary matters and on sound financial management] <sup>92</sup> , for the European Parliament and the Council during the annual budgetary procedure.	Presidency: Probably to be adapted to reflect the top up of EUR 1 billion in 2018 prices.
66.	(48) Regulation (EU, Euratom) No/ [new Financial Regulation] ('Financial	(48) Regulation (EU, Euratom) No/ [new Financial Regulation] ('Financial Regulation') <sup>94</sup> applies to	(48) Regulation (EU, Euratom) No 2018/1046 of the European Parliament and of the Council	

OJ C [...], [...], p. [...]. OJ C [...], [...], p. [...]. OJ C , , p. . OJ C [...], [...], p. [...]. 

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	Regulation') <sup>93</sup> applies to this instrument. It lays down rules on the implementation of the Union budget, including the rules on grants, prizes, procurement, indirect implementation, financial assistance, financial instruments and budgetary guarantees. In order to ensure coherence in the implementation of Union funding programmes, the Financial Regulation is to apply to the actions to be implemented in direct or indirect management under the instrument.	this instrument. It lays down rules on the implementation of the Union budget, including the rules on grants, prizes, procurement, indirect implementation, financial assistance, financial instruments and budgetary guarantees. In order to ensure coherence in the implementation of Union funding programmes, the Financial Regulation is to apply to the actions to be implemented in direct or indirect management under the instrument.	Regulation (EU, Euratom) No/ [new Financial Regulation] ('Financial Regulation') <sup>95</sup> applies to this instrument. It lays down rules on the implementation of the Union budget, including the rules on grants, prizes, procurement, indirect management, implementation, financial assistance, financial instruments, and budgetary guarantees, financial assistance and the reimbursement of external experts. In order to ensure coherence in the implementation of Union funding programmes, the Financial Regulation is to apply to the actions to be implemented in direct or indirect management under the instrument.	
67.	(49) For the purpose of implementation of actions under shared management, the instrument should form part of a coherent framework consisting of this Regulation, the Financial Regulation and Regulation (EU) No/ [CPR].	(49) For the purpose of implementation of actions under shared management, the instrument should form part of a coherent framework consisting of this Regulation, the Financial Regulation and an instrument laying down common provisions for shared management. In the event of	(49) For the purpose of implementation of actions under shared management, the instrument should form part of a coherent framework consisting of this Regulation, <i>Regulation (EU, Euratom) No 2018/1046</i> the Financial Regulation and Regulation (EU) No/ [CPR].	

<sup>&</sup>lt;sup>93</sup> OJ C [...], [...], p. [...].

Regulation (EÛ, 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

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		conflicting provisions, this Regulation (EU) No/ [CPR] should take precedence over the common provisions. [Am. 43]		
68.	(50) Regulation (EU) No/ [CPR] establishes the framework for action by the European Regional Development Fund (ERDF), the European Social Fund Plus (ESF+), the Cohesion Fund, the European Maritime and Fisheries Fund (EMFF), the Asylum and Migration Fund (AMF), the Internal Security Fund (ISF) and the instrument for border management and visa (BMVI), as a part of the Integrated Border Management Fund (IBMF), and it lays down, in particular, the rules concerning programming, monitoring and evaluation, management and control for EU funds implemented under shared management. Additionally it is necessary to specify the objectives of the instrument for border management and visa in this Regulation, and to lay down specific provisions concerning activities that may be financed through this instrument.	(50) Regulation (EU) No/ [CPR] establishes the framework for action by the European Regional Development Fund (ERDF), the European Social Fund Plus (ESF+), the Cohesion Fund, the European Maritime and Fisheries Fund (EMFF), the Asylum and Migration Fund (AMF), the Internal Security Fund (ISF) and the instrument for border management and visa (BMVI), as a part of the Integrated Border Management Fund (IBMF), and it lays down, in particular, the rules concerning programming, monitoring and evaluation, management and control for EU funds implemented under shared management. Additionally it is necessary to specify the objectives of the instrument for border management and visa in this Regulation, and to lay down specific provisions concerning activities that may be financed through this instrument.	(50) Regulation (EU) No/ [CPR] establishes the framework for action by the European Regional Development Fund (ERDF), the European Social Fund Plus (ESF+), the Cohesion Fund, the European Maritime and Fisheries Fund (EMFF), the Asylum and-Migration and Integration Fund (AMIF), the Internal Security Fund (ISF) and the instrument for border management and visa (BMVI), as a part of the Integrated Border Management Fund (IBMF), and it lays down, in particular, the rules concerning programming, monitoring and evaluation, management and control for EU funds implemented under shared management. Additionally it is necessary to specify the objectives of the instrument for border management and visa in this Regulation, and to lay down specific provisions concerning activities that may be financed through this instrument.	

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68a.			(50a) A pre-financing scheme for the instrument is set out in Article 84 of Regulation EU/[CPR] with a specific pre-financing rate set out in this Regulation. In addition, in order to ensure a prompt reaction to an emergency situation, it is appropriate to set up a specific pre-financing rate for emergency assistance. The pre-financing scheme should ensure that a Member State has the means to provide support to beneficiaries from the start of the implementation of the programme.	(50a) A pre-financing scheme for the instrument is set out in Article 84 of Regulation EU/[CPR] with a specific pre-financing rate set out in this Regulation. In addition, in order to ensure a prompt reaction to an emergency situation, it is appropriate to set up a specific pre-financing rate for emergency assistance. The pre-financing scheme should ensure that a Member State has the means to provide support to beneficiaries from the start of the implementation of the programme.
69.	(51) The types of financing and the methods of implementation under this Regulation should be chosen on the basis of their ability to achieve the specific objectives of the actions and to deliver results, taking into account, in particular, the costs of controls, the administrative burden, and the expected risk of noncompliance. This should include consideration of the use of lump sums, flat rates and unit costs, as well as financing not linked to costs as referred to in Article	(51) The types of financing and the methods of implementation under this Regulation should be chosen on the basis of their ability to achieve the specific objectives of the actions and to deliver results, taking into account, in particular, the costs of controls, the administrative burden, and the expected risk of noncompliance. This should include consideration of the use of lump sums, flat rates and unit costs, as well as financing not linked to costs as referred to in Article 125(1) of the Financial Regulation.	(51) The types of financing and the methods of implementation under this Regulation should be chosen on the basis of their ability to achieve the specific objectives of the actions and to deliver results, taking into account, in particular, the costs of controls, the administrative burden, and the expected risk of noncompliance. This should include consideration of the use of lump sums, flat rates and unit costs, as well as financing not linked to costs as referred to in Article 125(1) of the Financial Regulation.	(51) The types of financing and the methods of implementation under this Regulation should be chosen on the basis of their ability to achieve the specific objectives of the actions and to deliver results, taking into account, in particular, the costs of controls, the administrative burden, and the expected risk of non-compliance. This should include consideration of the use of lump sums, flat rates and unit costs, as well as financing not linked to costs as referred to in Article 125(1) of the Financial Regulation.

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	125(1) of the Financial Regulation.			
70.	(52) In accordance with Regulation (EU) No/ [new Financial Regulation] <sup>96</sup> , Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council <sup>97</sup> , Council Regulation (Euratom, EC) No 2988/95 <sup>98</sup> , Council Regulation (Euratom, EC) No 2185/96 <sup>99</sup> and Council	(52) In accordance with Regulation (EU) No/ [new Financial Regulation] <sup>102</sup> , Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council <sup>103</sup> , Council Regulation (Euratom, EC) No 2988/95 <sup>104</sup> , Council Regulation (Euratom, EC) No 2185/96 <sup>105</sup> and Council Regulation (EU) 2017/1939 <sup>106</sup> , the	(52) In accordance with <i>Regulation (EU, Euratom) No</i> 2018/1046, (new Financial Regulation), Regulation (EU, Euratom) No 883/2013 of the European Parliament and of the Council <sup>108</sup> , Council Regulation (Euratom, EC) No 2988/95 <sup>109</sup> , Council Regulation (Euratom, EC) No 2185/96 <sup>110</sup> and Council	

<sup>&</sup>lt;sup>96</sup> OJ C [...], [...], p. [...].

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 (Euratom, EC) 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).

<sup>&</sup>lt;sup>102</sup> OJ C [...], [...], p. [...].

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).

<sup>104</sup> Council Regulation (Euratom, EC) 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).

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

<sup>110</sup> 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).

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Regulation (EU) 2017/1939 <sup>100</sup> , the financial interests of the Union are to be protected through proportionate measures, including the prevention, detection, correction and investigation of irregularities and fraud, the recovery of funds lost, wrongly paid or incorrectly used and, where appropriate, the imposition of administrative sanctions. In particular, in accordance with Regulation (EU, Euratom) No 883/2013 and Regulation (Euratom, EC) No 2185/96 the European Anti-Fraud Office (OLAF) may carry out administrative investigations, including on-the-spot checks and inspections, with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union. In accordance with Regulation (EU) 2017/1939, the European Public Prosecutor's Office (EPPO) may investigate and	financial interests of the Union are to be protected through proportionate measures, including the prevention, detection, correction and investigation of irregularities and fraud, the recovery of funds lost, wrongly paid or incorrectly used and, where appropriate, the imposition of administrative sanctions. In particular, in accordance with Regulation (EU, Euratom) No 883/2013 and Regulation (Euratom, EC) No 2185/96 the European Anti-Fraud Office (OLAF) may carry out administrative investigations, including on-the-spot checks and inspections, with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union. In accordance with Regulation (EU) 2017/1939, the European Public Prosecutor's Office (EPPO) may investigate and prosecute fraud and other criminal offences affecting the financial interests of the Union as provided for in Directive (EU) 2017/1371 of the European Parliament and of the	Regulation (EU) 2017/1939 <sup>111</sup> , the financial interests of the Union are to be protected through proportionate measures, including the prevention, detection, correction and investigation of irregularities <i>including</i> and fraud, the recovery of funds lost, wrongly paid or incorrectly used and, where appropriate, the imposition of administrative sanctions. In particular, in accordance with Regulation (EU, Euratom) No 883/2013 and Regulation (Euratom, EC) No 2185/96, the European Anti-Fraud Office (OLAF) may carry out administrative investigations, including on-the-spot checks and inspections, with a view to establishing whether there has been fraud, corruption or any other illegal activity affecting the financial interests of the Union. In accordance with Regulation (EU) 2017/1939, the European Public Prosecutor's Office ("the EPPO") may investigate and prosecute offences against fraud and other criminal offences affecting the financial interests of the Union's	

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).

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).

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	prosecute fraud and other criminal offences affecting the financial interests of the Union as provided for in Directive (EU) 2017/1371 of the European Parliament and of the Council <sup>101</sup> . In accordance with the Financial Regulation, any person or entity receiving Union funds is to fully cooperate in the protection of the Union's financial interests to grant the necessary rights and access to the Commission, OLAF, the EPPO and the European Court of Auditors (ECA) and to ensure that any third parties involved in the implementation of Union funds grant equivalent rights.	Council <sup>107</sup> . In accordance with the Financial Regulation, any person or entity receiving Union funds is to fully cooperate in the protection of the Union's financial interests to grant the necessary rights and access to the Commission, OLAF, the EPPO and the European Court of Auditors (ECA) and to ensure that any third parties involved in the implementation of Union funds grant equivalent rights. <i>The results of investigations into irregularities or fraud in relation to the instrument should be made available to the European Parliament.</i> [Am. 44]	financial interests, as provided for in Directive (EU) 2017/1371 of the European Parliament and of the Council <sup>112</sup> . In accordance with the Regulation (EU, Euratom) No 2018/1046, any person or entity receiving Union funds is to fully cooperate fully in the protection of the Union's financial interests, to grant the necessary rights and access to the 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 to ensure that any third parties involved in the implementation of Union funds grant equivalent rights.	
71.	(53) Horizontal financial rules adopted by the European Parliament and the Council on the basis of Article 322 of the Treaty on the Functioning of the European Union apply to this Regulation. These rules are laid down in the Financial	(53) Horizontal financial rules adopted by the European Parliament and the Council on the basis of Article 322 of the Treaty on the Functioning of the European Union apply to this Regulation. These rules are laid down in the Financial Regulation and determine in	(53) Horizontal financial rules adopted by the European Parliament and the Council on the basis of Article 322 of the Treaty on the Functioning of the European Union apply to this Regulation. These rules are laid down in <i>Regulation (EU, Euratom) No 2018/1046</i> the	Council's drafting suggestion (replaces last sentence in of Council's position):  "(53) Horizontal financial rules adopted by the European Parliament and the Council on the

Directive (EU) 2017/1939 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).

Directive (EU) 2017/1939 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).

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).

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	Regulation and determine in particular the procedure for establishing and implementing the budget through grants, procurement, prizes, indirect implementation, and provide for checks on the responsibility of financial actors. Rules adopted on the basis of Article 322 TFEU also concern the 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.	particular the procedure for establishing and implementing the budget through grants, procurement, prizes, indirect implementation, and provide for checks on the responsibility of financial actors. Rules adopted on the basis of Article 322 TFEU also concern the 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.	Financial Regulation and determine in particular the procedure for establishing and implementing the budget through grants, procurement, prizes, indirect implementation, and provide for checks on the responsibility of financial actors.  Rules adopted on the basis of Article 322 TFEU also concern the 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 other conditionalities to protect the budget [and the European Union Recovery Instrument (the European Recovery Instrument )].	basis of Article 322 of the Treaty on the Functioning of the European Union apply to this Regulation. These rules are laid down in Regulation (EU, Euratom) No 2018/1046 and determine in particular the procedure for establishing and implementing the budget through grants, procurement, prizes, indirect implementation, and provide for checks on the responsibility of financial actors. Rules adopted on the basis of Article 322 TFEU also include a general regime of conditionality for the protection of the Union budget."
72.	(54) Pursuant to Article 94 of Council Decision 2013/755/EU <sup>114</sup> , persons and entities established in overseas	(54) Pursuant to Article 94 of Council Decision 2013/755/EU <sup>115</sup> , persons and entities established in overseas countries and territories	(54) Pursuant to Article 94 of Council Decision 2013/755/EU <sup>116</sup> , persons and entities established in overseas countries and territories	(54) Pursuant to Article 94 of Council Decision 2013/755/EU <sup>117</sup> , persons and entities established in overseas countries and territories

This recital may have to be updated pending the outcome of negotiations on the conditionality regime.

Council Decision 2013/755/EU of 25 November 2013 on the association of the overseas countries and territories with the European Union (Overseas Association Decision) (OJ L 344, 19.12.2013, p. 1).

Council Decision 2013/755/EU of 25 November 2013 on the association of the overseas countries and territories with the European Union (Overseas Association Decision) (OJ L 344, 19.12.2013, p. 1).

Council Decision 2013/755/EU of 25 November 2013 on the association of the overseas countries and territories with the European Union (Overseas Association Decision) (OJ L 344, 19.12.2013, p. 1).

Council Decision 2013/755/EU of 25 November 2013 on the association of the overseas countries and territories with the European Union (Overseas Association Decision) (OJ L 344, 19.12.2013, p. 1).

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	countries and territories (OCTs) are eligible for funding subject to the rules and objectives of the instrument and possible arrangements applicable to the Member State to which the relevant overseas country or territory is linked.	(OCTs) are eligible for funding subject to the rules and objectives of the instrument and possible arrangements applicable to the Member State to which the relevant overseas country or territory is linked.	(OCTs) are eligible for funding subject to the rules and objectives of the instrument and possible arrangements applicable to the Member State to which the relevant overseas country or territory is linked.	(OCTs) are eligible for funding subject to the rules and objectives of the instrument and possible arrangements applicable to the Member State to which the relevant overseas country or territory is linked.
73.	of the TFEU and in line with the Commission Communication A stronger and renewed strategic partnership with the EU's outermost regions, endorsed by the Council in its conclusion of 12 April 2018, the relevant Member States should ensure that their national programmes address emerging threats the outermost regions are confronted with. The instrument supports these Member States with adequate resources to help the outermost regions as appropriate.	(55) Pursuant to Article 349 of the TFEU and in line with the Commission Communication A stronger and renewed strategic partnership with the EU's outermost regions, endorsed by the Council in its conclusion of 12 April 2018, the relevant Member States should ensure that their national programmes address emerging threats the outermost regions are confronted with, such as border surveillance, disproportionate influx of people or the deployment of EU information systems. The instrument supports these Member States with adequate resources to help the outermost regions as appropriate in light of such specificities. [Am. 45]	(55) Pursuant to Article 349 of the TFEU and in line with the Commission Communication A stronger and renewed strategic partnership with the EU's outermost regions, endorsed by the Council in its conclusion of 12 April 2018, the relevant Member States should ensure that their national programmes address emerging threats the outermost regions are confronted with. The instrument supports these Member States with adequate resources to help the outermost regions as appropriate.	
74.	(56) Pursuant to paragraph 22 and 23 of the Interinstitutional Agreement for Better Law-Making of 13 April	(56) Pursuant to paragraph 22 and 23 of the Interinstitutional Agreement for Better Law-Making of 13 April	(56) Pursuant to paragraph 22 and 23 of the Interinstitutional Agreement for of 13 April 2016 on Better Law-	

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	2016 <sup>118</sup> , there is a need to evaluate this instrument on the basis of information collected through specific monitoring requirements, while avoiding overregulation and administrative burden, in particular on Member States. These requirements, where appropriate, can include measurable indicators, as a basis for evaluating the effects of the instrument on the ground. In order to measure the achievements of the instrument, indicators and related targets should be established in relation to each specific objective of the instrument.	2016 <sup>119</sup> , there is a need to evaluate this instrument on the basis of information collected through specific monitoring requirements, while avoiding overregulation and administrative burden, in particular on Member States. These requirements, where appropriate, can include measurable <i>indicators</i> - <i>including qualitative</i> and <i>quantitative</i> indicators, as a basis for evaluating the effects of the instrument on the ground. In order to measure the achievements of the instrument, indicators and related targets should be established in relation to each specific objective of the instrument. [Am. 46]	Making of 13 April 2016 <sup>120</sup> , there is a need to this instrument should be evaluated this instrument on the basis of information collected through in accordance with specific monitoring requirements, while avoiding overregulation and an administrative burden, in particular on Member States, and overregulation. These Those requirements, where appropriate, can should include measurable indicators, as a basis for evaluating the effects of the instrument on the ground. In order to measure the achievements of the instrument, indicators and related targets should be established in relation to each specific objective of the instrument.	
75.			(56a) For the purpose of the implementation of the programmes with a view to achieving the objectives of the instrument for financial support for border management and visa, it is necessary to process certain personal data of participants in	

Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making of 13 April 2016; OJ L 123, 12.5.2016, p. 1–14.

Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making of 13 April 2016; OJ L 123, 12.5.2016, p. 1–14.

Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making of 13 April 2016; OJ L 123, 12.5.2016, p. 1–14.

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			operations supported by the instrument. The personal data should be processed for the common indicators, for monitoring, evaluation, control and audit and, where applicable, for determining the eligibility of participants. The processing of personal data should be done in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council. 121	
76.	importance of tackling climate change in line with the Union's commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, this instrument will contribute to mainstream climate actions 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 preparation and implementation of the instrument, and reassessed in the context of the relevant	(57) Reflecting the importance of tackling climate change in line with the Union's commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, this instrument will contribute to mainstream climate actions 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 preparation and implementation of the instrument, and reassessed in the context of the relevant evaluations and review processes.	(57) Reflecting the importance of tackling climate change in line with the Union's commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, this instrument will contribute to mainstream climate actions and to the achievement of an overall target of 25 30 % of the EU budget expenditures supporting climate objectives. Relevant actions will be identified during the preparation and implementation of the instrument, and reassessed in the context of the relevant evaluations and review processes.	As agreed in the trilogue on 28 October the new EP proposal (29.10.):  "Reflecting the importance of tackling climate change in line with the Union's commitments to implement the Paris Agreement and the United Nations Sustainable Development Goals, the instrument will should contribute to mainstream climate actions and to the achievement of an overall target of 30 25 % of the EU budget expenditure supporting climate objectives. In this context, the instrument should support activities that would respect the climate and environmental

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, 4.5.2016, p. 1).

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	evaluations and review processes.			standards and priorities of the Union and the "do no harm" principle of the European Green Deal."
				Presidency's drafting suggestion: Deletion of "In this context" that refers to climate change rather than biodiversity.
76a.			(57a) Regulation (EU) No 514/2014 or any act applicable to the 2014–2020 programming period should continue to apply to programmes and projects supported by the Fund under the 2014–2020 programming period. Since the implementation period of Regulation (EU) No 514/2014 extends over to the programming period covered by this Regulation and in order to ensure continuity of implementation of certain projects approved by that Regulation, phasing provisions should be established. Each individual phase of the phased project should be implemented in accordance with the rules of the programming period under which it receives funding.	(57a) Regulation (EU) No 514/2014 or any act applicable to the 2014–2020 programming period should continue to apply to programmes and projects supported by the Fund under the 2014–2020 programming period. Since the implementation period of Regulation (EU) No 514/2014 extends over to the programming period covered by this Regulation and in order to ensure continuity of implementation of certain projects approved by that Regulation, phasing provisions should be established. Each individual phase of the phased project should be implemented in accordance with the rules of the programming period under which it receives funding.

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77.	(58) Through the indicators and financial reporting, the Commission and the Member States should monitor the implementation of the instrument, in accordance with the relevant provisions of Regulation (EU) No/ [CPR] and this Regulation.	financial reporting. The Commission should present a summary of the accepted annual performance reports to the European Parliament and the Council every year. Upon request, the Commission and the Member States should monitor the implementation make the full text of the instrument, in accordance with the relevant provisions of Regulation (EU) No/ [CPR] and this Regulation annual performance reports available to the European Parliament and the Council.  [Am. 47]	(58) Through the indicators and financial reporting, the Commission and the Member States should monitor the implementation of the instrument, in accordance with the relevant provisions of Regulation (EU) No/ [CPR] and this Regulation.	
78.		(58a) It is important to ensure sound financial management and legal certainty during the transitional period and throughout the implementation of the Instrument. Actions undertaken during the 2014-2020 period should not be interrupted during the transition. [Am. 48]		
79.	(59) In order to supplement and amend non-essential elements of this Regulation the power to adopt acts in accordance with Article 290 the Treaty on the Functioning of the European Union should be	(59) In order to supplement and amend non-essential elements of this Regulation the power to adopt acts in accordance with Article 290 the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of the	(59) In order to supplement and amend non-essential elements of this Regulation the power to adopt acts in accordance with Article 290 the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of the	(59) In order to supplement and amend non-essential elements of this Regulation the power to adopt acts in accordance with Article 290 the Treaty on the Functioning of the European Union should be delegated to the Commission in

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	delegated to the Commission in respect of the list actions eligible for higher co-financing as listed in Annex IV, operating support and in order to further develop the common monitoring and evaluation framework. It is of particular importance that the Commission carries 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 on Better Law Making of 13 April 2016 <sup>122</sup> .	list actions eligible for higher co- financing as listed in Annex IV, operating support and in order to further develop the common monitoring and evaluation framework. It is of particular importance that the Commission carries 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 on Better Law Making of 13 April 2016 <sup>123</sup> .	list actions eligible for higher co- financing as listed in Annex IV, operating support and in order to further develop the common monitoring and evaluation framework. It is of particular importance that the Commission carries 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 on Better Law Making of 13 April 2016 <sup>124</sup> .	respect of the list actions eligible for higher co-financing as listed in Annex IV, operating support and in order to further develop the common monitoring and evaluation framework. It is of particular importance that the Commission carries 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 on Better Law Making of 13 April 2016 <sup>125</sup> .
80.	(60) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. These powers should be exercised in accordance with Regulation (EU) No 182/2011 of the	(60) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. These powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>127</sup> . The examination	(60) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. These powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>128</sup> . The examination	

OJ L 123, 12.5.2016, p. 1.

OJ L 123, 12.5.2016, p. 1.

OJ L 123, 12.5.2016, p. 1. OJ L 123, 12.5.2016, p. 1. OJ L 123, 12.5.2016, p. 1. OJ L 55, 28.2.2011, p. 13. OJ L 55, 28.2.2011, p. 13. 

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	European Parliament and of the Council 126. The examination procedure should be used for implementing acts that lay down common obligations on Member States, in particular on the provision of information to the Commission, and the advisory procedure should be used for the adoption of implementing acts relating to the modalities of providing information to the Commission in the framework of programming and reporting, given their purely technical nature.	procedure should be used for implementing acts that lay down common obligations on Member States, in particular on the provision of information to the Commission, and the Advisory procedure should be used for the adoption of implementing acts relating to the modalities of providing information to the Commission in the framework of programming and reporting, given their purely technical nature.  [Am. 49]	procedure should be used for implementing acts that lay down common obligations on Member States, in particular on the provision of information to the Commission, and the advisory procedure should be used for the adoption of implementing acts relating to the modalities of providing information to the Commission in the framework of programming and reporting, given their purely technical nature.	
81.	(61) Participation by a Member State in this instrument should not coincide with its participation in a temporary financial instrument of the Union which supports the beneficiary Member States to finance, among others, actions at new external borders of the Union for the implementation of the Schengen <i>acquis</i> on borders and visas and external border control.	(61) Participation by a Member State in this instrument should not coincide with its participation in a temporary financial instrument of the Union which supports the beneficiary Member States to finance, among others, actions at new external borders of the Union for the implementation of the Schengen acquis on borders and visas and external border control.	(61) Participation by a Member State in this instrument should not coincide with its participation in a temporary financial instrument of the Union which supports the beneficiary Member States to finance, among others, actions at new external borders of the Union for the implementation of the Schengen <i>acquis</i> on borders and visas and external border control.	(61) Participation by a Member State in this instrument should not coincide with its participation in a temporary financial instrument of the Union which supports the beneficiary Member States to finance, among others, actions at new external borders of the Union for the implementation of the Schengen <i>acquis</i> on borders and visas and external border control.

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82.	(62) As regards Iceland and Norway, this Regulation constitutes a development of the Schengen <i>acquis</i> within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latters' association with the implementation, application and development of the Schengen <i>acquis</i> <sup>129</sup> which falls within the areas referred to in Article 1, Points A and B of Council Decision 1999/437/EC <sup>130</sup> .	(62) As regards Iceland and Norway, this Regulation constitutes a development of the Schengen acquis within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latters' association with the implementation, application and development of the Schengen acquis <sup>131</sup> which falls within the areas referred to in Article 1, Points A and B of Council Decision 1999/437/EC <sup>132</sup> .	Norway, this Regulation constitutes a development of the Schengen <i>acquis</i> within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latters' association with the implementation, application and development of the Schengen <i>acquis</i> <sup>133</sup> which falls within the areas referred to in Article 1, Points A and B of Council Decision 1999/437/EC <sup>134</sup> .	(62) As regards Iceland and Norway, this Regulation constitutes a development of the Schengen <i>acquis</i> within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latters' association with the implementation, application and development of the Schengen <i>acquis</i> <sup>135</sup> which falls within the areas referred to in Article 1, Points A and B of Council Decision 1999/437/EC <sup>136</sup> .

OJ L 176, 10.7.1999, p. 36.

Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis* (OJ L 176, 10.7.1999, p. 31).

<sup>&</sup>lt;sup>131</sup> OJ L 176, 10.7.1999, p. 36.

Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis* (OJ L 176, 10.7.1999, p. 31).

OJ L 176, 10.7.1999, p. 36.

Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis* (OJ L 176, 10.7.1999, p. 31).

OJ L 176, 10.7.1999, p. 36.

Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the association of those two States with the implementation, application and development of the Schengen *acquis* (OJ L 176, 10.7.1999, p. 31).

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83.	(63) As regards Switzerland, this Regulation constitutes a development of provisions of the Schengen <i>acquis</i> within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen <i>acquis</i> <sup>137</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3 of	(63) As regards Switzerland, this Regulation constitutes a development of provisions of the Schengen acquis within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis <sup>139</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC <sup>140</sup> .	(63) As regards Switzerland, this Regulation constitutes a development of provisions of the Schengen <i>acquis</i> within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen <i>acquis</i> <sup>141</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC <sup>142</sup> .	(63) As regards Switzerland, this Regulation constitutes a development of provisions of the Schengen <i>acquis</i> within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen <i>acquis</i> <sup>143</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC <sup>144</sup> .

<sup>&</sup>lt;sup>137</sup> OJ L 53, 27.2.2008, p. 52.

OJ L 53, 27.2.2008, p. 52.

Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis* (OJ L 53, 27.2.2008, p. 1).

OJ L 53, 27.2.2008, p. 52.

Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis* (OJ L 53, 27.2.2008, p. 1).

OJ L 53, 27.2.2008, p. 52.

<sup>144</sup> Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis* (OJ L 53, 27.2.2008, p. 1).

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	Council Decision 2008/146/EC <sup>138</sup> .			
84.	Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation on the Swiss Confederation on the Swiss Confederation, application and development of the Schengen acquis <sup>145</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3 of	(64) As regards Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis <sup>147</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in	Regulation constitutes a development of the provisions of the Schengen <i>acquis</i> within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen <i>acquis</i> <sup>149</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in	(64) As regards Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen <i>acquis</i> within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation on the Swiss Confederation, application and development of the Schengen <i>acquis</i> <sup>151</sup> which falls within the area referred to in Article 1, Points A and B of Decision 1999/437/EC read in conjunction with Article 3

Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis* (OJ L 53, 27.2.2008, p. 1). OJ L 160, 18.6.2011, p. 21.

<sup>147</sup> OJ L 160, 18.6.2011, p. 21.

<sup>149</sup> OJ L 160, 18.6.2011, p. 21.

<sup>151</sup> OJ L 160, 18.6.2011, p. 21.

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	Council Decision 2011/350/EU <sup>146</sup> .	conjunction with Article 3 of Council Decision 2011/350/EU <sup>148</sup> .	conjunction with Article 3 of Council Decision 2011/350/EU <sup>150</sup> .	of Council Decision 2011/350/EU <sup>152</sup> .
85.			(64a) In order to specify the nature and modalities of the participation in the instrument by countries associated with the implementation, application and development of the Schengen acquis, further arrangements should be concluded between the Union and those countries under the relevant provisions of their respective association agreements. Such arrangements should constitute international agreements within the meaning of Article 218 TFEU. With a view to minimize a possible gap between the moment	

<sup>146</sup> Council Desiries 2011/250/E

Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis*, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).

Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis*, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).

Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis*, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).

Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen *acquis*, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).

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			when this Instrument will become binding on the country concerned and the entry into force of the arrangements, it is appropriate to start the negotiations on such arrangements as soon as possible after the respective country has notified to the Council and the Commission its decision to accept the contents of this Instrument and to implement it in its internal legal order. The conclusion of such arrangements should take place after the country concerned has informed in writing upon fulfilment of all its internal requirements.	
86.	(65) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark, annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen <i>acquis</i> , Denmark should, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement this Regulation in its national law.	and 2 of Protocol No 22 on the position of Denmark, annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen acquis, Denmark should, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement this Regulation in its national law.	and 2 of Protocol No 22 on the position of Denmark, annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen <i>acquis</i> , Denmark should, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement this Regulation in its national law.	(65) In accordance with Articles 1 and 2 of Protocol No 22 on the position of Denmark, annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen <i>acquis</i> , Denmark should, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement this Regulation in its national law.

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87.	(66) This Regulation constitutes a development of the provisions of the Schengen <i>acquis</i> in which Ireland does not take part, in accordance with Council Decision 2002/192/EC <sup>153</sup> . Ireland is therefore not taking part in its adoption and is not bound by it or subject to its application.	(66) This Regulation constitutes a development of the provisions of the Schengen acquis in which Ireland does not take part, in accordance with Council Decision 2002/192/EC <sup>154</sup> . Ireland is therefore not taking part in its adoption and is not bound by it or subject to its application.	(66) This Regulation constitutes a development of the provisions of the Schengen <i>acquis</i> in which Ireland does not take part, in accordance with Council Decision 2002/192/EC <sup>155</sup> . Ireland is therefore not taking part in its adoption and is not bound by it or subject to its application.	(66) This Regulation constitutes a development of the provisions of the Schengen <i>acquis</i> in which Ireland does not take part, in accordance with Council Decision 2002/192/EC <sup>156</sup> . Ireland is therefore not taking part in its adoption and is not bound by it or subject to its application.
88.			(66a) This Regulation constitutes a development of the provisions of the Schengen acquis in which the United Kingdom does not take part, in accordance with Council Decision 2000/365/EC <sup>157</sup> . The United Kingdom is therefore not taking part in its adoption and is not bound by it or subject to its application.	
89.	(67) It is appropriate to align the period of application of this Regulation with that of Council Regulation (EU, Euratom)/	(67) It is appropriate to align the period of application of this Regulation with that of Council Regulation (EU, Euratom)/	(67) It is appropriate to align the period of application of this Regulation with that of Council Regulation (EU, Euratom)/	(67) It is appropriate to align the period of application of this Regulation with that of Council Regulation (EU, Euratom)/

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Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen *acquis* (OJ L 64, 7.3.2002, p. 20).

Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen *acquis* (OJ L 64, 7.3.2002, p. 20).

Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen *acquis* (OJ L 64, 7.3.2002, p. 20).

Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen *acquis* (OJ L 64, 7.3.2002, p. 20).

<sup>157</sup> Council Decision 2000/365/EC of 29 May 2000 concerning the request of the United Kingdom of Great Britain and Northern Ireland to take part in some of the provisions of the Schengen acquis (OJ L 131, 1.6.2000, p. 43).

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	[Multiannual Financial Framework Regulation] <sup>158</sup> ,	[Multiannual Financial Framework Regulation] <sup>159</sup> ,	[Multiannual Financial Framework Regulation] <sup>160</sup> ,	[Multiannual Financial Framework Regulation] <sup>161</sup> ,
90.	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:
91.	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS
92.	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter
93.	1. This Regulation establishes the instrument for financial support for border management and visa ('the instrument') as part of the Integrated Border Management Fund ('the Fund').	1. This Regulation establishes the instrument for financial support for border management and visa ('the instrument') as part of the Integrated Border Management Fund ('the Fund') for the period from 1 January 2021 to 31 December 2027. [Am. 50]	1. This Regulation establishes the instrument for financial support for border management and visa ('the instrument') as part of the Integrated Border Management Fund ('the Fund') for the period from 1 January 2021 to 31 December 2027.	1. This Regulation establishes the instrument for financial support for border management and visa ('the instrument') as part of the Integrated Border Management Fund ('the Fund') for the period from 1 January 2021 to 31 December 2027.
94.	2. Jointly with Regulation (EU) No/ [Customs Control Equipment Fund], establishing as part of the [Integrated Border Management	2. Jointly with Regulation (EU) No/ [Customs Control Equipment Fund], establishing as part of the [Integrated Border Management Fund] <sup>163</sup> the instrument	2. Jointly with Regulation (EU) No/ Customs Control Equipment Fund, establishing as part of the Integrated Border Management Fund <sup>164</sup> the instrument for financial	2. Jointly with Regulation (EU) No/ Customs Control Equipment Fund, establishing as part of the Integrated Border Management Fund the instrument

OJ L [...], [...], p. OJ L [...[, [...], p. 

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	Fund] <sup>162</sup> the instrument for financial support for customs control equipment, this Regulation establishes the Fund.	for financial support for customs control equipment, this Regulation establishes the Fund. [Am. 51]	support for customs control equipment, this Regulation establishes the Fund.	for financial support for customs control equipment, this Regulation establishes the Fund.
95.	3. It lays down the objectives of the instrument, the budget for the period 2021-2027, the forms of Union funding and the rules for providing such funding.	3. It-This Regulation lays down the objectives of the instrument, the specific objectives and measures to implement those specific objectives, the budget for the period 2021-2027, the forms of Union funding and the rules for providing such funding.  [Am. 52]	3. It lays down the objectives of the instrument, the budget for the period 2021-2027, the forms of Union funding and the rules for providing such funding.	This Regulation lays down the objectives of the instrument, the specific objectives and measures to implement those specific objectives, the budget for the period 2021-2027, the forms of Union funding and the rules for providing such funding.
96.	Article 2	Article 2	Article 2	Article 2
	Definitions	Definitions	Definitions	Definitions
97.	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:
98.	(1) 'blending operation' means actions supported by the Union budget, including within blending facilities pursuant to Article 2(6) of the Financial Regulation, combining non-repayable forms of support and/or financial instruments from the Union budget with repayable forms of support from development or other public	(1) 'blending operation' means actions supported by the Union budget, including within blending facilities pursuant to Article 2(6) of the Financial Regulation, combining non repayable forms of support and/or financial instruments from the Union budget with repayable forms of support from development or other public finance institutions, as	(1) 'blending operation' means actions supported by the Union budget, including within blending facilities pursuant to Article 2(6) of Regulation (EU, Euratom)  2018/1046 of the European Parliament and of the Council the Financial Regulation, combining non-repayable forms of support and/or financial instruments from the Union budget with repayable forms	For political trilogue

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	finance institutions, as well as from commercial finance institutions and investors;	well as from commercial finance institutions and investors; [Am. 53]	of support from development or other public finance institutions, as well as from commercial finance institutions and investors;	
99.	(2) 'border crossing point' means any crossing point authorised by the competent authorities for the crossing of external borders as notified in accordance with Article 2(8) of Regulation (EU) 2016/399 of the European Parliament and of the Council <sup>165</sup> ;	(2) 'border crossing point' means any crossing point authorised by the competent authorities for the crossing of external borders as notified in accordance with Article 2(8) of Regulation (EU) 2016/399 of the European Parliament and of the Council <sup>166</sup> ;	(2) 'border crossing point' means any crossing point authorised by the competent authorities for the crossing of external borders as notified in accordance with Article 2(8) of Regulation (EU) 2016/399 of the European Parliament and of the Council <sup>167</sup> ;	(2) 'border crossing point' means any crossing point authorised by the competent authorities for the crossing of external borders as notified in accordance with Article 2(8) of Regulation (EU) 2016/399 of the European Parliament and of the Council <sup>168</sup> ;
100.	(3) 'European integrated border management' means the components listed in Article 4 of Regulation (EU) 2016/1624;	(3) 'European integrated border management' means the components listed in Article 4 of Regulation (EU) 2016/1624;	(3) 'European integrated border management' means the components listed in Article 3 4 of Regulation (EU)/2019 [EBCG] 2016/1624;	(3) 'European integrated border management' means the components listed in Article 3 4 of Regulation (EU) 2019/1896
101.	(4) 'external borders' means the borders of the Member States: land borders, including river and lake borders, sea borders as well as their airports, river ports, sea ports and lake	(4) 'external borders' means external borders as defined in point (2) of Article 2 of Regulation (EU) No 399/2016 the borders of the Member States: land borders, including river and lake borders, sea	(4) 'external borders' means the borders of the Member States: land borders, including river and lake borders, sea borders as well as their airports, river ports, sea ports and lake ports to which the provisions of	(4) 'external borders' means external borders as defined in point (2) of Article 2 of Regulation (EU) No 399/2016 and

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Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23.3.2016, p. 1).

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23.3.2016, p. 1).

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23.3.2016, p. 1).

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23.3.2016, p. 1).

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	ports to which the provisions of Union law on the crossing of external borders apply, including those internal borders at which the controls have not been lifted yet;	borders as well as their airports, river ports, sea ports and lake ports to which the provisions of Union law on the crossing of external borders apply, including those internal borders at which the controls have not been lifted yet; [Am. 54];	Union law on the crossing of external borders apply, including those internal borders at which the controls have not been lifted yet;	those internal borders at which the controls have not been lifted yet;
102.	(5) 'external border section' means the whole or a part of the external land or sea border of a Member State as defined by Regulation (EU) No 1052/2013;	(5) 'external border section' means the whole or a part of the external land or sea border of a Member State as defined by Regulation (EU) No 1052/2013	(5) 'external border section' means the whole or a part of the external land or sea border of a Member State as defined by <i>point (f) of Article 3 of</i> Regulation (EU) No 1052/2013;	(5) 'external border section' means the whole or a part of the external land or sea border of a Member State as defined by <i>point</i> (11) of Article 2 of Regulation (EU) No 2019/1896;
103.	(6) 'hotspot area' means the hotspot area defined in Article 2(10) of Regulation (EU) 2016/1624;	(6) 'hotspot area' means the hotspot area defined in Article 2(10) of Regulation (EU) 2016/1624;	(6) 'hotspot area' means the hotspot area defined in Article 2(23) 2(10) of Regulation (EU)/2019 [EBCG] 2016/1624;	(6) 'hotspot area' means the hotspot area defined in Article 2 (23) of Regulation (EU) 2019/1896;
104.	(7) 'internal borders at which the controls have not been lifted yet' means:	(7) 'internal borders at which the controls have not been lifted yet' means:	(7) 'internal borders at which the controls have not been lifted yet' means:	(7) 'internal borders at which the controls have not been lifted yet' means:
105.	(a) the common border between a Member State fully implementing the Schengen acquis and a Member State bound to apply the Schengen acquis in full, in conformity with its Act of Accession, but for which the relevant Council Decision authorising it to fully	(a) the common border between a Member State fully implementing the Schengen acquis and a Member State bound to apply the Schengen acquis in full, in conformity with its Act of Accession, but for which the relevant Council Decision	(a) the common border between a Member State fully implementing the Schengen <i>acquis</i> and a Member State bound to apply the Schengen <i>acquis</i> in full, in conformity with its Act of Accession, but for which the relevant Council Decision	(a) the common border between a Member State fully implementing the Schengen <i>acquis</i> and a Member State bound to apply the Schengen <i>acquis</i> in full, in conformity with its Act of Accession, but for which the relevant Council Decision authorising it to fully apply that

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	apply that <i>acquis</i> has not yet entered into force;	authorising it to fully apply that acquis has not yet entered into force;	authorising it to fully apply that <i>acquis</i> has not yet entered into force;	acquis has not yet entered into force;
106.	(b) the common border between two Member States bound to apply the Schengen <i>acquis</i> in full, in conformity with their respective Acts of Accession, but for which the relevant Council Decision authorising them to fully apply that <i>acquis</i> has not yet entered into force.	(b) the common border between two Member States bound to apply the Schengen acquis in full, in conformity with their respective Acts of Accession, but for which the relevant Council Decision authorising them to fully apply that acquis has not yet entered into force.	(b) the common border between two Member States bound to apply the Schengen <i>acquis</i> in full, in conformity with their respective Acts of Accession, but for which the relevant Council Decision authorising them to fully apply that <i>acquis</i> has not yet entered into force.	(b) the common border between two Member States bound to apply the Schengen <i>acquis</i> in full, in conformity with their respective Acts of Accession, but for which the relevant Council Decision authorising them to fully apply that <i>acquis</i> has not yet entered into force.
107.			(8) 'emergency situation' means an urgent and exceptional pressure where a large or disproportionate number of third-country nationals have crossed, are crossing or are expected to cross the external borders of one or more Member States and/or where incidents related to illegal immigration or cross-border crime occur at external borders of one or more Member States, in particular at border sections with decisive impact on border security to such an extent that they risk jeopardising the functioning of the Schengen area, or any other situation in respect of which it is duly substantiated that it requires urgent action.	New Presidency's compromise proposal:  (8) 'emergency situation means a situation resulting from an urgent and exceptional pressure where a large or disproportionate number of third-country nationals have crossed, are crossing or are expected to cross the external borders of one or more Member States and/or where incidents related to illegal immigration or cross-border crime occur at external borders of one or more Member States that have a decisive impact on border security to such an extent that they risk jeopardizing the functioning of the Schengen area, or any other situation in respect of which it is

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				duly substantiated that immediate action at the external borders is required, within the objectives of the instrument.
108.				If line 207 is agreed on, the amendment can be dropped.
109.	Article 3	Article 3	Article 3	Article 3
	Objectives of the instrument	Objectives of the instrument	Objectives of the instrument	Objectives of the instrument
110.	1. As part of the Integrated Border Management Fund, the policy objective of the instrument shall be ensuring strong and effective European integrated border management at the external borders while safeguarding the free movement of persons within it, in full compliance with the Union's commitments on fundamental rights, thereby contributing to guaranteeing a high level of security in the Union.	1. As part of the Integrated Border Management Fund, the policy objective of the instrument shall be ensuring strong and effective European integrated border management at the external borders while safeguarding the free movement of persons within it, in full compliance with the Union's commitments on fundamental rights, thereby contributing to guaranteeing a high level of security in acquis and international obligations of the Union and its Member States arising from international instruments to which they are signatory. [Am. 55]	1. As part of the Integrated Border Management Fund, the policy objective of the instrument shall be ensuring strong and effective European integrated border management at the external borders while safeguarding the free movement of persons within it, in full compliance with the Union's commitments on fundamental rights, thereby contributing to <i>guaranteeing</i> a high level of security in the Union.	1. As part of the Integrated Border Management Fund, the policy objective of the instrument shall be ensuring strong and effective European integrated border management at the external borders, thereby contributing to ensuring a high level of internal security within the Union, while safeguarding the free movement of persons within it, and fully respecting the relevant Union acquis and the international obligations of the Union and the Member States arising from international instruments to which they are signatory.
111.	2. Within the policy objective set out in paragraph 1, the instrument shall contribute to the following specific objectives:	2. Within the policy objective set out in paragraph 1, the instrument shall contribute to the following specific objectives:	2. Within the policy objective set out in paragraph 1, the instrument shall contribute to the following specific objectives:	2. Within the policy objective set out in paragraph 1, the instrument shall contribute to the following specific objectives:

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112.	(a) supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and cross- border crime and to effectively manage migratory flows;	(a) supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal irregular immigration and cross-border crime and to effectively manage migratory flows; [Am. 56]	(a) supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and cross-border crime and to effectively manage migratory flows;	(a) supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and cross-border crime and to effectively manage migratory flows;
113.	(b) supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks.	(b) supporting the common visa policy to ensure a more harmonised approach among the Member States with regard to the issuance of visas and to facilitate legitimate travel and prevent migratory and mitigate security risks. [Am. 57]	(b) supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks.	(b) supporting the common visa policy to ensure harmonised approach with regard to the issuance of visas and to facilitate legitimate travel, while helping prevent migratory and security risks.
114.	3. Within the specific objectives set out in paragraph 2, the instrument shall be implemented through the implementation measures listed in Annex II.	3. Within the specific objectives set out in paragraph 2, the instrument shall be implemented through the implementation measures listed in Annex II;	3. Within the specific objectives set out in paragraph 2, the instrument shall be implemented through the implementation measures listed in Annex II.	3. Within the specific objectives set out in paragraph 2, the instrument shall be implemented through the implementation measures listed in Annex II.

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115.		Article 3a Non-discrimination and respect for fundamental rights		Article 3a Non-discrimination and respect for fundamental rights
116.		The instrument shall be implemented in full compliance with the rights and principles enshrined in the Union acquis, the Charter of Fundamental Rights of the European Union, the European Convention for the Protection of Human Rights and Fundamental Freedoms, and with the Union's international obligations as regards fundamental rights, in particular by ensuring compliance with the principles of non-discrimination and non-refoulement. [Am. 58]		Actions funded under this Instrument shall be implemented in full compliance with the rights and principles enshrined in the Union acquis, the Charter of Fundamental Rights of the European Union and with the Union's international obligations as regards fundamental rights, in particular by ensuring compliance with the principles of non-discrimination and non- refoulement.
117.	Article 4 Scope of support	Article 4 Scope of support	Article 4 Scope of support	Article 4 Scope of support
118.	1. Within the objectives referred to in Article 3 and in line with the implementation measures listed in Annex II, the instrument shall in particular support the actions listed in Annex III.	1. Within the objectives referred to in Article 3 and In line with the implementation measures listed in Annex II, the instrument shall support actions that contribute to the achievement of the objectives referred to in Article 3 and in particular support the actions listed in Annex III. [Am. 59]	1. Within the objectives referred to in Article 3 and in line with the implementation measures listed in Annex II, the instrument shall in particular support the actions <i>such as those</i> listed in Annex III.	P, H Political trilogue.  (also in lines 213, 409, 410, 426 and 438).

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119.	2. To achieve the objectives of this Regulation, the instrument may support actions in line with Union priorities as referred to in Annex III in relation to and in third countries, where appropriate, in accordance with Article 5.	2. To achieve the objectives of this Regulation referred to in Article 3, the instrument may in exceptional cases, within defined limits, and subject to appropriate safeguards, support actions in line with Union priorities as referred to in Annex III in relation to and in third countries, where appropriate, in accordance with Article 5. [Am. 60]	2. To achieve the objectives of this Regulation, the instrument may support actions in line with Union priorities as referred to in Annex III in relation to and in third countries, where appropriate, in accordance with Article <i>16a</i> 5.	Possible compromise:  2. To achieve the objectives of this Regulation, the instrument may, subject to appropriate safeguards, support the actions in line with Union priorities as referred to in Annex III in relation to and in third countries, where appropriate, in accordance with Article 16a.  2a. In accordance with their respective responsibilities, the Commission and the Member States, together the European External Action Service ('EEAS') as regards actions in and in relation to third countries, shall ensure coordination between this instrument and with other relevant Union policies, strategies and instruments, including those in the framework of the Union's external action.  3. The Commission and the Member States, together with the EEAS where appropriate, shall ensure that actions in and in relation to third countries are carried out in synergy and in coherence with other actions outside the Union supported through Union instruments. They

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				shall, in particular, ensure that those actions are:
				<ul> <li>(a) coherent with the Union's external policy, respect the principle of policy coherence for development and are consistent with the strategic programming documents for the region or country in question;</li> <li>(b) focus on non-development-oriented measures;</li> <li>(c) and serve the interests of the</li> </ul>
				Union's internal policies and are consistent with activities undertaken inside the Union.
120.			2a. Equipment and ICT systems financed under this Instrument may be used for customs control, for maritime operations of multipurpose character and for achieving the objectives of the Internal Security Fund established by Regulation (EU) No/[ISF] and of the Asylum, Migration and Integration Fund established by Regulation (EU) No/[AMIF], as long as the primary purpose of those equipment and ICT systems is in accordance	

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			with this Regulation and double- financing is avoided.	
121.		2a. The total amount of funding for supporting actions in or in relation to third countries under the thematic facility in accordance with Article 8 shall not exceed 4 % of the total amount allocated to the thematic facility under Article 7(2)(b). [Am. 61]		P For political trilogue.
122.		2b. The total amount of funding for supporting actions in or in relation to third countries under the Member States' programmes in accordance with Article 12 shall not exceed, for each Member State, 4% of the total amount allocated to that Member State in accordance with Article 7(2)(a), with Article 10(1) and with Annex I. [Am. 62]		P For political trilogue.
123.	3. The following actions shall not be eligible:	3. The following actions shall not be eligible:	3. The following actions shall not be eligible:	3. The following actions shall not be eligible:
124.	(a) the actions referred to in paragraph 1(a) of Annex III at those internal borders at which controls have not been lifted yet;	(a) the actions referred to in paragraph 1(a) of Annex III at those internal borders at which controls have not been lifted yet;	(a) the actions referred to in paragraph 1(a) of Annex III at those internal borders at which controls have not been lifted yet;	(a) the actions referred to in paragraph 1(a) of Annex III at those internal borders at which controls have not been lifted yet;
125.	(b) the actions related to the temporary and exceptional reintroduction of border control	(b) the actions related to the temporary and exceptional reintroduction of border control at	(b) the actions related to the temporary and exceptional reintroduction of border control at	(b) the actions related to the temporary and exceptional reintroduction of border control at

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	at internal borders as referred to in Regulation (EU) 2016/399;	internal borders as referred to in Regulation (EU) 2016/399;	internal borders as referred to in Regulation (EU) 2016/399;	internal borders as referred to in Regulation (EU) 2016/399;
126.	(c) as regards the control of goods:	(c) as regards the control of goods:	(c) as regards the control of goods:	
127.	(1) actions of which the exclusive aim or effect is control of goods;	(1) actions of which the exclusive aim or effect is control of goods;	(1) actions of which the exclusive aim or effect is control of goods;	
128.	(2) purchase, maintenance or upgrading of equipment, excluding means of transport, of which one of the aims or effects is control of goods;	(2) purchase, maintenance or upgrading of equipment, excluding means of transport, of which one of the aims or effects is control of goods;	(2) purchase, maintenance or upgrading of equipment, excluding means of transport, of which one of the aims or effects is control of goods;	
129.	(3) other actions under this Regulation of which the primary aim or effect is the control of goods.	(3) other actions under this Regulation of which the primary aim or effect is the control of goods	(3) other actions under this Regulation of which the primary aim or effect is the control of goods.	
130.			(c) the actions of which the primary purpose is customs control.	(c) the actions of which the primary purpose is customs control.
131.	Where an emergency situation occurs, non-eligible actions referred to in this paragraph may be considered eligible.	Where an emergency situation, as referred to in Article 23, occurs, non-eligible actions referred to in this paragraph may be considered eligible. [Am. 63]	4. Where an emergency situation occurs, non-eligible actions referred to in this paragraph 3 may be considered eligible.	Where an emergency situation, as referred to in Article 23, occurs, non-eligible actions referred to in this paragraph may be considered eligible.

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132.	Article 5 Eligible entities	Article 5 Eligible entities	Article 5 Eligible entities	EP Rapporteur proposes to agree to move the Article on Eligible Entities to Article 16a.
133.	1. The following entities may be eligible:	1. The following entities may be eligible:	1. The following entities may be eligible:	
134.	(a) legal entities established in any of the following countries:	(a) legal entities established in any of the following countries:	(a) legal entities established in any of the following countries:	
135.	(i) a Member State or an overseas country or territory linked to it;	(i) a Member State or an overseas country or territory linked to it;	(i) a Member State or an overseas country or territory linked to it;	
136.	(ii) third country listed in the work programme under the conditions specified therein.	(ii) a third country listed in the work programme under the conditions specified therein, subject to the condition that all actions in or in relation to that third country fully respect the rights and principles enshrined in the Charter of Fundamental Rights of the European Union, and the international obligations of the Union and the Member States.  [Am. 64]	(ii) third country listed in the work programme under the conditions specified therein.	
137.	(b) any legal entity created under Union law or any international organisation.	(b) any legal entity created under Union law or any international organisation.	(b) any legal entity created under Union law or any international organisation.	

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138.	2. Natural persons are not eligible.	2. Natural persons are not eligible.	2. Natural persons are not eligible.	
139.	3. Legal entities established in a third country are exceptionally eligible to participate where this is necessary for the achievement of the objectives of a given action.	3. Legal entities established in a third country are exceptionally eligible to participate where this is necessary for the achievement of the objectives of a given action, and where this is in full compliance with Union acquis and the Charter of Fundamental Rights of the European Union. [Am. 65]	3. Legal entities established in a third country are exceptionally eligible to participate where this is necessary for the achievement of the objectives of a given action.	
140.	4. Legal entities participating in consortia of at least two independent entities, established in different Member States or overseas countries or territories linked to those states or in third countries, are eligible.	4. Legal entities participating in consortia of at least two independent entities, established in different Member States or <i>in</i> overseas countries or territories linked to those states or in third countries, are eligible. Article 6(3) applies when international organisations participating in a consortium are established in a third country.  [Am. 66]	4. Legal entities participating in consortia of at least two independent entities, established in different Member States or overseas countries or territories linked to those states or in third countries, are eligible.	
141.	CHAPTER II	CHAPTER II	CHAPTER II	CHAPTER II
	FINANCIAL AND IMPLEMENTATION FRAMEWORK	FINANCIAL AND IMPLEMENTATION FRAMEWORK	FINANCIAL AND IMPLEMENTATION FRAMEWORK	FINANCIAL AND IMPLEMENTATION FRAMEWORK
142.	SECTION 1 COMMON PROVISIONS	SECTION 1 COMMON PROVISIONS	SECTION 1 COMMON PROVISIONS	SECTION 1 COMMON PROVISIONS

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143.	Article 6	Article 6	Article 6	Article 6
	General principles	General principles	General principles	General principles
144.	1. Support provided under this Regulation shall complement national, regional and local interventions, and shall focus on bringing added value to the objectives of this Regulation.	1. Support provided under this Regulation shall complement national, regional and local interventions, and shall focus on bringing <i>Union</i> added value to the objectives of this Regulation.  [Am. 67]	1. Support provided under this Regulation shall complement national, regional and local interventions, and shall focus on bringing added value to the objectives of this Regulation.	1. Support provided under this Regulation shall complement national, regional and local interventions, and shall focus on bringing <i>Union</i> added value to the objectives of this Regulation.
145.	2. The Commission and the Member States shall ensure that the support provided under this Regulation and by the Member States is consistent with the relevant activities, policies and priorities of the Union and is complementary to other Union instruments.	2. The Commission and the Member States shall ensure that the support provided under this Regulation and by the Member States is consistent with the relevant activities, policies and priorities of the Union and is complementary to other Union instruments	2. The Commission and the Member States shall ensure that the support provided under this Regulation and by the Member States is consistent with the relevant activities, policies and priorities of the Union and is complementary to other Union instruments.	2. The Commission and the Member States shall ensure that the support provided under this Regulation and by the Member States is consistent with the relevant activities, policies and priorities of the Union and is complementary to other Union instruments.
146.	3. The instrument shall be implemented in shared, direct or indirect management in accordance with Articles 62 (1)(a), (b) and (c) of the Financial Regulation.	3. The instrument shall be implemented in shared, direct or indirect management in accordance with Articles 62 (1)(a), (b) and (c) of the Financial Regulation.	3. The instrument shall be implemented in shared, direct or indirect management in accordance with Articles 62 (1)(a), (b) and (c) of <i>Regulation (EU, Euratom)</i> 2018/1046 the Financial Regulation.	3. The instrument shall be implemented in shared, direct or indirect management in accordance with Articles 62 (1)(a), (b) and (c) of Regulation (EU, Euratom) 2018/1046.
147.		3b. The Commission and the Member States shall cooperate in the implementation of the instrument. The Commission shall set up a helpdesk and contact point		

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		to provide support to Member States and contribute to the effective allocation of funding. [Am. 68]		
148.	Article 7	Article 7	Article 7	Article 7
	Budget	Budget	Budget	Budget
149.	1. The financial envelope for the implementation of the instrument for the period 2021-2027 shall be EUR 8 018 000	1. The financial envelope for the implementation of the instrument for the period 2021-2027 shall be <i>EUR 7 087 760 000 in 2018 prices</i>	1. The financial envelope for the implementation of the instrument for the period 2021-2027 shall be EUR 8 018 000 000 5 241 000 000 in	1. The budget for the implementation of the instrument for the period 2021-2027 shall be composed of:
	000 in current prices.	(EUR 8 018 000 000 in current prices). [Am. 69]	current prices.	(a) A financial envelope of EUR 5 241 000 000 in current prices;
				(b) An additional allocation of a maximum amount of EUR 1 000 000 000 in 2018 prices in accordance with Article 5 and Annex II of the MFF Regulation.
150.	2. The financial envelope shall be used as follows:	2. The financial envelope shall be used as follows:	2. The financial envelope shall be used as follows:	2. The financial envelope shall be used as follows:
151.	(a) EUR 4 811 000 000 shall be allocated to the programmes implemented under shared management, of which EUR 157 200 000 for the Special Transit Scheme referred to in Article 16, implemented under shared management;	(a) EUR 4 252 833 000 in 2018 prices (EUR 4 811 000 000 in current prices) shall be allocated to the programmes implemented under shared management, of which EUR 138 962 000 in 2018 prices (EUR 157 200 000 in current prices) for the Special Transit Scheme referred to in Article 16,	(a) EUR 4 811 000 000 3 668 000 000 shall be allocated to the programmes implemented under shared management, of which EUR 157 200 000 200 568 000 for the Special Transit Scheme referred to in Article 16, implemented under shared management;	(a) EUR 3 668 000 000 shall be allocated to the programmes implemented under shared management, of which EUR 200 568 000 for the Special Transit Scheme referred to in Article 16, implemented under shared management;

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		implemented under shared management; [Am. 70]		
152.	(b) EUR 3 207 000 000 shall be allocated to the thematic facility.	(b) EUR 2 834 927 000 in 2018 prices (EUR 3 207 000 000 in current prices) shall be allocated to the thematic facility. [Am. 71]	(b) EUR 3 207 000 000 1 573 000 000 shall be allocated to the thematic facility.	(b) EUR 1 573 000 000 shall be allocated to the thematic facility.
153.				Presidency's new drafting suggestion:
				3. The additional allocation referred to in paragraph 1(b) shall be allocated to the thematic facility.
154.	3. Up to 0.52 % of the financial envelope shall be allocated for technical assistance at the initiative of the Commission for the implementation of the instrument.	3. Up to 0,52 % of the financial envelope shall be allocated for technical assistance at the initiative of the Commission for the implementation of the instrument.	3. Up to 0.52 % of the financial envelope shall be allocated for technical assistance at the initiative of the Commission for the implementation of the instrument.	3. Up to 0.52 % of the financial envelope shall be allocated for technical assistance at the initiative of the Commission for the implementation of the instrument.
155.	4. Under the relevant provisions of their association agreements, arrangements shall be made in order to specify the nature and modalities of the participation by countries associated with the implementation, application and development of the Schengen	4. Under the relevant provisions of their association agreements, arrangements shall be made in order to specify the nature and modalities of the participation by countries associated with the implementation, application and development of the Schengen acquis. The financial contributions from those countries	4. Under the relevant provisions of their <i>respective</i> association agreements, arrangements shall be made in order to specify the nature and modalities of the participation <i>in this Instrument</i> by countries associated with the implementation, application and development of the Schengen <i>acquis</i> . <i>The negotiations</i>	4. In accordance with the relevant provisions of their respective association agreements, arrangements shall be made in order to specify the nature and modalities of the participation in this Instrument by countries associated with the implementation, application and

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	acquis. The financial contributions from those countries shall be added to the overall resources available from the Union budget referred to in paragraph 1.	shall be added to the overall resources available from the Union budget referred to in paragraph 1.	on those arrangements shall start as soon as possible after the respective country has notified, in accordance with the relevant association agreement, its decision to accept the contents of this Instrument and to implement it in its internal legal order. The financial contributions from those countries shall be added to the overall resources available from the Union financial envelope budget referred to in paragraph 1.	development of the Schengen acquis. As soon as possible after the respective country has notified, in accordance with the relevant association agreement, its decision to accept the contents of this Instrument and to implement it in its internal legal order, the Commission shall submit a recommendation to the Council, under Article 218(3) TFEU, for the opening of negotiations on those arrangements. The Council shall act without delay, on receipt of the recommendation, in deciding to authorise the opening of those negotiations. The financial contributions from those countries shall be added to the overall resources available from the Union financial envelope referred to in paragraph 1.
155a.			5. Without prejudice to the resources allocated to Member States under shared management and transferrable in accordance with Article 21 of Regulation (EU) XX [CPR], up to 5% in total of the initial national allocation from any of the funds of the Common Provisions Regulation under shared management may, at the request of	In accordance with Article 21 of Regulation (EU) XX [CPR], up to 5% in total of the initial national allocation from any of the funds of the Common Provisions Regulation under shared management may, at the request of Member States, be transferred to the instrument under direct or indirect management. The

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			Member States, be transferred to the instrument under direct or indirect management. The Commission shall implement those resources directly in accordance with Article 62(1)(a) of the Financial Regulation or indirectly in accordance with Article 62(1)(c). Those resources shall be used for the benefit of the Member State concerned.	Commission shall implement those resources directly in accordance with Article 62(1)(a) of the Financial Regulation or indirectly in accordance with Article 62(1)(c). Those resources shall be used for the benefit of the Member State concerned.
156.	Article 8  General provisions on the implementation of the thematic facility	Article 8 General provisions on the implementation of the thematic facility	Article 8 General provisions on the implementation of the thematic facility	Article 8  General provisions on the implementation of the thematic facility
157.	1. The financial envelope referred to in Article 7(2)(b) shall be allocated flexibly through the thematic facility using shared, direct and indirect management as set out in work programmes. Funding from the thematic facility shall be used for its components:	1. The financial envelope referred to in Article 7(2)(b) shall be allocated flexibly through the thematic facility using shared, direct and indirect management as set out in work programmes. Funding from the thematic facility shall be used for its components:	1. The financial envelope referred to in Article 7(2)(b) shall be allocated flexibly through the thematic facility using shared, direct and indirect management as set out in work programmes. Funding from the thematic facility shall be used for its components:	1. The financial envelope referred to in Article 7(2)(b) shall be allocated flexibly through the thematic facility using shared, direct and indirect management as set out in work programmes. Funding from the thematic facility shall be used for its components:
158.	(a) specific actions;	(a) specific actions;	(a) specific actions;	(a) specific actions;
159.	(b) Union actions and	(b) Union actions and	(b) Union actions; and	(b) Union actions;
<b>160.</b> 1	(c) and emergency assistance.	(c) and emergency assistance.	(c) and emergency assistance.	(c) and emergency assistance.

