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From: General Secretariat of the Council

To: Delegations

Subject: Proposal for a Regulation of the European Parliament and of the Council establishing the European Fund for economic, social and territorial cohesion, agriculture and rural, fisheries and maritime, prosperity and security for the period 2028-2034 and amending Regulation (EU) 2023/955 and Regulation (EU, Euratom) 2024/2509 ('NRPP Regulation')
- Partial general approach

Delegations will find attached the text of the partial general approach on the above draft Regulation, reached at the meeting of the Council (General Affairs) on 16 June 2026

Proposal for a**REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL**

establishing the European Fund for economic, social and territorial cohesion, agriculture and rural, fisheries and maritime, prosperity and security for the period 2028-2034 and amending

Regulation (EU) 2023/955 and Regulation (EU, Euratom) 2024/2509

- (12) **As highlighted to the European Commission's Communication on the EU's eastern regions bordering Russia, Belarus or Ukraine**, the Eastern border regions of the EU face the dual challenge of enhancing security while supporting their economies, businesses and people that have been negatively impacted as a direct or indirect consequence of Russia's war of aggression against Ukraine. **These regions are particularly affected by the deteriorating security environment, which have significant social and economic consequences, reflected in slower GDP growth, higher inflation, demographic decline, and increased risks for socio-economic development.** The National and Regional Partnership Plans will provide comprehensive and coherent support to the Member States and regions facing those challenges.

[...]

- (15) The Union's sustainable prosperity should be supported by strengthening its industrial base and fostering the attractiveness of territories to support the right to stay, including via strategies for the integrated development of urban, rural and coastal areas, **as well as of regions located on the EU's external borders**, and fostering European territorial cooperation.

[...]

(16) In the area of the Union's defence capabilities and security, measures should reinforce the Union's defence industrial base and military mobility and strengthen the Unions' preparedness, threat detection, critical energy and transport infrastructure protection and resilience and crisis response, including by strengthening cybersecurity. **Attention should be paid to the specific needs emerging from security crises caused by evolving geopolitical challenges.** This should include measures to develop the dual use TEN-T infrastructure in order to allow for largescale movements of troops and heavy equipment and material at short notice. Measures should also aim to ensure high level of security in the Union, including integration measures that are consistent with the objectives set out in Regulation (EU) [...] concerning Union support for asylum including subsidiary protection, temporary protection, migration and integration, Regulation (EU) [...] concerning Union support for European [integrated] border management, including functioning of the Schengen area and for European visa policy, and Regulation (EU) [...] Union support for internal security.

[...]

(23) As a complement to actions supported by Regulation (EU) [...] [Global Europe], the Fund may support actions in or in relation to third countries. Such actions should ensure full coherence with the principles and general objectives of Union external policy, with the Union's international commitments, and the rights and principles enshrined in the Union acquis. **They should also serve the interests of the Union and compromise neither the protection of the Union's financial and security interests nor the priority objective of strengthening the capacities, competitiveness and resilience of European actors.**

[...]

- (27-a) The Union is founded on the values of respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights. To strengthen the protection of fundamental rights as well as the rule of law, effective mechanisms for their protection should be established in the implementation of the Fund. Given the overlap between the scope of the Charter of Fundamental Rights and the principles of the rule of law, as well as the need to ensure the protection of the financial interests of the Union and the importance of the financial effects of the measures that may need to be adopted, it is necessary to ensure uniform conditions for their implementation, hence implementing powers should be conferred on the Council, which should act on the basis of a Commission proposal.**
- (27-aa) Where the application of the conditionalities established in Articles 8 and 9 of this Regulation draws on the Commission's annual Rule of Law Report, it is essential that such application be grounded in objective and verifiable criteria, in accordance with the principles of legal certainty, proportionality and equal treatment. To that end the preparation of the Rule of Law Report, used among other documents for the purpose of the assessment under Articles 8 and 9, should draw primarily on official documents and reports from international organisations and national authorities, as well as on the case-law of the Court of Justice of the European Union and of national courts. The preparation of the Rule of Law report should involve close and structured engagement with the authorities of the Member States.**

(27a) The horizontal conditions governing the design and implementation of the NRP should apply also to the Interreg Plan and its Chapters. Given however the specificities of Interreg Plans linked to the participation of more than one Member State in each Interreg Chapter, the Commission, when taking measures in relation to a non-fulfilment of the Charter horizontal condition by a Member State, should take into account the functions of authorities of the Member State responsible for the non-fulfilment of that horizontal condition in the design and implementation of the measure, for the purpose of assessment of the actual or potential impact of the non-fulfilment on the sound financial management of the Union budget or on the financial interests of the Union in respect of specific measures, or parts thereof, in the Interreg Chapter or Chapters concerned. The same should apply when the Council takes measures in relation to a non-fulfilment of the Rule of Law horizontal condition by a Member State. The Commission will not reimburse the measures or parts of the measures affected by the non-fulfilment. The Member State responsible for non-fulfilment has an obligation under Article 58(2)(a) of this Regulation to continue payments to beneficiaries, recipients, final recipients, contractors and participants.

[...]

(30a) Member States should identify investments, reforms and other interventions based on the specific challenges and needs of the Member State and to address both the specific and general objectives and the challenges from the policy reference framework; to be grouped in chapters following either a policy or regional organisation, or a mix of both. It is upon the Member States to decide the distribution of roles and funding between regions and the national level. Member States may choose to set up the payout values for such reforms either from all chapters or from a subset of them. If a Member State chooses an approach with national, regional or sectoral chapters, with both national and regional reforms, Member States might choose to separate the financial set-up between the levels of government to the extent that the requirements of the regulation are complied with, including the requirements linked to horizontal conditionalities and the need to protect the EU financial interests.

(30b) The estimated costs of each investment should amount to the sum of the national contribution and the Union contribution. For investments, pay-out values should be derived from the Union contribution, after deducting the amounts set aside for reforms. To reflect that reforms may not necessarily entail specific implementation costs, reforms' pay-out values are financed by setting aside part of the Union contribution to investments. Reforms' pay-out values should be proportionate to their relative importance, determined inter alia by their scope, expected impact, geographical coverage, or the extent to which they contribute to the Fund's objectives or address the challenges identified in the reference framework. The breakdown of the total Union contribution for a given measure should be commensurate to the significance of the various implementation steps captured in milestones and targets. For reforms that entail a legislative dimension, the output indicator to be used from Annex I of Regulation (EU) 20XX/XXXX [the Performance Regulation] for the last milestone should primarily correspond to the entry into force of the legal act, either of a single act or more than one. There is no need in the case of reforms to have a final target reflecting quantitative aspects.

(31) The Plan should ensure complementarity and synergies between different measures supporting different policy areas and targeting different groups of beneficiaries. This is particularly important to offer a comprehensive policy response to develop thriving rural and coastal areas and ensure vibrant agricultural and fisheries sectors. Member States are in particular encouraged to promote such synergies in the design of the measures and chapters and in the application of the cofinancing rates. For measures supporting basic services and infrastructure in rural and coastal areas as well as rural and coastal businesses, Member States should developed an integrated planning to ensure that rural and coastal communities have access to finance through appropriate mechanisms, including policy actions to specific; mechanisms and governance structures to coordinate the programming and implementation of EU, national, regional and local policies, the programming of locally and regionally integrated funding approaches, taking into account the specific context and capacities of the target beneficiaries, the creation of capacity building targeting both the administrations and the beneficiaries. The NRP Plan should set out the detailed set of measures and arrangements for its monitoring and implementation, including establishing NRP Plan authorities, monitoring and coordinating committee, the estimated costs of those measures and the national contribution and measures to enhance the quality of governance and reinforce the administrative capacity of public administrations. Close cooperation between the Commission, the Member States and their regions should be sought and achieved throughout the process; policy learning and experimentation should be encouraged. **The Commission should provide guidance to the Member States for the estimated cost of the measures to be included in their NRP Plans, including on the methodology for setting pay-out values in their implementation and, where necessary, amendments. The intervention fields set out in Annex I of Regulation (EU) 202X/XXXX [Performance Regulation] and assigned to each measure of the Plan should be used only for the purposes of tracking expenditure and monitoring, without affecting the objectives set out in the description of the milestones and targets.**

[...]

(33) To maximise impact and national ownership of Union funding while upholding principles of equity and solidarity, the national contribution to the estimated costs of the different measures of the NRP Plan should reflect the varying levels of economic development of regions in terms of per capita in relation to the EU-27 average. Compliance with this co-financing requirement should be assessed ex ante as part of the approval procedure of the Plan. **The NRP Plan should respect the principle of additionality of Union funding and as such should complement public expenditure of a Member State. The** additionality of the EU contribution will be monitored by the Commission over the lifetime of the programme **NRP Plan.**

[...]

(37) Member States should have the possibility to make a reasoned request to amend the NRP Plan within the period of implementation of the Fund. The Commission should assess the compliance of the amended NRP Plan with this Regulation in a manner proportionate to the changes proposed. In order to avoid excessive administrative burden, it should be possible for Member States to make minor adjustments to or correct clerical errors in the NRP Plans, by a simple notification of those changes to the Commission, provided that such amendments comply with the requirements of the NRP Plan. **For output-based interventions, flexibility is already given within the minimum and maximum set by Member States for the outputs' unit amount, which correspond respectively to the lowest/highest unit output value to be paid to a beneficiary for a particular intervention/targeted group.**

[...]

(42) [With a view to ensuring consistency, the budgetary guarantee and financial instruments, including when combined with non-repayable support in blending operations under the EU Facility should be implemented in accordance with Title X of Regulation (EU, Euratom) 2024/2509 of the European Parliament and of the Council¹ and the [ECF Regulation] and with technical arrangements, terms and conditions established by the Commission for the purposes of its application. Support under the EU Facility in the form of a budgetary guarantee or financial instruments, including when combined with non-repayable support in a blending operation, should be provided exclusively through the [ECF InvestEU Instrument]]. **In particular, support under the EU Facility in the form of a budgetary guarantee should be provided by using the budgetary guarantee set out in the [ECF Regulation] as delivery tool to support the objectives of the EU Facility and should be implemented in accordance with the rules established under the [ECF Regulation].** To provide broader access to implementing partners for budgetary guarantees and financial instruments, the Commission should be able to conclude agreements in indirect management with all the categories of entities listed under Article 62(1), first subparagraph, point (c) of Regulation (EU, Euratom) 2024/2509. To ensure sound financial management and budgetary discipline and to limit outstanding payments, the provisioning for the budgetary guarantee implemented under the EU Facility should not be committed after the end of the last year of the multiannual financial framework (MFF) and should be constituted by the end of the third year after the end of the MFF. Budgetary commitments for that provisioning should take into account the progress in granting the budgetary guarantee. The constitution of the provisioning should take into account the progress in the approval and signature of the financing and investment operations supporting the objectives of the EU Facility.

[...]

¹ Regulation (EU, Euratom) 2024/2509 of the European Parliament and of the Council of 23 September 2024 on the financial rules applicable to the general budget of the Union (OJ L, 2024/2509, 26.9.2024, ELI: <http://data.europa.eu/eli/reg/2024/2509/oj>).