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161.	Technical assistance at the initiative of the Commission shall also be supported from the financial envelope for the thematic facility.	Technical assistance at the initiative of the Commission shall also be supported from the financial envelope for the thematic facility.	Technical assistance at the initiative of the Commission shall also be supported from the financial envelope for the thematic facility.	Technical assistance at the initiative of the Commission shall also be supported from the financial envelope for the thematic facility.
162.	2. Funding from the thematic facility shall address priorities with a high added value to the Union or be used to respond to urgent needs, in line with agreed Union priorities as outlined in Annex II.	2. Funding from the thematic facility shall address priorities with a high added value to the Union or be used to respond to urgent needs, in line with agreed Union priorities as outlined in Annex II or support measures in accordance with Article 20. For the preparation of the work programmes, the Commission shall consult the organisations, which represent the partners at Union level, including civil society.  [Am. 72]	2. Funding from the thematic facility shall address priorities with a high added value to the Union or be used to respond to urgent needs, in line with agreed Union priorities as outlined in Annex II. A significant part of the funding from the thematic facility shall be used for supporting actions in or in relation to third countries in order to contribute to the protection of the external borders and external migration management.	P, H  Presidency's drafting suggestions:  Option 1:  2. Funding from the thematic facility shall address priorities with a high added value to the Union or be used to respond to urgent needs, in line with agreed Union priorities as outlined in Annex II, including to the protection of the external borders and to prevent and detect cross-border crime at the external borders, in particular migrant smuggling, trafficking in human beings and terrorism as part of the external dimension of the Union's migration policy.  Option 2:  2. Funding from the thematic facility shall address priorities with a high added value to the Union or

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			be used to respond to urgent needs, in line with agreed Union priorities as outlined in Annex II. A significant part of the funding from the thematic facility shall be used for supporting actions in or in relation to third countries, within the objectives of the instrument, in particular in order to contribute to border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and cross-border crime and to effectively manage migratory flows.
			Possible Recital: "The Commission should ensure regular engagement with the civil society organisations and the relevant networks as regards the preparation and evaluation of the work programmes for Union Actions financed through the Instrument" EP has insisted that this provision should be in the Article, as was agreed in AMIF. The basis for this compromise was the solution found in AMIF. That solution should not be adjusted here.

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163.		2a. A minimum of 20 % of the funding from the thematic facility shall be allocated to the specific objective referred to in Article 3(2)(b). [Am. 73]		Trilogue 26.11:  As part of an overall agreement, including a minimum percentage for visa policy in national programmes, the Parliament indicated it would be ready to withdraw this amendment.
164.	3. When funding from the thematic facility is granted in direct or indirect management to Member States, it shall be ensured that selected projects are not affected by a reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU that puts at risk the legality and regularity of expenditure or the performance of projects.	3. When funding from the thematic facility is granted in direct or indirect management to Member States, it-no funding shall be ensured that selected available for projects are not affected by where there is evidence that the legality of those projects, or the legality and regularity of that funding, or the performance of those projects, would be in doubt as a result of a reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU-that puts at risk the legality and regularity of expenditure or the performance of projects.  [Am. 74]	3. When funding from the thematic facility is granted in direct or indirect management to Member States, it shall be ensured that selected projects are not affected by a reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU that puts at risk the legality and regularity of expenditure or the performance of projects.	When funding from the thematic facility is granted in direct or indirect management to Member States, it shall be ensured that projects affected by a reasoned opinion by the Commission in respect of infringement proceedings under Article 258 TFEU that put at risk the legality and regularity of expenditure or the performance of projects shall not be selected.
165.	4. When funding from the thematic facility is implemented in shared management, the Commission shall, for the purposes of Article 18 and Article 19(2) of Regulation (EU) No/ [CPR], assess whether	4. When funding from the thematic facility is implemented in shared management, the Commission shall, for the purposes of Article 18 and Article 19(2) of Regulation (EU) No/ [CPR], assess whether the foreseen actions are not affected by	4. When funding from the thematic facility is implemented in shared management, the Commission shall, for the purposes of Article 18 and Article 19(2) of Regulation (EU) No/ [CPR], assess whether the foreseen actions are not affected by a	4. For the purposes of Article 18 and Article 19(2) of Regulation (EU) No/ [CPR], when funding from the thematic facility is implemented in shared management, the Member State

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	the foreseen actions are not affected by a reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU that puts at risk the legality and regularity of expenditure or the performance of the projects.	to ensure that no funding shall be available for projects where there is evidence that the legality of those projects, or the legality and regularity of those projects, or the performance of those projects, would be called in doubt as a result of a reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU-that puts at risk the legality and regularity of expenditure or the performance of the projects.  [Am. 75]	reasoned opinion by the Commission in respect of an infringement under Article 258 TFEU that puts at risk the legality and regularity of expenditure or the performance of the projects.	shall ensure that, and the Commission shall assess whether, the foreseen actions are not affected by a reasoned opinion by the Commission in respect of an infringement procedure under Article 258 TFEU on a matter that puts at risk the legality and regularity of expenditure or the performance of the actions.
166.		4a. When funding from the thematic facility is granted under direct or indirect management, the Commission shall assess whether the actions foreseen are not affected by a generalised deficiency as regards the rule of law in a Member State that affects or risks affecting the principles of sound financial management or the protection of the financial interests of the Union in a manner that puts at risk the legality and regularity of expenditure or the performance of the projects.  [Am. 76]		Tcal mtg 18.11:  EP: If satisfactory resolution found on Rule of Law in the MFF, EP would drop its amendment.
167.	5. The Commission shall establish the overall amount made available for the thematic	5. The Commission shall establish the overall amount made available for the thematic facility	5. The Commission shall establish the overall amount made available for the thematic facility	5. The Commission shall establish the overall amount made available for the thematic facility

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	facility under the annual appropriations of the Union budget.	under the annual appropriations of the Union budget.	under the annual appropriations of the Union budget.	under the annual appropriations of the Union budget. (H)
168.	6. The Commission shall adopt financing decisions as referred to in Article 110 of the Financial Regulation for the thematic facility, identifying the objectives and the actions to be supported and specifying the amounts for each of its components, as referred to in paragraph 1. Financing decisions shall set out, where applicable, the overall amount reserved for blending operations.	6. The Commission shall is empowered to adopt financing decisions delegated acts in accordance with Article 29 to lay down work programmes as referred to in Article 110 of the Financial Regulation for the thematic facility, identifying the objectives and the actions to be supported and specifying the amounts for each of its components, as referred to in paragraph 1. Financing decisions shall set out, where applicable, the overall amount reserved for blending operations. [Am. 77]	6. The Commission shall by means of implementing acts adopt financing decisions as referred to in Article 110 of Regulation (EU, Euratom) 2018/1046 the Financial Regulation for the thematic facility, identifying the objectives and the actions to be supported and specifying the amounts for each of its components, as referred to in paragraph 1. Financing decisions shall set out, where applicable, the overall amount reserved for blending operations. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 30(2).	Р, Н
169.	7. Following the adoption of a financing decision as referred to in paragraph 3, the Commission may amend the programmes implemented under shared management accordingly.	7. Following the adoption of a financing decision work programme as referred to in paragraph 3-6, the Commission may amend the programmes implemented under shared management accordingly.  [Am. 78]	7. Following the adoption of a financing decision as referred to in paragraph 6 3, the Commission may amend the programmes implemented under shared management accordingly.	T P, H (linked to political outcome) Linked to 168
170.	8. The financing decisions may be annual or multiannual and may cover one or more	8. The financing decisions work programmes may be annual or multiannual and may cover one or	8. The financing decisions may be annual or multiannual and may cover one or more components of the thematic facility.	T P, H (linked to political outcome) Linked to 168

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	components of the thematic facility.	more components of the thematic facility. [Am. 79]		
171.	SECTION 2 SUPPORT AND IMPLEMENTATION UNDER SHARED MANAGEMENT	SECTION 2 SUPPORT AND IMPLEMENTATION UNDER SHARED MANAGEMENT	SECTION 2 SUPPORT AND IMPLEMENTATION UNDER SHARED MANAGEMENT	SECTION 2 SUPPORT AND IMPLEMENTATION UNDER SHARED MANAGEMENT
172.	Article 9	Article 9	Article 9	Article 9
	Scope	Scope	Scope	Scope
173.	1. This section applies to the part of the financial envelope referred to in Article 7(2)(a), and the additional resources to be implemented under shared management according to the Commission decision for the thematic facility referred to in Article 8.	1. This section applies to the part of the financial envelope referred to in Article 7(2)(a), and the additional resources to be implemented under shared management according to the Commission decision work programmes for the thematic facility referred to in Article 8. [Am. 80]	1. This section applies to the part of the financial envelope referred to in Article 7(2)(a), and the additional resources to be implemented under shared management according to the Commission decision for the thematic facility referred to in Article 8.	T P, H (linked to political outcome)  Linked to 168  Tcal mtg 14.07: Wait to the discussions on line 168. Same approach to be applied horizontally.
174.	2. Support under this section shall be implemented under shared management in accordance with Article 63 of the Financial Regulation and Regulation (EU) No/ [CPR].	2. Support under this section shall be implemented under shared management in accordance with Article 63 of the Financial Regulation and Regulation (EU) No/ [CPR].	2. Support under this section shall be implemented under shared management in accordance with Article 63 of <i>Regulation (EU, Euratom) 2018/1046</i> the Financial Regulation and Regulation (EU) No/ [CPR].	2. Support under this section shall be implemented under shared management in accordance with Article 63 of Regulation (EU, Euratom) 2018/1046 and Regulation (EU) No/ [CPR].
175.	Article 10  Budgetary resources	Article 10  Budgetary resources	Article 10  Budgetary resources	Article 10  Budgetary resources

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176.	1. Resources referred to in Article 7(2)(a) shall be allocated to the national programmes implemented by Member States under shared management ('the programmes') indicatively as follows:	1. Resources referred to in Article 7(2)(a) shall be allocated to the national programmes implemented by Member States under shared management ('the programmes') indicatively as follows:	1. Resources referred to in Article 7(2)(a) shall be allocated to the national programmes implemented by Member States under shared management ('the programmes') indicatively as follows:	1. Resources referred to in Article 7(2)(a) shall be allocated to the national programmes implemented by Member States under shared management ('the programmes') indicatively as follows:
177.	(a) EUR 4 009 000 000 to the Member States in accordance with the criteria in Annex I;	(a) EUR 3 543 880 000 in 2018 prices (EUR 4 009 000 000 in current prices) to the Member States in accordance with the criteria in Annex I; [Am. 81]	(a) EUR 4 009 000 000 3 057 000 000 to the Member States in accordance with the criteria in Annex I;	(a) EUR 3 057 000 000 to the Member States in accordance with the criteria in Annex I;
178.	(b) EUR 802 000 000 to the Member States for the adjustment of the allocations for the programmes as referred to in in Article 13(1).	(b) EUR 708 953 000 in 2018 prices (EUR 802 000 000 in current prices) to the Member States for the adjustment of the allocations for the programmes as referred to in in Article 13(1). [Am. 82]	(b) EUR 802 000 000 611 000 000 to the Member States for the adjustment of the allocations for the programmes as referred to in in Article 13(1).	(b) EUR 611 000 000 to the Member States for the adjustment of the allocations for the programmes as referred to in in Article 13(1).
179.	2. Where the amount referred to in paragraph 1(b) is not allocated, the remaining amount may be added to the amount referred to in Article 7(2)(b).	2. Where the amount referred to in paragraph 1(b) is not allocated, the remaining amount may be added to the amount referred to in Article 7(2)(b).	. Where the amount referred to in paragraph 1(b) is not allocated, the remaining amount may be added to the amount referred to in Article 7(2)(b).	2. Where the amount referred to in paragraph 1(b) is not allocated, the remaining amount may be added to the amount referred to in Article 7(2)(b).
179a.			Article 10a	Article 10a  Pre-financing
179b.			Pre-financing	In accordance with Article 84(3a) of Regulation EU/[CPR], the

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				pre-financing for the Fund shall be paid in yearly instalments before 1 July of each year, subject to the availability of funds, as follows:
179с.			(a) 2021: 5%;	(a) 2021: 4%;
179d.			(b) 2022: 5%;	(b) 2022: 3%;
179e.			(c) 2023: 5%;	(c) 2023: 5%;
179f.			(d) 2024: 5%;	(d) 2024: 5%;
179g.			(e) 2025: 5%;	(e) 2025: 5%;
179h.			(f) 2026: 5%;	(f) 2026: 5%;
179i.			2. Where a programme is adopted after 1 July 2021, the earlier instalments shall be paid in the year of adoption.	2. Where a programme is adopted after 1 July 2021, the earlier instalments shall be paid in the year of adoption.
180.	Article 11	Article 11	Article 11	Article 11
	Co-financing rates	Co-financing rates	Co-financing rates	Co-financing rates
181.	1. The contribution from the Union budget shall not exceed 75 % of the total eligible expenditure of a project.	1. The contribution from the Union budget shall not exceed 75 % 85 % of the total eligible expenditure of a project from Member States whose per capita gross national income ('GNI') is less than 90 % of that of the Union average and 75 %	1. The contribution from the Union budget shall not exceed 75 % of the total eligible expenditure of a project.	1. The contribution from the Union budget shall not exceed 75 % of the total eligible expenditure of a project.

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		of the total eligible expenditure for other Member States. [Am. 83]		
182.	2. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for projects implemented under specific actions.	2. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for projects implemented under specific actions.	2. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for projects implemented under specific actions.	2. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for projects implemented under specific actions.
183.	3. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for the actions listed in Annex IV.	3. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for the actions listed in Annex IV.	3. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for the actions listed in Annex IV.	3. The contribution from the Union budget may be increased to 90 % of the total eligible expenditure for the actions listed in Annex IV.
184.	4. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for operating support, including the Special Transit Scheme.	4. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for operating support, including the Special Transit Scheme.	4. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for operating support, including the Special Transit Scheme.	4. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for operating support, including the Special Transit Scheme.
185.	5. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for emergency assistance.	5. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for emergency assistance.	5. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for emergency assistance.	5. The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for emergency assistance.
186.			5a. Within the limits set out in Article 30(5)(b)(v) of Regulation (EU) No [CPR], technical assistance of Member States may be financed	The contribution from the Union budget may be increased to 100 % of the total eligible expenditure for technical assistance at the initiative of the Member States within the

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			up to 100 % of the Union budget contribution.	limits set out in Article 30(5)(b)(v) of Regulation (EU) No [CPR].
187.	6. The Commission decision approving a programme shall set the co-financing rate and the maximum amount of support from this instrument for the types of action referred to in paragraphs 1 to 5.	6. The Commission decision approving a programme shall set the co-financing rate and the maximum amount of support from this instrument for the types of action referred to in paragraphs 1 to 5.	6. The Commission decision approving a programme shall set the co-financing rate and the maximum amount of support from this instrument for the types of action referred to in paragraphs 1 to 5.	6. The Commission decision approving a programme shall set the co-financing rate and the maximum amount of support from this instrument for the types of action referred to in paragraphs 1 to 5.
188.	7. For each specific objective, the Commission decision shall set out whether the co-financing rate for the specific objective is to be applied to:	7. For each specific objective, the Commission decision shall set out whether the co-financing rate for the specific objective is to be applied to:	7. For each <i>type of action</i> specific objective, the Commission decision <i>approving a programme</i> shall set out whether the co-financing rate for the <i>type of action</i> specific objective is to be applied to <i>either of the following</i> :	7. For each <i>type of action</i> , the Commission decision <i>approving a programme</i> shall set out whether the co-financing rate for the <i>type of action</i> is applied to <i>either of the following</i> :
189.	(a) the total contribution, including the public and private contribution, or	(a) the total contribution, including the public and private contribution, or	(a) the total contribution, including the public and private contribution; , or	(a) the total contribution, including the public and private contribution;
190.	(b) public contribution only.	(b) public contribution only.	(b) public contribution only.	(b) public contribution only.
191.	Article 12	Article 12	Article 12	Article 12
	Programmes	Programmes	Programmes	Programmes
192.	1. Each Member State shall ensure that the priorities addressed in its programme are consistent with and respond to the Union priorities and	1. Each Member State <i>and the Commission</i> shall ensure that the priorities addressed in its the national programme are consistent with and respond to the Union	1. Each Member State shall ensure that the priorities addressed in its programme are consistent with and respond to the Union priorities and challenges in the area of border	1. Each Member State shall ensure that the priorities addressed in its programmes are consistent with and respond to Union priorities and challenges in the area of border management and visa and are fully

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	challenges in the area of border management and visa, and that they are fully in line with the relevant Union <i>acquis</i> and agreed Union priorities. In defining the priorities of their programmes, Member States shall ensure that the implementing measures as set out in Annex II are adequately addressed.	priorities and challenges in the area of border management and visa, and that they are fully in line with the relevant Union acquis and agreed Union priorities, and the international obligations of the Union and Member States arising from international instruments to which they are signatories. In defining the priorities of their programmes, Member States shall ensure that the implementing measures as set out in Annex II are adequately addressed. [Am. 84]	management and visa, and that they are fully in line with the relevant Union acquis and agreed Union priorities. In defining the priorities of their programmes, Member States shall ensure that the implementing measures as set out in Annex II are adequately addressed.	in line with the relevant Union acquis and the international obligations of the Union and Member States arising from international instruments to which they are party. In defining the priorities of their programmes, Member States shall ensure that the implementation measures as set out in Annex II are adequately addressed in the programme. The Commission shall assess the programmes in accordance with Article 18 of Regulation XXX [CPR].
193.		Ia. In that regard, Member States shall allocate a minimum of 20 % of their allocated funding to the specific objective referred to in Article 3(2)(b). [Am. 85]		Presidency: Agreement on the recital and the safeguard clause. The only remaining issue is the percentage.  Ia. In that regard, Member States shall allocate a minimum of 8 % of their allocated funding to the specific objective referred to in Article 3(2)(b).  Member States may depart from this minimum percentage provided that a detailed explanation is included in the programme as to why allocating resources below this minimum percentage does not

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				jeopardise the achievement of the relevant objective. That explanation will be assessed by the Commission in the context of its approval of programmes.
				Recital: "Member States shall ensure that their programmes include actions addressing all the specific objectives of the Fund referred to in Article 3(2) and that the allocation of resources among the specific objectives ensures that those objectives can be met."
194.	2. The Commission shall ensure that the European Border and Coast Guard Agency and where appropriate, eu-LISA, are associated with the process of developing the programmes of Member States at an early stage, in so far as it falls within the agencies' competencies.	2. The Commission shall ensure, where appropriate, that the European Border and Coast Guard Agency and where appropriate, eu-LISA, the European Union Agency for Fundamental Rights, and any other relevant Union agency are associated with the process of developing the programmes of Member States at an early stage, in so far as it falls within the agencies' competencies. [Am. 86]	2. At an early stage of the programming, the Commission shall consult ensure that the European Border and Coast Guard Agency and where appropriate, eu-LISA, on the draft programmes, as regard the areas of their competence, to ensure consistency and complementarity of the actions of the agencies and those of the Member States regarding border management as well as to avoid overlaps and to achieve cost efficiency. The consultation shall be	The Commission shall ensure that the knowledge and expertise of the relevant decentralised agencies, in particular the European Border and Coast Guard Agency, eu-LISA and the EU Agency for Fundamental Rights, are taken into account as regards the areas of their competence in the development of the Member States' programmes at an early stage and in a timely manner.
			conducted in a timely manner without delaying the approval and implementation of the programmes. are associated with the process of developing the programmes of	New recital: "In order to benefit from the knowledge and expertise of the decentralised agencies with

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			Member States at an early stage, in so far as it falls within the agencies' competencies.	competences in the areas of border management, visa policy and large-scale IT systems, the Commission will involve relevant agencies in the work of the Coordination Committee set up by this Regulation, especially at the beginning of the programming phase and at mid-term. Where appropriate, the Commission may also involve the relevant agencies in the monitoring and evaluation, in particular with a view to ensure that the actions supported by the Fund are compliant with the relevant Union acquis and agreed Union priorities."
195.	3. It shall consult the European Border and Coast Guard Agency on the draft programmes with a specific emphasis on the activities included under operating support in line with Article 3(2)(a) to ensure consistency and complementarity of the actions of the Agency and those of the Member States regarding border management as well as to avoid double financing and to achieve cost efficiency.	3. It-The Commission shall consult the European Border and Coast Guard Agency on the draft programmes with a specific emphasis on the activities included under operating support in line with Article 3(2)(a) to ensure consistency and complementarity of the actions of the Agency and those of the Member States regarding border management as well as to avoid double financing and to achieve cost efficiency. [Am. 87]	3. It shall consult the European Border and Coast Guard Agency on the draft programmes with a specific emphasis on the activities included under operating support in line with Article 3(2)(a) to ensure consistency and complementarity of the actions of the Agency and those of the Member States regarding border management as well as to avoid double financing and to achieve cost efficiency.	3. The Commission shall consult the European Border and Coast Guard Agency on the actions included under operating support to ensure consistency and complementarity of the actions of the Agency and those of the Member States regarding border management as well as to avoid double financing and to achieve cost efficiency. The Commission shall, where necessary, consult eu-LISA on the actions included under operating support for which

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				the agency has particular expertise in accordance with its mandate.
196.		3a. The Commission shall consult eu-LISA on the draft programmes with a specific emphasis on the activities included under technical support in line with Article 3(2)(b) to ensure consistency and complementarity of the actions of eu-LISA and those of the Member States. [Am. 88]		
197.	4. The Commission may associate the European Border and Coast Guard Agency, and where appropriate, eu-LISA, with monitoring and evaluation tasks as referred to in Section 5, in particular in view of ensuring that the actions implemented with the support of the instrument are compliant with the relevant Union <i>acquis</i> and agreed Union priorities.	4. The Commission may associate, where appropriate, the European Border and Coast Guard Agency, and where appropriate, eu-LISA, the European Union Agency for Fundamental Rights, and any other relevant agency with monitoring and evaluation tasks as referred to in Section 5, in particular in view of ensuring that the actions implemented with the support of the instrument are compliant with the relevant Union acquis and agreed Union priorities. [Am. 89]	4. The Commission may associate the European Border and Coast Guard Agency, and where appropriate, eu-LISA, with monitoring and evaluation tasks as referred to in Section 5, in particular in view of ensuring that the actions implemented with the support of the instrument are compliant with the relevant Union acquis and agreed Union priorities.	4. The Commission may associate, where appropriate, relevant decentralised agencies, including those referred to in paragraph 2, in the monitoring and evaluation tasks as specified in Section 5, in particular in view of ensuring that the actions implemented with the support of the instrument are compliant with the relevant Union <i>acquis</i> and agreed Union priorities.
198.	5. Following the adoption of recommendations within the scope of this Regulation in accordance with Regulation (EU) No 1053/2013, and the	5. Following the adoption of recommendations within the scope of this Regulation in accordance with Regulation (EU) No 1053/2013, and the recommendations issued in the	5. Following the adoption of recommendations within the scope of this Regulation in accordance with Regulation (EU) No 1053/2013, and the recommendations issued in the	5. Following the adoption of recommendations within the scope of this Regulation in accordance with Regulation (EU) No 1053/2013, and the recommendations issued in the

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	recommendations issued in the framework of carrying out vulnerability assessments in accordance with Regulation (EU) 2016/1624, the Member State concerned shall examine, together with the Commission, the most appropriate approach to address these recommendations with the support of this instrument.	framework of carrying out vulnerability assessments in accordance with Regulation (EU) 2016/1624, the Member State concerned shall examine, together with the Commission, the most appropriate approach to address these recommendations with the support of this instrument.	framework of carrying out vulnerability assessments in accordance with Regulation (EU)/2019 [EBCG]_2016/1624, the Member State concerned shall examine, together with the Commission, the most appropriate approach to address these recommendations with the support of this instrument.	framework of carrying out vulnerability assessments in accordance with Regulation (EU) 2019/1896, the Member State concerned shall examine, together with the Commission, the most appropriate approach to address these recommendations with the support of this instrument.
199.	6. The Commission shall, where relevant, associate the European Border and Coast Guard Agency with the process of examination on the most appropriate approach to address the recommendations with the support of this instrument.	6. The Commission shall, where relevant, associate the European Border and Coast Guard Agency, eu-LISA, the European Union Agency for Fundamental Rights and any other relevant agency or body with the process of examination on the most appropriate approach to address the recommendations with the support of this instrument. [Am. 90]	6. The Commission shall, where relevant, associate the European Border and Coast Guard Agency with the process of examination on the most appropriate approach to address the recommendations with the support of this instrument.	The Commission shall, where relevant, associate the European Border and Coast Guard Agency with the process of examination on the most appropriate approach to address the recommendations with the support of this instrument. In that framework, the Commission may, where relevant, draw on the expertise of other Union agencies on specific issues falling within those agencies' competencies.
200.	7. When implementing paragraph 5, the Member State concerned shall make the implementation of measures to address any identified deficiencies, especially measures to address serious deficiencies and non-compliant	7. When implementing paragraph 5, the Member State concerned shall make the implementation of measures to address any identified deficiencies, especially measures to address serious deficiencies and non-	7. When implementing paragraph 5, the Member State concerned shall make the implementation of measures to address any identified deficiencies, especially measures to address serious deficiencies and non-	7. When implementing paragraph 5, the Member State concerned shall make the implementation of measures to address any identified deficiencies, especially measures to address serious deficiencies and non-

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	assessments, a priority for its programme.	compliant assessments, a priority for its programme.	compliant assessments, a priority for its programme.	compliant assessments, a priority for its programme.
201.	8. Where necessary, the programme in question shall be amended to take into account the recommendations referred to in paragraph 5. Depending on the impact of the adjustment, the revised programme may be approved by the Commission.	8. Where necessary, the programme in question shall be amended to take into account the recommendations referred to in paragraph 5 and the progress in achieving the milestones and targets as assessed in the annual performance reports as referred to in Article 27(2)(a). Depending on the impact of the adjustment, the revised programme may shall be approved by the Commission. [Am. 91]	8. Where necessary, the programme in question shall be amended to take into account the recommendations referred to in paragraph 5. Depending on the impact of the adjustment, the revised programme may be approved by the Commission.	Where necessary, the programme in question shall be amended to take into account the recommendations referred to in paragraph 5. Depending on the impact of the adjustment, the revised programme [may/shall] be approved by the Commission in line with the procedures set out Article 19 of the [CPR regulation].
202.	9. In cooperation and consultation with the Commission and the European Border and Coast Guard Agency in accordance with the Agency's competencies, the Member State concerned may reallocate resources under its programme, including those programmed for operating support, with the aim of addressing the recommendations referred to in paragraph 5 which have financial implications.	9. In cooperation and consultation with the Commission and the European Border and Coast Guard Agency in accordance with the Agency's competencies, the Member State concerned may reallocate resources under its programme, including those programmed for operating support, with the aim of addressing the recommendations referred to in paragraph 5 which have financial implications.	9. In cooperation and consultation with the Commission and the European Border and Coast Guard Agency in accordance with the Agency's competencies, the Member State concerned may reallocate resources under its programme, including those programmed for operating support, with the aim of addressing the recommendations referred to in paragraph 5 which have financial implications.	9. In cooperation and consultation with the Commission and the European Border and Coast Guard Agency in accordance with the Agency's competencies, the Member State concerned may reallocate resources under its programme, including those programmed for operating support, with the aim of addressing the recommendations referred to in paragraph 5 which have financial implications.
203.	10. Whenever a Member State decides to implement projects with or in a third	10. Whenever Before a Member State decides to implement projects with, in or in relation to a third	10. Whenever a Member State decides to implement <i>new</i> projects with or in a third country with the	10. Whenever a Member State decides to implement projects with or in a third country, with the

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	country with the support of the instrument, the Member State concerned shall consult the Commission prior to the start of the project.	country with the support of the instrument, it shall ensure that all actions proposed by, in or in relation to that third country comply with the international obligations of the Union and that Member State, and that they fully respect the rights and principles enshrined in the Charter of Fundamental Rights of the European Union. The Member State concerned shall consult the Commission prior to the start of the project, including on ensuring that the above conditions are fulfilled. [Am. 92]	support of the instrument, the Member State concerned shall approve the project after informing consult the Commission prior to the start of the project.	support of the instrument, the Member State concerned shall consult the Commission prior to the approval of the project.
204.	11. Whenever a Member State decides to implement actions with or in a third country with the support of the instrument relating to monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration and cross-border crime or contributing to the protection and saving the lives of migrants, it shall ensure that it has notified the Commission of any bilateral or multilateral cooperation agreement with that	11. Whenever a Member State, exceptionally, decides to implement actions with, in or in relation to a third country with the support of the instrument relating to monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal-irregular immigration and cross-border crime or contributing to the protection and saving the lives of migrants, it shall ensure that it has notified the Commission of any bilateral or multilateral cooperation agreement with that third country in accordance with Article 20 of Regulation (EU)	11. Whenever a Member State decides to implement actions with or in a third country with the support of the instrument relating to monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating illegal immigration and cross-border crime or contributing to the protection and saving the lives of migrants, it shall ensure that it has notified the Commission of any bilateral or multilateral cooperation agreement with that third country in accordance with Article 20 of Regulation (EU) No 1052/2013.	Possible compromise:  11. Whenever a Member State decides to implement actions with, in or in relation to a third country with the support of the instrument relating to monitoring, detection, identification, tracking, prevention and interception of unauthorised border crossings for the purpose of detecting, preventing and combating [illegal/ irregular] immigration and cross-border crime or contributing to the protection and saving the lives of migrants, it shall ensure that it has notified the Commission of any bilateral or multilateral cooperation agreement with that third country

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	third country in accordance with Article 20 of Regulation (EU) No 1052/2013.	No 1052/2013. Member States shall ensure full respect for the principle of non-refoulement, including in actions occurring on the high seas. [Am. 93]		in accordance with Article 20 of Regulation (EU) No 1052/2013.
205.		11a. As soon as a Member State decides to initiate projects with, in or in relation to a third country under this instrument, the Member State shall inform the organisations which represent the partners at national level as well as the members of the Steering Board within 10 days. [Am. 94]		
206.	12. As regards operating equipment, including means of transport, and communication systems required for effective and secure border control purchased with the support of this instrument, the following shall apply:	12. As regards operating equipment, including means of transport, and communication systems required for effective and secure border control, <i>and search</i> and rescue operations, purchased with the support of this instrument, the following shall apply: [Am. 95]	12. As regards operating equipment, including means of transport, and communication systems required for effective and secure border control purchased with the support of this instrument, the following shall apply:	Presidency:  In a spirit of compromise, EP's counter-proposal on this line could be accepted if any of the two Council's drafting suggestions in line 401 is also accepted.  Trilogue 26.11:  Presidency's drafting suggestion (building on EP's and COM comments):  "As regards operating equipment, including means of transport, and communication Information and Communications Technology

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			(ICT) systems required for effective and secure border control and border surveillance, including for search and rescue operations which may arise during a border surveillance operation at sea, purchased with the support of this instrument the following shall apply:"  Parliament's counter-proposal:  As regards equipment, including means of transport, and Information and Communications Technology (ICT) systems required for effective and secure border control, including for search and rescue operations, purchased with the support of this instrument the following shall apply
			Council and COM reiterate that they want to link SAR expenditure with <i>border surveillance</i> since a EU legal basis outside the EBCG Regulation would be missing.
			<u>Background:</u> reference to search and rescue here is not necessary

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				here because of the text in line 211 (see below).
207.	(a) before launching the purchase procedures to acquire operating equipment, including means of transport, and communication systems with the support of the instrument, the Member States shall ensure that this equipment complies with the standards established by the European Border and Coast Guard Agency, where such standards exist, and shall verify with the European Border and Coast Guard Agency their technical specifications with the aim of ensuring interoperability of the assets used by the European Border and Coast Guard;	(a) before launching the purchase procedures to acquire operating equipment, including means of transport, and communication systems with the support of the instrument, the Member States shall ensure that this equipment complies with the standards established by the European Border and Coast Guard Agency, where such standards exist, and shall verify with the European Border and Coast Guard Agency their technical specifications with the aim of ensuring interoperability of the assets used by the European Border and Coast Guard;	(a) before launching the purchase procedures to acquire <i>large-scale</i> operating equipment, including means of transport, and communication systems with the support of the instrument, the Member States shall ensure that this equipment complies with the standards <i>in force prior to the start of the purchase procedure</i> established by the European Border and Coast Guard Agency, where such standards exist, and shall verify with the European Border and Coast Guard Agency their technical specifications with the aim of ensuring interoperability of the assets used by the European Border and Coast Guard, <i>unless agreed otherwise with the Agency</i> ;	(a) the Member States shall ensure that the standards established in accordance with Articles 16 and 64 of Regulation (EU) 2019/1896 are met when launching the purchase procedures for the equipment and ICT systems to be developed with the support of this Instrument. Such equipment and ICT systems shall be eligible for financial support from this Instrument, only if this requirement was met.  Note: Lawyer-linguists to check last part of last sentece.
208.	(b) all large-scale operating equipment for border management, such as aerial and maritime means of transport and surveillance purchased by the Member States shall be registered in the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets	(b) all large-scale operating equipment for border management, such as aerial and maritime means of transport and surveillance purchased by the Member States shall be registered in the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in	(b) all large-scale operating equipment for border management, such as aerial and maritime means of transport and surveillance purchased by the Member States shall be registered in the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in accordance with Article 64(9) 39(8)	(b) all large-scale operating equipment for border management, such as aerial and maritime means of transport and surveillance purchased by the Member States shall be registered in the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in accordance with

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	available in accordance with Article 39(8) of Regulation (EU) 2016/1624;	accordance with Article 39(8) of Regulation (EU) 2016/1624;	of Regulation (EU)/2019 [EBCG] 2016/1624;	Article <b>64(9)</b> of Regulation (EU) <b>2019/1896</b> ;
209.	(c) Member States may decide to purchase items for multi-purpose maritime operations supported by the instrument, provided that these items when operated by the relevant national authorities are involved in border surveillance operations at least 60 % of the total period of use for national purposes within a year. These items shall be registered at the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in accordance with Article 39(8) of Regulation (EU) 2016/1624;	(c) Member States may decide to purchase items for multi-purpose maritime operations supported by the instrument, provided that these items when operated by the relevant national authorities are involved in border surveillance operations at least 60 % of the total period of use for national purposes within a year. These items shall be registered at the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in accordance with Article 39(8) of Regulation (EU) 2016/1624;	(c) Member States may decide to purchase items for multi-purpose maritime operations supported by the instrument, provided that these items when operated by the relevant national authorities are involved in border surveillance operations at least 60 % of the period of use for national purposes within a year. These items shall be registered at the technical equipment pool of the European Border and Coast Guard Agency in view of making these assets available in accordance with Article 39(8) of Regulation (EU) 2016/1624;	c) Equipment and ICT systems, financed under this Instrument, may be additionally used in the following complementary areas: customs control, maritime operations of multipurpose character and for achieving the objectives of the Internal Security Fund established by Regulation (EU) No/[ISF] and of the Asylum, Migration and Integration Fund established by Regulation (EU) No/[AMIF].  Such equipment and ICT systems shall remain available and deployable for effective and secure border control activities.  The use of equipment in the mentioned complementary areas shall not exceed 30 % of the total period of use of that equipment.  ICT systems developed under this category shall provide data and

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210.	(d) in order to support the coherent capability development planning for the European Border and Coast Guard and the possible use of joint procurement, Member States shall communicate to the Commission as part of the reporting in line with Article 27 the available multiannual planning for the equipment expected to be purchased under the instrument. The Commission shall transmit this information to the European Border and Coast Guard Agency.	(d) in order to support the coherent capability development planning for the European Border and Coast Guard and the possible use of joint procurement, Member States shall communicate to the Commission as part of the reporting in line with Article 27 the available multiannual planning for the equipment expected to be purchased under the instrument. The Commission shall transmit this information to the European Border and Coast Guard Agency.	(cd) in order to support the coherent capability development planning for the European Border and Coast Guard and the possible use of joint procurement, Member States shall communicate to the Commission as part of the reporting in line with Article 27 the available multiannual planning for the equipment expected to be purchased under the instrument. The Commission shall transmit this information to the European Border and Coast Guard Agency.	services to the border management systems at national or EU level.  Member States shall inform the Commission in the annual performance report of any such multiple use and the place of deployment for the multi-purpose equipment and ICT systems.  (d) in order to support the coherent capability development planning for the European Border and Coast Guard and the possible use of joint procurement, Member States shall communicate to the Commission as part of the reporting in line with Article 27 the available multiannual planning for the equipment expected to be purchased under the instrument. The Commission shall transmit this information to the European Border and Coast Guard Agency.
211.		Where Member States are implementing actions under this instrument related to maritime border surveillance, they shall pay particular attention to their international obligations regarding search and rescue at sea and shall		Where Member States are implementing actions under this instrument, they shall pay particular attention to their international obligations regarding search and rescue at sea.

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		be entitled, for that purpose, to use the equipment and systems referred to in points (a) to (d) of this paragraph. [Am. 96]		Equipment and systems referred to in points (a) to (d) of this paragraph may be used to address search and rescue situations which may arise during border surveillance <b>operations</b> at sea.
212.	13. Training in the field of border management carried out with the support of this instrument shall be based on the relevant harmonised and quality-assured European education and common training standards for border and coast guarding.	13. Training in the field of border management carried out with the support of this instrument shall be based on the relevant harmonised and quality-assured European education and common training standards for border and coast guarding, and on relevant Union and international law, including with regard to fundamental rights, access to international protection and relevant maritime law. [Am. 97]	13. Training in the field of border management carried out with the support of this instrument shall be based on the relevant harmonised and quality-assured European education and common training standards for border and coast guarding, where such standards exist.	13. Training in the field of border management carried out with the support of this instrument shall be based on the relevant harmonised and quality-assured European education and common training standards for border and coast guarding, in particular the common core curricula referred to in Article 62(6) of Regulation (EU) 2019/1896.
213.	14. Member States shall pursue in particular the actions listed in Annex IV. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex IV.	14. Member States shall pursue in particular the actions listed in Annex IV. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex IV.	14. Member States <i>may</i> shall pursue in particular the actions listed in Annex IV. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex IV.	T, H Political trilogue
214.	15. Programming as referred to in Article 17(5) of	15. Programming as referred to in Article 17(5) of Regulation (EU)	15. Programming as referred to in Article 17(5) of Regulation (EU)	Programming as referred to in Article 17(5) of Regulation (EU)

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	Regulation (EU) No/ [CPR] shall be based on the types of intervention set out in Table 1 of Annex VI.	No/ [CPR]-Each programme shall be based on set out for each specific objective the types of intervention set out in accordance with Table 1 of Annex VI and an indicative breakdown of the programmed resources by type of intervention or area of support.  [Am. 98]	No/ [CPR] shall be based on the types of intervention set out in Table 1 of Annex VI.	No [CPR] shall be based on the types of intervention set out in Table 1 of Annex VI and shall include an indicative breakdown of the programmed resources by type of intervention within each specific objective.
215.	Article 13	Article 13	Article 13	Article 13
	Mid-term review	Mid-term review	Mid-term review	Mid-term review
216.		-1. The programmes shall be subject to a mid-term review and evaluation in accordance with Article 26. [Am. 99		
217.	1. In 2024 the Commission shall allocate to the programmes of Member States concerned the additional amount referred to in Article 10(1)(b) in accordance with the criteria referred to in paragraph 1(c) of and in paragraphs 2 to 11 of Annex I. The allocation shall be based on the latest available statistical data for the criteria referred to in paragraph 1(c) and in paragraphs 2 to 11 of Annex I. Funding shall be effective for the period as of the calendar year 2025.	1. In-By the end of 2024, and after informing the European Parliament, the Commission shall allocate to the programmes of Member States concerned the additional amount referred to in Article 10(1)(b) in accordance with the criteria referred to in paragraph 1(c) of and in paragraphs 2 to 11 of Annex I. The allocation shall be based on the latest available statistical data for the criteria referred to in paragraphs 2 to 11 of Annex I. Funding shall be effective for the	1. In 2024 the Commission shall allocate to the programmes of Member States concerned the additional amount referred to in Article 10(1)(b) in accordance with the criteria referred to in paragraph 1(c) of and in paragraphs 2 to 11 of Annex I. The allocation shall be based on the latest available statistical data for the criteria referred to in paragraphs 2 to 11 of Annex I. Funding shall be effective for the period as of the calendar year 2025.	1. In 2024 the Commission shall allocate to the programmes of Member States concerned the additional amount referred to in Article 10(1)(b) in accordance with the criteria referred to in paragraph 1(c) of and in paragraphs 2 to 11 of Annex I. The allocation shall be based on the latest available statistical data for the criteria referred to in paragraph 1(c) and in paragraphs 2 to 11 of Annex I. Funding shall be effective for the period as of the calendar year 2025.

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		period as of the calendar year 2025. [Am. 100]		
218.	2. If at least 10 % of the initial allocation of a programme referred to in Article 10(1)(a) has not been covered by interim payment applications submitted in accordance with Article 85 of Regulation (EU) No/ [CPR], the Member State concerned shall not be eligible to receive the additional allocation for its programme referred to in paragraph 1.	2. If at least 10-30 % of the initial allocation of a programme referred to in Article 10(1)(a) has not been covered by interim payment applications-submitted in accordance with Article 85 of Regulation (EU) No/ [CPR], the Member State concerned shall not be eligible to receive the additional allocation for its programme referred to in paragraph 1. [Am. 101]	2. If at least 10 % of the initial allocation of a programme referred to in Article 10(1)(a) has not been covered by interim payment applications submitted in accordance with Article 85 of Regulation (EU) No/ [CPR], the Member State concerned shall not be eligible to receive the additional allocation for its programme referred to in paragraph 1.	2. If at least 10 % of the initial allocation of a programme referred to in Article 10(1)(a) has not been covered by interim payment applications submitted in accordance with Article 85 of Regulation (EU) No/ [CPR], the Member State concerned shall not be eligible to receive the additional allocation for its programme referred to in paragraph 1.
219.		2a. Paragraph 2 applies only if the relevant regulatory framework and related acts are in force on 1 January 2022. [Am. 102]		
220.	3. The allocation of the funds from the thematic facility as from 2025 shall, where appropriate, take into account the progress made in achieving the milestones of the performance framework as referred to in Article 12 of Regulation (EU) No/ [CPR] and identified implementation shortcomings.	3. The allocation of the funds from the thematic facility as from 2025 shall, where appropriate, take into account the progress made in achieving the milestones of the performance framework as referred to in Article 12 of Regulation (EU) No/ [CPR] and identified implementation shortcomings. [Am. 103]	3. The allocation of the funds from the thematic facility as from 2025 shall, where appropriate, take into account the progress made in achieving the milestones of the performance framework as referred to in Article 12 of Regulation (EU) No/ [CPR] and identified implementation shortcomings.	3. The allocation of the funds from the thematic facility as from 2025 shall take into account the progress made in achieving the milestones of the performance framework as referred to in Article 12 of Regulation (EU) No/ [CPR] and identified implementation shortcomings.

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221.	Article 14 Specific actions			
222.	1. Specific actions are transnational or national projects in line with the objectives of this Regulation for which one, several or all Member States may receive an additional allocation to their programmes.	1. Specific actions are transnational or national projects <i>bringing Union added value</i> in line with the objectives of this Regulation for which one, several or all Member States may receive an additional allocation to their programmes.  [Am. 104]	1. Specific actions are transnational or national projects in line with the objectives of this Regulation for which one, several or all Member States may receive an additional allocation to their programmes.	1. Specific actions are transnational or national projects bringing Union added value in line with the objectives of this Regulation for which one, several or all Member States may receive an additional allocation to their programmes.
223.	2. Member States may, in addition to their allocation calculated in accordance with Article 10(1), receive funding for specific actions, provided that it is consequently earmarked as such in the programme and is used to contribute to the implementation of the objectives of this Regulation.	2. Member States may, in addition to their allocation calculated in accordance with Article 10(1), receive funding for specific actions, provided that it is consequently earmarked as such in the programme and is used to contribute to the implementation of the objectives of this Regulation.	2. Member States may, in addition to their allocation calculated in accordance with Article 10(1), receive funding for specific actions, provided that it is consequently earmarked as such in the programme and is used to contribute to the implementation of the objectives of this Regulation.	2. Member States may, in addition to their allocation calculated in accordance with Article 10(1), receive funding for specific actions, provided that it is consequently earmarked as such in the programme and is used to contribute to the implementation of the objectives of this Regulation.
224.	3. This funding shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.	3. This funding shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.	3. This funding shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.	3. This funding shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.

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225.	Article 15 Operating support	Article 15 Operating support	Article 15 Operating support	Article 15 Operating support
226.	1. Operating support is a part of a Member State's allocation which may be used as support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	1. Operating support is a part of a Member State's allocation which may be used as support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	1. Operating support is a part of a Member State's allocation which may be used as support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	1. Operating support is a part of a Member State's allocation which may be used as support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.  At the technical meeting on horizontal matters on 14 July 2020, the co-legislators invited the Commission to propose a possible compromise proposal in ISF which, subject to agreement by colegislators, may be included in AMF and BMVI.
225	2	2 A.W. 1 Gr.	2 AM 1 Gu	Further discussions needed. P
227.	2. A Member State may use up to 30 % of the amount allocated under the instrument to its programme to finance operating support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	2. A Member State may use up to 30 % of the amount allocated under the instrument to its programme to finance operating support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	2. A Member State may use up to 30 40 % of the amount allocated under the instrument to its programme to finance operating support to the public authorities responsible for accomplishing the tasks and services which constitute a public service for the Union.	For political trilogue.
228.	3. Member States using operating support shall comply	3. Member States using operating support shall comply with	3. Member States using operating support shall comply with	3. Member States using operating support shall comply with the relevant Union <i>acquis</i> .

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	with the Union acquis on borders and visas.	the Union acquis-on borders and visas. [Am. 105]	the Union acquis on borders and visas.	
229.	4. Member States shall justify in the programme and in the annual performance reports as referred to in Article 27 the use of operating support to achieve the objectives of this Regulation. Before the approval of the programme, the Commission shall, following a consultation of the European Border and Coast Guard Agency as regards the Agency's competencies in accordance with Article 12(3), assess the baseline situation in the Member States which have indicated their intention to use operating support, taking into account the information provided by those Member States and, where relevant, the information available in the light of Schengen evaluations and vulnerability assessments, including the recommendations following Schengen evaluations and vulnerability assessments.	4. Member States shall justify in the programme and in the annual performance reports as referred to in Article 27 the use of operating support to achieve the objectives of this Regulation. Before the approval of the programme, the Commission shall, following a consultation of the European Border and Coast Guard Agency as regards the Agency's competencies in accordance with Article 12(3), assess the baseline situation in the Member States which have indicated their intention to use operating support, taking into account the information provided by those Member States and, where relevant, the information available in the light of Schengen evaluations and vulnerability assessments, including the recommendations following Schengen evaluations and vulnerability assessments.	4. Member States shall justify in the programme and in the annual performance reports as referred to in Article 27 the use of operating support to contribute to the achievement of the objectives of this Regulation. Before the approval of the programme, the Commission shall, following a consultation of the European Border and Coast Guard Agency, and where appropriate, eu-LISA, as regards the Aagenciesy's competencies in accordance with Article 12(2-3), assess the baseline situation in the Member States which have indicated their intention to use operating support, taking into account the information provided by those Member States and, where relevant, the information available in the light of Schengen evaluations and vulnerability assessments, including the recommendations following Schengen evaluations and vulnerability assessments.	4. Member States shall justify in the programme and in the annual performance reports as referred to in Article 27 the use of operating support to contribute to the achievement of the objectives of this Regulation. Before the approval of the programme, the Commission shall, following a consultation of the European Border and Coast Guard Agency, and where appropriate, eu-LISA, as regards the agencies' competencies in accordance with Article 12(3), assess the baseline situation in the Member States which have indicated their intention to use operating support, taking into account the information provided by those Member States and, where relevant, the information available in the light of Schengen evaluations and vulnerability assessments, including the recommendations following Schengen evaluations and vulnerability assessments.
230.	5. Without prejudice to Article 4(3)(c), operating support shall be concentrated on	5. Without prejudice to Article 4(3)(c), operating support shall be concentrated on specific tasks and	5. Without prejudice to Article 4(3)(c), operating support shall be	5. Without prejudice to Article 4(3)(c), operating support shall be concentrated on <i>eligible actions</i> as laid down in Annex VII.

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	specific tasks and services as laid down in Annex VII.	services eligible actions as laid down in Annex VII. [Am. 106]	concentrated on specific tasks and services as laid down in Annex VII.	
231.	6. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend the specific tasks and services in Annex VII.	6. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend the specific tasks and services eligible actions in Annex VII. [Am. 107]	6. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend the specific tasks and services in Annex VII.	6. To address unforeseen or new circumstances or to ensure the effective implementation of funding, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend the <i>eligible actions</i> in Annex VII.
232.	Article 16	Article 16	Article 16	Article 16
	Operating support for the Special Transit Scheme	Operating support for the Special Transit Scheme	Operating support for the Special Transit Scheme	Operating support for the Special Transit Scheme
233.	1. The instrument shall provide support to compensate for foregone fees from visas issued for the purpose of transit and additional costs incurred in implementing the facilitated transit document (FTD) and the facilitated rail transit document (FRTD) scheme in accordance with Regulation (EC) No 693/2003 and Regulation (EC) No 694/2003.	1. The instrument shall provide support to compensate for foregone fees from visas issued for the purpose of transit and additional costs incurred in implementing the facilitated transit document (FTD) and the facilitated rail transit document (FRTD) scheme in accordance with Regulation (EC) No 693/2003 and Regulation (EC) No 694/2003.	1. The instrument shall provide support to compensate for foregone fees from visas issued for the purpose of transit and additional costs incurred in implementing the facilitated transit document (FTD) and the facilitated rail transit document (FRTD) scheme in accordance with Regulation (EC) No 693/2003 and Regulation (EC) No 694/2003, including investment in infrastructures.	1. The instrument shall provide support to compensate for foregone fees from visas issued for the purpose of transit and additional costs incurred in implementing the facilitated transit document (FTD) and the facilitated rail transit document (FRTD) scheme in accordance with Regulation (EC) No 693/2003 and Regulation (EC) No 694/2003.
234.	2. The resources allocated to Lithuania for the Special Transit Scheme pursuant to Article 7(2)(a) shall be made	2. The resources allocated to Lithuania for the Special Transit Scheme pursuant to Article 7(2)(a) shall be made available as additional	2. The resources allocated to Lithuania for the Special Transit Scheme pursuant to Article 7(2)(a) shall be made available as additional	2. The resources allocated to Lithuania for the Special Transit Scheme pursuant to Article 7(2)(a) shall be made available as

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	available as additional operating support for Lithuania, in line with the eligible actions for operating support within the programme, as referred to in Annex VII.	operating support for Lithuania, in line with the eligible actions for operating support within the programme, as referred to in Annex VII.	operating support for Lithuania, in line with the eligible actions for operating support within the programme, as referred to in Annex VII.	additional operating support for Lithuania, <i>including for investment in infrastructures</i> , in line with the eligible actions for operating support within the programme, as referred to in Annex VII.
235.	3. By way of derogation from Article 15(2), Lithuania may use the amount allocated to it in line with Article 7(2)(a) to finance operating support in addition to the amount defined in Article 15(2).	3. By way of derogation from Article 15(2), Lithuania may use the amount allocated to it in line with Article 7(2)(a) to finance operating support in addition to the amount defined in Article 15(2).	3. By way of derogation from Article 15(2), Lithuania may use the amount allocated to it in line with Article 7(2)(a) to finance operating support in addition to the amount defined in Article 15(2).	3. By way of derogation from Article 15(2), Lithuania may use the amount allocated to it in line with Article 7(2)(a) to finance operating support in addition to the amount defined in Article 15(2).
236.	4. The Commission and Lithuania shall review the application of this Article in the event of changes which have an impact on the existence or functioning of the Special Transit Scheme.	4. The Commission and Lithuania shall review the application of this Article in the event of changes which have an impact on the existence or functioning of the Special Transit Scheme.	4. The Commission and Lithuania shall review the application of this Article in the event of changes which have an impact on the existence or functioning of the Special Transit Scheme.	4. The Commission and Lithuania shall review the application of this Article in the event of changes which have an impact on the existence or functioning of the Special Transit Scheme.
237.			5. Based on a motivated request, the resources allocated to Lithuania for the Special Transit Scheme referred to in Article 7(2)(a) should be reviewed, and where necessary adjusted, before the adoption of the last work programme for the thematic facility, within the limits of the budgetary resources referred to in Article	5. Following a reasoned request by Lithuania, the resources allocated for the Special Transit Scheme referred to in Article 7(2)(a) shall be reviewed, and where necessary adjusted, before the adoption of the last work programme for the thematic facility, within the limits of the budgetary resources referred to in Article 7(2)(b), through the

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			7(2)(b), through the thematic facility referred to in Article 8.	thematic facility referred to in Article 8.
238.	SECTION 3 SUPPORT AND IMPLEMENTATION UNDER DIRECT AND INDIRECT MANAGEMENT	SECTION 3 SUPPORT AND IMPLEMENTATION UNDER DIRECT AND INDIRECT MANAGEMENT	SECTION 3 SUPPORT AND IMPLEMENTATION UNDER DIRECT AND INDIRECT MANAGEMENT	SECTION 3 SUPPORT AND IMPLEMENTATION UNDER DIRECT AND INDIRECT MANAGEMENT
239.			Article 16a	Article 16a
			Eligible entities	Eligible entities
240.			1. The following entities may be eligible:	1. The following entities are eligible:
241.			(a) legal entities established in any of the following countries:	(a) legal entities established in any of the following countries:
242.			(i) a Member State or an overseas country or territory linked to it;	(i) a Member State or an overseas country or territory linked to it;
243.			(ii) a third country listed in the work programme under the conditions specified therein.	(ii) a third country listed in the work programme, under the conditions specified in paragraph (3).
244.			(b) any legal entity created under Union law or any international organisation.	(b) any legal entity created under Union law or any international organisation relevant for the purposes of the Fund.

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245.			2. Natural persons are not eligible.	2. Natural persons are not eligible.
246.			3. Legal entities established in a third country are exceptionally eligible to participate where this is necessary for the achievement of the objectives of a given action.	3. Entities referred to in paragraph (1)(a)(ii), above, shall participate as part of a consortium with at least two independent entities at least one of which is established in a Member State.
				Those entities shall ensure that the actions in which they participate are in compliance with the principles enshrined in the Charter of Fundamental Rights of the European Union and contribute to the achievement of the objectives of the Fund as laid down in Article 3 of this Regulation.
247.			4. Legal entities participating in consortia of at least two independent entities, established in different Member States or in overseas countries or territories linked to those states or in third countries, are eligible.	
248.	Article 17	Article 17	Article 17	Article 17
	Scope	Scope	Scope	Scope

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249.	Support under this section shall be implemented either directly by the Commission in accordance with point (a) of Article 62(1) of the Financial Regulation, or indirectly in accordance with point (c) of that Article.	Support under this section shall be implemented either directly by the Commission in accordance with point (a) of Article 62(1) of the Financial Regulation, or indirectly in accordance with point (c) of that Article.	Support under this section shall be implemented either directly by the Commission in accordance with point (a) of Article 62(1) of <i>Regulation</i> ( <i>EU, Euratom</i> ) 2018/1046 the Financial Regulation, or indirectly in accordance with point (c) of that Article.	Support under this section shall be implemented either directly by the Commission in accordance with point (a) of Article 62(1) of Regulation (EU, Euratom) 2018/1046, or indirectly in accordance with point (c) of that Article.
250.	Article 18	Article 17	Article 18	Article 18
	Union actions	Union actions	Union actions	Union actions
251.	1. Union actions are transnational projects or projects of particular interest to the Union, in line with the objectives of this Regulation.	1. Union actions are transnational projects or projects of particular interest to the Union, in line with the objectives of this Regulation.	1. Union actions are transnational projects or projects of particular interest to the Union, in line with the objectives of this Regulation.	1. Union actions are transnational projects or projects of particular interest to the Union, in line with the objectives of this Regulation.
252.	2. At the Commission's initiative, the instrument may be used to finance Union actions concerning the objectives of this Regulation as referred to in Article 3 and in accordance with Annexes II and III.	2. At the Commission's initiative, the instrument may be used to finance Union actions concerning the objectives of this Regulation as referred to in Article 3 and in accordance with Annexes II and III.	2. At the Commission's initiative, the instrument may be used to finance Union actions concerning the objectives of this Regulation as referred to in Article 3 and in accordance with Annexes II and III.	2. At the Commission's initiative, the instrument may be used to finance Union actions concerning the objectives of this Regulation as referred to in Article 3 and in accordance with Annexes II and III.
253.	3. Union actions may provide funding in any of the forms laid down in the Financial Regulation, in particular grants, prizes and procurement. They may also provide financing in	3. Union actions may provide funding in any of the forms laid down in the Financial Regulation, in particular grants, prizes and procurement. They may also provide financing in the form of financial	3. Union actions may provide funding in any of the forms laid down in <i>Regulation (EU, Euratom)</i> 2018/1046 the Financial Regulation, in particular grants, prizes and procurement. They may also provide financing in the form of financial	3. Union actions may provide funding in any of the forms laid down in Regulation (EU, Euratom) 2018/1046, in particular grants, prizes and procurement. They may also provide financing in the form of financial instruments within blending operations.

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	the form of financial instruments within blending operations.	instruments within blending operations.	instruments within blending operations.	
254.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of <i>Regulation (EU, Euratom)</i> 2018/1046 the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with Title VIII-of Regulation (EU, Euratom) 2018/1046.
255.	5. The evaluation committee assessing the proposals may be composed of external experts.	5. The evaluation committee assessing the proposals may be composed of external experts.	5. The evaluation committee assessing the proposals may be composed of external experts.	5. The evaluation committee assessing the proposals may be composed of external experts.
256.	6. Contributions to a mutual insurance mechanism may cover the risk associated with the recovery of funds due by recipients and shall be considered a sufficient guarantee under the Financial Regulation. The provisions laid down in [Article X] of Regulation (EU) No/ [Successor of the Regulation on the Guarantee Fund] shall apply.	6. Contributions to a mutual insurance mechanism may cover the risk associated with the recovery of funds due by recipients and shall be considered a sufficient guarantee under the Financial Regulation. The provisions laid down in [Article X] of Regulation (EU) No/ [Successor of the Regulation on the Guarantee Fund] shall apply.	6. Contributions to a mutual insurance mechanism may cover the risk associated with the recovery of funds due by recipients and shall be considered a sufficient guarantee under <i>Regulation</i> ( <i>EU</i> , <i>Euratom</i> ) 2018/1046 the Financial Regulation. The provisions laid down in [Article X] of Regulation (EU) No/ [Successor of the Regulation on the Guarantee Fund] shall apply.	6. Contributions to a mutual insurance mechanism may cover the risk associated with the recovery of funds due by recipients and shall be considered a sufficient guarantee under Regulation (EU, Euratom) 2018/1046. The provisions laid down in [Article X] of Regulation (EU) No/ [Successor of the Regulation on the Guarantee Fund] shall apply.
257.	Article 19	Article 19	Article 19	P
	Blending operations	Blending operations	Blending operations	
258.	Blending operations decided under this instrument shall be implemented in accordance with	Blending operations decided under this instrument shall be implemented in accordance with the [InvestEU	Blending operations decided under this instrument shall be implemented in accordance with the [InvestEU	For political trilogue

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	the [InvestEU Regulation] and [Title X] of the Financial Regulation.	Regulation] and [Title X] of the Financial Regulation. [Am. 108]	Regulation] and {Title X} of Regulation (EU, Euratom) 2018/1046 the Financial Regulation.	
259.	Article 20	Article 20	Article 20	Article 20
	Technical assistance at the level of the Commission	Technical assistance at the level of the Commission	Technical assistance at the level of the Commission	Technical assistance at the level of the Commission
260.	The instrument may support technical assistance measures implemented at the initiative of, or on behalf of, the Commission. Those measures may be financed at the rate of 100%.	The instrument may support technical assistance measures implemented at the initiative of, or on behalf of, the Commission. Those measures, namely, preparatory steps, monitoring, supervision, audit, evaluation and all administrative and technical assistance actions necessary for the implementation of this Regulation and, where appropriate with third countries, may be financed at the rate of 100 %. [Am. 109]	The instrument may support technical assistance measures implemented at the initiative of, or on behalf of, the Commission. Those measures may be financed at the rate of 100%.	In accordance with Article 29 of Regulation (EU) No [CPR], the instrument may support technical assistance implemented at the initiative of, or on behalf of, the Commission at a financing rate of 100 %.
261.	Article 21	Article 21	Article 21	Article 21
	Audits	Audits	Audits	Audits
262.	Audits on the use of the Union contribution carried out by persons or entities, including by other than those mandated by the Union institutions or bodies, shall form the basis of the overall assurance pursuant to	Audits on the use of the Union contribution carried out by persons or entities, including by other than those mandated by the Union institutions or bodies, shall form the basis of the overall assurance pursuant to Article 127 of the Financial Regulation.	Audits on the use of the Union contribution carried out by persons or entities, including by other than those mandated by the Union institutions or bodies, shall form the basis of the overall assurance pursuant to Article 127 of <i>Regulation (EU, Euratom)</i> 2018/1046 the Financial Regulation.	Audits on the use of the Union contribution carried out by persons or entities, including by other than those mandated by the Union institutions or bodies, shall form the basis of the overall assurance pursuant to Article 127 of Regulation (EU, Euratom) 2018/1046.

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	Article 127 of the Financial Regulation.			
263.	Article 22	Article 22	Article 22	Article 22
	Information, communication and publicity	Information, communication and publicity	Information, communication and publicity	Information, communication and publicity
264.	1. The recipients of Union funding shall acknowledge the origin and ensure the visibility of the Union funding, in particular when promoting the actions and their results, by providing coherent, effective and proportionate targeted information to multiple audiences, including the media and the public.	1. The recipients of Union funding shall aeknowledge the origin and ensure the visibility of the Union funding, in particular when promoting promote the actions and their results, by providing coherent, effective and proportionate targeted meaningful information to multiple relevant audiences, including media and the public in the relevant languages. To ensure the visibility of Union funding, recipients of Union funding shall refer to its origin when communicating on the action. To this end, recipients shall ensure that all communications to the media and the public display the Union emblem, and mention explicitly the Union's financial support. [Am. 110]	1. The recipients of Union funding shall acknowledge the origin of those funds and ensure the visibility of the Union funding, in particular when promoting the actions and their results, by providing coherent, effective and proportionate targeted information to multiple audiences, including the media and the public, except where it is restricted due to its classified or confidential nature, particularly concerning security, public order and the protection of personal data, according to the applicable law.	1. The recipient of Union funding shall acknowledge the origin and ensure the visibility of the Union funding, in particular when promoting the actions and their results by providing coherent, effective, meaningful and proportionate information to multiple audiences, including the media and the public. Visibility shall be ensured and information shall be provided except in duly justified cases where public display is not possible or appropriate or information is restricted by law in particular due to reasons of security, public order, criminal investigations or the protection of personal data. To ensure the visibility of Union funding, recipients of Union funding should refer to its origin when communicating on the action and display the Union emblem.  Accompanying recital:

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				When promoting the actions supported by this Instrument, the recipients of Union funding should provide information in the languages relevant to the target audience. To ensure the visibility of Union funding, recipients of Union funding should refer to its origin when communicating on the action. To this end, recipients should ensure that all communications to the media and the public, display the Union emblem, and explicitly mention the Union's financial support.
265.	2. The Commission shall implement information and communication actions relating to this instrument, its actions and results. Financial resources allocated to this instrument shall also contribute to the corporate communication on the political priorities of the Union, as far as they are related to the objectives of this Regulation.	2. To reach the widest possible audience, the Commission shall implement information and communication actions relating to the implementation of this instrument, its actions and results. In particular, the Commission shall publish information concerning the development of the annual and multiannual programmes of the thematic facility. The Commission shall also publish the list of operations selected for support under the thematic facility on a publicly available website and shall update that list at least every three months. Financial resources allocated to this instrument shall also	2. The Commission shall implement information and communication actions relating to this the instrument, its to actions taken pursuant to the instrument the and to the results obtained.  Financial resources allocated to this the instrument shall also contribute to the corporate communication on the political priorities of the Union, as insofar as they those priorities are related to the objectives of this Regulation referred to in Article 3.	To reach the widest possible audience, Commission shall implement information and communication actions relating to this instrument, its actions and results. Financial resources allocated to this instrument shall also contribute to the corporate communication on the political priorities of the Union, as far as they are related to the objectives of this Regulation.  Accompanying recital (could be added to the recital on Union Actions):  The Commission may use financial resources under this instrument to

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		contribute to the corporate communication on the implementation of political priorities of the Union, as far as they are related to the objectives of this Regulation. In particular, the Commission may promote best practices and exchange information as regards the implementation of the instrument. [Am. 111]		promote best practices and exchange information as regards to the implementation of the instrument.
266.		2a. The Commission shall publish the information referred to in paragraph 2 in open, machine readable formats, as set out in Article 5(1) of Directive 2003/98/EC of the European Parliament and of the Council <sup>169</sup> , which allows data to be sorted, searched, extracted, compared and reused. It shall be possible to sort the data by priority, specific objective, total eligible cost of operations, total cost of projects, total cost of procurement procedures, name of beneficiary and name of contractor. [Am. 112]		2a. The Commission shall publish the programmes of the thematic facility. For support provided under direct and indirect management, the Commission shall publish the information referred to in Article 38(2) of Regulation (EU, Euratom) 1046/2018 on a publicly available website and shall update that information regularly. This information shall be published in open, machine-readable format which allows data to be sorted, searched, extracted and compared.  Accompanying recital: The Commission should publish information on the support provided from the thematic facility under direct or indirect

Directive 2003/98/EC of the European Parliament and of the Council of 17 November 2003 on the re-use of public sector information (OJ L 345, 31.12.2003, p. 90)

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				management in a timely manner and update this information where appropriate. It should be possible to sort the information by specific objective, maximum funding from the EU budget, name of beneficiary and nature and purpose of the measure.
267.		2b. It shall be for the Member States to forward to the Commission information on the development of shared-management programmes, so that the information in question can then be published on its website. [Am. 113]		
268.	SECTION 4 SUPPORT AND IMPLEMENTATION UNDER SHARED, DIRECT AND INDIRECT MANAGEMENT	SECTION 4 SUPPORT AND IMPLEMENTATION UNDER SHARED, DIRECT AND INDIRECT MANAGEMENT	SECTION 4 SUPPORT AND IMPLEMENTATION UNDER SHARED, DIRECT AND INDIRECT MANAGEMENT	SECTION 4 SUPPORT AND IMPLEMENTATION UNDER SHARED, DIRECT AND INDIRECT MANAGEMENT
269.	Article 23	Article 23	Article 23	Article 23
	Emergency assistance	Emergency assistance	Emergency assistance	Emergency assistance
270.	1. The instrument shall provide financial assistance to address urgent and specific needs in the event of an emergency situation resulting from an urgent and exceptional	1. The instrument shall  Commission may decide to provide, on an exceptional basis, financial assistance to address urgent and specific needs in the event of an a duly justified emergency situation	1. The instrument shall provide financial assistance to address urgent and specific needs in the event of an emergency situation resulting from an urgent and exceptional pressure where a large or disproportionate	1. The Fund shall provide financial assistance to address urgent and specific needs in the event of a duly justified emergency situation as defined in point 8 of Article 2.