(46a) **In order to ensure predictability and continuity in EU support for the implementation of the Common Fisheries Policy, the measures that can be financed by the ringfenced allocations for the Common Fisheries Policy may include interventions on temporary and permanent cessation, innovation, selectivity of fishing gears, operations contributing to achieving good environmental status, environmental services, investments in reduction of energy use and energy efficiency, productive investments on aquaculture, animal health and welfare, restoration, implementation and monitoring of marine protected areas, support to producer organisations, compensation of unexpected events.**

[...]

(51) Transparency, information, communication and visibility activities are essential in making Union action visible on the ground and ensuring the traceability of funds and should be based on true, accurate and updated information. To fulfil these goals, it is necessary to provide for appropriate arrangements for collection and reporting of data needed for multiple purposes only once. With a view to avoiding duplication of efforts and reducing the administrative burden for the Member States, data collected and made available for audit and control, transparency, performance monitoring and evaluation should be streamlined and publication requirements should be established with the aim to ensure maximum transparency. **In line with the principle of proportionality, the data collection and transparency requirements should not apply to participants as defined in this Regulation.**

[...]

(53) To reduce the administrative burden and costs on recipients of Union funding as well as to avoid duplication of audits and management verifications of the same measures, the concrete application of the single audit principle should be applied for the Fund. **In line with the shared management mode and the single audit approach, the Commission should primarily rely on the work of the audit authorities.** The audit authority should carry out audits and ensure that the audit opinion provided to the Commission is reliable. That audit opinion should provide assurance to the Commission that the Member State's management and control systems function properly, and that the assertions made in the management declaration submitted by the coordinating body are correct. **When carrying out audits, the Commission should rely on the principle of proportionality and take into account the reliability of the work of the audit authorities and the risk to the financial interests of the Union. As a general rule, the Commission should focus on system audits.**

(53a) **For submitting the assurance package, the role of the coordinating function of the NRP Plan should be limited to collecting the management declarations from the different managing authorities and paying agencies, as well as the audit opinions and summaries of audits from the Plan authorities, in accordance with the Member State's institutional, legal and financial framework. This task should not include any verifications or audits to be conducted by the coordination function. Member States may entrust other coordinating tasks to other authorities in accordance with the Member States' institutional, legal and financial framework.**

[...]

(54a) **In order to ensure continuation of the current governance structures, Member States may keep the existing CAP paying agencies in place. The CAP paying agencies should be accredited on the basis of national rules. Member States are encouraged to continue the current accreditation rules and practices with a view to ensuring that CAP paying agencies have an administrative organisation and a system of internal control that complies with internationally recognised standards of internal control and that provides sufficient guarantees that payments are legal, regular and properly accounted for.**

[...]

- (56) With a view to ensuring the principle of sound financial management, Member States should ensure that the amount of the estimated total costs of their NRP Plan remain reasonable and plausible throughout its implementation and request an amendment of their NRP Plan where necessary. The Fund's delivery model should aim at providing predictability and consistency between payment levels and the individual implementation pace of each measure by assigning ex-ante pay-out values to each milestone and target. Furthermore, a review of the estimated total costs of the reforms and investments and other interventions covered by the NRP Plan should be conducted by the Member State as part of the mid-term review with corresponding adjustments whenever justified. Additionally, when submitting its final annual assurance package for the last financial year, the Member State should confirm that the total payments from the Commission do not exceed the total amount paid by the Member State to the beneficiaries in implementing the Plan, taking into account the national contribution.– For the same reasons of sound financial management, the Commission should be allowed to recover amounts previously paid for interim steps of a measure if the final milestone or target of the given measure is not fulfilled **in a proportional and justified manner in line with the progress of implementation of the measure** and to take action in case of a reversal of a milestone or a target occurring up to five years after the date of the corresponding Commission payment.
- (56a) **The durability requirement should apply to milestones and targets, but not to output-based interventions which – by nature - cannot be reversed. In that context, it should not apply for instance to CAP output-based interventions, nor resettlement measures in the area of home affairs. For measures implemented through milestones and targets, the assessment of reversal should only be conducted based on the objectives set out at the level of the milestone or target, and should not apply at the level of beneficiaries, recipients or final recipients, for example a company receiving a grant or support through a financial instrument.**

(57) In order to significantly simplify procedures and reduce administrative burden for recipients, Member States and the Commission while providing robust safeguards on the regular and effective use of Union funds, the NRP Plans should embed measures to facilitate implementation, both in their design and implementation as and in monitoring provisions. Such elements should comprise, for instance, providing technical assistance and support to Member States, limiting audit duplications through the application of the single audit approach and moving away from invoice checks to focus on actual results. The national audit authorities and the Commission should not be expected, in that respect, to verify the underlying costs of the operations for the purpose of their audit work. With a view to simplification, technical assistance should be provided throughout implementation via a flat-rate applicable to all payments. The Fund should also provide for sufficient flexibility, whether via streamlined procedures for the amendments of the Plans or better responsiveness to unpredicted crises via multiple mechanisms that allow for mobilising resources for such events, such as revision of the Plan, the flexibility amount or access to the Facility. The Fund should also allow Member States to decide themselves which milestones and targets should be submitted in each payment application on the basis of their respective pace of implementation. With a view to ensuring regular disbursements and the timely delivery of Union objectives on the ground, an annual decommitment rule should ensure that Member States submit regular payment applications for sufficiently substantial amounts. **In order to facilitate the implementation of the Plan, provision should be made for technical assistance to be established as a flat rate of up to 3,5 % of the NRP Plan as a whole with the possibility to increase up to 5% for measures supporting outermost regions, and up to 8 % for each Interreg Plan chapter and up to 10% where these involve cooperation on external borders or with outermost regions. The flat rate shall be 10% also for the Interreg Plan chapters covering the Interreg-specific objective “more resilient regions bordering Russia, Belarus or Ukraine” set out in Article 7 paragraph 4 of Regulation XX [Interreg regulation]. At the same time, Member States should retain the prerogative to apply higher or lower rates to individual chapters, provided that the overall ceiling of 3,5 % is respected.**

[...]

- (60) The provisions of Regulation (EU, Euratom) 2024/2509 on shared management should be adapted to the delivery model of this Regulation. For that purpose, it is necessary to enable the submission of information related to the implementation progress and to adapt the content of the management declaration and audit opinion accordingly. **Member States should also report information on the progress of implementation of milestones, targets and outputs to enable for accounting purposes. This information should cover cumulative progress by the end of the preceding calendar year and be confirmed in the management declaration(s). While the management declaration(s) is subject to the audit opinion, the information on cumulative progress will not be used for assurance purposes and hence will not be subject to audits.**

[...]

TITLE I GENERAL PROVISIONS

[Article 1

Subject matter

1. This Regulation establishes the ‘European Fund for Economic, Territorial, Social Cohesion, Agriculture and Rural, Fisheries and Maritime Prosperity and Security’ Fund (the Fund). It lays down rules on:
 - (a) tasks, priority objectives, organisation and grouping under the Fund of:
 - (i) the Structural Funds and Cohesion Fund;
 - (ii) instruments for the common agriculture policy (the CAP);
 - (iii) instruments for the common fisheries policy;

- (iv) instruments funded from the auctioning of allowances in the framework of the emission trading systems set up under Directive 2003/87/EC to address the social impacts of the introduction of an emission trading system for buildings and road transport on vulnerable households, vulnerable micro-enterprises and vulnerable transport users;
 - (v) support to security and defence capabilities.
- (b) the financial rules for Union support to be implemented by means of the National and Regional Partnership Plans (the ‘NRP Plans’), the Interreg Plan as set out in the Regulation XX [Regional development, Chapter II on the Interreg Plan] (the ‘Interreg Plan’) and the EU Facility (the ‘Facility’);
- (c) the financial resources for the period from 1 January 2028 to 31 December 2034.

2. The Regulations listed below may set out specific conditions to complement this Regulation which shall not be in contradiction with this Regulation:

- (a) Regulation XX [establishing the European Fund for Regional development including for European Territorial Cooperation (Interreg) and Cohesion Fund as part of the Fund set out in Regulation (EU) [...] [NRP] and establishing conditions for the implementation of the Union support to regional development from 2028 to 2034]
- (b) Regulation XX [establishing the European Social Fund as part of the Fund set out in Regulation (EU) [...] [NRP] and establishing conditions for the implementation of the Union support to quality employment, skills and social inclusion for the period from 2028 to 2034]
- (c) Regulation XX [establishing the Common Agriculture Policy as part of the Fund set out in Regulation (EU) [...] [NRP] and establishing conditions for the implementation of the Union support to support the implementation of the Common Agricultural Policy (CAP) of the Union in accordance with Title III of Part III of the TFEU, ensuring a fair standard of living for the agricultural community and the availability of food, increasing agricultural productivity, stabilising markets, and supporting long-term food security from 2028 to 2034]

- (d) Regulation XX [establishing Common Fisheries Policy and Union’s maritime policy as part of the Fund set out in Regulation (EU) [...] [NRP] and establishing conditions for the implementation of from 2028 to 2034]
- (e) Regulation (EU) [...] establishing the Union support for asylum migration and integration for the period from 2028 to 2034
- (f) Regulation (EU) [...] establishing the Union support for European integrated border management and European visa policy for the period from 2028 to 2034
- (g) Regulation (EU) [...] establishing the Union support for internal security for the period from 2028 to 2034
- (h) Regulation (EU) 202X/XXXX amending Regulation (EU) No 1308/2013 of the European Parliament and of the Council² as regards the school fruit, vegetables and milk scheme (‘EU school scheme’), interventions in certain sectors, the creation of a protein sector, requirements for hemp, the possibility for marketing standards for cheese, protein crops and meat, application of additional import duties and rules on the availability of supplies in time of emergencies and severe crisis, to the extent relevant to the support under this Regulation.

In case of doubt about the application between this Regulation and the policy-specific regulations referred to in the first subparagraph, this Regulation shall prevail.]

² Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671, ELI: <http://data.europa.eu/eli/reg/2013/1308/oj>).

Article 1a

Application to Interreg

1. **Articles 10(3), 11(2), 11(3), 13(3) to 13(5), 14(2), 16(3), 16(6), 17(1), 18, 19, 20(1), 20(2), 20(4), 21 to 48, 49(3), 49(7), 49(10), 50, 51(1)(a), 52, 54 to 56, 57, 62, 70, 77, 80 to 83 shall not apply to the Interreg Plan.**
2. **For the purpose of this Regulation, ‘the Plan’ shall be understood as referring to both the National and Regional Partnership Plan and the Interreg Plan chapters, except for provisions in Articles 1(1)(b), Art. 4(8)(b) and (9), 5(1), 10(2)(c), where it shall refer to the Interreg Plan.**

In relation to the Interreg Plan and Interreg Plan chapters under this Regulation, the term ‘Member State’ shall be understood as referring to ‘the Member State hosting the managing authority’.