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	pressure where a large or disproportionate number of third-country nationals have crossed, are crossing or are expected to cross the external borders of one or more Member States, in particular at border sections where the impact level has been identified as such that it jeopardises the functioning of the whole Schengen area, or any other situation of urgent and exceptional pressure within the scope of this Regulation that requires immediate action.	resulting and as a last resort. These situations can result from an urgent and exceptional pressure where a large or disproportionate number of third-country nationals have crossed, are crossing or are expected to cross the external borders of one or more Member States, in particular at border sections where the impact level has been identified as such that it jeopardises the functioning of the whole Schengen area, or any other duly substantiated emergency situation of requiring urgent and exceptional pressure action at the external borders within the scope of this Regulation that requires immediate action. The Commission shall inform the European Parliament and the Council without delay. [Am. 114]	number of third country nationals have crossed, are crossing or are expected to cross the external borders of one or more Member States, in particular at border sections where the impact level has been identified as such that it jeopardises the functioning of the whole Schengen area, or any other situation of urgent and exceptional pressure within the scope of this Regulation that requires immediate action.	In response to such a duly justified emergency situation, the Commission may decide to provide emergency assistance within the limits of available resources.
271.	2. Emergency assistance may take the form of grants awarded directly to the decentralised agencies.	2. Emergency assistance may take the form of grants awarded directly to the decentralised agencies.	2. Emergency assistance may take the form of grants awarded directly to the decentralised agencies.	2. Emergency assistance may take the form of grants awarded directly to the decentralised agencies.
272.	3. Emergency assistance may be allocated to Member States' programmes in addition to their allocation calculated in accordance with Article 10(1), provided that it is consequently earmarked as such in the	3. Emergency assistance may be allocated to Member States' programmes in addition to their allocation calculated in accordance with Article 10(1), provided that it is consequently earmarked as such in the programme. This funding shall	3. Emergency assistance may be allocated to Member States' programmes in addition to their allocation calculated in accordance with Article 10(1), provided that it is consequently earmarked as such in the programme. This funding shall	3. Emergency assistance may be allocated to Member States' programmes in addition to their allocation calculated in accordance with Article 10(1), provided that it is consequently earmarked as such in the programme. This funding

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	programme. This funding shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.	not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme.	not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme. Pre-financing for emergency assistance may amount to 95% of the Union contribution, subject to the availability of funds.	shall not be used for other actions in the programme except in duly justified circumstances and as approved by the Commission through the amendment of the programme. Pre-financing for emergency assistance may amount to 95% of the Union contribution, subject to the availability of funds.
273.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with [Title VIII] of <i>Regulation (EU, Euratom) 2018/1046</i> the Financial Regulation.	4. Grants implemented under direct management shall be awarded and managed in accordance with Title VIII of Regulation (EU, Euratom) 2018/1046.
274.		4a. Where necessary for the implementation of the action, emergency assistance may cover expenditure which was incurred prior to the date of submission of the grant application or the request for assistance, but not prior to 1 January 2021. [Am. 115]		
275.		4b. Emergency assistance shall be provided in a manner entirely consistent with the Union acquis and with the Union's and the Member States' obligations under the international instruments to which they are signatories.  [Am. 116]		4b. Emergency assistance shall be provided in a manner entirely consistent with the <i>relevant Union acquis</i> and with the Union's and the Member States' obligations under the international instruments to which they are signatories.

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276.			5. The Commission shall regularly inform Member States about the available financial means for emergency assistance and the types of action which may be eligible.	
277.	Article 24	Article 24	Article 24	Article 24
	Cumulative, complementary and combined funding	Cumulative, complementary and combined funding	Cumulative <del>, complementary and combined</del> and Alternative funding	Cumulative and Alternative Funding
278.	1. An action that has received a contribution under the instrument may also receive a contribution from any other Union programme, including Funds under shared management, provided that the contributions do not cover the same costs. The rules of each contributing Union programme shall apply to its respective contribution to the action. The cumulative funding shall not exceed the total eligible costs of the action and the support from the different Union programmes may be calculated on a pro-rata basis in accordance with the documents setting out the conditions for support.	1. An action that has received a contribution under the instrument may also receive a contribution from any other Union programme, including Funds under shared management, provided that the contributions do not cover the same costs. The rules of each contributing Union programme shall apply to its respective contribution to the action. The cumulative funding shall not exceed the total eligible costs of the action and the support from the different Union programmes may be calculated on a pro-rata basis in accordance with the documents setting out the conditions for support. Contributions from other Union programmes to actions under this instrument shall be acknowledged, where appropriate, in the	1. An action that has received a contribution under the instrument may also receive a contribution from any other Union programme, including Funds under shared management, provided that the contributions do not cover the same costs. The rules of each contributing Union programme shall apply to its respective contribution to the action. The cumulative funding shall not exceed the total eligible costs of the action and the support from the different Union programmes may be calculated on a pro-rata basis in accordance with the documents setting out the conditions for support.	1. An action that has received a contribution under the instrument may also receive a contribution from any other Union programme, including Funds under shared management, provided that the contributions do not cover the same costs. The rules of each contributing Union programme shall apply to its respective contribution to the action. The cumulative funding shall not exceed the total eligible costs of the action and the support from the different Union programmes may be calculated on a pro-rata basis in accordance with the documents setting out the conditions for support.

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		Commission work programmes or in the national programmes and annual performance reports.  [Am. 117]		
279.	2. Actions awarded a seal of Excellence certification, or which comply with the following cumulative comparable conditions:	2. Actions-Operations awarded a seal of Excellence certification, or which comply with the following cumulative comparable conditions: [Am. 118]	2. Actions awarded a seal of Excellence certification <i>under this instrument by complying</i> , or which comply with the following cumulative comparable conditions:	Actions awarded a seal of Excellence certification, which comply with the following cumulative comparative conditions:
280.	(a) they have been assessed in a call for proposals under the instrument;	a) they have been assessed in a call for proposals under the instrument;	(a) they have been assessed in a call for proposals under the instrument;	(a) they have been assessed in a call for proposals under the instrument;
281.	(b) they comply with the minimum quality requirements of that call for proposals;	(b) they comply with the minimum quality requirements of that call for proposals;	(b) they comply with the minimum quality requirements of that call for proposals;	(b) they comply with the minimum quality requirements of that call for proposals;
282.	(c) they may not be financed under that call for proposals due to budgetary constraints,	(c) they may not be financed under that call for proposals due to budgetary constraints,	(c) they may not be financed under that call for proposals due to budgetary constraints,	(c) they may not be financed under that call for proposals due to budgetary constraints,
283.	may receive support from the European Regional Development Fund, the Cohesion Fund, the European Social Fund+ or the European Agricultural Fund for Rural Development, in accordance with paragraph 5 of Article 67 of Regulation (EU) No/	may receive support from the European Regional Development Fund, the Cohesion Fund, the European Social Fund   or the European Agricultural Fund for Rural Development, in accordance with paragraph 5 of Article 67 of Regulation (EU) No/ [CPR] and Article 8 of Regulation (EU) No	may receive support from the European Regional Development Fund, the Cohesion Fund, the European Social Fund+ or the European Agricultural Fund for Rural Development, in accordance with paragraph 5 of Article 67 of Regulation (EU) No/ [CPR] and Article 8 of Regulation (EU) No	may receive support from the European Regional Development Fund or the European Social Fund+, in accordance with paragraph 5 of Article [67] of Regulation (EU)/ [Common Provisions Regulation].

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	[CPR] and Article 8 of Regulation (EU) No/ [Financing, management and monitoring of the Common Agricultural Policy], provided that such actions are consistent with the objectives of the programme concerned. The rules of the Fund or instrument providing support shall apply.	/ [Financing, management and monitoring of the Common Agricultural Policy], Union's structural funds provided that such actions are consistent with the objectives of the programme concerned. The rules of the Fund or instrument providing support shall apply. [Am. 119]	/ [Financing, management and monitoring of the Common Agricultural Policy], provided that such actions are consistent with the objectives of the programme concerned. The rules of the Fund or instrument providing support shall apply.	
284.	SECTION 5  MONITORING, REPORTING AND EVALUATION	SECTION 5 MONITORING, REPORTING AND EVALUATION	SECTION 5  MONITORING, REPORTING AND EVALUATION	SECTION 5 MONITORING, REPORTING AND EVALUATION
285.	Sub-section 1 Common provisions	Sub-section 1 Common provisions	Sub-section 1 Common provisions	Sub-section 1 Common provisions
286.	Article 25  Monitoring and reporting	Article 25  Monitoring and reporting	Article 25  Monitoring and reporting	Article 25  Monitoring and reporting
287.	1. In compliance with its reporting requirements pursuant to Article 43(3)(h)(i)(iii) of the Financial Regulation, the Commission shall present to the European Parliament and the Council information on performance in accordance with Annex V.	1. In compliance with its reporting requirements pursuant to Article 43-41(3)(h)(i)(iii) of the Financial Regulation, the Commission shall present to the European Parliament and the Council information on performance in accordance with Annex V, at least annually. [Am. 120]	1. In compliance with its reporting requirements pursuant to Article 41(3)(h)(iii) [43(3)(h)(i)(iii)] of Regulation (EU, Euratom) 2018/1046 the Financial Regulation, the Commission shall present to the European Parliament and the Council information on performance in accordance with Annex V.	1. In compliance with its reporting requirements pursuant to Article 41(3)(h)(iii) of Regulation (EU, Euratom) 2018/1046, the Commission shall present to the European Parliament and the Council information on performance in accordance with Annex V.

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288.	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex V in order to make the necessary adjustments to the information on performance to be provided to the European Parliament and the Council.	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex V in order to make the necessary adjustments to the information on performance to be provided to the European Parliament and the Council.	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex V in order to make the necessary adjustments to the information on performance to be provided to the European Parliament and the Council.	2. The Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex V in order to make the necessary adjustments to the information on performance to be provided to the European Parliament and the Council.
289.	3. The indicators to report on progress of the instrument towards the achievement of the objectives of this Regulation are set out in Annex VIII. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.	3. The indicators to report on progress of the instrument towards the achievement of the objectives of this Regulation are set out in Annex VIII. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative. For resources under shared management, common indicators shall be used. Upon request, the data received by the Commission on the output and result indicators shall be made available to the European Parliament and to the Council. [Am. 121]	3. The indicators to report on progress of the instrument towards the achievement of the objectives of this Regulation are set out in Annex VIII. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.	3. The indicators to report on progress of the instrument towards the achievement of the objectives of this Regulation are set out in Annex VIII. For output indicators, baselines shall be set at zero. The milestones set for 2024 and targets set for 2029 shall be cumulative.
289a.			3a. The Commission shall also report on the share of the thematic facility used for supporting actions in or in relation to third countries.	3a. The Commission shall also report on the use and share of the thematic facility for supporting actions in or in relation to third countries.

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290.	4. 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 recipients of Union funds and, where relevant, the Member States.	4. 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 recipients of Union funds and, where relevant, the Member States.	4. 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 recipients of Union funds and, where relevant, the Member States.	4. 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 recipients of Union funds and, where relevant, the Member States.
291.	5. In order to ensure effective assessment of the progress of the instrument towards the achievement of its objectives, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex VIII to review and complement the indicators where necessary and to supplement this Regulation with provisions on the establishment of a monitoring and evaluation framework, including information to be provided by the Member States.	5. In order to ensure effective assessment of the progress of the instrument towards the achievement of its objectives, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex VIII to review and complement the indicators where necessary and to supplement this Regulation with provisions on the establishment of a monitoring and evaluation framework, including information to be provided by the Member States.	5. In order to ensure effective assessment of the progress of the instrument towards the achievement of its objectives, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex VIII to review and complement the indicators where necessary and to supplement this Regulation with provisions on the establishment of a monitoring and evaluation framework, including information to be provided by the Member States. Any amendment to Annex VIII shall only start to apply in the first accounting year following the year of adoption of the delegated act.	5. In order to ensure effective assessment of the progress of the instrument towards the achievement of its objectives, the Commission shall be empowered to adopt delegated acts in accordance with Article 29 to amend Annex VIII to review and complement the indicators where necessary and to supplement this Regulation with provisions on the establishment of a monitoring and evaluation framework, including information to be provided by the Member States. Any amendment to Annex VIII shall apply only to projects selected after its entry into force.
292.		5a. For resources under shared management, monitoring and		

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		reporting shall be based on the types of intervention set out in Annex VI. The Commission shall be empowered to adopt delegated acts in accordance with Article 29 to address unforeseen or new circumstances or to ensure the effective implementation of the funding. [Am. 122]		
293.		5b. The Commission shall pay particular attention to the monitoring of actions by, in or in relation to third countries, in accordance with Article 5 and Article 12(10) and (11). [Am. 123]		
294.	Article 26	Article 26	Article 26	Article 26
	Evaluation	Evaluation	Evaluation	Evaluation
295.	1. The Commission shall carry out a mid-term and a retrospective evaluation of this Regulation, including the actions implemented under this instrument.	1. By 31 December 2024, the Commission shall carry out present a mid-term and a retrospective evaluation of the implementation of this Regulation, including the actions implemented under this instrument. The mid-term evaluation shall examine the effectiveness,	1. The Commission shall carry out a mid-term and a retrospective evaluation of this Regulation, including the actions implemented under this instrument.	1. By 31 December 2024, the Commission shall carry out a midterm evaluation of this Regulation. In addition to Article 40(1) of the Regulation [CPR], the mid-term evaluation shall assess the following:

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296.		(a) progress towards the achievement of the objectives of this Regulation, taking into account all relevant information available, in particular the annual performance reports submitted by the Member States under Article 30 and the output and the result indicators set out in Annex VIII; [Am. 125]		(a) the effectiveness of the instrument, including the progress made towards the achievement of the objectives of this Regulation, taking into account all relevant information already available, in particular the annual performance reports referred to in Article 27 and the output and result indicators set out in Annex VIII;
297.		(b) the Union added value of actions and operations implemented under this instrument; [Am. 126]		(b) the efficiency of the use of resources allocated to the Fund and of the management and control measures put in place to implement it;
298.		(c) the contribution of the instrument to addressing existing and emerging challenges at the external borders, to developing the common visa policy, and the use of the instrument to address shortcomings identified by the Schengen Evaluation Mechanism and Vulnerability assessment; [Am. 127]		(c) the continued relevance and appropriateness of the implementation measures set out in Annex II;
299.		(d) the continued relevance of and the appropriateness of the implementation measures set out in Annex II and the actions set out in Annex III; [Am. 128]		(d) the coordination, coherence and complementarity between the actions supported under the instrument and support provided by other Union funds;

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300.		(e) the complementarity and coherence between the actions supported under this instrument and supported provided by other Union funds. [Am. 129]		(e) the EU added value of actions implemented under the instrument.
301.		The mid-term review shall take into account retrospective evaluation results on the long-term impact of the previous instrument for financial support for external borders and visa, part of the Internal Security Fund for the period 2014-2020. [Am. 130]		That midterm evaluation shall take into account retrospective evaluation results on the effects of the Internal Security Fund – Borders and Visa Instrument for the period 2014-2020.
302.		1a. By 31 January 2030, the Commission shall carry out a retrospective evaluation. By the same date, the Commission shall submit an evaluation report to the European Parliament and to the Council. The retrospective evaluation shall include an assessment of the elements set out in paragraph 1. In that regard, the longer-term impacts of the instrument shall be evaluated with a view to feeding into		1a. In addition to Article 40(2) of the Regulation [CPR], the retrospective evaluation shall include the elements listed in paragraph 1. In addition, the impacts of the instrument shall be evaluated.
303.	2. The mid-term and the retrospective evaluation shall be carried out in a timely manner to feed into the decision-making process in accordance with the	2. The mid-term and the retrospective evaluation shall be carried out in a timely manner to feed into the decision-making process in accordance with the timeline set out	2. The mid-term and the retrospective evaluation shall be carried out in a timely manner to feed into the decision-making process in accordance with the timeline set out	2. The mid-term and the retrospective evaluation shall be carried out in a timely manner to feed into the decision-making process, including, where

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	timeline set out Article 40 of Regulation (EU) No/ [CPR].	Article 40-14 of this Regulation-(EU) No/ [CPR]. [Am. 132]	Article 40 of Regulation (EU) No/ [CPR].	appropriate, revisions of this Regulation.
304.		2a. In its mid-term review and retrospective evaluation, the Commission shall pay particular attention to the evaluation of actions by, in or in relation to third countries in accordance with Article 5 and Article 12(10) and (11).  [Am. 133]		Presidency's drafting suggestion:  2a. The Commission shall ensure that the evaluations do not include information the dissemination of which may jeopardise the functioning or security of the external borders as part of the European integrated border management.  Drafting session 4.12:  COM to put forward a compromise proposal for BMVI including more concrete wording.  Trilogue 26.11:  Presidency's drafting suggestion:  2a. For BMVI and ISF only: The Commission shall ensure that the evaluations do not include information the dissemination of which may jeopardise [the European integrated border

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				operations].  COM to submit a compromise proposal on para 2a.  3. In its mid-term and retrospective evaluations, the Commission shall pay particular attention to the evaluation of actions by, in or in relation to third countries in accordance with Article 5 and Article 12(10) and (11).
305.	Sub-section 2	Sub-section 2	Sub-section 2	Sub-section 2
	Rules for shared management	Rules for shared management	Rules for shared management	Rules for shared management
306.	Article 27	Article 27	Article 27	Article 27
	Annual performance reports	Annual performance reports	Annual performance review reports	Annual performance reports
307.	1. By 15 February 2023 and by the same date of each subsequent year up to and including 2031, Member States shall submit to the Commission the annual performance report as referred to in Article 36(6) of Regulation (EU) No/ [CPR]. The report submitted in 2023 shall cover the implementation of the	1. By 15 February 2023 and by the same date of each subsequent year up to and including 2031, Member States shall submit to the Commission the annual performance report as referred to in Article 36(6) of Regulation (EU) No/ [CPR]. The report submitted in 2023 shall cover the implementation of the programme carried out until 30 June 2022. Member States shall publish these reports on a dedicated website	1. For the purpose of the annual performance review as referred to in article 36 of Regulation (EU)/ [CPR], Bby 15 February 2023 and by the same date of each subsequent year up to and including 2031, Member States shall submit to the Commission the annual performance a report as referred to in Article 36(6) of Regulation (EU)/2021 [Common Provisions Regulation]. The	1. By 15 February 2023 and by the same date of each subsequent year up to and including 2031, Member States shall submit to the Commission the annual performance report as referred to in Article 36(6) of Regulation (EU)/2021 [Common Provisions Regulation].  The reporting period shall cover the last accounting year as defined in Article 2(28) of Regulation

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	programme carried out until 30 June 2022.	and forward them to the European Parliament and to the Council. [Am. 134]	reporting period shall cover the last accounting year as defined in Article 2(28) of Regulation (EU)/ [CPR], preceding the year of submission of the report. The report submitted in on 15 February 2023 shall cover the implementation of the programme in the period from 1 January 2021 to 30 June 2022.	(EU)/ [CPR], preceding the year of submission of the report. The report submitted on 15 February 2023 shall cover the period from 1 January 2021.
308.	2. The annual performance report shall in particular set out information on:	2. The annual performance report shall in particular set out information on:	2. The annual performance report shall in particular set out information on:	2. The annual performance report shall in particular set out information on:
309.	(a) the progress in the implementation of the programme and in achieving the milestones and targets, taking into account the latest data as required by Article 37 of Regulation (EU) No/ [CPR];	(a) the progress in the implementation of the programme and in achieving the milestones and targets, taking into account the latest data as required by Article 37 of Regulation (EU) No/ [CPR] cumulative data transmitted to the Commission; [Am. 135]	(a) the progress in the implementation of the programme and in achieving the milestones and targets, taking into account the latest data as required by Article 37 of Regulation (EU) No/ [CPR];	(a) progress in the implementation of the programme and in achieving the milestones and targets, taking into account the latest data as required by Article 37of Regulation (EU)/2021 [CPR];
310.		(aa) a breakdown of the annual accounts of the national programme into recoveries, pre-financing to final beneficiaries and expenditure actually incurred; [Am. 136]		
311.	(b) any issues affecting the performance of the programme and the actions taken to address them;	(b) any issues affecting the performance of the programme and the actions taken to address them, including reasoned opinions issued by the Commission in respect of an	(b) any issues affecting the performance of the programme and the actions taken to address them;	(b) any issues affecting the performance of the programme and the action taken to address them, including information on any reasoned opinion issued by the Commission in respect of an

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		infringement procedure under Article 258 TFEU; [Am. 137]		infringement under Article 258 TFEU linked to the implementation of the Fund/Instrument;
312.	(c) the complementarity between the actions supported by the instrument and support provided by other Union Funds, in particular those in or in relation to third countries;	(c) the complementarity, coordination and coherence between the actions supported by the instrument and support provided by other Union Funds, in particular those the external financing instruments of the Union and others providing funding in or in relation to third countries; [Am. 138]	(c) the complementarity between the actions supported by the instrument and support provided by other Union Funds, in particular those in or in relation to third countries;	(c) the complementarity between the actions supported under this instrument and the support provided by other Union funds, in particular those in or in relation to third countries;
313.	(d) the contribution of the programme to the implementation of the relevant Union <i>acquis</i> and action plans;	(d) the contribution of the programme to the implementation of the relevant Union acquis and action plans;	(d) the contribution of the programme to the implementation of the relevant Union <i>acquis</i> and action plans;	(d) the contribution of the programme to the implementation of the relevant Union <i>acquis</i> and action plans;
314.		(da) compliance with fundamental rights requirements; [Am. 139]		
315.	(e) the implementation of communication and visibility actions;	(e) the implementation of communication and visibility actions;	(e) the implementation of communication and visibility actions;	(e) the implementation of communication and visibility actions;
316.	(f) the fulfilment of the enabling conditions and their application throughout the programming period.	(f) the fulfilment of the enabling conditions and their application throughout the programming period;	(ef) the fulfilment of the enabling conditions and their application throughout the programming period.	(f) the fulfilment of the applicable enabling conditions and their application throughout the programming period, in particular

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				compliance with fundamental rights;
317.		(fa) the implementation of projects in, or in relation to a third country. [Am. 140]		(i) the implementation of projects in, or in relation to a third country.
				The annual performance report shall include a summary covering all the points set out in this paragraph. The Commission shall ensure that the summaries are available in a working language of the Union other than the official language or languages of the Member State concerned.
318.	3. The Commission may make observations on the annual performance report within two months of the date of its receipt. Where the Commission does not provide observations within that deadline, the reports shall be deemed to have been accepted.	3. The Commission may make observations on the annual performance report within two months of the date of its receipt. Where the Commission does not provide observations within that deadline, the reports shall be deemed to have been accepted. Once accepted, the Commission shall make summaries of annual performance reports available to the European Parliament and to the Council and shall publish those summaries of the annual performance reports on a dedicated website. [Am. 141]	3. The Commission may make observations on the annual performance report within two months of the date of its receipt. Where the Commission does not provide observations within that deadline, the reports shall be deemed to have been accepted.	<ol> <li>The Commission may make observations on the annual performance report within two months of the date of its receipt. Where the Commission does not provide observations by that deadline, the report shall be deemed to have been accepted.</li> <li>On its website, the Commission shall provide the links to Member States' websites referred to in Art. 44(1) [CPR].</li> </ol>

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319.	4. In order to ensure uniform conditions for the implementation of this Article the Commission shall adopt an implementing act establishing the template for the annual performance report. This implementing act shall be adopted in accordance with the advisory procedure referred to in Article 30(2).	4. In order to ensure uniform conditions for the implementation of this Article the Commission shall adopt an implementing act establishing the template for the annual performance report. This implementing act shall be adopted in accordance with the advisory procedure referred to in Article 30(2).	4. In order to ensure uniform conditions for the implementation of this Article the Commission shall adopt an implementing act establishing the template for the annual performance report. This implementing act shall be adopted in accordance with the <i>examination</i> advisory procedure referred to in Article 30(2).	Presidency's drafting suggestion:  4. In order to ensure uniform conditions for the implementation of this Article, the Commission shall adopt an implementing act establishing the template for the annual performance report. This implementing act shall be adopted in accordance with the examination procedure referred to in Article 33(2).
320.	Article 28  Monitoring and reporting	Article 28  Monitoring and reporting	Article 28  Monitoring and reporting	Article 28  Monitoring and reporting under shared management
321.	1. Monitoring and reporting in accordance with Title IV of Regulation (EU) No/ [CPR] shall be based on the types of intervention set out in Tables 1, 2 and 3 in Annex VI. To address unforeseen or new circumstances or to ensure the effective implementation of the funding, the Commission shall be empowered to adopt delegated acts to amend Annex	1. Monitoring and reporting in accordance with Title IV of Regulation (EU) No/ [CPR] shall be based on the types of intervention set out in Tables 1, 2 and 3 in Annex VI. To address unforeseen or new circumstances or to ensure the effective implementation of the funding, the Commission shall be empowered to adopt delegated acts to amend Annex VI in accordance with Article 29.	1. Monitoring and reporting in accordance with Title IV of Regulation (EU) No/ [CPR] shall be based on the types of intervention set out in Tables 1, 2, and 3 and 4 in Annex VI. To address unforeseen or new circumstances or to ensure the effective implementation of the funding, the Commission shall be empowered to adopt delegated acts to amend Annex VI in accordance with Article 29.	1. Monitoring and reporting in accordance with Title IV of Regulation (EU) No/ [CPR] shall be based on the types of intervention set out in Tables 1, 2, 3 and 4 in Annex VI. To address unforeseen or new circumstances or to ensure the effective implementation of the funding, the Commission shall be empowered to adopt delegated acts to amend

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	VI in accordance with Article 29.			Annex VI in accordance with Article 29.
322.	2. The common indicators shall be used in accordance with Articles 12(1), 17 and 37 of Regulation (EU) No/ [CPR].	2. The common indicators shall be used in accordance with Articles 12(1), 17 and 37 of Regulation (EU) No/ [CPR]. [Am. 142]	2. The common indicators set in Annex VIII shall be used in accordance with Articles 12(1), 17 and 37 of Regulation (EU) No/ [CPR].	2. The indicators set in Annex VIII shall be used in accordance with Articles 12(1), 17 and 37 of Regulation (EU) No/ [CPR].
323.			Article 28a Processing of personal data	
324.			1. For the purposes of the implementation of the instrument with a view to achieving the objectives set out in Article 3, the Managing Authority, the Audit Authority and the beneficiaries, as data controllers, shall process, in accordance with Regulation (EU) 2016/679, the personal data necessary for the common indicators in Annex VIII, for monitoring, evaluation, control and audit and, where applicable, for determining the eligibility of participants.	
325.			2. The personal data referred to in paragraph 1 shall be retained in accordance with Article 76 [of the future CPR].	

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326.	CHAPTER III TRANSITIONAL AND FINAL PROVISIONS	CHAPTER III TRANSITIONAL AND FINAL PROVISIONS	CHAPTER III TRANSITIONAL AND FINAL PROVISIONS	CHAPTER III TRANSITIONAL AND FINAL PROVISIONS
327.	Article 29 Exercise of the delegation	Article 29 Exercise of the delegation	Article 29 Exercise of the delegation	Article 29 Exercise of the delegation
328.	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.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
329.	2. The power to adopt delegated acts referred to in Articles 12, 15, 25 and 28 shall be conferred on the Commission until 31 December 2028.	2. The power to adopt delegated acts referred to in Articles 8, 12, 15, 25 and 28 shall be conferred on the Commission until 31 December 2028. [Am. 143]	2. The power to adopt delegated acts referred to in Articles 12, 15, 25 and 28 shall be conferred on the Commission until 31 December 2028.	P, H For political trilogue
330.	3. The European Parliament or the Council may revoke the delegation of powers referred to in Articles 12, 15, 25 and 28 at any time. A decision of revocation 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	3. The European Parliament or the Council may revoke the delegation of powers referred to in Articles 8, 12, 15, 25 and 28 at any time. A decision of revocation 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 <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity	3. The European Parliament or the Council may revoke the delegation of powers referred to in Articles 12, 15, 25 and 28 at any time. A decision of revocation 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 <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity	P, H Political trilogue

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	validity of any delegated acts already in force.	of any delegated acts already in force. [Am. 144]	of any delegated acts already in force.	
331.	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.	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.
332.	5. As soon as it adopts a delegated act, the Commission shall simultaneously notify the European Parliament and the Council thereof.	5. As soon as it adopts a delegated act, the Commission shall simultaneously notify the European Parliament and the Council thereof.	5. As soon as it adopts a delegated act, the Commission shall simultaneously notify the European Parliament and the Council thereof.	5. As soon as it adopts a delegated act, the Commission shall simultaneously notify the European Parliament and the Council thereof.
333.	6. A delegated act adopted pursuant to Articles 12, 15, 25 and 28 shall enter into force only if neither the European Parliament nor the Council has expressed an objection within two months of being notified of it if, before the expiry of that period, they 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 the Council.	6. A delegated act adopted pursuant to Articles 8, 12, 15, 25 and 28 shall enter into force only if neither the European Parliament nor the Council has expressed an objection within two months of being notified of it if, before the expiry of that period, they 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 the Council. [Am. 145]	6. A delegated act adopted pursuant to Articles 12, 15, 25 and 28 shall enter into force only if neither the European Parliament nor the Council has expressed an objection within two months of being notified of it if, before the expiry of that period, they 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 the Council.	T, H Political trilogue

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334.	Article 30  Committee procedure	Article 30  Committee procedure	Article 30  Committee procedure	Article 30  Committee procedure
335.	1. The Commission shall be assisted by a Coordination Committee for the Asylum and Migration Fund, the Internal Security Fund and the instrument for border management and visa. That Committee shall be a Committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a Coordination Committee for the Asylum and Migration Fund, the Internal Security Fund and the instrument for border management and visa. That Committee shall be a Committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a Coordination Committee for the Asylum, and Migration and Integration Fund, the Internal Security Fund and the instrument for border management and visa. That Committee shall be a Committee within the meaning of Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>170</sup> .	1. The Commission shall be assisted by the Coordination Committee for the Asylum, and Migration and Integration Fund, the Internal Security Fund and the Border Management and Visa Instrument. That Committee shall be a Committee within the meaning of Regulation (EU) No 182/2011.
336.	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 5 4 of Regulation (EU) No 182/2011 shall apply. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.	P, H Political trilogue
337.	3. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act. This shall not apply to the	3. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act. This shall not apply to the implementing act	3. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act. This shall not	

Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers.