Article 2

General objectives of the Fund

1. With the overall ~~aim~~**goal** of promoting economic, social and territorial cohesion, the sustainable development, **growth** and competitiveness of the Union, its **environment**, its security, **its resilience** and its preparedness, the Fund shall support the following general objectives:
 - (a) ~~to reduce~~**support the implementation of the Cohesion Policy of the Union by reducing** regional imbalances in the Union and the backwardness of the least favoured regions and promote European territorial cooperation in accordance with Part Three, Title XVIII of the TFEU, including supporting projects in the area of environment and trans-European networks in the area of transport infrastructure in accordance with Article 177~~(2)~~, **second paragraph**, TFEU (‘European Regional Development Fund and Cohesion Fund’);

- (b) to support **the implementation of the Cohesion Policy of the Union by enhancing** quality employment, **training**, education and skills and social inclusion in accordance with Part Three, Title XI and Title XVIII ~~of Part Three~~ of the TFEU (‘European Social Fund’) and to contribute to a socially fair transition towards climate neutrality in accordance with Article 91(1), point (d), Article 192(1) and Article 194(2) TFEU;
- (c) to support the implementation of the CAP of the Union in accordance with ~~Part Three, Title III of Part Three~~ **Title III of Part Three** of the TFEU;
- (d) to support the implementation of the common fisheries policy of the Union in accordance with **Title III of Part Three**, ~~Title III~~ of the TFEU;
- (e) to protect and strengthen **fundamental rights**, democracy **and the rule of law** ~~in the Union~~ and to uphold Union values in accordance with Article 2 TEU.
- (f) **to support the implementation of the relevant policies under Title V set out in Regulation (EU) [...] establishing the Union support for asylum, migration and integration for the period from 2028 to 2034 [AMI], Regulation (EU) [...] establishing the Union support for the Schengen area, for European integrated border management and for the common policy on visas for the period from 2028 to 2034 [BMV] and Regulation (EU) [...] establishing the Union support for internal security for the period from 2028 to 2034 [IS].**

The Fund shall support the general objectives in the outermost regions taking into account their structural social and economic situations in accordance with Article 349 TFEU.

Article 3

Specific objectives of the Fund

1. The general objectives referred to in Article 2 shall be pursued across ~~all~~ regions through the following **relevant** specific objectives **as follows**:
 - (a) to support the Union’s sustainable prosperity, **competitiveness and cohesion** across all regions by:

- (i) fostering the attractiveness of territories to support the right to stay including by supporting **territorial** strategies for the integrated development of urban and rural areas, including support for territorial services and infrastructure, **as well as sustainable mobility**;
- (ii) strengthening the Union's **competitiveness, including by the support of its industrial base and service sectors, with special attention to the competitiveness of small- and medium-sized enterprises**, resilient supply chains and boosting sustainable and competitive manufacturing, in particular in the areas of **strategic technologies, including** net zero and critical raw materials technologies, ~~with special attention to the competitiveness of small- and medium-sized enterprises,~~ by fully integrating environmental and climate ambitions to accelerate a clean industrial transition;
- (iii) supporting a just transition towards the Union's 2030, 2040 and 2050 targets for energy and climate, in particular by prioritising support for clean energy generation and infrastructure, promoting energy efficiency and decarbonisation, storage and technology, developing smart energy systems and domestic transmission and distribution grids ~~also~~ **as well as taking into account** the Trans-European Network (TEN-E) and technology, and promoting **resource efficiency and** a circular economy, ensuring that all territories and everyone can contribute and benefit from the clean **and just** transition;
- (iv) supporting the digital transformation, **in particular** towards the Digital Decade targets and objectives set out in the Digital Decade Policy Programme 2030, thereby contributing to the achievement of a digitally **open, sovereign, secure, and inclusive** Union, and promoting the development and use of advanced technologies, including AI secure and trusted digital infrastructure and services, basic and advanced digital skills, digital public services, and ICT connectivity, while addressing the digital divide;

- (v) supporting research, development and innovation, **and the uptake of technologies, in particular in SMEs**, including the diffusion of innovation across all regions **and sectors, while taking into consideration smart specialisation strategies**;
- (vi) supporting measures, including reforms to further the Saving and investments Union and foster the development of market-based funding options;
- (vii) supporting social and affordable housing;
- (viii) enhancing Union transport infrastructure and contributing to the completion of the trans-European network for transport, in particular on the core and extended core network, while decarbonising and improving connectivity, **multimodality, interoperability**, security and accessibility for remote, peripheral, **cross-border** and less connected areas; support the green and digital transition of transport;
- (ix) support for tourism, **natural and cultural heritage**, including sustainability;
- (x) supporting ~~efficient water management, quality and resilience~~, environmental protection, climate adaptation, ~~climate~~ **mitigation and resilience, including nature-based solutions, efficient water, wastewater and waste management, water quality and resilience**, and enhancing biodiversity, soil quality and natural resources, promoting circularity, bioeconomy and wider resource efficiency, strengthening pollution prevention, **mitigation**, control and remediation, preserving and restoring nature and ~~enhancing biodiversity and natural resources~~ **ecosystems**, as well as promoting the New European Bauhaus solutions in the built environment.

- (b) to support the Union’s defence capabilities, **resilience, preparedness, civil protection** and security across all regions by:
- (i) reinforcing the Union’s defence industrial base, **supporting defence infrastructure**, and military mobility, in particular by developing dual-use TEN-T infrastructure, **mobility corridors, and missing links**;
 - (ii) strengthening the Union’s preparedness to crises and disasters, **including hybrid threats, in particular** by mainstreaming the principle of ‘preparedness by design’;
 - (iii) strengthening the Union’s security **and civil protection**, by improving threat detection, prevention and response threat detection capabilities, including by strengthening **and protecting energy and transport** critical infrastructure and cybersecurity;
- (ba) ~~in a manner fully consistent with~~ **to support** the objectives set out **in the sectoral Regulations pursuant to Title V of Part Three of the TFEU, as listed below**:
- ~~in~~ Regulation (EU) [...] establishing the Union support for asylum migration and integration for the period from 1 January 2028 to 31 December 2034;
 - ~~in~~ Regulation (EU) [...] establishing the Union support for European integrated border management and European visa policy for the period from 1 January 2028 to 31 December 2034;
 - ~~in~~ Regulation (EU) [...] establishing the Union support for internal security for the period from 1 January 2028 to 31 December 2034.
- (c) to strengthen social cohesion by supporting people and strengthening the Union’s societies and the Union’s social model **including through social innovation and experimentation** by:
- (i) supporting **employment, including youth** employment, equal access to the labour market, fair and quality working conditions and labour mobility;

- (ii) enhancing labour supply and improving education, **training** and lifelong acquisition of skills, in particular by promoting upskilling and reskilling;
 - (iii) promoting equal opportunities for all **and gender equality, combating gender-based violence**, supporting strong social safety nets, fostering social inclusion and fighting **discrimination, material deprivation**, poverty and homelessness **with a particular focus on children**, and supporting investment in social infrastructure, **including accessibility for people with disabilities**;
 - (iv) facilitating access to services and associated infrastructure, including ~~modernization, digitalization~~ **modernisation, digitalisation** and strengthening the quality and resilience of healthcare systems, child and long-term care services;
 - (v) addressing the challenges of demographic change across the EU, which include labour shortages and disparities between generations and regions;
 - (vi) addressing the social impacts of the inclusion of greenhouse gas emissions from buildings and road transport within the scope of Directive 2003/87/EC.
- (d) to sustain the quality of life in the Union **including competitive, sustainable, attractive and resilient agriculture, forestry and fisheries** by:
- (i) supporting fairer and sufficient income for farmers and their long-term competitiveness, including the farmers' position in the value chain;
 - (ii) contributing to long-term food security, **including by supporting the production of high-quality food and strengthening the resilience of food value chains**;

- (iii) improving the attractiveness and living standards, ~~including access to health care~~, in rural areas and fair working conditions and fostering generational renewal; improving **fishers', aquaculture producers' and farmers'** preparedness and ability to cope with crises and risks; enhancing the access to knowledge and innovation and accelerating the digital and green transition for a thriving agri-food, **fisheries and aquaculture sectors**; ~~sector~~;
 - (iv) ensuring sustainability, competitiveness and resilience of the Union fisheries and aquaculture sector, boosting the sustainable and competitive blue economy in coastal, island and inland areas, enhancing the socio-economic opportunities and the resilience of the local communities and ensuring strong ocean governance in all dimensions, with safe, secure, clean and sustainably managed ocean;
 - (v) enhancing sustainable agriculture and forestry management practices to promote resilient climate action, provision of multiple ecosystem services, supporting efficient water, **wastewater and waste** management, **water** quality and resilience, the implementation of nature-based solutions, strengthening sustainable development, environmental protection, enhancing the conservation and restoration of biodiversity, soil and natural resources, and improving **plant health and animal health and** welfare.
- (e) to protect and strengthen fundamental rights, democracy, **good governance**, equality, the rule of law and to uphold Union values by:
- (i) sustaining and further developing open, rights-based, democratic, equal and inclusive societies, including by building civil society and social partners' capacities to uphold Union values, citizenship education and youth participation;

- (ii) promoting and upholding the rule of law, **including** through strengthening justice systems, anti-corruption frameworks, media pluralism, information integrity, media literacy, and effective checks and balances;
- (iii) enhancing the efficiency of public administration and the institutional capacity of public authorities and stakeholders at national, regional and local level **and supporting technical assistance contributing to the effective implementation of the NRP Plan;**
- (iv) promoting culture as a catalyst for European values and supporting a vibrant and diverse cultural sector **and creative sectors.**

Article 4

Definitions

For the purposes of this Regulation, the following definitions apply:

- (1) ‘applicable law’ means Union law and the national law directly relating to its application;
- (1a) **‘assurance reference period’ means the period from 1 October to 30 September, except for the first year of implementation of the programming period, in respect of which it means the period from the start of implementation of measures under the Plan until 30 September 2028; for the final year of implementation, it means the period from 1 October 2035 to 31 December 2035;**
- (2) ‘beneficiary’ means:
 - (a) a public or private law body, an entity with or without legal personality, or a natural person who is not a participant, responsible for initiating or both initiating and implementing an operation under the NRP Plan ~~and~~ the Interreg Plan **chapter** and to whom the document setting out the conditions for support has been provided;
 - (b) in the context of financial instruments, the body that implements the holding fund or, where there is no holding fund structure, the body that implements the specific fund or, where the managing authority manages the financial instrument, the managing authority;

- (c) ~~in the context of the CAP, a farmer as defined in Article 2a [definitions] of Regulation (EU) 202X/XXXX [CAP Regulation] who is:~~
- ~~(i) a natural or legal person whose holding is situated in the Union and whose principal activity is agricultural activity in accordance with the criteria defined by the Member States in line with this Regulation; or~~
 - ~~(ii) a natural person or small legal person, whose principal activity is not agriculture, but who is engaged in at least a minimum level of agricultural activity, as defined by Member States.~~
- (3) ‘chapter of the NRP Plan’ means a part of the NRP Plan focusing on a specific challenge, sector, policy or geographic area, **or a combination thereof;**
- (4) ‘contractor’ means an entity or a natural person with whom the beneficiary or the recipient enters into a contract for the specific purpose of implementing one or more operations or a part thereof;
- (4a) ‘intermediate body’ means a public or private body which acts under the responsibility of a managing authority, or which carries out functions or tasks on behalf of such an authority;**
- (5) ‘recipient’ means an entity with or without legal personality, or a natural person, who is not a participant, receiving resources from the Union budget through a beneficiary;
- (6) ‘final recipient’ means an entity with or without legal personality or a natural person who is not a participant, receiving support under a financial instrument and who is understood as a recipient for the purposes of Article 38(1) of Regulation (EU, Euratom) 2024/2509;

- (7) ‘participant’ means a natural person benefiting directly from an operation without initiating or implementing the operation;
- (8) ‘operation’ means:
- (a) a project, ~~contract~~, action or group of projects or ~~group of actions selected in the context of implementing a measure in the Plan~~ **one or more activities;**
 - (b) in the context of financial instruments, a contribution from the NRP Plan and the Interreg Plan to a financial instrument and the subsequent financial support provided to final recipients by that financial instrument;
 - (c) ~~in the context of the CAP~~, a payment granted to farmers **or, where applicable, to other beneficiaries** under area- and animal-based CAP income support interventions referred to in Article 35(1) [Types of intervention], points (a) to (g), (o) and (p).
- (9) ‘measure’ means a reform, an investment or **output-based** ~~another~~ intervention at national or sub-national level supported under the NRP Plan or the Interreg Plan, **which may consist of one or more activities;**
- (9a) ‘**output-based intervention**’ means **an intervention for which the amount of the Union contribution is defined by reference to an output unit value multiplied by the number of outputs achieved;**
- (10) ‘milestone’ means a qualitative achievement used to measure progress towards the achievement of a measure;
- (11) ‘target’ means a quantitative achievement used to measure progress towards the achievement of a measure;

- (12) ‘pay-out value’ means the amount to be paid by the Commission to the Member State for the progress achieved in the implementation of the measures of the **NRP Plan or Interreg Plan chapterPlan**, taking into account the amounts set aside for reforms;
- (12a) **‘financial instrument’ means a form of support delivered via a structure through which financial products are provided to final recipients;**
- (12b) **‘financial product’ means equity or quasi-equity investments, loans and guarantees as defined in Article 2 of the Financial Regulation;**
- (13) ~~‘Agricultural Knowledge and Information system’ or ‘AKIS’ means the combined organisation and knowledge flows between persons, organisations and institutions who use and produce knowledge and innovations for agriculture and interrelated fields referred to in Article 20 of Regulation (EU) 202X/XXXX [CAP Regulation].~~
- (14) ~~‘organic farming’ means organic production system certified in accordance with Regulation (EU) 2018/848 of the European Parliament and of the Council³;~~
- (15) ‘holding’ means all the units used for agricultural activities and managed by a farmer and situated within the territory of the same Member State, within the territorial scope of the Treaties, as defined in Article 52 TEU in conjunction with Articles 349 and 355 TFEU;
- (16) ~~‘the smaller Aegean islands’ means any islands in the Aegean Sea except the islands of Crete and Evia.~~
- (17) ‘seals’ means Seals of Excellence and Sovereignty Seals granted in the implementation of Union programmes in the 2021 to 2027 programming period and Seals granted under Union programmes implemented in direct management in the 2028-2034 period such as the Competitiveness seal;

³ ~~Regulation (EU) 2018/848 of the European Parliament and of the Council of 30 May 2018 on organic production and labelling of organic products and repealing Council Regulation (EC) No 834/2007 (OJ L 150 14.6.2018, p. 1).~~

- (18) 'subcontractor' means a person or entity with whom the contractor has concluded a contract to perform part of a contract for the specific purpose of implementing one or more operations or a part thereof;
- (19) 'crisis' means ~~erisesa~~ **crisis** as defined in Article 2, point (22) of Regulation (EU, Euratom) 2024/2509;
- (20) 'pillar assessment' means the assessment referred to in Articles 157(3) and (4) of Regulation (EU, Euratom) 2024/2509;
- (21) ~~Member States shall further establish in their NRP Plans the definitions of 'agricultural activity', 'agricultural area', 'eligible hectare', and 'young farmer' in accordance with objective and non-discriminatory criteria and the principle of proportionality.~~
- (a) ~~'agricultural activity' shall be determined through one or both of the following activities:~~
- (i) ~~production of agricultural products, which consists of all activities aimed at obtaining those products; where agricultural products means products listed in Annex I to the TFEU, with the exception of fishery products, as well as cotton and short rotation coppice;~~
- (ii) ~~maintenance of agricultural areas, which consists of the activities aiming at keeping the land in a state suitable for grazing or cultivation; where duly justified for animal welfare or environmental reasons, extensive grazing of an agricultural area that does not result in an increase of agricultural production for the farmers concerned may also be considered 'maintenance'.~~
- (b) ~~'agricultural area' shall be defined in such a way as to comprise only land which is used for agricultural activities, including when it forms agroforestry systems.~~
- (c) ~~'eligible hectare' shall be defined in such a way as to comprise only areas which are at the farmers' disposal and which comprise:~~

- (i) ~~agricultural areas on which an agricultural activity is performed under the farmer's control in terms of management, benefits and financial risks. If non-agricultural activities are also performed on these areas, the agricultural activity shall be predominant.~~
 - (ii) ~~areas for which support is provided under Article 35(1) points (a) and (g) [degressive income support, small farmers] of this Regulation, or under the basic income support for sustainability under Title III, Chapter II, Section 2, Subsection 2, [BISS [all incl. entitlements], small farmers scheme], of Regulation (EU) 2021/2115, where agricultural activity is not performed due to commitments and obligations arising from Union or national interventions or other programmes which contribute to the environmental and climate-related CAP specific objectives~~
 - (iii) ~~Member States may decide to include in the notion of 'eligible hectare' landscape features, not covered by the commitments and schemes referred to in point (ii), provided that these landscape features do not significantly hamper the performance of agricultural activity and are not predominant on the agricultural parcel~~
- (d) ~~'young farmer' shall be defined in such a way as to fulfil at least the following conditions:~~
- (i) ~~an upper age limit set between 35 years and 40 years;~~
 - (ii) ~~being 'head of the holding'.~~

~~Where a farmer is deemed to fall within the definition of 'young farmer' at the moment of first access to support, that status shall be maintained for the full duration of the period of eligibility established under the relevant support scheme, irrespective of the farmer subsequently exceeding the upper age limit.~~

- (22) ~~‘new farmer’ shall be determined in such a way as to refer to a farmer other than a young farmer and who is head of the holding for the first time.~~
- (23) ‘public expenditure’ for the purposes of the CAP **and the CFP**, means any contribution to the financing of operations the source of which is the budget of the national, regional and local public authorities, the budget of the Union made available to the Fund, the budget of public law bodies or the budget of associations of public authorities or public law bodies;
- (23a) **‘national contribution’ means national private contribution and national public contribution other than the contribution from the Union budget made available to the Fund, except however for the purposes of Article 35(1), (a) to (k) and (m) to (s), and 35b, where ‘national contribution’ shall only include national public contribution;**
- (24) ‘support rate’ for the purposes of the CAP **and the CFP**, means the rate of public expenditure to an operation; in the context of financial instruments it refers to the gross grant equivalent of the support as defined in Article 2, point (2030) of Commission Regulation (EU) No ~~702/2014~~**2022/2472**;
- (25) ‘small-scale coastal fishing’ means fishing activities carried out by:
- (a) marine and inland fishing vessels of an overall length of less than 12 metres and not using towed gear as defined in Article 2, point (1) of Council Regulation (EC) No 1967/2006 ⁽²⁸⁾; or
 - (b) fishers on foot, including shellfish gatherers;
- (26) ‘fisher’ means any natural **or legal** person engaging in commercial fishing activities, as recognised by the Member State concerned;
- (27) ~~‘fishing’ means any natural person engaging in commercial fishing activities, as recognised by the Member State concerned;~~

- (28) ‘sustainable blue economy’ means all sectoral and cross-sectoral economic activities throughout the internal market relating to ocean, seas, coasts and inland waters, covering the Union’s insular and outermost regions and landlocked countries, including emerging sectors and non-market goods and services, aimed at ensuring environmental, social and economic sustainability in the long term and which are consistent with the SDGs, and in particular SDG 14, and with Union environmental legislation;
- (29) ‘**integrated** maritime policy’ means Union policy that aims to foster integrated and coherent decision making to maximise the sustainable development, economic growth and social cohesion of the Union, particularly of the coastal and insular areas and of the outermost regions, and of the sustainable blue economy sectors, through coherent maritime-related policies and relevant international cooperation;
- (30) ‘maritime security and surveillance’ means activities carried out in order to understand, prevent wherever applicable and manage in a comprehensive way all the events and actions related to the maritime domain which would impact the areas of maritime safety and security, law enforcement, defence, border control, protection of the marine environment, fisheries control, trade and economic interest of the Union;
- (31) ‘European marine observation and data network’ or ‘EMODnet’ means a partnership assembling marine data and metadata in order to make those fragmented resources more available and usable by public and private users by offering quality-assured, interoperable and harmonised marine data;
- (32) ‘maritime spatial planning’ means a process by which the relevant Member State’s authorities analyse and organise human activities in marine areas to achieve ecological, economic and social objectives;

- (33) ‘ocean observation’ means the foundation of all marine knowledge. It forms the basis of understanding of marine ecosystems and factors that influence them. It provides critical data for weather forecasting, climate change mitigation and adaptation strategies, extreme events monitoring, civil security – sea condition, floods-, maritime shipping, offshore energy, fisheries and aquaculture and increasingly security and defence. It creates the foundation for evidence-based decision-making and it provides crucial information on how human activities influence ocean health and what services the ocean provides to societies.
- (34) ‘irregularity’ means any breach of applicable law, which has, or would have, the effect of prejudicing the budget of the Union by receiving unjustified reimbursement based on milestones, targets and outputs to that budget;
- (34a) ‘serious non-compliance’ means a deficiency in the effective functioning of the management and control system for which significant improvements are required and where any of the key requirements referred to in Annex IV Table 1 are assessed as non-compliant into categories 3 and 4 of Annex IV Table 2– Classification of management and control systems or a non-compliance with the obligations set out in Article 58 that seriously harm the financial interests of the Union. The nature, duration, gravity and scope of the non-compliance shall be duly taken into account;**
- (35) ‘holding fund’ means a funds set up under the responsibility of a managing authority under one or more chapters of the **NRP Plan or under Interreg Plan chapters**~~Plan~~;
- (36) ‘specific fund’ means a fund through which a managing authority or a holding fund provides financial products to final recipients;
- (37) ‘body implementing a financial instrument’ means a body, governed by public or private law, carrying out tasks of a holding fund or specific fund.
- (38) **l**‘less developed regions’ means regions whose GDP per capita is less than 75 % of the average GDP per capita of the EU-27 (‘less developed regions’);**l**

- (39) [‘transition regions’ means regions whose GDP per capita is between 75 % and 100 % of the average GDP per capita of the EU-27 (‘transition regions’);]
- (40) [‘more developed regions’ means regions whose GDP per capita is above 100 % of the average GDP per capita of the EU-27 (‘more developed regions’).]
- (40a) ‘aquaculture’ means the rearing or cultivation of aquatic organisms using techniques designed to increase the production of the organisms in question beyond the natural capacity of the environment, where the organisms remain the property of a natural or legal person throughout the rearing and culture stage, up to and including harvesting;**

[The classification of regions under one of the three categories of region shall be determined on the basis of how the GDP per capita of each region, measured in purchasing power standards (PPS) and calculated on the basis of Union figures for the period 2021-2023, relates to the average GDP per capita of the EU-27 for the same reference period.]