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	implementing act referred to in Article 27(4).	referred to in Article 27(4). [Am. 146]	apply to the implementing act referred to in Article 27(4).	
338.	Article 31 Transitional provisions	Article 31  Transitional provisions	Article 31  Transitional provisions	Article 31  Transitional provisions
339.	1. This Regulation shall not affect the continuation or modification of the actions concerned under the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, established by Regulation (EU) No 515/2014, which shall continue to apply to those actions until their closure.	1. This Regulation shall not affect the continuation or modification of the actions concerned under the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, established by Regulation (EU) No 515/2014, which shall continue to apply to those actions until their closure.	1. This Regulation shall not affect the continuation or modification of the actions concerned under the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, established by Regulation (EU) No 515/2014, which shall continue to apply to those actions until their closure.	1. This Regulation shall not affect the continuation or modification of the actions concerned under the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, established by Regulation (EU) No 515/2014, which shall continue to apply to those actions until their closure.
340.	2. The financial envelope for the instrument may also cover technical and administrative assistance expenses necessary to ensure the transition between the instrument and the measures adopted under its predecessor, the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, as established by Regulation (EU) No 515/2014.	2. The financial envelope for the instrument may also cover technical and administrative assistance expenses necessary to ensure the transition between the instrument and the measures adopted under its predecessor, the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, as established by Regulation (EU) No 515/2014.	2. The financial envelope for the instrument may also cover technical and administrative assistance expenses necessary to ensure the transition between the instrument and the measures adopted under its predecessor, the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, as established by Regulation (EU) No 515/2014.	2. The financial envelope for the instrument may also cover technical and administrative assistance expenses necessary to ensure the transition between the instrument and the measures adopted under its predecessor, the instrument for external borders and visa as part of the Internal Security Fund for the period 2014-2020, as established by Regulation (EU) No 515/2014.

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340a.			3. Where Member States continue [after the date of application of CPR] to support a project selected and started under Regulation (EC) No 515/2014, in accordance with Regulation 514/2014, they shall ensure that the following cumulative conditions are met:	3. Where Member States continue after the date of application of CPR to support a project selected and started under Regulation (EC) No 515/2014, in accordance with Regulation 514/2014, they shall ensure that the following cumulative conditions are met:
340b.			a) the project so selected has two phases identifiable from a financial point of view with separate audit trails;	a) the project so selected has two phases identifiable from a financial point of view with separate audit trails;
340c.			(b) the total cost of the project exceeds EUR 2 500 000;	(b) the total cost of the project exceeds EUR 2 500 000;
340d.			(c) payments for the first phase of the project shall be included in payment requests under Regulation (EU) 514/2014. Expenditure for the second phase of the project shall be included in payment applications under Regulation (EU) [CPR];	(c) payments for the first phase of the project shall be included in payment requests under Regulation (EU) 514/2014. Expenditure for the second phase of the project shall be included in payment applications under Regulation (EU) [CPR];
340e.			(d) the second phase of the project complies with the applicable law and is eligible for support from the instrument under this Regulation and Regulation [CPR];	(d) the second phase of the project complies with the applicable law and is eligible for support from the instrument under this Regulation and Regulation [CPR];

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340f.			(e) the Member State commits to complete the project, render it operational and report it in the annual performance report submitted by 15 February 2024.	(e) the Member State commits to complete the project, render it operational and report it in the annual performance report submitted by 15 February 2024.
340g.			The provisions of this Regulation and Regulation [CPR] shall apply to the second phase of the project.	The provisions of this Regulation and Regulation [CPR] shall apply to the second phase of the project.
341.	Article 32	Article 32	Article 32	Article 32
	Entry into force and application	Entry into force and application	Entry into force and application	Entry into force and application
342.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the European Union</i> .	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the European Union</i> .	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.
343.	It shall apply from 1 January 2021.	It shall apply from 1 January 2021.	It shall apply from 1 January 2021.	It shall apply from 1 January 2021.
344.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.
345.	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,
346.	For the European Parliament The President	For the European Parliament The President	For the European Parliament The President	For the European Parliament The President

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347.	For the Council The President	For the Council The President	For the Council The President	For the Council The President
348.	ANNEX I  Criteria for the allocation of funding to the programmes under shared management	ANNEX I  Criteria for the allocation of funding to the programmes under shared management	ANNEX I  Criteria for the allocation of funding to the programmes under shared management	ANNEX I  Criteria for the allocation of funding to the programmes under shared management
349.	1. The available resources referred to in Article 10 shall be broken down between the Member States as follows:	1. The available resources referred to in Article 10 shall be broken down between the Member States as follows:	1. The available resources referred to in Article 10 shall be broken down between the Member States as follows:	1. The available resources referred to in Article 10 shall be broken down between the Member States as follows:
350.	(a) each Member State shall receive a fixed amount of EUR 5 000 000 from the instrument at the start of the programming period only;	(a) each Member State shall receive a fixed amount of EUR 5 000 000 from the instrument at the start of the programming period only;	(a) each Member State shall receive a fixed amount of EUR 5 000 000 8 000 000 in current prices from the instrument at the start of the programming period only, with the exception of Cyprus, Malta and Greece who shall receive a fixed amount of EUR 28 000 000 in current prices;	Presidency's general comment: We understand that the "internal borders where the controls have not been lifted yet" are included in the allocation criteria (see definitions in lines 101 and 104-106).  It is worth noting that in the initial COM allocation these were not on board.
351.	(b) an amount of EUR 157 200 000 for the Special Transit Scheme to be allocated to	(b) an amount of EUR 157 200 000 for the Special Transit Scheme to	(b) an amount of EUR 157 200 000-200 568 000 for the Special Transit Scheme to be allocated to	(b) an amount of EUR 200 568 000 for the Special Transit Scheme to be allocated to

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	Lithuania at the start of the programming period only;	be allocated to Lithuania at the start of the programming period only;	Lithuania at the start of the programming period only;	Lithuania at the start of the programming period only;
352.	(c) and the remaining resources referred to in Article 10 shall be distributed based on the following criteria:	(c) and the remaining resources referred to in Article 10 shall be distributed based on the following criteria:	(c) and the remaining resources referred to in Article 10 shall be distributed based on the following criteria:	(c) and the remaining resources referred to in Article 10 shall be distributed based on the following criteria:
353.	30 % for external land borders;	30 % for external land borders;	30 % for external land borders;	30 % for external land borders;
354.	35 % for external sea borders;	35 % for external sea borders;	35 % for external sea borders;	35 % for external sea borders;
355.	20 % for airports;	20 % for airports;	20 % for airports;	20 % for airports;
356.	15 % for consular offices.	15 % for consular offices.	15 % for consular offices.	15 % for consular offices.
357.	2. The resources available under paragraph 1(c) for external land borders and external sea borders shall be broken down between Member States as follows:	2. The resources available under paragraph 1(c) for external land borders and external sea borders shall be broken down between Member States as follows:	2. The resources available under paragraph 1(c) for external land borders and external sea borders as referred to in Article 2(4) shall be broken down between Member States as follows:	2. The resources available under paragraph 1(c) for external land borders and external sea borders as referred to in Article 2(4) shall be broken down between Member States as follows:
358.	(a) 70 % for the length of their external land borders and external sea borders, which will be calculated, on the basis of weighting factors for each specific section as defined in Regulation (EU) No	(a) 70 % for the length of their external land borders and external sea borders, which will be calculated, on the basis of weighting factors for each specific section as defined in Regulation (EU) No 1052/2013 <sup>172</sup> , determined in accordance with paragraph 11; and	(a) 70 % for the <i>weighted</i> length of their external land borders and external sea borders, which will be ealculated, on the basis of weighting factors for each specific section as defined in Regulation (EU) No 1052/2013 <sup>173</sup> , determined in accordance with paragraph 11 The	(a) 70 % for the weighted length of their external land borders and external sea borders. The weighted length shall be established by the application of the weighting factors referred to in paragraph 11 for each specific section as defined in Article 2(11)

Regulation (EU) No 1052/2013 of 22 October 2013 establishing the European Border Surveillance System (Eurosur), (OJ L 295, 6.11.2013, p.11. Regulation (EU) No 1052/2013 of 22 October 2013 establishing the European Border Surveillance System (Eurosur), (OJ L 295, 6.11.2013, p.11. 

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	1052/2013 <sup>171</sup> , determined in accordance with paragraph 11; and		weighted length shall be established by the application of the weighting factors referred to in paragraph 11 for each specific section as defined in Article 2(11) of Regulation (EU) 2019/1896 <sup>174</sup> ; and	of Regulation (EU) 2019/1896 <sup>175</sup> ; and
359.	(b) 30 % for the workload at their external land and external sea borders, as determined in accordance with paragraph 7(a).	(b) 30 % for the workload at their external land and external sea borders, as determined in accordance with paragraph 7(a).	(b) 30 % for the workload at their external land and external sea borders, as determined in accordance with paragraph 7(a).	(b) 30 % for the workload at their external land and external sea borders, as determined in accordance with paragraph 7(a).
360.	3. The weighting as referred to in paragraph 2(a) shall be determined by the European Border and Coast Guard Agency in accordance with paragraph 11.	3. The weighting as referred to in paragraph 2(a) shall be determined by the European Border and Coast Guard Agency in accordance with paragraph 11.	3. The weighting as referred to in paragraph 2(a) shall be determined by the European Border and Coast Guard Agency in accordance with paragraph 11	
361.	4. The resources available under paragraph 1(c) for airports shall be broken down between Member States according to the workload at their airports, as determined in accordance with paragraph 7(b).	4. The resources available under paragraph 1(c) for airports shall be broken down between Member States according to the workload at their airports, as determined in accordance with paragraph 7(b).	4. The resources available under paragraph 1(c) for airports shall be broken down between Member States according to the workload at their airports, as determined in accordance with paragraph 7(b).	4. The resources available under paragraph 1(c) for airports shall be broken down between Member States according to the workload at their airports, as determined in accordance with paragraph 7(b).

<sup>171</sup> Regulation (EU) No 1052/2013 of 22 October 2013 establishing the European Border Surveillance System (Eurosur), (OJ L 295, 6.11.2013, p.11.

Regulation (EU) No 1896/2019 of 13 November 2019 on the European Border and Coast Guard and repealing Regulation (EU) No 1052/2013 and (EU) 2016/1624 (OJ L 295, 14.11.2019, p.1).

Regulation (EU) No 1896/2019 of 13 November 2019 on the European Border and Coast Guard and repealing Regulation (EU) No 1052/2013 and (EU) 2016/1624 (OJ L 295, 14.11.2019, p.1).

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362.	5. The resources available under paragraph 1(c) for consular offices shall be broken down between Member States as follows:	5. The resources available under paragraph 1(c) for consular offices shall be broken down between Member States as follows:	5. The resources available under paragraph 1(c) for consular offices shall be broken down between Member States as follows:	5. The resources available under paragraph 1(c) for consular offices shall be broken down between Member States as follows:
363.	(a) 50 % for the number of consular offices (excluding honorary consulates) of the Member States in the countries listed in Annex I of Council Regulation (EC) No 539/2001 <sup>176</sup> , and	(a) 50 % for the number of consular offices (excluding honorary consulates) of the Member States in the countries listed in Annex I of Council Regulation (EC) No 539/2001 <sup>177</sup> , and	(a) 50 % for the number of consular offices (excluding honorary consulates) of the Member States in the countries listed in Annex I of Council Regulation (EC) No 539/2001 to Regulation (EU) 2018/1806 <sup>178</sup> , and	(a) 50 % for the number of consular offices (excluding honorary consulates) of the Member States in the countries listed in Annex I <i>to Regulation</i> (EU) 2018/1806 <sup>179</sup> , and
364.	(b) 50 % for the workload as regards the management of visa policy at consular offices of Member States in the countries listed in Annex I to Regulation (EC) No 539/2001, as	(b) 50 % for the workload as regards the management of visa policy at consular offices of Member States in the countries listed in Annex I to Regulation (EC) No 539/2001, as determined in accordance with paragraph 7(c) of this Annex.	(b) 50 % for the workload as regards the management of visa policy at consular offices of Member States in the countries listed in Annex I to Regulation (EC) No 539/2001 (EU) 2018/1806, as determined in	(b) 50 % for the workload as regards the management of visa policy at consular offices of Member States in the countries listed in Annex I to Regulation (EU) 2018/1806, as determined in

Council Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement.

Council Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement.

Council Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement Regulation (EU) 2018/1806 of the European Parliament and of the Council of 14 November 2018 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement, (OJ L 303, 28.11.2018, p. 30)

Council Regulation (EC) No 539/2001 of 15 March 2001 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement Regulation (EU) 2018/1806 of the European Parliament and of the Council of 14 November 2018 listing the third countries whose nationals must be in possession of visas when crossing the external borders and those whose nationals are exempt from that requirement, (OJ L 303, 28.11.2018, p. 39).

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	determined in accordance with paragraph 7(c) of this Annex.		accordance with paragraph 7(c) of this Annex.	accordance with paragraph 7(c) of this Annex.
365.	6. For the purpose of the distribution of resources under paragraph 1(c), 'external sea borders' shall mean the outer limit of the territorial sea of the Member States as defined in accordance with Articles 4 to 16 of the United Nations Convention on the Law of the Sea. However, in cases where long range operations on a regular basis are required in order to prevent illegal immigration or illegal entry, this shall be the outer limit of high threat areas. The definition of 'external maritime borders' in this regard shall be determined by taking into account the operational data over the past two years as provided by the Member States concerned. This definition shall be used exclusively for the purpose of this Regulation.	6. For the purpose of the distribution of resources under paragraph 1(c), 'external sea borders' shall mean the outer limit of the territorial sea of the Member States as defined in accordance with Articles 4 to 16 of the United Nations Convention on the Law of the Sea. However, in cases where long range operations on a regular basis are required in order to prevent illegal irregular immigration or illegal entry, this shall be the outer limit of high threat areas. The definition of 'external maritime borders' in this regard shall be determined by taking into account the operational data over the past two years as provided by the Member States concerned. This definition shall be used exclusively for the purpose of this Regulation.	6. For the purpose of the distribution of resources under paragraph 1(c), 'external sea borders' shall mean the outer limit of the territorial sea of the Member States as defined in accordance with Articles 4 to 16 of the United Nations Convention on the Law of the Sea. However, in cases where long range operations outside the outer limit of the territorial sea of the Member States have been carried out in high threat areas on a regular basis—are required in order to prevent illegal immigration or illegal entry, this shall be taken into account for the purposes of defining 'external sea borders' this shall be the outer limit of high threat areas. The definition of 'external maritime—sea borders' in this regard shall be determined by taking into account the operational data over the past two years as provided by the Member States concerned and as assessed by the EBCGA for the purposes of the report referred to in paragraph 10. This definition shall be used exclusively for the purpose of this Regulation.	6. For the purpose of the distribution of resources under paragraph 1(c), 'external sea borders' shall mean the outer limit of the territorial sea of the Member States as defined in accordance with Articles 4 to 16 of the United Nations Convention on the Law of the Sea. However, in cases where long range operations outside the outer limit of the territorial sea of the Member States have been carried out in high threat areas on a regular basis in order to prevent illegal/irregular immigration or illegal entry, this shall be taken into account for the purposes of defining 'external sea borders'. The definition of 'external sea borders' in this regard shall be determined by taking into account the operational data over the past two years as provided by the Member States concerned and as assessed by the EBCGA for the purposes of the report referred to in paragraph 10. This definition shall be used exclusively for the purpose of this Regulation.

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366.	7. For the purposes of the initial allocation of funding, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available on the date of the applicability of this Regulation. For the purposes of the mid-term review, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available at the time of the mid-term review in 2024. The assessment of the workload shall be based on the following factors:	7. For the purposes of the initial allocation of funding, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available on the date of the applicability of this Regulation. For the purposes of the mid-term review, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available at the time of the mid-term review in 2024. The assessment of the workload shall be based on the following factors:	7. For the purposes of the initial allocation of funding, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available on the date of the applicability of this Regulation years 2017, 2018 and 2019. For the purposes of the midterm review, the assessment of the workload shall be based on the latest average figures covering the preceding 36 months available at the time of the years 2021, 2022 and 2023 prior to the midterm review in 2024. The assessment of the workload shall be based on the following factors:	7. For the purposes of the initial allocation of funding, the assessment of the workload shall be based on the latest average figures covering the <i>years 2017</i> , <i>2018 and 2019</i> . For the purposes of the mid-term review, the assessment of the workload shall be based on the latest average figures covering <i>the years 2021</i> , <i>2022 and 2023 prior to</i> the midterm review in 2024. The assessment of the workload shall be based on the following factors:
367.	(a) at external land borders and external sea borders:	(a) at external land borders and external sea borders:	(a) at external land borders and external sea borders:	(a) at external land borders and external sea borders:
368.	(1) 70 % for the number of crossings of the external border at authorised border crossing points;	(1) 70-60 % for the number of crossings of the external border at authorised border crossing points;	(1) 70 % for the number of crossings of the external border at authorised border crossing points;	(1) 70 % for the number of crossings of the external border at authorised border crossing points;
369.	(2) 30% for the number of third-country nationals refused entry at the external border.	(2) 30-20 % for the number of third-country nationals refused entry at the external border.	(2) 30% for the number of third-country nationals refused entry at the external border.	(2) 30% for the number of third-country nationals refused entry at the external border.
370.		(2a) 20 % for the number of persons having submitted an application for international protection or having been included		

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		in such an application as a family member and having had their applications processed under the border procedure referred to in Article 43 of Directive 2013/32/EU of the European Parliament and of the Council <sup>180</sup> .		
371.	(b) at airports:	(b) at airports:	(b) at airports:	(b) at airports:
372.	(1) 70 % for the number of crossings of the external border at authorised border crossing points;	(1) 70 % for the number of crossings of the external border at authorised border crossing points;	(1) 70 % for the number of crossings of the external border at authorised border crossing points;	(1) 70 % for the number of crossings of the external border at authorised border crossing points;
373.	(2) 30% for the number of third-country nationals refused entry at the external border.	(2) 30% for the number of third-country nationals refused entry at the external border.	(2) 30% for the number of third-country nationals refused entry at the external border.	(2) 30% for the number of third-country nationals refused entry at the external border.
374.	(c) at consular offices:	(c) at consular offices:	(c) at consular offices:	(c) at consular offices:
375.	the number of visa applications for short stays or airport transit.	the number of visa applications for short stays or airport transit.	the number of visa applications for short stays or airport transit.	the number of visa applications for short stays or airport transit.
376.	8. The reference figures for the number of consular offices as referred to in paragraph 5(a) shall be calculated according to the information contained in Annex 28 of Commission Decision	8. The reference figures for the number of consular offices as referred to in paragraph 5(a) shall be calculated according to the information contained in Annex 28 of Commission Decision C(2010) 1620 of 19 March 2010 establishing the	8. The reference figures for the number of consular offices as referred to in paragraph 5(a) shall be calculated according to the information contained in Annex 28 of Commission Decision C(2010) 1620 of 19 March 2010 establishing the	8. The reference figures for the number of consular offices as referred to in paragraph 5(a) shall be calculated <i>on the basis of the information notified to the Commission in accordance with</i>

Directive 2013/32/EU of the European Parliament and of the Council of 26 June 2013 on common procedures for granting and withdrawing international protection (OJ L 180, 29.6.2013, p. 60).

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	C(2010) 1620 of 19 March 2010 establishing the Handbook for the processing of visa applications and the modifications of issued visas.	Handbook for the processing of visa applications and the modifications of issued visas	Handbook for the processing of visa applications and the modifications of issued visas on the basis of the information notified to the Commission in accordance with Article 40(4) of Regulation (EC) No 810/2009 <sup>181</sup> .	Article 40(4) of Regulation (EC) No 810/2009 <sup>182</sup> .
377.	Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.	Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, or a Member States fails to provide such information in two consecutive years, the reference figure shall be zero.	Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.	Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.
378.	9. The reference figures for the workload referred to:	9. The reference figures for the workload referred to:	9. The reference figures for the workload referred to:	9. The reference figures for the workload referred to:
379.	(a) in paragraph 7(a)(1) and 7(b)(1) shall be the latest statistics provided by Member States in accordance with Union law;	(a) in paragraph 7(a)(1) and 7(b)(1) shall be the latest statistics provided by Member States in accordance with Union law;	(a) in paragraph 7(a)(1) and 7(b)(1) shall be the latest statistics provided by Member States in accordance with Union law;	(a) in paragraph 7(a)(1) and 7(b)(1) shall be the latest statistics provided by Member States in accordance with Union law;
380.	(b) in paragraph 7(a)(2) and 7(b)(2) shall be the latest	(b) in paragraph 7(a)(2) and 7(b)(2) shall be the latest statistics	(b) in paragraph 7(a)(2) and 7(b)(2) shall be the latest statistics	(b) in paragraph 7(a)(2) and 7(b)(2) shall be the latest statistics

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

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	statistics produced by the Commission (Eurostat) on the basis of data provided by Member States in accordance with Union law;	produced by the Commission (Eurostat) on the basis of data provided by Member States in accordance with Union law;	produced by the Commission (Eurostat) on the basis of data provided by Member States in accordance with Union law;	produced by the Commission (Eurostat) on the basis of data provided by Member States in accordance with Union law;
381.	(c) in paragraph 7(c) shall be the latest visa statistics published by the Commission in accordance with Article 46 of the Visa Code <sup>183</sup> .	(c) in paragraph 7(c) shall be the latest visa statistics published by the Commission in accordance with Article 46 of the Visa Code <sup>184</sup> .	(c) in paragraph 7(c) shall be the latest visa statistics published by the Commission in accordance with Article 46 of the Visa Code <sup>185</sup> .	(c) in paragraph 7(c) shall be the latest visa statistics published by the Commission in accordance with Article 46 of the Visa Code <sup>186</sup> .
382.	(d) Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.	(d) Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, or a Member State fails to provide such information in two consecutive years, the reference figure shall be zero.	(d) Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.	(d) Where Member States have not provided the statistics concerned, the latest available data for those Member States shall be used. Where there is no data available for a Member State, the reference figure shall be zero.
383.	10. The European Border and Coast Guard Agency shall provide the Commission with a report on the breakdown of	10. The European Border and Coast Guard Agency shall provide the Commission with a report on the breakdown of resources as regards	10. The European Border and Coast Guard Agency shall provide the Commission with a report on the breakdown of resources as regards	Presidency: Flexible here.  COM to clarify if needed.

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Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

Regulation (EC) No 810/2009 of the European Parliament and of the Council of 13 July 2009 establishing a Community Code on Visas (Visa Code) (OJ L 243, 15.9.2009, p. 1).

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	resources as regards external land borders, external sea borders and airports, as referred to in paragraph 1(c).	external land borders, external sea borders and airports, as referred to in paragraph 1(c). <i>The Commission</i> <i>shall make the report publicly</i> <i>available.</i>	external land borders, external sea borders and airports, as referred to in paragraph 1(c).	
384.	11. For the purposes of the initial allocation, the report referred to in paragraph 10 shall identify the average level of threat of each border section based on the latest average figures covering the preceding 36 months on the date of the applicability of this Regulation. For the purposes of the mid-term review, the report referred to in paragraph 10 shall identify the average level of threat of each border section based on the latest average figures covering the preceding 36 months available at the time of the mid-term review in 2024. It shall determine the following specific weighting factors per section applying the threat levels as defined in Regulation (EU) No 1052/2013:	11. For the purposes of the initial allocation, the report referred to in paragraph 10 shall identify the average <i>impact</i> level of threat of on each border section based on the latest average figures covering the preceding 36 months on the date of the applicability of this Regulation. For the purposes of the mid-term review, the report referred to in paragraph 10 shall identify the average <i>impact</i> level of threat of on each border section based on the latest average figures covering the preceding 36 months available at the time of the mid-term review in 2024. It shall determine the following specific weighting factors per section applying the threat <i>impact</i> levels as defined in Regulation (EU) No 1052/2013:	11. For the purposes of the initial allocation, the report referred to in paragraph 10 shall identify the average <i>impact</i> _level of threat of for each border section based on the latest average figures covering the years 2017, 2018 and 2019 the preceding 36 months on the date of the applicability of this Regulation. For the purposes of the mid-term review, the report referred to in paragraph 10 shall identify the average <i>impact</i> level of threat of for each border section based on the latest average figures covering the years 2021, 2022 and 2023 prior to the preceding 36 months available at the time of the mid-term review in 2024. It shall determine the following specific weighting factors per section applying the threat levels impact levels determined in accordance with Article 34(1) of Regulation (EU) 2019/1896 as defined in Regulation (EU) No 1052/2013:	11. For the purposes of the initial allocation, the report referred to in paragraph 10 shall identify the average <i>impact</i> _level <i>for</i> each border section based on the latest average figures covering <i>the years 2017, 2018 and 2019</i> . For the purposes of the mid-term review, the report referred to in paragraph 10 shall identify the average <i>impact</i> level <i>for</i> _each border section based on the latest average figures covering <i>the years 2021, 2022 and 2023 prior</i> the mid-term review in 2024. It shall determine the following specific weighting factors per section applying the <i>impact levels determined in accordance with Article 34(1) of Regulation (EU) 2019/1896</i> :
385.	(a) factor 0.5 for low threat;	(a) factor 0.5 for low threat impact level;	(a) factor 0.5 <i>I</i> for low threat impact level;	(a) factor 1 for low impact level;

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<b>386.</b> 8	(b) factor 3 for medium threat	(b) factor 3 for medium threat impact level;	(b) factor 3 for medium threat impact level;	(b) factor 3 for medium impact level;
387.	(c) factor 5 for high threat;	(c) factor 5 for high threat impact level.	(c) factor 5 for high and critical threat impact level;	(c) factor 5 for high and critical impact level;
388.	(d) factor 8 for critical threat.	(d) factor 8 for critical threat.	(d) factor 8 for critical threat.	
389.	ANNEX II	ANNEX II	ANNEX II	ANNEX II
	Implementation measures	Implementation measures	Implementation measures	Implementation measures
390.	1. The instrument shall contribute to the specific objective set out in Article 3(2)(a) by focusing on the following implementation measures:	1. The instrument shall contribute to the specific objective set out in Article 3(2)(a) by focusing on the following implementation measures:	1. The instrument shall contribute to the specific objective set out in Article 3(2)(a) by focusing on the following implementation measures:	1. The instrument shall contribute to the specific objective set out in Article 3(2)(a) by focusing on the following implementation measures:
391.	(a) improving border control in line with Article 4(a) of Regulation (EU) 2016/1624 by:	(a) improving border control in line with Article 4(a) of Regulation (EU) 2016/1624 by:	(a) improving border control in line with Article 3(a) 4(a) of Regulation (EU)/2019 [EBCG] 2016/1624 by:	(a) improving border control in line with Article <i>3(1)(a)</i> of Regulation (EU) <i>2019/1896</i> by:
392.	i. reinforcing the capacities for carrying out checks and surveillance at the external borders, including measures to prevent and detect cross-border crime, such as migrant smuggling, trafficking in human beings and terrorism;	i. reinforcing the capacities for carrying out checks and surveillance at the external borders, including measures to prevent and detect facilitate legitimate border crossings and, where appropriate, measures related to the prevention and detection of cross-border crime, such	i. reinforcing the capacities for carrying out checks and surveillance at the external borders, including measures to prevent and detect cross-border crime, such as migrant smuggling, trafficking in human beings and terrorism;	i. reinforcing the capacities for carrying out checks and surveillance at the external borders, including measures to facilitate legitimate border crossings and, where appropriate: measures related to the prevention and detection of cross-border

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		as migrant smuggling, trafficking in human beings and terrorism, and measures related to the referral of persons who are in need of, or wish to apply for, international protection;		crime at the external borders, in particular migrant smuggling, trafficking in human beings, and terrorism; and mechanisms and procedures for the identification of vulnerable persons and unaccompanied minors, and for the identification of persons who are in need of international protection or wish to apply for such protection, the provision of information to such persons, and the referral of such persons;
393.	ii. supporting search and rescue in the context of carrying out border surveillance at sea;	ii. supporting search and rescue in the context of carrying out border surveillance at sea;	ii. supporting search and rescue in the context of carrying out border surveillance at sea;	
394.	iii. implementing technical and operational measures within the Schengen area which are related to border control;	iii. implementing technical and operational measures within the Schengen area which are related to border control, provided that such measures do not present a risk to free movement;	iii. implementing technical and operational measures within the Schengen area which are related to border control;	iii. implementing technical and operational measures within the Schengen area which are related to border control, while safeguarding the free movement of persons within it.
395.	iv. carrying out analyses of the risks for internal security and analyses of the threats that may affect the functioning or security of the external borders;	iv. carrying out analyses of the risks for internal security and analyses of the threats that may affect the functioning or security of the external borders;	iv. carrying out analyses of the risks for internal security and analyses of the threats that may affect the functioning or security of the external borders;	iv. carrying out analyses of the risks for internal security and analyses of the threats that may affect the functioning or security of the external borders;

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396.	v. supporting, within the scope of this Regulation, Member States facing existing or potential disproportionate migratory pressure at the EU's external borders, including through technical and operational reinforcement, as well as by deploying migration management support teams in hotspot areas.	v. supporting, within the scope of this Regulation, Member States facing existing or potential disproportionate migratory pressure at the EU's external borders an emergency situation referred to in Article 23, including through technical and operational reinforcement, as well as by deploying migration management support teams in hotspot areas.	v. supporting, within the scope of this Regulation, Member States facing existing or potential disproportionate migratory pressure at the EU's external borders, including through technical and operational reinforcement, as well as by deploying migration management support teams in hotspot areas.	T P if needed Drafting session 4.12:  COM: suggests to replace "existing or potential" by "continuous".  COM to assess if some elements could be integrated into line 392. Ohterwise, line to be dropped.  Tcal mtg 18.11: EP insists to have a clear distinction between emergency and "normal" situations". Permanent high migration pressure should not allow to support pursuant v.  COM will submit proposal.  COM: the funding described in the paragraph should not be limited to only emergency situations. EP: language very close to language used to describe emergency situation. If not emergency situation, why use such similar language?
397.	(b) further developing the European Border and Coast Guard, through common capacity-building, joint	(b) further developing the European Border and Coast Guard, through common eapacity building capacity building, joint procurement,	(b) further developing the European Border and Coast Guard, through common capacity-building, joint procurement, establishment of	b) developing the European Border and Coast Guard by supporting national authorities responsible for border management to pursue

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	procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the Member States and the European Border and Coast Guard Agency;	establishment of common standards and any other measures streamlining the cooperation and coordination between the among Member States and with a view to the further development of the European Border and Coast Guard-Agency;	common standards and any other measures streamlining the cooperation and coordination between the Member States and the European Border and Coast Guard Agency;	measures related to common capacity building, joint procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the Member States and the European Border and Coast Guard Agency;
398.	(c) enhancing inter-agency cooperation at national level among the national authorities responsible for border control or for tasks carried out at the border, and at EU level between the Member States, or between the Member States, on the one hand, and the relevant Union bodies, offices and agencies or third countries, on the other;	(c) enhancing inter-agency cooperation at national level among the national authorities responsible for border control or for tasks carried out at the border, and at EU level between the Member States, or between the Member States, on the one hand, and the relevant Union bodies, offices and or agencies, including agencies or third countries responsible for external actions, on the other;	(c) enhancing inter-agency cooperation at national level among the national authorities responsible for border control or for tasks carried out at the border, and at EU level between the Member States, or between the Member States, on the one hand, and the relevant Union bodies, offices and agencies or third countries, on the other;	For political trilogue.  Aspect of including third countries important to Council.  EP wants to know precisely what such cooperation should involve and why it is not rather part of EU external policy.  To be further discussed in connection to the overall discussion on actions in and in relation to third countries.
399.	(d) ensuring the uniform application of the Union acquis on external borders, including through the implementation of recommendations from quality control mechanisms such as the Schengen evaluation mechanism	(d) ensuring the uniform application of the Union <i>acquis</i> on external borders, including through the implementation of recommendations from quality control mechanisms such as the Schengen evaluation mechanism in	(d) ensuring the uniform application of the Union <i>acquis</i> on external borders, including through the implementation of recommendations from quality control mechanisms such as the Schengen evaluation mechanism in	(d) ensuring the uniform application of the Union <i>acquis</i> on external borders, including through the implementation of recommendations from quality control mechanisms such as the Schengen evaluation mechanism in line with Regulation (EU)

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	in line with Regulation (EU) No 1053/2013, vulnerability assessments in line with Regulation (EU) 2016/1624, and national quality control mechanisms;	line with Regulation (EU) No 1053/2013, vulnerability assessments in line with Regulation (EU) 2016/1624, and national quality control mechanisms;	line with Regulation (EU) No 1053/2013, vulnerability assessments in line with Regulation (EU)/2019 [EBCG] 2016/1624, and national quality control mechanisms;	No 1053/2013, vulnerability assessments in line with Regulation (EU) 2019/1896, and national quality control mechanisms;
400.	(e) setting up, operating and maintaining large-scale IT systems in the area of border management, including the interoperability of these IT systems and their communication infrastructure.	(e) setting up, operating and maintaining those large-scale IT systems already the subject of Union law in the area of border management, including the interoperability of these IT systems and their communication infrastructure, and actions to enhance data quality and the provision of information;	(e) setting up, operating and maintaining large-scale IT systems in the area of border management, including the interoperability of these IT systems and their communication infrastructure.	e) setting up, operating and maintaining large-scale IT systems pursuant to Union law in the area of border management, in particular the Schengen Information System (SIS II), the European Travel Information and Authorisation System (ETIAS), the Entry-exit System (EES), and Eurodacfor border management purposes as well as including the interoperability of these IT systems and their communication infrastructure, and actions to enhance data quality and the provision of information;
401.		(ea) increasing capacity to render assistance to persons in distress at sea, in particular supporting search and rescue operations;		Presidency's drafting suggestion: "(ea) increasing capacity to render assistance to persons in distress at sea and supporting search and rescue operations in situations that may arise during a border surveillance operation at sea."

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				Council compromise proposal of 28.10:
				"(ea) addressing search and rescue situations which may arise during a border surveillance operation at sea for persons in distress at sea launched and carried out in accordance with Regulation (EU) No 656/2014 and with international law."
402.		(eb) supporting search and rescue in the context of carrying out border surveillance at sea.		(eb) supporting search and rescue in the context of carrying out border surveillance at sea.
403.	2. The instrument shall contribute to the specific objective set out in Article 3(2)(b) by focusing on the following implementation measures:	2. The instrument shall contribute to the specific objective set out in Article 3(2)(b) by focusing on the following implementation measures:	2. The instrument shall contribute to the specific objective set out in Article 3(2)(b) by focusing on the following implementation measures:	2. The instrument shall contribute to the specific objective set out in Article 3(2)(b) by focusing on the following implementation measures: (H)
404.	(a) providing efficient and client-friendly services to visa applicants while maintaining the security and integrity of the visa procedure;	(a) providing efficient and elient friendly client friendly services to visa applicants while maintaining the security and integrity of the visa procedure, with particular regard to vulnerable persons and children;	(a) providing efficient and client-friendly services to visa applicants while maintaining the security and integrity of the visa procedure;	Provisionally agreed:  a) providing efficient and client friendly services to visa applicants while maintaining the security and integrity of the visa procedure, and fully respecting the human dignity and the integrity of the applicant or of the visa holder

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				in accordance with Article 7(2) of Regulation (EC) No 767/2008 of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas
405.		(aa) supporting Member States in issuing visas, including visas with limited territorial validity issued on humanitarian grounds, for reasons of national interest or because of international obligations as well as for beneficiaries of a Union resettlement or relocation programme, and in complying, in full, with the Union acquis on visas;		(aa) supporting Member States in issuing visas, including visas with limited territorial validity as referred to in Article 25 of Regulation (EC) No 810/2009 on humanitarian grounds, for reasons of national interest or because of international obligations;
406.	(b) ensuring the uniform application of the Union <i>acquis</i> on visas, including the further development and modernisation of the common policy on visas;	(b) ensuring the uniform application of the Union <i>acquis</i> on visas, including the further development and modernisation of the common policy on visas;	(b) ensuring the uniform application of the Union <i>acquis</i> on visas, including the further development and modernisation of the common policy on visas;	(b) ensuring the uniform application of the Union <i>acquis</i> on visas, including the further development and modernisation of the common policy on visas;
407.	(c) developing different forms of cooperation between Member States in visa processing;	(c) developing different forms of cooperation between Member States in visa processing;	(c) developing different forms of cooperation between Member States in visa processing;	(c) developing different forms of cooperation between Member States in visa processing;
408.	(d) setting up, operating and maintaining large-scale IT systems in the area of the common policy on visas,	(d) setting up updating, operating and maintaining large-scale IT systems in the area of the common policy on visas, including the	(d) setting up, operating and maintaining large-scale IT systems in the area of the common policy on visas, including the interoperability	d) setting up, operating and maintaining large-scale IT systems pursuant to Union law in the area

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	including the interoperability between these IT systems and their communication infrastructure.	interoperability between these IT systems and their communication infrastructure.	between these IT systems and their communication infrastructure.	of the common policy on visas, in particular the Visa Information System (VIS) including the interoperability of these IT systems and their communication infrastructure, and actions to enhance data quality and the provision of information;
409.	ANNEX III	ANNEX III	ANNEX III	Political trilogue.
	Scope of support	Scope of support	List of indicative actions to be supported by the Instrument in line with Article 4	
			Scope of support	
410.	1. Within the specific objective referred to in Article 3(2)(a), the instrument shall in particular support the following:	1. Within the specific objective referred to in Article 3(2)(a), the instrument shall in particular support the following:	1. Within the specific objective referred to in Article 3(2)(a), the instrument shall in particular support actions such as the following:	Political trilogue.
411.	(a) infrastructures, buildings, systems and services required at border crossing points, in hotspot areas and for border surveillance between border crossing points to prevent and tackle unauthorised border crossings, illegal immigration and cross-border crime at the external borders, as well as to	(a) infrastructures, buildings, systems and services required at border crossing points, in hotspot areas and for border surveillance between border crossing points to prevent and tackle unauthorised border crossings, illegal irregular immigration and cross-border crime at the external borders, as well as to guarantee the smooth flows of legitimate travellers and the effective management of migration flows,	(a) infrastructures, buildings, systems and services required at border crossing points, in hotspot areas and for border surveillance between border crossing points to prevent and tackle unauthorised border crossings, illegal immigration and cross-border crime at the external borders, as well as to guarantee the smooth flows of legitimate travellers;	a) infrastructures, buildings, systems and services required at border crossing points-and for border surveillance between border crossing points;

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	guarantee the smooth flows of legitimate travellers;	including measures related to the referral of persons who are in need of, or wish to apply for, international protection while always ensuring a dignified treatment of the persons concerned;		
412.	(b) operating equipment, including means of transport, and communication systems required for effective and secure border control, in accordance with standards developed by the European Border and Coast Guard Agency, where such standards exist;	(b) operating equipment, including means of transport, and communication systems required for effective and secure border control, in accordance with standards developed by the European Border and Coast Guard Agency, where such standards exist;	(b) operating equipment, including means of transport, and eommunication systems, services and rehabilitation and refurbishment of buildings required for effective and secure border control at border crossing points, in hotspot areas and for border surveillance, in accordance with standards developed by the European Border and Coast Guard Agency, where such standards exist;	(b) operating equipment, including means of transport and ICT systems, required for effective and secure border control at border crossing points and for border surveillance, in accordance with standards developed by the European Border and Coast Guard Agency, where such standards exist;
413.	(c) training in the field of or contributing to the development of European integrated border management, taking into account operational needs and risk analysis and in full compliance with fundamental rights;	(c) training in the field of or contributing to the development of European integrated border management, taking into account operational needs, and-risk analysis and challenges identified in country-specific recommendations all in full compliance with fundamental rights;	(c) training in the field of or contributing to the development of European integrated border management, taking into account operational needs and risk analysis and in full compliance with fundamental rights;	c) training in the field of or contributing to the development of European integrated border management, taking into account operational needs and risk analysis, including challenges identified in the recommendations mentioned in Article 12(5), in full compliance with fundamental rights;
414.	(d) secondment of joint liaison officers to third countries as defined in Regulation (EU) No/ [new ILO	(d) secondment of joint liaison officers to third countries as defined in Regulation (EU) No/ [new ILO Regulation] and secondment of	(d) secondment of joint liaison officers to third countries as defined in Regulation (EU) No/ [new	(d) secondment of joint liaison officers to third countries as defined in Regulation (EU)

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	Regulation] <sup>187</sup> and secondment of border guards and other relevant experts to Member States or from a Member State to a third country, reinforcement of cooperation and operational capacity of networks of experts or liaison officers, as well as exchange of best practices and boosting the capacity of European networks to assess, promote, support and develop Union policies;	border guards and other relevant experts to Member States or from a Member State to a third country, reinforcement of cooperation and operational capacity of networks of experts or liaison officers, as well as exchange of best practices and boosting the capacity of European networks to assess, promote, support and develop Union policies;	ILO Regulation] <sup>188</sup> and secondment of border guards and other relevant experts to Member States or from a Member State to a third country, reinforcement of cooperation and operational capacity of networks of experts or liaison officers, as well as exchange of best practices and boosting the capacity of European networks to assess, promote, support and develop Union policies;	No 2019/1240 <sup>189</sup> and secondment of border guards and other relevant experts to Member States or from a Member State to a third country, reinforcement of cooperation and operational capacity of networks of experts or liaison officers, as well as exchange of best practices and boosting the capacity of European networks to assess, promote, support and develop Union policies;
415.	(e) studies, pilot projects and other relevant actions aiming to implement or develop European integrated border management, including measures aiming at the development of the European Border and Coast Guard, such as common capacity-building, joint procurement, establishment of common standards and other measures streamlining the cooperation and coordination between the European Border and Coast Guard Agency and Member States;	(e) studies, pilot projects and other relevant actions aiming to implement or develop European integrated border management, including measures aiming at the development of the European Border and Coast Guard, such as common eapacity building capacity building, joint procurement, establishment of common standards and other measures streamlining the cooperation and coordination between the European Border and Coast Guard Agency and Member States, as well as measures related to the referral of persons who are in	(e) studies, pilot projects and other relevant actions aiming to implement or develop European integrated border management, including measures aiming at the development of the European Border and Coast Guard, such as common capacity-building, joint procurement, establishment of common standards and other measures streamlining the cooperation and coordination between the European Border and Coast Guard Agency and Member States;	(e) exchange of best practices and expertise, studies, pilot projects, and other relevant actions aiming to implement or develop European integrated border management, including measures aiming at the development of the European Border and Coast Guard, such as common capacity building, joint procurement, establishment of common standards and other measures streamlining the cooperation and coordination between the European Border and Coast Guard Agency and Member States, as well as measures related

OJ L [...], [...]. p. OJ L [...], [...]. p. OJ L 198, 25-7-2019, p. 88. 

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		need of, or wish to apply for, international protection;		to the referral of vulnerable persons in need of assistance and persons who are in need of, or wish to apply for, international protection;
416.	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, in particular deploying the results of security research projects where such deployment has been identified by the European Border and Coast Guard Agency, acting under Article 37 of Regulation (EU) 2016/1624, as contributing to the development of operational capabilities of the European Border and Coast Guard;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, in particular deploying the results of security research projects where such deployment has been identified by the European Border and Coast Guard Agency, acting under Article 37 of Regulation (EU) 2016/1624, as contributing to the development of operational capabilities of the European Border and Coast Guard. Innovative methods and new technologies of this type shall be fully in accordance with fundamental rights and the right to protection of personal data;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, in particular deploying the results of security research projects where such deployment has been identified by the European Border and Coast Guard Agency, acting under Article 66 37 of Regulation (EU)/2019 [EBCG] 2016/1624, as contributing to the development of operational capabilities of the European Border and Coast Guard;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, in particular deploying the results of security research projects where such deployment has been identified by the European Border and Coast Guard Agency, acting under Article 66 of Regulation (EU)/2019 [EBCG], as contributing to the development of operational capabilities of the European Border and Coast Guard;
417.	(g) preparatory, monitoring, administrative and technical activities, required to implement external border policies, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU)	(g) preparatory <i>steps</i> , monitoring, administrative and technical activities, required to implement external border policies, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to	(g) preparatory, monitoring, administrative and technical activities, required to implement external border policies, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to	(g) preparatory, monitoring, administrative and technical activities, required to implement external border policies, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to

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	No 1053/2013 to verify the application of the Schengen acquis and the Schengen Borders Code, including mission expenditure for experts of the Commission and the Member States participating in on-site visits as well as measures to implement recommendations issued following vulnerability assessments carried out by the European Border and Coast Guard Agency in line with Regulation (EU) 2016/1624;	verify the application of the Schengen acquis and the Schengen Borders Code, including mission expenditure for experts of the Commission and the Member States participating in on site visits as well as measures to implement recommendations issued following vulnerability assessments carried out by the European Border and Coast Guard Agency in line with Regulation (EU) 2016/1624;	verify the application of the Schengen <i>acquis</i> and the Schengen Borders Code, including mission expenditure for experts of the Commission and the Member States participating in on-site visits as well as measures to implement recommendations issued following vulnerability assessments carried out by the European Border and Coast Guard Agency in line with Regulation (EU)/2019 [EBCG] 2016/1624;	verify the application of the Schengen <i>acquis</i> and the Schengen Borders Code, including mission expenditure for experts of the Commission and the Member States participating in on-site visits as well as measures to implement recommendations issued following vulnerability assessments carried out by the European Border and Coast Guard Agency in line with Regulation (EU) 2016/1624;
418.		(ga) actions to enhance the quality of data stored in IT systems in the field of visa and borders and improve the exercise of a data subject's right to information, access to, rectification, erasure and restriction of data processing in the context of actions falling within the scope of this instrument;		(ga) actions to enhance the quality of data stored in IT systems and improve the exercise of a data subject's right to information, access to, rectification, erasure and restriction of data processing of his or her personal data;
419.	(h) identification, fingerprinting, registration, security checks, debriefing, provision of information, medical and vulnerability screening and, where necessary, medical care as well as referral of third country nationals to the appropriate procedure at the	(h) identification, fingerprinting, registration, security checks, debriefing, provision of information, medical and vulnerability screening and, where necessary, medical care as well as referral, where applicable, of third country nationals to the appropriate asylum procedure at the	(h) identification, fingerprinting, registration, security checks, debriefing, provision of information, medical and vulnerability screening and, where necessary, medical care as well as referral of third-country nationals to the appropriate procedure at the external borders, in particular in hotspot areas;	(h) identification, fingerprinting, registration, security checks, debriefing, provision of information, medical and vulnerability screening and, where necessary, medical care as well as referral of third country nationals to the appropriate procedure at the external borders;

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	external borders, in particular in hotspot areas;	external borders <del>, in particular in hotspot areas</del> ;		
420.	(i) actions aimed at enhancing awareness of external border policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(i) actions aimed at enhancing awareness of external border policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(i) actions aimed at enhancing awareness of external border policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(i) actions aimed at enhancing awareness of external border policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;
421.	(j) development of statistical tools, methods and indicators;	(j) development of statistical tools, methods and indicators with due regard for the principle of non-discrimination;	(j) development of statistical tools, methods and indicators;	(j) development of statistical tools, methods and indicators observing the principle of non-discrimination;
422.	(k) operating support for the implementation of European integrated border management.	(k) operating support for the implementation of European integrated border management.	(k) operating support for the implementation of European integrated border management.;	(k) operating support for the implementation of European integrated border management-;
423.		(ka) the exchange of best practices and expertise, including with regard to the protection of fundamental rights in the context of the different components of border control and, in particular with regards to the identification, immediate assistance and referral to protection services of vulnerable persons;		
424.		(kb) measures for the development, monitoring and		

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		evaluation of policies and procedures, including the application of common statistical tools, methods and indicators for measuring progress and assessing policy developments.		
425.			(l) actions, equipment and surveillance means necessary for the implementation of Regulation 1052/2013.	
426.	2. Within the specific objective referred to in Article 3(2)(b), the instrument shall in particular support the following:	2. Within the specific objective referred to in Article 3(2)(b), the instrument shall in particular support the following:	2. Within the specific objective referred to in Article 3(2)(b), the instrument shall in particular support actions such as the following:	Political trilogue.
427.	(a) infrastructures and buildings required for the processing of visa applications and consular cooperation, including security measures, as well as other actions aimed at improving the quality of service for visa applicants;	(a) infrastructures and buildings required for the processing of visa applications and consular cooperation, including security measures, as well as other actions aimed at improving the quality of service for visa applicants;	(a) infrastructures and buildings required for the processing of visa applications and consular cooperation, including security measures, as well as other actions aimed at improving the quality of service for visa applicants;	(a) infrastructures and buildings required for the processing of visa applications and consular cooperation, including security measures, as well as other actions aimed at improving the quality of service for visa applicants;
428.	(b) operating equipment and communication systems required for the processing of visa applications and consular cooperation;	(b) operating equipment and communication systems required for the processing of visa applications and consular cooperation;	(b) operating equipment and communication systems required for the processing of visa applications and consular cooperation;	(b) operating equipment and ICT systems required for the processing of visa applications and consular cooperation;

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429.	(c) training of consular and other staff contributing to the common visa policy and consular cooperation;	(c) training of consular and other staff contributing to the common visa policy and consular cooperation, including, where appropriate, compliance with fundamental rights;	(c) training of consular and other staff contributing to the common visa policy and consular cooperation;	(c) training of consular and other staff contributing to the common visa policy and consular cooperation;
430.	(d) the exchange of best practices and experts, including the secondment of experts, as well as boosting the capacity of European networks to assess, promote, support and further develop Union policies and objectives;	(d) the exchange of best practices and experts, including the secondment of experts, as well as boosting the capacity of European networks to assess, promote, support and further develop Union policies and objectives, including for the purpose of protecting fundamental rights as regards the identification, the provision of immediate assistance to, and the referral to protection services of, vulnerable persons;	(d) the exchange of best practices and experts, including the secondment of experts, as well as boosting the capacity of European networks to assess, promote, support and further develop Union policies and objectives;	(d) the exchange of best practices and experts, including the secondment of experts, as well as boosting the capacity of European networks to assess, promote, support and further develop Union policies and objectives;
431.	(e) studies, pilot projects and other relevant actions, such as actions aimed at improving knowledge through analyses, monitoring and evaluation;	(e) studies, pilot projects and other relevant actions, such as actions aimed at improving knowledge through analyses, monitoring and evaluation;	(e) studies, pilot projects and other relevant actions, such as actions aimed at improving knowledge through analyses, monitoring and evaluation;	(e) studies, pilot projects and other relevant actions, such as actions aimed at improving knowledge through analyses, monitoring and evaluation;
432.	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and validating the

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	validating the outcome of Union-funded research projects;	testing and validating the outcome of Union-funded research projects;	testing and validating the outcome of Union-funded research projects;	outcome of Union-funded research projects;
433.	(g) preparatory, monitoring, administrative and technical activities, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to verify the application of the Schengen <i>acquis</i> , including mission expenditure for experts of the Commission and the Member States participating in on-site visits;	(g) preparatory <i>steps</i> , monitoring, administrative and technical activities, including <i>those intended</i> to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to verify the application of the Schengen acquis, including mission expenditure for experts of the Commission and the Member States participating in on-site visits;	(g) preparatory, monitoring, administrative and technical activities, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to verify the application of the Schengen <i>acquis</i> , including mission expenditure for experts of the Commission and the Member States participating in on-site visits;	(g) preparatory, monitoring, administrative and technical activities, including to strengthen the governance of the Schengen area by developing and implementing the evaluation mechanism as established by Regulation (EU) No 1053/2013 to verify the application of the Schengen <i>acquis</i> , including mission expenditure for experts of the Commission and the Member States participating in on-site visits;
434.	(h) awareness-raising activities on visa policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(h) awareness-raising activities on visa policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(h) awareness-raising activities on visa policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;	(h) awareness-raising activities on visa policies among stakeholders and the general public, including corporate communication on the political priorities of the Union;
435.	(i) development of statistical tools, methods and indicators;	(i) development of statistical tools, methods and indicators, observing the principle of non-discrimination and the right to protection of personal data;	(i) development of statistical tools, methods and indicators;	(i) development of statistical tools, methods and indicators observing the principle of non-discrimination;

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436.	(j) operating support for the implementation of the common visa policy.	(j) operating support for the implementation of the common visa policy with due regard for the principle of non-discrimination;	(j) operating support for the implementation of the common visa policy.	(j) operating support for the implementation of the common visa policy.
437.		(ja) supporting Member States in issuing visas, including visas with limited territorial validity issued on humanitarian grounds, for reasons of national interest or because of international obligations as well as for beneficiaries of a Union resettlement or relocation programme, and in complying, in full, with the Union acquis on visas.		(aa) supporting Member States in issuing visas, including visas with limited territorial validity as referred to in Article 25 of Regulation (EC) No 810/2009 on humanitarian grounds, for reasons of national interest or because of international obligations;
438.	3. Within the policy objective referred to in Article 3(1), the instrument shall in particular support the following:	3. Within the policy objective referred to in Article 3(1), the instrument shall in particular support the following:	3. Within the policy objective referred to in Article 3(1), the instrument shall in particular support actions such as the following:	Political trilogue.
439.	(a) infrastructures and buildings required for the hosting of large-scale IT systems and associated communication infrastructure components;	(a) infrastructures and buildings required for the hosting of large-scale IT systems and associated communication infrastructure components;	(a) infrastructures and buildings required for the hosting of large-scale IT systems and associated communication infrastructure components;	(a) infrastructures and buildings required for the hosting of large-scale IT systems and associated communication infrastructure components;
440.	(b) equipment and communication systems necessary to ensure the proper functioning of large-scale IT systems;	(b) equipment and communication systems necessary to ensure the proper functioning of large-scale IT systems;	(b) equipment and communication systems necessary to ensure the proper functioning of large-scale IT systems;	(b) equipment and communication systems necessary to ensure the proper functioning of large-scale IT systems;

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441.	(c) training and communication activities in relation to large-scale IT systems;	(c) training and communication activities in relation to large-scale IT systems;	(c) training and communication activities in relation to large-scale IT systems;	(c) training and communication activities in relation to large-scale IT systems;
442.	(d) development and upgrading of large-scale IT systems;	(d) development and upgrading of large-scale IT systems;	(d) development and upgrading of large-scale IT systems;	(d) development and upgrading of large-scale IT systems;
443.	(e) studies, proof of concepts, pilot projects and other relevant actions related to the implementation of large-scale IT systems including their interoperability;	(e) studies, proof of concepts, pilot projects and other relevant actions related to the implementation of large-scale IT systems including their interoperability;	(e) studies, proof of concepts, pilot projects and other relevant actions related to the implementation of large-scale IT systems including their interoperability;	(e) studies, proof of concepts, pilot projects and other relevant actions related to the implementation of large-scale IT systems including their interoperability;
444.	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and validating the outcome of Union-funded research projects;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and validating the outcome of Union-funded research projects;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and validating the outcome of Union-funded research projects;	(f) actions developing innovative methods or deploying new technologies with a potential for transferability to other Member States, especially projects aiming at testing and validating the outcome of Union-funded research projects;
445.	(g) development of statistical tools, methods and indicators for large-scale IT systems in the field of visa and borders;	(g) development of statistical tools, methods and indicators for large-scale IT systems in the field of visa and borders observing the principle of non-discrimination and the right to protection of personal data;	(g) development of statistical tools, methods and indicators for large-scale IT systems in the field of visa and borders;	Agreed at trilogue on 28 October  (g) development of statistical tools, methods and indicators for large-scale IT systems in the field of visa and borders <i>observing the principle of non-discrimination</i> ;

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446.		(ga) actions to enhance data quality and the exercise of a data subject's right to information, access to, rectification, erasure and restriction of processing of his or her personal data;		(ga) actions to enhance the quality of data stored in IT systems and improve the exercise of a data subject's right to information, access to, rectification, erasure and restriction of data processing of his or her personal data;
447.	(h) operating support for the implementation of large-scale IT systems.	(h) operating support for the implementation of large-scale IT systems.	(h) operating support for the implementation of large-scale IT systems.	(h) operating support for the implementation of large-scale IT systems.
448.	ANNEX IV  Actions eligible for higher co- financing in line with Article 11(3) and Article 12(14)	ANNEX IV  Actions eligible for higher co- financing in line with Article 11(3) and Article 12(14)	ANNEX IV  Actions eligible for higher co- financing in line with Article 11(3)  and Article 12(14)	Political trilogue
449.	(1) Purchasing of operating equipment through joint procurement schemes with the European Border and Coast Guard Agency, to be put at the disposal of the European Border and Coast Guard Agency for its operational activities in line with Article 39(14) of Regulation (EU) No 2016/1624.	(1) Purchasing of operating equipment through joint procurement schemes with the European Border and Coast Guard Agency, to be put at the disposal of the European Border and Coast Guard Agency for its operational activities in line with Article 39(14) of Regulation (EU) No 2016/1624.	(1) Purchasing of operating equipment through joint procurement schemes with the European Border and Coast Guard Agency, to be put at the disposal of the European Border and Coast Guard Agency for its operational activities in line with Article 64(14) 39(14) of Regulation (EU)/2019 [EBCG] 2016/1624.	(1) Purchasing of operating equipment through joint procurement schemes with the European Border and Coast Guard Agency, to be put at the disposal of the European Border and Coast Guard Agency for its operational activities in line with Article 39 64(14) of Regulation (EU) 2019/1896.
450.	(2) Measures supporting inter-agency cooperation between a Member State and a neighbouring third country with	(2) Measures supporting interagency cooperation between a Member State and a neighbouring third country with which the EU	(2) Measures supporting interagency cooperation between a Member State and a neighbouring third country with which the EU	(2) Measures supporting interagency cooperation between a Member State and a neighbouring third country with which the EU

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	which the EU shares a common land or maritime border.	shares a common land or maritime border.	shares a common land or maritime border.	shares a common land or maritime border.
451.	(3) Further development of the European Border and Coast Guard, through common capacity building, joint procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the Member States and the European Border and Coast Guard Agency, as outlined in paragraph 1(b) of Annex II.	(3) Further development of the European Border and Coast Guard, through Developing common capacity building, joint procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the among Member States and with a view to the further development of the European Border and Coast Guard Agency, as outlined in paragraph 1(b) of Annex II.	(3) Further development of the European Border and Coast Guard, through common capacity building, joint procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the Member States and the European Border and Coast Guard Agency, as outlined in paragraph 1(b) of Annex II.	COM compromise proposal:  Developing the EBCGA by supporting national authorities responsible for border management to pursue measures related to common capacity building, joint procurement, establishment of common standards and any other measures streamlining the cooperation and coordination between the MS and the EBCGA, as outlined in para 1(b) of Annex II.
452.	(4) Joint deployment of immigration liaison officers as referred to in Annex III.	(4) Joint deployment of immigration liaison officers as referred to in Annex III.	(4) Joint deployment of immigration liaison officers as referred to in Annex III.	(4) Joint deployment of immigration liaison officers as referred to in Annex III.
453.	(5) Measures enhancing the identification of victims of trafficking in human beings and enhancing cross-border cooperation for detecting traffickers in the framework of border control.	(5) Measures enhancing the identification <i>and support</i> of victims of trafficking in human beings and enhancing cross-border cooperation for detecting traffickers in the framework of border control, <i>including by developing and supporting protection and referral mechanisms</i> .	(5) Measures enhancing the identification of victims of trafficking in human beings and enhancing cross-border cooperation for detecting traffickers in the framework of border control.	(5) Measures within the framework of border control enhancing the identification of and the immediate support to victims of trafficking in human beings, as well as developing and supporting adequate referral mechanisms for these target groups and measures in the framework of border control enhancing cross-border

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				cooperation for detecting traffickers.
454.		(5a) Developing integrated child protection systems at the external borders and policies for children in migration generally, including through sufficient training of staff and exchange of good practice among Member States.		(5a) Developing integrated child protection systems at the external borders, including through sufficient training of staff and exchange of good practice among Member States and with the European Border and Coast Guard.
455.	(6) Measures deploying, transferring, testing and validating new methodology or technology, including pilot projects and follow-up measures to Union-funded security research projects, as referred to in Annex III.	(6) Measures deploying, transferring, testing and validating new methodology or technology, including pilot projects and follow up measures to Union funded security research projects, as referred to in Annex III to enhance the quality of data stored in IT systems in the field of visa and borders and to improve the exercise of a data subject's right to information, access to, rectification, erasure and restriction of data processing in the context of actions falling within the scope of this instrument.	(6) Measures deploying, transferring, testing and validating new methodology or technology, including pilot projects and follow-up measures to Union-funded security research projects, as referred to in Annex III.	Possible compromise:  (6) Measures deploying, transferring, testing and validating new methodology or technology, including pilot projects and follow-up measures to Union-funded research projects, as referred to in Annex III, and measures to enhance the quality of data stored in IT systems in the field of visa and borders and to improve the exercise of a data subject's right to information, access to, rectification, erasure and restriction of data processing in the context of actions falling within the scope of this instrument

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456.		(6a) Measures targeting the identification, immediate assistance and referral to protection services of vulnerable persons.		(6a) Measures targeting the identification, immediate assistance and referral to protection services of vulnerable persons.
457.	(7) Measures for setting up and running hotspot areas in Member States facing existing or potential exceptional and disproportionate migratory pressure.	(7) Measures for setting up and running hotspot areas in Member States facing existing or potential exceptional and disproportionate migratory pressure.	(7) Measures for setting up and running hotspot areas in Member States facing existing or potential exceptional and disproportionate migratory pressure.	(7) Measures for setting up and running hotspot areas in Member States facing existing or potential exceptional and disproportionate migratory pressure.
458.	(8) Further developing forms of cooperation among Member States in visa processing, as outlined in paragraph 2(c) of Annex II.	(8) Further developing forms of cooperation among Member States in visa processing, as outlined in paragraph 2(c) of Annex II.	(8) Further developing forms of cooperation among Member States in visa processing, as outlined in paragraph 2(c) of Annex II.	(8) Further developing forms of cooperation among Member States in visa processing, as outlined in paragraph 2(c) of Annex II.
459.	(9) Increasing the consular presence or representation of Member States in visa-required countries, in particular in countries where no Member State is currently present.	(9) Increasing the consular presence or representation of Member States in visa-required countries, in particular in countries where no Member State is currently present.	(9) Increasing the consular presence or representation of Member States in visa-required countries, in particular in countries where no Member State is currently present.	(9) Increasing the consular presence or representation of Member States in visa-required countries, in particular in countries where no Member State is currently present.
460.			(10) Measures which aim at improving the interoperability of IT systems and communication networks.	(10) Measures which aim at improving the interoperability of IT systems and communication networks.
461.	ANNEX V	ANNEX V	ANNEX V	ANNEX V

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	Core performance indicators referred to in Article 25(1)	Core performance indicators referred to in Article 25(1)	Core performance indicators referred to in Article 25(1)	Core performance indicators referred to in Article 25(1)
462.	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and crossborder crime and to effectively manage migratory flows:	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal-irregular immigration and cross-border crime and to effectively manage migratory flows:	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and crossborder crime and to effectively manage migratory flows:	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal /irregular immigration and cross-border crime and to effectively manage migratory flows:
463.			1. Additional capacity of Automated border control gates and e-gates	1. Additional capacity of Automated border control gates and e-gates
464.			2. Enhanced operational capacity of the EBCG	2. Enhanced operational capacity of the EBCG
465.			3. Number of persons using fraudulent travel documents detected at the border crossing points	3. Number of persons using fraudulent travel documents detected at the border crossing points
466.			4. Number of addressed recommendations with financial	4. Number of addressed recommendations with financial

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			implications from Schengen Evaluations and from vulnerability assessments in the area of border management	implications from Schengen Evaluations and from vulnerability assessments in the area of border management
467.	(1) Number of irregular border crossings detected at the EU external borders a) between the border crossing points; and b) at the border crossing points	(1) Number of irregular border crossings detected at the EU external borders a) between the border crossing points; and b) at the border crossing points	(1) Number of irregular border erossings detected at the EU external borders a) between the border erossing points; and b) at the border erossing points	
468.	Data source: European Border and Coast Guard Agency	Data source: European Border and Coast Guard Agency	Data source: European Border and Coast Guard Agency	
469.	(2) Number of persons using fraudulent travel documents detected at the border crossing points	(2) Number of persons using fraudulent travel documents detected at the border crossing points	(2) Number of persons using fraudulent travel documents detected at the border crossing points	
470.	Data source: European Border and Coast Guard Agency	Data source: European Border and Coast Guard Agency	Data source: European Border and Coast Guard Agency	
471.		(2a) Number of persons who have applied for international protection at the border crossing points		
472.		Data source: Member States		
473.		(2b) Number of persons refused entry		
474.		Data source: Member States		

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475.	(b) Specific objective 2: Supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks:	(b) Specific objective 2: Supporting the common visa policy to ensure a more harmonised approach among the Member States with regard to the issuance of visas and to facilitate legitimate travel and prevent migratory and mitigate security risks:	(b) Specific objective 2: Supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks:	Presidency's compromise:  (b) Specific objective 2: Supporting the common visa policy to ensure harmonised approach with regard to the issuance of visas and to facilitate legitimate travel, while helping prevent migratory and security risks.
476.			1. Visa applications using digital means	1. Visa applications using digital means
477.			2. Enhanced cooperation between Member States in visa processing	2. Enhanced cooperation between Member States in visa processing
478.			3. Number of addressed recommendations with financial implications from Schengen Evaluations in the area of the common visa policy	3. Number of addressed recommendations with financial implications from Schengen Evaluations in the area of the common visa policy
479.	(1) Number of persons using fraudulent travel documents detected at consulates supported by the Fund	(1) Number of persons using fraudulent travel documents detected at consulates supported by the Fund	(1) Number of persons using fraudulent travel documents detected at consulates supported by the Fund	

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480.	Data source: Member States <sup>190</sup>	Data source: Member States	Data source: Member States 191	
481.		(1a) Number of persons who have applied for international protection at Member States' consulates		
482.		Data source: Member States		
483.	(2) Average decision time (and trends) in the visa procedure	(2) Average decision time (and trends) in the visa procedure	(2) Average decision time (and trends) in the visa procedure	
484.	Data source: Member States <sup>192</sup>	Data source: Member States	Data source: Member States 193	
485.	ANNEX VI Types of intervention	ANNEX VI Types of intervention	ANNEX VI Types of intervention	ANNEX VI Types of intervention
486.	TABLE 1: CODES FOR THE INTERVENTION FIELD DIMENSION	TABLE 1: CODES FOR THE INTERVENTION FIELD DIMENSION	TABLE 1: CODES FOR THE INTERVENTION FIELD DIMENSION	TABLE 1: CODES FOR THE INTERVENTION FIELD DIMENSION

Data for this indicator is collected by Member States through the Visa Information System (VIS) and may be accessed by the Commission in the future for the purposes of reporting and statistics, pending the negotiations on the proposal of the Commission for a Regulation of the European Parliament and of the Council amending Regulation (EC) No 767/2008, Regulation (EC) No 810/2009, Regulation (EU) 2017/2226, Regulation (EU) 2016/399, Regulation XX/2018 [Interoperability Regulation], and Decision 2004/512/EC and repealing Council Decision 2008/633/JHA (COM(2018) 302 final of 16.05.2018).