The Commission shall adopt a decision, by means of implementing act, setting out the list of regions fulfilling the criteria of one of the three categories of region set out in points ~~38 to 40~~**39 to 41** and of Member States fulfilling the criteria set out in paragraph 2(a) of Article 22. [That list shall be valid from 1 January 2028 to 31 December 2034.]

Article 5

Management of the Fund

1. The Member States and the Commission shall implement the envelope financed from the Union budget and any additional resources allocated to the NRP Plans and the Interreg Plan under shared management in accordance with Article 62(1), first subparagraph, point (b), of Regulation (EU, Euratom) 2024/2509, without prejudice to paragraph 2 of this Article and Article ~~6(3)~~**7(2)** of Regulation XX [Regional development, Interreg Plan] [provisions providing for the use of indirect management in the case of certain Interreg cooperation types].
2. The Commission shall implement Title IV on the Facility under direct, shared or indirect management in accordance with Article 62(1), first subparagraph, points (a), (b) and (c), of Regulation (EU, Euratom) 2024/2509.
3. The technical assistance at the initiative of the Commission referred to in Article 10**(2)(d)** shall be implemented under direct or indirect management, in accordance with Article 62(1), first subparagraph, points (a) and (c), of Regulation (EU, Euratom) 2024/2509.

Article 5a

Support for activities in or in relation to third countries

Union support may be provided for actions in or in relation to third countries, provided that those actions contribute to the objectives set out in Article 3 [Specific objectives]. Such actions shall serve the interests of internal Union policies and be consistent with activities undertaken within the Union.

Article 6

Partnership and multi-level governance

1. For the NRP Plan and each chapter, and the Interreg Plan chapter as referred to in Chapter II of Regulation XX [Regional development, Interreg Plan], each Member State shall organise and implement **at the appropriate level** a comprehensive partnership in accordance with its institutional and legal framework and taking into account the specificities of the chapters concerned. That partnership shall **safeguard the role of the regions and** include a balanced representation of the following partners:
 - (a) **national**, regional, local, urban, rural and other public authorities or associations representing such authorities;
 - (b) **relevant** economic and social partners, including ~~farmers, fishers~~, **where appropriate, representatives of the agricultural and fisheries sector** and their organisations;
 - (c) relevant bodies representing civil society, such as environmental partners, non-governmental organisations, youth organisations, and bodies responsible for promoting social inclusion, fundamental rights, rights of persons with disabilities, gender equality ~~and~~, non-discrimination **and equality bodies**, national human rights institutions and organisations;
 - (d) research organisations and universities, where appropriate.

2. The partnership established in accordance with paragraph 1 shall operate in accordance with the multi-level governance principle and a bottom-up approach. The Member State shall involve **the relevant** partners referred to in each subparagraph of paragraph 1 in the preparation of the **NRP Plan or Interreg Plan chapter**~~Plan~~ and throughout the preparation, implementation and evaluation of chapters, including through participation in monitoring **and, where relevant, coordinating** committees in accordance with Article 55.
3. The organisation and implementation of the partnership shall be carried out in accordance with the European code of conduct on partnership established by Commission Delegated Regulation (EU) No 240/2014. **The partnership may rely on existing national mechanisms.**
4. Regarding the partners referred to in paragraph 1, point (a), the Member State shall ensure that~~all~~ authorities concerned by the relevant chapters of the Plan are appropriately represented in accordance with the corresponding territorial level and the geographical **and sectoral** coverage of the chapter, as appropriate.
5. Member States may derogate from the requirements on partnership and multi-level governance for the purposes of the Union support established by Regulation (EU) 202X/XX [border management] and Regulation (EU) 202X/XX [internal security] **and for measures contributing to the specific objective set out in Article 3(1)(b)(i)** if duly reasoned and substantiated by the Member State in its Plan. For the purposes of the Union support for asylum, migration and integration established by Regulation (EU) 202X/XX [migration, asylum and integration], partnerships shall include **national**, regional, local, urban and other public authorities or associations representing such authorities, civil society organisations, such as refugee organisations and migrant-led organisations, as well as national human rights institutions and equality bodies, and, where appropriate, international organisations and economic and social partners.
6. At least once a year, the Commission shall consult organisations which represent partners **referred to in paragraph 1, points (a) to (d)**, at Union level on the implementation of the **NRP Plans or the Interreg Plan.**

Article 7

Horizontal principles

1. **[**Member States shall design the measures in the NRP Plan and Interreg Plan **chapters** in a way that ensures respect of
 - (a) the principles of the rule of law as set out in Article 2, point (a), and Article 3 of Regulation (EU, Euratom) 2020/2092;
 - (b) the rights, freedoms and principles set out in the Charter of Fundamental Rights of the European Union.

The Member States shall respect those rights, freedoms and principles throughout the preparation and implementation of their respective Plans.]

2. The Member States and the Commission shall take appropriate steps to prevent any discrimination based on gender, racial or ethnic origin, religion or belief, disability, age or sexual orientation during the preparation, implementation, monitoring, reporting and evaluation of the Plans. In particular, accessibility for persons with disabilities shall be taken into account throughout the preparation and implementation of the Plans.
- 2a. **Member States shall design and implement the measures in the NRP Plan and the Interreg Plan chapters in a way that ensures respect of horizontal principles laid down in Regulation (EU) 202X/XXXX [Performance regulation], namely in relation to climate, environment and biodiversity, the ‘do no significant harm’ principle, social policies and gender equality.**

3. ~~Payments under interventions referred to in Articles 35(1), points (a) to (f) and points (o) and (p), to the extent that they concern support for local agricultural products shall be subject to compliance with “farm stewardship” as laid down in Article 3 of Regulation (EU) 202X/XXXX [CAP Regulation]. Payments subject to the farm stewardship requirements referred to in Annex I, parts A and C, to Regulation (EU) 202X/XXXX [CAP Regulation] shall be deemed to comply with the principle of “do no significant harm” as set out in Article 33(2), point (d), of Regulation (EU, Euratom) 2024/2509.~~
4. Support from the Fund shall be additional to national ~~public~~ funding.
5. The Commission and the Member States concerned shall, in a manner commensurate to their respective responsibilities, ensure coordination, consistency and synergies between the Fund and other Union programmes and instruments. For that purpose, they shall ensure the following:
- (a) complementarity and consistency among different instruments at Union, national and regional levels, both in the planning phase and during implementation;
 - (b) close cooperation between the authorities responsible for implementation and control at Union, national and regional levels to ~~achieve~~**pursue** the objectives of the Fund and synergies between measures under different objectives of the Fund.
- 5a. Member States and the Commission shall cooperate in designing and implementing measures and operations which are cumulatively financed under the Plan and another Union programme with a view to avoiding double funding.**

Measures may receive support from other Union programmes and instruments provided that:

- (a) such support does not cover the same achievements as in milestones, targets and outputs under this Regulation; or**
- (b) the combined support from the Union budget does not exceed 100 % of the aggregate estimated or reported costs of the pro rata funded operation.**

~~Operations may receive support from other Union programmes and instruments provided that such support and milestones and targets resulting in payments do not cover the same costs. For the purposes of the first subparagraph, Member States and the Commission shall cooperate in designing and implementing operations which are cumulatively financed under the Plan and another Union programme in view of avoiding double funding.~~

Article 8

~~Respect of~~ Compliance with the rights, freedoms and principles set out in the Charter of Fundamental Rights

1. ~~[~~Member States shall put in place and maintain effective mechanisms to ensure compliance of the measures supported by their Plans and their implementation with the relevant provisions of the Charter of Fundamental Rights of the European Union throughout the implementation of the Fund ('Charter horizontal condition').~~]~~

They shall provide an assessment of those mechanisms, in accordance with Article ~~22(2)~~**22(2b)**, point ~~(a)~~**(o)** [requirements for the NRP Plan] and inform the Commission of any modification impacting the fulfilment of the Charter horizontal condition.

2. Where the Commission considers that a Member State does not fulfil or no longer fulfils the Charter horizontal condition, as provided for in paragraph 1, it shall notify the Member State concerned of its assessment, **and of the affected measures within the NRP Plan based on taking into account** information provided by the Member State concerned in ~~its NRP Plan, in response to Commission observations, and taking into account~~ relevant information, including ~~the Rule of Law and the country-specific recommendations adopted by the Council in the~~ European Semester ~~country-specific reports~~ **and the recommendations in the Rule of Law report issued by the Commission, as well as the case law of the Court of Justice.**
3. The Member State concerned may present its observations and ~~eventual~~ **possible** remedial measures, including changes to the **NRP Plan and the Interreg Plan**, within two months following the notification of the assessment pursuant to paragraph 2.
4. Where the Commission concludes that the Charter horizontal condition is not fulfilled, it shall **propose to the Council** ~~adopt~~ an implementing decision determining the non-fulfilment of the Charter horizontal condition and identifying the specific measures of the NRP Plan **and the Interreg plan** affected by the non-fulfilment, within two months of receiving the Member State's observations referred to in paragraph 3.

For ~~that~~ the purpose **of that decision, the actual or potential impact of the non-fulfilment of the Charter horizontal condition on the sound financial management of the Union budget or on the financial interests of the Union, as well as the nature, duration, gravity and scope,** ~~the following aspects~~ of the non-fulfilment of the Charter horizontal condition shall be **duly** taken into ~~consideration~~ **account.**

The Council shall adopt the implementing decision within four weeks of the adoption of the Commission proposal.

- 4a. **For the Interreg Plan, any implementing decisions taken in relation to non-fulfilment of the Charter horizontal condition referred to in paragraph 4 shall be applied exclusively with respect to measures which are affected by the non-fulfilment, taking into account the functions of authorities of the Member State responsible for such non-fulfilment in the design and implementation of the relevant Interreg Chapters.**
- (a) ~~the actual or potential impact on the sound financial management of the Union budget or on the financial interests of the Union;~~
- (b) ~~the nature, duration, gravity and scope.~~
5. The Member State may submit payment applications for the specific measures identified in the decision referred to in paragraph 4, but the Commission shall not make the corresponding payments until the Charter horizontal condition has been fulfilled.
6. The Member State concerned shall inform the Commission as soon as it considers that the Charter horizontal condition has been fulfilled. The Commission shall assess that information within two months from receipt. Where the Commission considers that the Charter horizontal condition has been fulfilled **in full or in part**, it shall **propose to the Council to repeal or amend** the decision referred to in paragraph 4. **The Council shall adopt the implementing decision within four weeks of the adoption of the Commission proposal.**
- ~~Where the Commission disagrees with the Member State regarding the fulfilment of the Charter horizontal condition, it shall inform the Member State thereof and set out its assessment.~~
7. The Commission shall reduce proportionately the Union financial contribution ~~to~~ the Member State as regards the specific measures concerned or, in respect of loan support, take any measure available under the loan agreement, where the decision referred to in paragraph 4 has not been repealed within one year of its adoption. **Pending the Commission's assessment referred to in paragraph 6 of any information submitted by the Member State concerned within that year, the reduction of the Union's financial contribution shall not take place.**

~~8. If the breach identified by the Commission could also constitute a breach of the rule of law horizontal condition, the procedure of Article 9 shall be activated by priority.~~

Article 9

Respect for the principles of the rule of law

1. ~~[~~Member States shall ensure the respect of the principles of the rule of law as set out in Article 2, point (a), and Article 3 of Regulation (EU, Euratom) 2020/2092 throughout implementation of the Fund (the ‘rule of law horizontal condition’). They shall inform the Commission of any modification impacting the fulfilment of that condition.~~]~~
2. Where the Commission considers that a Member State does not fulfil or no longer fulfils the rule of law horizontal condition, it shall notify the Member State concerned of its assessment **and of the affected measures within the NRP Plan**, taking into account ~~relevant information, including~~ information provided by the Member State concerned in its ~~NRP Plan, in response to Commission observations, and~~ **relevant information, including the country-specific recommendations adopted by the Council in the Rule of Law and European Semester country reports and the recommendations in the Rule of Law report issued by the Commission, as well as the case law of the Court of Justice.**
3. The Member State concerned may present its observations and ~~eventual~~ **possible** remedial measures, including changes to the **NRP Plan and the Interreg Plan**, within two months following the notification of the assessment pursuant to paragraph ~~3~~**2**.
4. Where the Commission concludes that the rule of law horizontal condition is not fulfilled, it shall propose to ~~the~~ **the** Council an implementing decision determining the non-fulfilment of the Rule of Law horizontal conditions and identifying the specific measures of the NRP Plan **and the Interreg Plan** affected by the non-fulfilment, within two months of receiving the Member State’s observations referred to in ~~paragraph 4~~ **paragraph 3**.