Data for this indicator is collected by Member States through the Visa Information System (VIS) and may be accessed by the Commission in the future for the purposes of reporting and statistics, pending the negotiations on the proposal of the Commission for a Regulation of the European Parliament and of the Council amending Regulation (EC) No 767/2008, Regulation (EC) No 810/2009, Regulation (EU) 2017/2226, Regulation (EU) 2016/399, Regulation XX/2018 [Interoperability Regulation], and Decision 2004/512/EC and repealing Council Decision 2008/633/JHA (COM(2018) 302 final of 16.05.2018).

<sup>192</sup> Idem.

<sup>193</sup> Idem.

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487.	I. European integrated border management			
488.	001 Border checks	001 Border checks	001 Border checks	001 Border checks
489.	002 Border surveillance - air assets			
490.	003 Border surveillance - land assets			
491.	004 Border surveillance - maritime assets			
492.	005 Border surveillance - automated border surveillance systems	005 Border surveillance - automated border surveillance systems	005 Border surveillance - automated border surveillance systems	005 Border surveillance - automated border surveillance systems
493.	006 Border surveillance - other measures			
494.	007 Technical and operational measures within the Schengen area which are related to border control	007 Technical and operational measures within the Schengen area which are related to border control	007 Technical and operational measures within the Schengen area which are related to border control	007 Technical and operational measures within the Schengen area which are related to border control
495.	008 Situational awareness and exchange of information			
496.	009 Risk analysis	009 Risk analysis	009 Risk analysis	009 Risk analysis
497.	010 Processing of data and information			

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498.	011 Hotspot areas	011 Hotspot areas	011 Hotspot areas	011 Hotspot areas
499.		011a Measures related to the identification and referral of vulnerable persons		011a Measures related to the identification and referral of vulnerable persons
500.		011b Measures related to the identification and referral of persons who are in need of, or wish to apply for, international protection		011b Measures related to the identification and referral of persons who are in need of, or wish to apply for, international protection
501.	012 European Border and Coast Guard development	012 European Border and Coast Guard development	012 European Border and Coast Guard development	012 European Border and Coast Guard development
502.	013 Inter-agency cooperation - national level	013 Inter-agency cooperation - national level	013 Inter-agency cooperation - national level	013 Inter-agency cooperation - national level
503.	014 Inter-agency cooperation - European Union level	014 Inter-agency cooperation - European Union level	014 Inter-agency cooperation - European Union level	014 Inter-agency cooperation - European Union level
504.	015 Inter-agency cooperation - with third countries	015 Inter-agency cooperation - with third countries	015 Inter-agency cooperation - with third countries	015 Inter-agency cooperation - with third countries
505.	016 Deployment of joint immigration liaison officers	016 Deployment of joint immigration liaison officers	016 Deployment of joint immigration liaison officers	016 Deployment of joint immigration liaison officers
506.	017 Large-scale IT systems - Eurodac for border management purposes	017 Large-scale IT systems - Eurodac for border management purposes	017 Large-scale IT systems - Eurodac for border management purposes	017 Large-scale IT systems - Eurodac for border management purposes

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507.	018 Large-scale IT systems - Entry-exit System (EES)	018 Large-scale IT systems - Entry-exit System (EES)	018 Large-scale IT systems - Entry-exit System (EES)	018 Large-scale IT systems - Entry-exit System (EES)
508.	019 Large-scale IT systems - European Travel Information and Authorisation System (ETIAS)	019 Large-scale IT systems - European Travel Information and Authorisation System (ETIAS)	019 Large-scale IT systems - European Travel Information and Authorisation System (ETIAS)	019 Large-scale IT systems - European Travel Information and Authorisation System (ETIAS)
509.	020 Large-scale IT systems - Schengen Information System (SISII)	020 Large-scale IT systems - Schengen Information System (SISII)	020 Large-scale IT systems - Schengen Information System (SISII)	020 Large-scale IT systems - Schengen Information System (SISII)
510.	021 Large-scale IT systems - Interoperability	021 Large-scale IT systems - Interoperability	021 Large-scale IT systems - Interoperability	021 Large-scale IT systems - Interoperability
511.	022 Operating support - Integrated border management	022 Operating support - Integrated border management	022 Operating support - Integrated border management	022 Operating support - Integrated border management
512.	023 Operating support - Large-scale IT systems for border management purposes	023 Operating support - Large- scale IT systems for border management purposes	023 Operating support - Large- scale IT systems for border management purposes	023 Operating support - Large- scale IT systems for border management purposes
513.	024 Operating support - Special Transit Scheme	024 Operating support - Special Transit Scheme	024 Operating support - Special Transit Scheme	024 Operating support - Special Transit Scheme
514.	II. Common visa policy	II. Common visa policy	II. Common visa policy	II. Common visa policy
515.	001 Improving visa application processing	001 Improving visa application processing	001 Improving visa application processing	001 Improving visa application processing
516.	002 Enhancing the efficiency, client-friendly	002 Enhancing the efficiency, client-friendly environment and security at consulates	002 Enhancing the efficiency, client-friendly environment and security at consulates	002 Enhancing the efficiency, client-friendly environment and security at consulates

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	environment and security at consulates			
517.	003 Document security / document advisors	003 Document security / document advisors	003 Document security / document advisors	003 Document security / document advisors
518.	004 Consular cooperation	004 Consular cooperation	004 Consular cooperation	004 Consular cooperation
519.	005 Consular coverage	005 Consular coverage	005 Consular coverage	005 Consular coverage
520.	006 Large-scale IT systems - Visa Information System (VIS)	006 Large-scale IT systems - Visa Information System (VIS)	006 Large-scale IT systems - Visa Information System (VIS)	006 Large-scale IT systems - Visa Information System (VIS)
521.	007 Other IT systems for visa application processing purposes	007 Other IT systems for visa application processing purposes	007 Other IT systems for visa application processing purposes	007 Other IT systems for visa application processing purposes
522.	008 Operating support - Common visa policy	008 Operating support - Common visa policy	008 Operating support - Common visa policy	008 Operating support - Common visa policy
523.	009 Operating support - Large-scale IT systems for visa application processing purposes	009 Operating support - Large- scale IT systems for visa application processing purposes	009 Operating support - Large- scale IT systems for visa application processing purposes	009 Operating support - Large- scale IT systems for visa application processing purposes
524.	010 Operating support - Special Transit Scheme	010 Operating support - Special Transit Scheme	010 Operating support - Special Transit Scheme	010 Operating support - Special Transit Scheme
525.		010a Issuance of humanitarian visas		010a Issuance of visas with limited territorial validity
526.	III. Technical assistance	III. Technical assistance	III. Technical assistance	III. Technical assistance
527.	001 Information and communication	001 Information and communication	001 Technical assistance Information and communication	Council to propose a redraft of lines 527, 528, 529 and 531

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528.	002 Preparation, implementation, monitoring and control	002 Preparation, implementation, monitoring and control	002 Preparation, implementation, monitoring and control	
529.	003 Evaluation and studies, data collection	003 Evaluation and studies, data collection	003 Evaluation and studies, data collection	
530.		003a Data quality and data subjects' rights to information, access to, rectification, erasure and restriction of processing of their personal data		
531.	004 Capacity building	004 Capacity building	004 Capacity building	
532.	TABLE 2: CODES FOR THE TYPE OF ACTION DIMENSION	TABLE 2: CODES FOR THE TYPE OF ACTION DIMENSION	TABLE 2: CODES FOR THE TYPE OF ACTION DIMENSION	TABLE 2: CODES FOR THE TYPE OF ACTION DIMENSION
533.	001 infrastructures and buildings	001 infrastructures and buildings	001 infrastructures and buildings	001 infrastructures and buildings
534.	002 means of transport	002 means of transport	002 means of transport	002 means of transport
535.	003 other operating equipment	003 other operating equipment	003 other operating equipment	003 other operating equipment
536.	004 communication systems	004 communication systems	004 communication systems	004 communication systems
537.	005 IT systems	005 IT systems	005 IT systems	005 IT systems
538.	006 training	006 training	006 training	006 training

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539.	007 exchange of best practices - between Member States	007 exchange of best practices - between Member States	007 exchange of best practices - between Member States	007 exchange of best practices - between Member States
540.	008 exchange of best practices - with third countries	008 exchange of best practices - with third countries	008 exchange of best practices - with third countries	008 exchange of best practices - with third countries
541.	009 deployment of experts			
542.	010 studies, proofs of concept, pilot projects and similar actions	010 studies, proofs of concept, pilot projects and similar actions	010 studies, proofs of concept, pilot projects and similar actions	010 studies, proofs of concept, pilot projects and similar actions
543.	011 communication activities	011 communication activities	011 communication activities	011 communication activities
544.	012 development of statistical tools, methods and indicators	012 development of statistical tools, methods and indicators	012 development of statistical tools, methods and indicators	012 development of statistical tools, methods and indicators
545.	013 deployment or other follow-up of research projects	013 deployment or other follow- up of research projects	013 deployment or other follow- up of research projects	013 deployment or other follow-up of research projects
546.	TABLE 3: CODES FOR THE IMPLEMENTATION MODALITIES DIMENSION	TABLE 3: CODES FOR THE IMPLEMENTATION MODALITIES DIMENSION	TABLE 3: CODES FOR THE IMPLEMENTATION MODALITIES DIMENSION	TABLE 3: CODES FOR THE IMPLEMENTATION MODALITIES DIMENSION
547.			001 Actions as per Art. 11(1)	001 Actions as per Art. 11(1)
548.			002 Specific actions	002 Specific actions
549.			003 Actions listed in Annex IV	003 Actions listed in Annex IV

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550.			004 Operating support	004 Operating support
551.			005 Emergency assistance	005 Emergency assistance
552.	001 Specific action	001 Specific action	001 Specific action	
553.	002 Emergency assistance	002 Emergency assistance	002 Emergency assistance	
554.	003 Actions listed in Annex IV	003 Actions listed in Annex IV	003 Actions listed in Annex IV	
555.	004 Implementation of Schengen evaluation recommendations	004 Implementation of Schengen evaluation recommendations	004 Implementation of Schengen evaluation recommendations	
556.	005 Implementation of vulnerability assessment recommendations	005 Implementation of vulnerability assessment recommendations	005 Implementation of vulnerability assessment recommendations	
557.	006 Cooperation with third countries	006 Cooperation with third countries	006 Cooperation with third countries	
558.	007 Actions in third countries	007 Actions in third countries	007 Actions in third countries	
559.			TABLE 4: CODES FOR SECONDARY IMPLEMENTATION DIMENSION	TABLE 4: CODES FOR SECONDARY IMPLEMENTATION DIMENSION
560.			001 Cooperation with third countries	001 Cooperation with third countries

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561.			002 Actions in third countries	002 Actions in or in relation to third countries
562.			003 Implementation of Schengen evaluation recommendations	003 Implementation of Schengen evaluation recommendations
563.			004 Implementation of vulnerability assessment recommendations	004 Implementation of vulnerability assessment recommendations
				005 Actions supporting the development and operation of EUROSUR
				Note: The Council supports COM's addition of a new item on Eurosur in Annex VI (see also line 425). The Council suggests the addition in table 4 as table 3 mirrors the co-financing types included in Article 11.
564.	ANNEX VII	ANNEX VII	ANNEX VII	ANNEX VII
	Eligible actions for operating support	Eligible actions for operating support	Eligible actions for operating support	Eligible actions for operating support
565.	(a) Within the specific objective set out in Article 3(2)(a), operating support shall cover the following costs on the condition that they are not being	(a) Within the specific objective set out in Article 3(2)(a), operating support shall cover the following costs on the condition that they are not being covered by the European	(a) Within the specific objective set out in Article 3(2)(a), operating support shall cover the following costs on the condition that they are not being covered by the European	(a) Within the specific objective set out in Article 3(2)(a), operating support shall cover the following costs on the condition that they are not being covered by

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	covered by the European Border and Coast Guard Agency in the context of its operational activities:	Border and Coast Guard Agency in the context of its operational activities:	Border and Coast Guard Agency in the context of its operational activities:	the European Border and Coast Guard Agency in the context of its operational activities:
566.	(1) staff costs;	(1) staff costs;	(1) staff costs, including for training;	Presidency: Not only EBCGA provides training. Some examples are: Language training, shooting, dog handling, refresher courses, etc. The Council sticks to its position.  Tcal mtg 5.11: Presidency: Mirror provisions for the visa policy.  COM: Training activities carried out by the EBCG Agency.  EP and COM oppose the addition
567.	(2) maintenance or repair of equipment and infrastructure;	(2) maintenance or repair of equipment and infrastructure;	(2) maintenance or repair of equipment and infrastructure <i>including buildings and access roads</i> ;	(2) maintenance or repair of equipment and infrastructure;
568.	(3) service costs, including at hotspot areas within the scope of this Regulation;	(3) service costs, including at hotspot areas within the scope of this Regulation;	(3) service costs, including at hotspot areas within the scope of this Regulation;	(3) service costs within the scope of this Regulation;
569.	(4) running costs on operations.	(4) running costs on operations.	(4) running costs on operations;	(4) running costs on operations

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570.			(5) costs related to real estate, including rental and depreciation.	Presidency: The possibility to cover costs related to real estate is very important to some MS. The Council sticks to its position.  Tcal mtg 5.11:  Presidency suggests alignment to line 576 (visa policy).  COM to come back.
571.	A host Member State in the meaning of Article 2(5) of Regulation (EU) No 1624/2016 <sup>194</sup> may use operating support to cover its own running costs for its participation in the operational activities referred to in Article 2(5) of Regulation (EU) No 1624/2016 and falling within the scope of this Regulation or for the purposes of its national border control activities.	A host Member State in the meaning of Article 2(5) of Regulation (EU) No 1624/2016 <sup>195</sup> may use operating support to cover its own running costs for its participation in the operational activities referred to in Article 2(5) of Regulation (EU) No 1624/2016 and falling within the scope of this Regulation or for the purposes of its national border control activities.	A host Member State in the meaning of Article 2(5) of Regulation (EU) No 1624/2016 <sup>196</sup> may use operating support to cover its own running costs for its participation in the operational activities referred to in Article 2(5) of Regulation (EU) No 1624/2016 and falling within the scope of this Regulation or for the purposes of its national border control activities.	EP and COM oppose the addition  A host Member State in the meaning of Article 2(5) of Regulation (EU) No 1624/2016 <sup>197</sup> may use operating support to cover its own running costs for its participation in the operational activities referred to in Article 2(5) of Regulation (EU) No 1624/2016 and falling within the scope of this Regulation or for the purposes of its national border control activities.

<sup>194</sup> Regulation (EU) 1624/2016 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard (OJ L 251, 16.9.2016, p.1).

<sup>195</sup> Regulation (EU) 1624/2016 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard (OJ L 251, 16.9.2016, p.1).

<sup>196</sup> Regulation (EU) 1624/2016 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard (OJ L 251, 16.9.2016, p.1). 197

Regulation (EU) 1624/2016 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard (OJ L 251, 16.9.2016, p.1).

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572.	(b) Within the specific objective specific objective set out in Article 3(2)(b), operating support shall cover:	(b) Within the specific objective specific objective set out in Article 3(2)(b), operating support shall cover:	(b) Within the specific objective specific objective set out in Article 3(2)(b), operating support shall cover:	(b) Within the specific objective specific objective set out in Article 3(2)(b), operating support shall cover:
573.	(1) staff costs, including for training;			
574.	(2) service costs;	(2) service costs;	(2) service costs;	(2) service costs;
575.	(3) maintenance or repair of equipment and infrastructure;	(3) maintenance or repair of equipment and infrastructure;	(3) maintenance or repair of equipment and infrastructure;	(3) maintenance or repair of equipment and infrastructure;
576.	(4) costs related to real estate, including rental and depreciation.	(4) costs related to real estate, including rental and depreciation.	(4) costs related to real estate, including rental and depreciation.	(4) costs related to real estate, including rental and depreciation.
577.	(c) Within the policy objective set out in Article 3(1), operating support shall cover:	(c) Within the policy objective set out in Article 3(1), operating support shall cover:	(c) Within the policy objective set out in Article 3(1), operating support <i>for large-scale IT systems</i> shall cover:	(c) Within the policy objective set out in Article 3(1), operating support <i>for large-scale IT systems</i> shall cover:
578.	(1) staff costs, including for training;			
579.	(2) operational management and maintenance of large-scale IT systems and their communication infrastructures, including the interoperability of these systems and rental of secure premises.	(2) operational management and maintenance of large-scale IT systems and their communication infrastructures, including the interoperability of these systems and rental of secure premises.	(2) operational management and maintenance of large-scale IT systems and their communication infrastructures, including the interoperability of these systems and rental of secure premises.	(2) operational management and maintenance of large-scale IT systems and their communication infrastructures, including the interoperability of these systems and rental of secure premises.

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580.	(d) In addition to the above, operating support within the programme for Lithuania shall provide support in line with paragraph 1 of Article 16.	(d) In addition to the above, operating support within the programme for Lithuania shall provide support in line with paragraph 1 of Article 16.	(d) In addition to the above, operating support within the programme for Lithuania shall provide support in line with paragraph 1 of Article 16.	(d) In addition to the above, operating support within the programme for Lithuania shall provide support in line with paragraph 1 of Article 16.
581.	ANNEX VIII Output and result indicators referred to in Article 25(3)	ANNEX VIII  Output and result indicators referred to in Article 25(3)	ANNEX VIII  Output and result indicators referred to in Article 25(3)	ANNEX VIII Output and result indicators referred to in Article 25(3)
				Note: The 4th column contains the revised version of Annex VIII that was submitted by COM on 6.12.20.
582.	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and crossborder crime and to effectively manage migratory flows;	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal irregular immigration and cross-border crime and to effectively manage migratory flows;	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and crossborder crime and to effectively manage migratory flows:	(a) Specific objective 1: Supporting effective European integrated border management at the external borders implemented by the European Border and Coast Guard as a shared responsibility of the European Border and Coast Guard Agency and of the national authorities responsible for border management, to facilitate legitimate border crossings, to prevent and detect illegal immigration and cross-border crime and to effectively manage migratory flows:
583.			Output indicators	Output indicators

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584.			1. Number of items of equipment purchased for border crossing points	1. Number of items of equipment purchased for border crossing points
585.			1.1 of which number of Automated Border Control gates, self-service systems and e-gates purchased	1.1 of which number of Automated Border Control gates, self-service systems and e-gates purchased
585a				2. Number of infrastructure maintained or repaired
585b				3. Number of hotspot areas supported
586.			2. Number of facilities for border crossing points constructed / upgraded	4. Number of facilities for border crossing points constructed / upgraded
587.			3. Number of aerial vehicles purchased	5. Number of aerial vehicles purchased
588.			3.1 of which number of unmanned aerial vehicles purchased	5.1 of which number of unmanned aerial vehicles purchased
589.			4. Number of maritime transport means purchased	6. Number of maritime transport means purchased
590.			5. Number of land transport means purchased	7. Number of land transport means purchased

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591.			6. Number of staff dealing with border management	8. Number of participants supported
591a				8.1 of which number of participants in training activities
592.			7. Number of joint liaison officers deployed to third countries	8. Number of joint liaison officers deployed to third countries
593.			8. Number of participants in training activities	
594.			9. Number of IT functionalities developed / maintained / upgraded	9. Number of IT functionalities developed / maintained / upgraded
594a				10. Number of large-scale IT systems developped / maintained / upgraded
594b				10.1 of which number of large- scale IT systems developed
595.			10. Number of cooperation projects with Third Countries	11. Number of cooperation projects with Third Countries
596.			Result indicators	Result indicators
597.			1. Number of items of equipment registered in the Technical Equipment Pool of the European Border and Coast Guard Agency	12. Number of items of equipment registered in the Technical Equipment Pool of the European Border and Coast Guard Agency

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598.			2. Number of items of equipment put at the disposal of the European Border and Coast Guard Agency	13. Number of items of equipment put at the disposal of the European Border and Coast Guard Agency
599.			3. Number of initiated / improved forms of cooperation of national authorities with the Eurosur National Coordination Centre (NCC)	14. Number of initiated / improved forms of cooperation of national authorities with the Eurosur National Coordination Centre (NCC)
600.			4. Number of border crossings through Automated Border Control gates and e-gates	15. Number of border crossings through Automated Border Control gates and e-gates
601.			5. Number of addressed recommendations with financial implications from Schengen Evaluations and from vulnerability assessments in the area of border management	16. Number of addressed recommendations with financial implications from Schengen Evaluations and from vulnerability assessments in the area of border management
601a				17. Number of participants who report three months after the training activity that they are using the skills and competences acquired during the training
602.			6. Number of EU large-scale IT systems developed / maintained / upgraded	
603.	(1) Border control infrastructure, transport means	(1) Border control infrastructure, transport means and other equipment	(1) Border control infrastructure, transport means and other equipment	

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	and other equipment items financed with the support of the instrument:	items financed with the support of the instrument:	items financed with the support of the instrument:	
604.	- number of newly built or upgraded border crossing points out of the total number of newly built or upgraded border crossing points in the Member State concerned;	number of newly built or pgraded border crossing points out of the total number of newly built or pgraded border crossing points in the Member State concerned;  - number of newly built or upgraded border crossing points out of the total number of newly built or upgraded border crossing points in the Member State concerned;		
605.	- number of Automated Border Control gates;	- number of Automated Border Control gates;	number of Automated Border Control gates;	
606.	- number of air transport means;	- number of air transport means;	number of air transport means;	
607.	- number of maritime transport means;	- number of maritime transport means;	number of maritime transport means;	
608.	- number of land transport means;	- number of land transport means;	number of land transport means;	
609.	- number of items of equipment put at the disposal of the European Border and Coast Guard Agency;	- number of items of equipment put at the disposal of the European Border and Coast Guard Agency;	number of items of equipment put at the disposal of the European Border and Coast Guard Agency;	
610.	- number of other items of equipment, out of which the number of items of equipment for setting up, upgrading or maintaining hotspot areas for the purposes of this Regulation;	- number of other items of equipment, out of which the number of items of equipment for setting up, upgrading or maintaining hotspot areas for the purposes of this Regulation;	number of other items of equipment, out of which the number of items of equipment for setting up, upgrading or maintaining hotspot areas for the purposes of this Regulation;	

	Commission proposal COM(2018) 473 final	EP amendments	Council position general approach	Compromise text
611.	- number of multipurpose items of equipment supported by the instrument.	- number of multipurpose items of equipment supported by the instrument.	number of multipurpose items of equipment supported by the instrument.	
612.	(2) Number of specialised posts in third countries supported by the instrument	(2) Number of specialised posts in third countries supported by the instrument	third countries supported by the in third countries supported by the	
613.	- joint liaison officers, as referred to in Annex III;	- joint liaison officers, as referred to in Annex III;	joint liaison officers, as referred to in Annex III;	
614.	- other specialised posts related to border management.	- other specialised posts related to border management.	other specialised posts related to border management.	
615.	(3) Number of cooperation projects or cooperation streams set up in Member States with the support of the instrument between the national authorities and the European Border and Coast Guard Agency contributing towards the development of the European Border and Coast Guard.	(3) Number of cooperation projects or cooperation streams set up in Member States with the support of the instrument between the national authorities and the European Border and Coast Guard Agency contributing towards the development of the European Border and Coast Guard.	(3) Number of cooperation projects or cooperation streams set up in Member States with the support of the instrument between the national authorities and the European Border and Coast Guard Agency contributing towards the development of the European Border and Coast Guard.	
616.	(4) Number of items of equipment used during the operational activities of the European Border and Coast Guard Agency purchased with support of the instrument out of the total number of items of equipment registered in the Technical Equipment Pool of the	(4) Number of items of equipment used during the operational activities of the European Border and Coast Guard Agency purchased with support of the instrument out of the total number of items of equipment registered in the Technical Equipment Pool of the	(4) Number of items of equipment used during the operational activities of the European Border and Coast Guard Agency purchased with support of the instrument out of the total number of items of equipment registered in the Technical Equipment Pool of the	

	Commission proposal COM(2018) 473 final	EP amendments	Council position general approach	Compromise text
	European Border and Coast Guard Agency.	European Border and Coast Guard Agency.	European Border and Coast Guard Agency.	
617.	(5) Number of cooperation projects or cooperation streams of national agencies with the Eurosur National Coordination Centre (NCC) established with support of the instrument.	(5) Number of cooperation projects or cooperation streams of national agencies with the Eurosur National Coordination Centre (NCC) established with support of the instrument.	eams of projects or cooperation streams of national agencies with the Eurosur National Coordination Centre (NCC)	
618.	(6) Number of staff trained in aspects related to the integrated border management with the support of the instrument.	(6) Number of staff trained in aspects related to the integrated border management with the support of the instrument.	e integrated aspects related to the integrated	
619.	(7) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	(7) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	(7) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	
620.	- SISII;	- SISII;	SISII;	
621.	- ETIAS;	- ETIAS;	——ETIAS;	
622.	- EES;	- EES;	- EES;	
623.	- VIS for border management purposes;	- VIS for border management purposes;	VIS for border management purposes;	
624.	- Eurodac for border management purposes;	- Eurodac for border management purposes;	Eurodac for border management purposes;	

	Commission proposal COM(2018) 473 final	EP amendments	Council position general approach	Compromise text
625.	- Number of connections of IT systems to the European Search Portal financed with the support of the instrument;	- Number of connections of IT systems to the European Search Portal financed with the support of the instrument;	Number of connections of IT systems to the European Search Portal financed with the support of the instrument;	
626.	- Any other large-scale IT systems within the scope of this Regulation.	- Any other large-scale IT systems within the scope of this Regulation.	Any other large scale IT systems within the scope of this Regulation.	
627.	(8) Number of Schengen Evaluation recommendations in the area of borders and vulnerability assessment recommendations addressed with the support of the instrument, out of the total number of recommendations having financial implication.	(8) Number of Schengen Evaluation recommendations in the area of borders and vulnerability assessment recommendations addressed with the support of the instrument, out of the total number of recommendations having financial implication.	(8) Number of Schengen Evaluation recommendations in the area of borders and vulnerability assessment recommendations addressed with the support of the instrument, out of the total number of recommendations having financial implication.	
628.	(b) Specific objective 2: Supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks:	(b) Specific objective 2: Supporting the common visa policy to ensure a more harmonised approach among the Member States with regard to the issuance of visas and to facilitate legitimate travel and prevent migratory and mitigate security risks:	(b) Specific objective 2: Supporting the common visa policy to facilitate legitimate travel and prevent migratory and security risks:	Presidency's compromise:  (b) Specific objective 2: Supporting the common visa policy to ensure harmonised approach with regard to the issuance of visas and to facilitate legitimate travel, while helping prevent migratory and security risks.
629.			Output indicators	Output indicators

	Commission proposal COM(2018) 473 final	EP amendments	Council position general approach	Compromise text
630.			1. Number of new/ upgraded consulates outside the Schengen area	
631.			2. Number of projects supporting the digitalisation of visa processing	Number of projects supporting the digitalisation of visa processing
632.			3. Number of participants in training activities	2. Number of participants supported
632a				2.1 of which number of participants in training activities
633.			4. Number of staff deployed to consulates in third countries	3. Number of staff deployed to consulates in third countries
634.			4.1 of which number of staff deployed for visa processing	3.1 of which number of staff deployed for visa processing
635.			5. Number of IT functionalities developed / maintained / upgraded	4. Number of IT functionalities developed / maintained / upgraded
				5. Number of large-scale IT systems developped / maintained / upgraded
635a				5.1 of which number of large- scale IT systems developed
635b				6. Number of infrastructure maintained or repaired

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635c				7. Number of real estates rented or depreciated
636.			Result indicators	Result indicators
636a				8. Number of new/upgraded consulates outside the Schengen area
636b				8.1 of which number of consulates upgraded to enhance client-friendliness for Visa applicants
637.			1. Number of addressed recommendations with financial implications from Schengen Evaluations in the area of the common visa policy	9. Number of addressed recommendations with financial implications from Schengen Evaluations in the area of the common visa policy
638.			2. Number of visa applicants applying through digital means	10. Number of visa applicants applying through digital means
639.			3. Number of initiated / improved forms of cooperation set up among Member States in visa processing	11. Number of initiated / improved forms of cooperation set up among Member States in visa processing
639a				12. Number of participants who report three months after the training activity that they are using the skills and competences acquired during the training

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640.			4. Number of EU large-scale IT systems developed / maintained / upgraded	
641.			Data source for all indicators is Member States	
642.	(1) Number of consulates outside the Schengen area set up or upgraded with the support of the instrument out of the total number of consulates set up or upgraded of the Member State outside the Schengen area.	(1) Number of consulates outside the Schengen area set up or upgraded with the support of the instrument out of the total number of consulates set up or upgraded of the Member State outside the Schengen area.	(1) Number of consulates outside the Schengen area set up or upgraded with the support of the instrument out of the total number of consulates set up or upgraded of the Member State outside the Schengen area.	
643.	(2) Number of staff trained and number of training courses in aspects related to the common visa policy with the support of the instrument.	(2) Number of staff trained and number of training courses in aspects related to the common visa policy with the support of the instrument.	(2) Number of staff trained and number of training courses in aspects related to the common visa policy with the support of the instrument.	
644.	(3) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	(3) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	(3) Number of IT functionalities developed, implemented, maintained or upgraded with the support of the instrument, including for interoperability purposes:	
645.	- VIS;	- VIS;	VIS;	
646.	- EES;	- EES;	<del>EES;</del>	

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647.	- Any other large-scale IT systems within the scope of this Regulation.	- Any other large-scale IT systems within the scope of this Regulation.	Any other large scale IT systems within the scope of this Regulation.	
648.	(4) Number of forms of cooperation among Member States in visa processing set up and upgraded with the support of the instrument:	(4) Number of forms of cooperation among Member States in visa processing set up and upgraded with the support of the instrument:	(4) Number of forms of cooperation among Member States in visa processing set up and upgraded with the support of the instrument:	
649.	- co-locations;	- co-locations;	- co-locations;	
650.	- common application centres;	- common application centres;		
651.	- representations;	- representations;	representations;	
652.	- others.	- others.	<del>others.</del>	
653.	(5) Number of Schengen Evaluation recommendations in the area of the common visa policy implemented with the support of the instrument, as a share of the total number of recommendations having financial implications.	(5) Number of Schengen Evaluation recommendations in the area of the common visa policy implemented with the support of the instrument, as a share of the total number of recommendations having financial implications.	(5) Number of Schengen Evaluation recommendations in the area of the common visa policy implemented with the support of the instrument, as a share of the total number of recommendations having financial implications.	
654.	(6) Number of visa required countries where the number of Member States present or represented has increased with the support of the instrument.	(6) Number of visa required countries where the number of Member States present or represented has increased with the support of the instrument.	(6) Number of visa required countries where the number of Member States present or represented has increased with the support of the instrument.	