For ~~that~~the purpose of that decision, the actual or potential impact of the non-fulfilment of the rule of law horizontal condition on the sound financial management of the Union budget or on the financial interests of the Union, as well as the nature, duration, gravity and scope, ~~the following aspects of the non-fulfilment of the rule of law horizontal condition shall be~~ **duly** taken into ~~consideration~~**account**.

- (a) ~~the actual or potential impact on the sound financial management of the Union budget or on the financial interests of the Union;~~
- (b) ~~the nature, duration, gravity, and scope.~~

The Council shall adopt the implementing decision within four weeks of the adoption of the Commission proposal.

- 4a. **For the Interreg Plan, any implementing decisions taken in relation to non-fulfilment of the Rule of Law horizontal condition referred to in paragraph 4 shall be applied exclusively with respect to measures which are affected by the non-fulfilment, taking into account the functions of authorities of the Member State responsible for such non-fulfilment in the design and implementation of the relevant Interreg Chapters.**
- 5. The Member State may submit payment applications for the specific measures identified in the decision referred to in paragraph 4, but the Commission shall not make the corresponding payments until the Rule of Law horizontal condition has been fulfilled.
- 6. The Member State shall inform the Commission as soon as it considers that the breach of the rule of law horizontal condition has been remedied. The Commission shall assess that information within two months of receipt. If the Commission considers that the breach has been remedied in full, it shall propose to the Council to repeal the decision referred to in paragraph 4. If the Commission considers that the breach has been remedied in part, it shall propose to the Council to amend the decision referred to in paragraph 4 accordingly. The Council shall adopt the implementing decision within four weeks of the adoption of the Commission proposal.

7. The Commission shall reduce proportionately **and in accordance with paragraph 4** the Union financial contribution ~~of~~to the Member State as regards the specific measures of the Plan concerned or, in respect of loan support, take any measure available under the loan agreement, where the decision referred to in paragraph 4 has not been repealed [within [one] year of its adoption]. **Pending the Commission's assessment referred to in paragraph 6 of any information submitted by the Member State concerned within that year, the reduction of the Union's financial contribution shall not take place.**
8. The Commission shall immediately inform the European Parliament of any decision proposed, adopted, amended or repealed pursuant to paragraphs 4 and 6.

TITLE II FINANCIAL FRAMEWORK

CHAPTER 1 Common provisions

[Article 10

Budget

1. The financial envelope for the implementation of the Fund for the period from 1 January 2028 to December 2034 shall be EUR 865 076 000 000 in current prices.
2. The financial envelope shall be allocated as follows:
 - (a) EUR 782 879 000 000 shall be allocated to the NRP Plans referred to in Title III in accordance with Annex I [Allocation key], of which:
 - (i) At least EUR 217 798 000 000 for less developed regions by establishing minimum amounts per Member State based on the methodology set out in Annex II;

- (ii) At least EUR 295 700 000 000 for CAP interventions referred to in Article 35(1) [types of support], paragraph 1, points (a) to (k) and (r) and paragraph 10 and for interventions listed in article 35 paragraph 11;
- (iii) At least EUR 34 215 510 000 as follows: EUR 11 975 428 500 as set out in Article 4 of Regulation (EU) 202X/XXX [establishing the Union support for asylum, migration and integration for the period from 2028 to 2034], EUR 15 396 750 000 as set out in Article 4 of Regulation (EU) 202X/XXX [Establishing the Union support for the Schengen area, for European integrated border management and for the common policy on visas for the period from 2028 to 2034] and EUR 6 843 331 500 as set out in Article 4 of Regulation (EU) 202X/XXX [establishing the Union support for internal security for the period from 2028-2034] for the objectives set out in Article 3 of those Regulations.

(b) EUR 71 933 000 000 shall be allocated to the Facility referred to in Title IV;

(c) EUR 10 264 000 000 shall be allocated to the Interreg Plan referred to in Chapter II of Regulation XX [Regional development, Interreg Plan];

(d) Up to 0.5% of the financial envelope shall be allocated to technical assistance at the initiative of the Commission, as referred to in Article 12 [technical assistance].

3. In addition to the allocation set out in the second paragraph, point (a), the Union financial contribution shall include EUR 50 100 000 000 from the amounts for the Social Climate Fund set out in Article 30d(4), fourth subparagraph, points (c) to (g) of Directive 2003/87/EC to be implemented under the Plans, in accordance with the distribution set out in Annex II to Regulation (EU) 2023/955. This amount shall constitute external assigned revenue within the meaning of Article 21(5) of Regulation (EU, Euratom) 2024/2509.

4. An amount of EUR 150 000 000 000 of loan support shall be available to Member States for the implementation of their Plans.
5. At least 14 % of the financial envelope referred to in paragraph 2 and of the amount referred to in paragraph 4 shall be dedicated to meeting the Union's social objectives, calculated by using the coefficients referred to in Article 6(1) of Regulation (EU) [Performance Regulation]. The amount set out in paragraph 2, point (a) letter (ii), as well as the external assigned revenue from the Social Climate Fund, shall be excluded from the basis for the calculation of this minimum allocation.
6. The Commission shall adopt an implementing act to establish the maximum amount to be allocated per Member State by applying the methodology set out in Annex I, with regard to the objectives referred to in Article 2 and 3. **↓**

Article 11

Additional resources and use of resources

1. Member States, Union institutions, bodies and agencies, third countries, international organisations, international financial institutions, or other third parties, may make additional contributions to the Fund. Additional financial contributions shall constitute external assigned revenue within the meaning of Article 21(2), points (a), (d), or (e) or Article 21(5) of Regulation (EU, Euratom) 2024/2509.

2. [For the purpose of implementing a measure under their NRP Plan, Member States may propose to include in their NRP Plan, as estimated costs, the amounts of financial contributions to be made by Member States to Union programmes or instruments implementing policies aligned to the objectives of the NRP Plan for the purposes of implementing the measure through those programmes or instruments. Such contributions may also be made to the provisioning of the budgetary guarantee, to the financing of the financial instrument or to any amounts of non-repayable support when combined with the budgetary guarantee or the financial instrument in a blending operation, under the [ECF InvestEU Instrument]. The measure shall comply with the requirements of this Regulation. Where such amounts contribute to the provisioning of the budgetary guarantee under [ECF InvestEU Instrument], they shall, where relevant, be complemented by a back-to-back guarantee from the Member State covering the non-provisioned contingent liability.]
3. Member States may at the time of submission of their initial **NRP** Plan, or with any request for amendment, request to reallocate part of the amount set out in Article 4 of Regulation (EU) XX (MIGRATION), Article 4 of Regulation (EU) XX (BORDERS) and Article 4 of Regulation (EU) XX (SECURITY) to implement objectives set out in another of those Regulations. The Commission shall only object to a request for reallocation where such reallocation would affect the amended **NRP** Plan's compliance with the requirements of Article 22 set out in this Regulation.

Article 12

Technical assistance at the initiative of the Commission

1. At the initiative of the Commission, the Fund may support technical and administrative assistance for the implementation of the ~~Plan~~**NRP Plans** and the Interreg Plan **chapters**, such as preparatory, monitoring, control, audit and evaluation activities, corporate information technology systems and platforms, information and communication, **as well as capacity building** activities, including through the set-up of EU-wide networks of Member States' **and their regional** authorities and other relevant stakeholders, corporate communication on the political priorities of the Union, and all other technical and administrative assistance or staff-related expenses incurred by the Commission for the management of the Fund, and where appropriate with third countries.
2. The Fund shall ~~also~~ support all other technical and administrative assistance required to implement and manage the Common Agricultural Policy and Common Fisheries Policy, including fisheries control and enforcement measures, market controls, collection or purchase of data, including satellite data, geo-spatial data and meteorological data, monitoring of resources, development and maintenance of electronic certification of organic products and related corporate information technology systems, development, registration and protection of the indications, abbreviations and symbols referring to– the Union quality schemes and contributions under international agreements.
3. The actions referred to in paragraph 1 **and 2** may cover previous and subsequent programming periods.
4. The Commission shall adopt a financing decision when a contribution from this Fund is envisaged in accordance with Article 110 of Regulation (EU, Euratom) 2024/2509.
5. Depending on the purpose, the actions referred to in this Article may be financed either as operational or administrative expenditure.

6. In accordance with Article 196(2), second subparagraph, point (a), of Regulation (EU, Euratom) 2024/2509, in duly justified cases specified in the financing decision and for a limited period, technical assistance actions at the initiative of the Commission supported under this Regulation in direct management and the underlying costs may be considered to be eligible from 1 January 2028, even if these actions were implemented and incurred before the grant application was submitted.

Article 13

Technical assistance at the initiative of the Member State

1. At the initiative of a Member State, the Fund may support actions, which may **also** concern previous and subsequent programming periods, necessary for the effective implementation **and coordination** of the Fund, including **but not limited** to provide financing for carrying out, amongst other, functions such as preparation, training, management, monitoring, **audit and control**, evaluation, information, visibility and communication, **related staff costs, as well as capacity building for partners involved in the implementation according to Article 6.**
2. Technical assistance to each NRP Plan ~~and each Interreg Plan chapter~~ shall be established as a flat rate of up to ~~3% and 8% respectively~~ **3,5 % for the NRP Plan as a whole, without prejudice to Member States' prerogative to allocate different amounts to individual chapters of the NRP Plan, and up to 8% for each Interreg Plan chapter. Technical assistance shall apply** applied to the amount included in each payment application pursuant to Article 65 [payment applications]. The flat rate shall be **up to 5% for NRP Plan measures supporting outermost regions, and up to 10% for the Interreg Plan chapters supporting outermost regions'** cooperation and cooperation on external borders. **The technical assistance shall be paid on top of the amount disbursed for milestones, targets and outputs.**

3. ~~In the event of a reduction of the Union financial contribution, including due to de-commitment or a financial correction, the Member State shall, at the closure of the NRP Plan, return to the Union budget any resources paid for technical assistance in accordance with paragraph 1 which exceed the percentage of the Union financial contribution set out in paragraph 2.~~
4. The Member States shall ensure that the amounts paid by the Commission for **technical assistance** for the NRP Plans are distributed in a balanced and ~~proportionate~~ manner across all the chapters of the **NRP** Plan to promote all supported objectives, **in accordance with their institutional and administrative framework.**
5. The Member States may request **additional support from the relevant action of the EU Facility** to prepare reforms included in their NRP Plans, **in addition to the flat rate.**

CHAPTER 2

Support under the Plans

[Article 14

Budgetary commitments

1. The budgetary commitments of the Union of the financial allocation of each Plan shall be made by the Commission in annual instalments in accordance with Article 112(2) of Regulation (EU, Euratom) 2024/2509 during the period between 1 January 2028 and 31 December 2034 as follows (rounded):
 - (a) 15.8% in 2028;
 - (b) 15.5% in 2029;
 - (c) 15.1% in 2030;
 - (d) 14.8% in 2031;

- (e) 14.4% in 2032;
- (f) 12.8% in 2033;
- (g) 11.7% in 2034.

2. A flexibility amount, corresponding to 25% of the Union financial contribution of a Member State as set out in Annex I [allocation method], shall only be available for programming as follows:

- (a) Up to one fifth may be requested by a Member State in accordance with Article 34 (Amendment of the plan in case of crisis situations), with the remaining amount to be programmed in accordance with Article 25 (mid-term review);
- (b) three fifths may be requested by a Member State in accordance with Article 25 [midterm review] of which a part may be requested before the mid-term review in duly justified and exceptional circumstances;
- (c) one fifth may only be requested by the Member State as of 2031, in accordance with Article 34 (Amendment of the plan in case of crisis situations). As of 30 June 2033, any unprogrammed amount shall be available for programming for any amendment of the Plan.

The part of the financial contribution allocated to interventions referred to in Article 35(1) points (a) to (h), (j), (k) and (r) [types of intervention] shall not be counted towards the flexibility amount.

For the flexibility amount, the time limit set out in Article 15(1) shall only start when amounts are programmed in accordance with points (a), (b), and (c).

This paragraph does not apply to the Union financial contribution of a Member State to the Interreg Plan.]

Article 15

Decommitments

1. [The Commission shall decommit any amount in an NRP Plan and the Interreg Plan chapter which has not been used for pre-financing, in accordance with Article 17 [pre-financing] or for which a payment application has not been submitted in accordance with Articles 65 [submission and assessment of payment applications], by 31 October of the calendar year following the year of the budgetary commitments.]
2. The amount concerned by decommitment shall be reduced by the amounts equivalent to that part of the budgetary commitment for which:
 - (a) the operations are suspended by a legal proceeding or by an administrative appeal having suspensory effect; or
 - (b) it has not been possible to make a payment application for reasons of force majeure seriously affecting implementation of all or part of the NRP Plan or the Interreg Plan chapter.

The national authorities claiming force majeure as referred to in the first subparagraph, point (b), shall demonstrate the direct consequences of the force majeure on the implementation of all or part of the ~~NRP Plan or the Interreg Plan chapter~~ **Plan**.

3. By 31 January, the Member State shall send to the Commission information on the exceptions referred to in paragraph 2, first subparagraph points (a) and (b) for the ~~amount~~ **amounts** to be declared by 31 ~~December~~ **October** of the preceding year.
4. [The appropriations corresponding to decommitments in accordance with Article 7(3) of Regulation (EU, Euratom) 2020/2092 and Articles 8 [Charter] and 9 [RoL horizontal condition] of this Regulation may be made available again for use under other Union instruments or programmes implemented under direct or indirect management, in particular those contributing to supporting Europe's democracy, civil society, Union values or the fight against corruption.]

5. This Article shall not apply to amounts made available as externally assigned revenue and paragraphs 1 to 3 shall not apply to interventions listed in Article 35(1), **points (a) to (g)** [types of intervention].

Article 16

Procedure for decommitment

1. On the basis of the information it has received as of 31 January, the Commission shall inform the Member State of the amount of the decommitment.
 2. The Member State shall have two months from the Commission's information referred to in paragraph 1 to agree to the amount to be decommitted or to submit its observations.
 3. Where the decommitment concerns amounts committed under the NRP Plan, the Member State shall submit to the Commission a request for an amendment of the NRP Plan by 30 June reflecting, the reduced amount of support. ~~The amounts concerned by the decommitment and the corresponding reduction~~ **reduced amount** shall be distributed in the NRP Plan ~~based on~~ **taking into account** the progress achieved in implementing measures across the chapters of the NRP Plan.
 4. For the Interreg Plan, financial commitments shall be made at the level of the chapter. Where the decommitment concerns amounts committed under an Interreg chapter, the Member State hosting the managing authority shall submit to the Commission a request for an amendment of the Interreg chapter by 30 June reflecting the reduced amount of support.
- 4a. Following the decommitment procedure set out in this Article, a revised financing decision, as set out in Article 23(7), shall be adopted by the Commission. The Council shall be informed of the amended NRP Plan. The amendment of the Council implementing decision laid down in Article 23(1) shall only be required where a subsequent amendment of the Plan requires such decision in accordance with Article 24(5). For the Interreg Plan chapter, the Commission shall adopt an implementing act in accordance with Article 9 of Regulation (EU) 20XX/XXXX [the ERDF Regulation].**

5. In the absence of a submission referred to in paragraphs 3 and 4, the Commission shall reduce the contribution from the Fund for the calendar year concerned, no later than 31 October in accordance with those paragraphs. **For the NRP Plan, the reduced amount shall be distributed in the NRP Plan taking into account the progress achieved in implementing measures in the chapters of the NRP Plan.**

For the Interreg Plan, as a result of decommitment, only the amounts of the concerned Interreg Plan chapter shall be reduced.

- ~~6. Following the decommitment procedure set in this Article, the Commission shall make a proposal for a new Council implementing decision approving the NRP Plan in accordance with Article 23 reflecting the amounts concerned by the decommitment.~~

Article 17

Pre-financing

1. [Subject to the adoption by the Council of the implementing decision referred to in Article 23 and to the availability of funds, the Commission shall make a pre-financing payment. The amount of pre-financing shall be [10]% of the Union financial allocation referred to in Article 14 [budgetary commitments] and shall be paid in tranches over [three] consecutive years, as follows: [4]% in 2028, [3]% in 2029, and [3]% in 2030. Where the implementing decision is adopted by the Council after 31 July 2028, only the tranches of 2029 and 2030 shall be paid.
2. The Commission shall pay a pre-financing of an amount of [12]% of the Union financial contribution from the Fund to each Interreg Plan chapter, as set out in the implementing act approving the Interreg Plan chapter pursuant to Article 8 of Regulation XX [Regional development, Interreg Plan], subject to available funds. That amount shall be paid in [three] equal tranches of [4]% over [three] consecutive years.]

Where an Interreg Plan chapter receives support from the Global Europe Instrument, specific rules for pre-financing derogating from this paragraph may be established in the implementing act referred to in paragraph 1 of Article 8 of Regulation XX [Regional development, Interreg Plan] [Approval and amendment of the Interreg Plan]-.

3. The amounts paid as pre-financing shall be cleared from the Commission accounts at the latest upon reception of the annual assurance package for the last year of implementation.

[Article 18

Request for a loan support

1. The request for loan support by a Member State shall set out the following:
 - (a) the amount of the requested loan support;
 - (b) the measures in accordance with Article 21 [Preparation and submission of the Plan] to be financed by the loan support;
 - (c) the financial needs linked to the measures referred to in point (b);
 - (d) an explanation why the estimated cost of the NRP Plan is higher than the total of the Union financial contribution, taking into account the national contribution.
2. The loan support shall not be higher than the difference between the total estimated costs of the Plan, as revised where relevant, and the total of the Union financial contribution and the national contribution.
3. The Member States shall submit to the Commission the request for loan support by 31 January 2028.

4. The Commission shall allocate the amounts of loan support referred to in Article 10(4) to the Member States while taking into account the principles of equal treatment, solidarity, proportionality and transparency. The share of loans granted to the three Member States representing the largest share of the loans granted shall not exceed 60 per cent of the maximum amount referred to in Article 10(4).

Where, following the allocation of loans referred to in paragraph 3, amounts remain available for loan support, the Commission may publish new calls for expressions of interest for loan support. In such a case, the procedure set out in paragraphs 1 to 5 of this Article and Article 19 shall apply *mutatis mutandis*.

5. The loan shall be paid subject to the fulfilment of milestones and targets in accordance with Article 65 [payment application].
6. The Commission shall assess the request for loan support in accordance with Article 23 [Commission proposal and Council implementing decision].¹

[Article 19

Loan agreement and borrowing and lending operations

1. In order to finance support under the Plan in the form of loans, the Commission shall be empowered, on behalf of the Union, to borrow the necessary funds on the capital markets or from financial institutions in accordance with Article 224 of Regulation (EU, Euratom) 2024/2509.
2. Upon adoption of the Council implementing decision referred to in Article 23 [Commission proposal and Council implementing decision], the Commission shall enter into a loan agreement with the Member State. In addition to the elements laid down in Article 223(4) of Regulation (EU, Euratom) 2024/2509, the loan agreement shall lay down the maximum loan amount, the availability period, the maximum duration of each disbursement of the loan and the detailed terms and conditions of the support. Such agreements may also contain the amount of the pre-financing and rules on clearing of pre-financing. ¹

National contribution to estimated costs

1. The minimum national contribution rate to the estimated costs of a measure of the **NRP** Plan shall not be lower than:
 - (a) [15]% for less developed regions;
 - (b) [40]% for transition regions;
 - (c) [60]% for more developed regions.
2. Where for a given measure, it is not possible to determine the proportion of implementation in ~~less developed regions~~ **a given category of region**, the national contribution rate to the estimated costs shall not be lower than the population weighted average of the applicable contribution rates of its regions laid down in paragraph 1.
3. The national contribution rate at the level of each Interreg chapter shall be no lower than [20]%. The rate shall be decreased by [[5]] percentage points for chapters supporting outermost regions' cooperation and ~~cross-border~~ cooperation on external borders.
4. No national contribution shall be requested for interventions referred to in Article 35(1), points (a), (b), (c) and (g). No additional national financing shall be provided for those interventions. Any contribution rate derogating from those of paragraph 1 set out for interventions referred to in Title V, including where no national contributions are requested, shall only apply to a total amount of interventions not exceeding the **sum of the** Member State's share of the amount set out in Article 10(2), point (a)(ii), as laid down in Annex I **and any additional amount programmed in accordance with the second subparagraph of Article 14(2)(b) towards interventions referred to in Article 35(1)(a), (b), (c) and (g).**

5. For interventions in the area of Home Affairs related to resettlement and humanitarian admission, transfer of applicants for international protection and special transit scheme, and ETIAS operational costs, as well as financial contributions from the Annual Solidarity Pool, no national contribution shall be required. For other interventions in the area of Home Affairs, the baseline for Union co-financing will not be higher than [X].%

TITLE III

NATIONAL AND REGIONAL PARTNERSHIP PLANS

CHAPTER 1

Preparation and adoption of the NRP Plan

Article 21

Preparation and submission of the NRP Plan

1. [Each Member State shall prepare and submit to the Commission the NRP Plan setting out their agenda of reforms, investments and other interventions. Each **NRP Plan** shall comprise measures which form a comprehensive and coherent package.] ~~The Member State shall make the NRP Plan submitted to the Commission publicly available on the website referred to in Article 64 [Transparency].~~
2. Each Member State shall prepare and implement the **NRP Plan** in **accordance with the principles of partnership with partners and multi-level governance** as set out in Article 6 [Partnership **and multi-level governance**], including regional and local authorities, ~~and in accordance with their institutional, legal and financial framework.~~ [The **NRP Plan** shall include national, sectoral and, where relevant, regional and territorial chapters.] **Regional and local authorities shall be involved, in accordance with the Member State's institutional, legal and financial framework, in the preparation, implementation and evaluation of the NRP Plan, including, where appropriate, of the respective regional chapters. If a Member State decides to implement regional chapters for elements of the NRP Plan, with regional authorities responsible for the respective chapters, these authorities may negotiate and interact directly with the Commission in accordance with the Member State's institutional, legal and financial framework.**

3. Only measures whose implementation started ~~from~~ **as of 1 January 2028, or the second phases of measures as referred to in Article 79**, shall be eligible for financing provided that they comply with the requirements set out in this Regulation and Regulations listed in Article 1 paragraph ~~4~~ **2, without prejudice to Article 80(2)**.

By way of derogation from the first subparagraph, expenditure related to legal commitments to beneficiaries incurred under the interventions financed under Regulation (EU) 2021/2115, **Regulation (EC) No 1257/1999, Regulation (EC) No 1698/2005, Regulation (EU) No 1305/2013 and Regulation (EU) No 1308/2013** may be eligible for contribution, provided such expenditure is ~~provided~~ **included** in the relevant NRP Plan in accordance with this Regulation ~~and~~, Regulation (EU) 202X/XXXX [CAP Regulation] **and Regulation (EU) 202X/XXXX [CMO Regulation]**.

Article 22

Requirements for the NRP Plan

1. Each NRP Plan ~~shall be duly reasoned and substantiated and~~ shall set out the elements referred to in paragraph 2 of this Article, in accordance with the template set out in Annex V.

2. The NRP Plan shall:

- (a) support the general objectives laid down in Article 2 ~~and contribute in a comprehensive and adequate manner to all~~ **by contributing to each of** the specific objectives laid down in Article 3(1)(a) to (e). **For that purpose, the NRP Plan shall contribute to the specific objectives laid down in subparagraphs of article 3(1)(a) to (e) which are relevant to the Member State**, taking into account the specific **needs and** challenges of the Member State **and regions** concerned, ~~and. The NRP Plan shall~~ provide an intervention strategy demonstrating how those objectives will be addressed and financed by the **NRP Plan**, what level of financing is needed to ensure achievement of the general objectives, and how that level of financing is justified. – The ~~NRP Plan~~ **Plans** of Member ~~State~~ **States** with a per capita GNI of less than 90 % of the Union average shall ~~in particular demonstrate that it contributes in an adequate manner to~~ **how they address** the specific objectives set out in Article 3(1)(a), points ~~(vii)~~ **(viii)** and ~~(ix)~~ **(x)**, and Article 3(1)(d), point (v) **corresponding to the fields set out in Article 177(2) TFEU at Member State level.**
- (b) ~~effectively~~ address all or a significant subset of challenges identified:
- (i) in the context of the European Semester, in particular in the relevant country-specific recommendations addressed to the Member State, including those related to the European Pillar of Social Rights;
- (ii) in other relevant documents officially adopted or assessed by the Commission related to the objectives laid down in Article 3 [specific objectives], including CAP national recommendations laid down in Article 2 of Regulation (EU) 202X/XXXX [CAP Regulation], Digital Decade recommendations based on Article 6 of the Decision establishing the Digital Decade Policy Programme, and National Energy and Climate Plans;

(iii) in relevant documents and strategies adopted by the Council or the Commission in the field of internal security, European integrated border management, visa policy and asylum and migration, taking into account the Schengen IT architecture, the Schengen evaluation mechanism in accordance with Regulation (EU) 2022/922, vulnerability assessments in accordance with Regulation (EU) 2019/1896 and the European Union Agency for Asylum monitoring mechanism in accordance with Regulation (EU) 2021/2303.]

2a. The Member State shall provide an explanation on how the **general and specific objectives, the specific needs and** challenges and **relevant** country-specific recommendations are addressed by the NRP Plan. **[When assessing these requirements, the Commission shall take into account the financial allocation as well as the scope and scale of the country-specific challenges of the Member State concerned, the principles of equal treatment and proportionality and whether the relevant country-specific recommendations are addressed in other national plans or documents adopted at the EU and what level]** of financing is envisaged and how the NRP Plan will:

2b. Furthermore, the NRP Plan shall:

- (a) be consistent, ~~in particular,~~ with the national medium-term fiscal structural plans under Regulation (EU) 2024/1263, national restoration plans under Regulation (EU) 2024/1991 of the European Parliament and of the Council⁴, National Energy and Climate Plans under Regulation (EU) 2018/1999 of the European Parliament and of the Council⁵; and national digital decade strategic roadmaps under Decision (EU) 2022/2481 of the European Parliament and of the Council⁶;
- (b) contribute to the completion of the Single Market, notably by providing for measures with a cross-border, transnational or multi-country dimension, including by taking into account projects located on the core and the extended core network as defined in Regulation (EU) 2024/1679 of the European Parliament and of the Council⁷, by taking into account and enabling, through national network developments, projects of common interest as defined in Regulation (EU) 2022/869 of the European Parliament and of the Council⁸, and by supporting Important Projects of Common European Interest (IPCEIs) and operations that have been awarded a ~~Competitiveness~~ Seal, and by implementing measures underpinning the Savings and Investments Union;

⁴ Regulation (EU) 2024/1991 of the European Parliament and of the Council of 24 June 2024 on nature restoration and amending Regulation (EU) 2022/869 (OJ L, 2024/1991, 29.7.2024, ELI: <http://data.europa.eu/eli/reg/2024/1991/oj>).

⁵ Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council (OJ L 328, 21.12.2018, p. 1, ELI: <http://data.europa.eu/eli/reg/2018/1999/oj>).

⁶ Decision (EU) 2022/2481 of the European Parliament and of the Council of 14 December 2022 establishing the Digital Decade Policy Programme 2030 (OJ L 323, 19.12.2022, p. 4, ELI: <http://data.europa.eu/eli/dec/2022/2481/oj>).

⁷ Regulation (EU) 2024/1679 of the European Parliament and of the Council of 13 June 2024 on Union guidelines for the development of the trans-European transport network, amending Regulations (EU) 2021/1153 and (EU) No 913/2010 and repealing Regulation (EU) No 1315/2013 (OJ L, 2024/1679, 28.6.2024, ELI: <http://data.europa.eu/eli/reg/2024/1679/oj>).

⁸ Regulation (EU) 2022/869 of the European Parliament and of the Council of 30 May 2022 on guidelines for trans-European energy infrastructure, amending Regulations (EC) No 715/2009, (EU) 2019/942 and (EU) 2019/943 and Directives 2009/73/EC and (EU)

- (c) ~~Provide the list and description of measures grouped in chapters, including the general and specific objectives that each of them primarily pursues and the list of envisaged milestones and targets, with their indicative completion date during the programming period, including the additional measures and related milestones and targets in case the Member State concerned requests loan support. Measures linked to the CAP~~ **The reforms to be included in the NRP Plan shall comply with the requirements set out in Title V [CAP] and Regulation (EU) 202X/XXXX [CAP Regulation] and Regulation (EU) 202X/XXXX [CMO] and those linked to the Common Fisheries Policy with respect the institutional and legal framework of the Member State concerned. Without prejudice to the requirements set out in this Article XX of Regulation XX [CFP], the Member State may decide to set aside the payout values for reforms either from investments and other interventions programmed at the same national or regional governance level. The indicators proposed for the final milestones or targets shall be based on the output indicators listed in Annex I to Regulation (EU) 202X/XXXX [Performance Regulation] except where duly justified; unless none of those indicators are adequate, in accordance with Article 14 (2) of Regulation (EU) 202X/XXXX [Performance Regulation].**

For investments, pay-out values shall be financed from the Union contribution allocated to the investment concerned after deducting amounts set aside for reforms. Member States may decide from which investment(s) to deduct amounts set aside for reforms. For reforms, pay-out values shall be financed from the part of the Union contribution for investments which has been set aside for reforms.

2019/944, and repealing Regulation (EU) No 347/2013 (OJ L 152, 3.6.2022, p. 45, ELI: <http://data.europa.eu/eli/reg/2022/869/oj>).

Measures linked to the CAP shall comply with the requirements set out in Title V [CAP] of this Regulation and Regulation (EU) 202X/XXXX [CAP Regulation] and Regulation (EU) 202X/XXXX [CMO] and those linked to the Common Fisheries Policy with the requirements set out in Article XX of Regulation XX [CFP].

- (d) set out the total estimated costs of the measures in accordance with the template set out in Annex V, as part of the **NRP** Plan or of a request for its amendment, for a total amount at least equivalent to the sum of the Union financial contribution **excluding technical assistance**, any requested loans, and national contribution, together with information on existing or planned Union financing where relevant, backed up by appropriate justification and by explanations of how it is plausible and reasonable and in line with the principle of cost efficiency, sound financial management and commensurate to the expected economic and social impact. The non-programmed amount set aside as flexibility amount shall be considered as part of the total estimated costs of the measures. **For the purposes of plausibility and reasonability, recoverable VAT shall not be included in the total estimated costs of the measure;**
- (e) set out ~~clear~~ arrangements for the effective **coordination**, monitoring ~~and~~, implementation **and audit** of the **NRP** Plan by the Member State concerned, including the responsible authorities and monitoring committees reflecting the objective of establishing a robust multi governance system based on the partnership principle, the envisaged approach to **information**, communication and visibility, an identification of potential technical support needs, as well as ~~clear and effective~~ arrangements between the national and regional authorities in terms of responsibilities for **coordination**, programming, implementation, financial management, monitoring, **audit** and evaluation, in accordance with the institutional and legal framework of the Member State;

- (f) **aim to reduce economic, social and territorial disparities in and between less developed, transition and more developed regions, including through cohesion policy measures, in particular by:**
- (i) allocating resources to less developed, transition and more developed regions, in accordance with their specific challenges, to be reported in Annex V based on methodology set out in Annex VII;
 - (ii) concentrate resources on less developed regions by establishing minimum amounts per Member State based on methodology set out in Annex II;
 - (iii) focusing on the specific needs of **external border regions, including regions bordering Russia, Belarus or Ukraine**, northern sparsely populated regions, rural and urban areas, areas affected by industrial transition, islands, to be reported in Annex V based on methodology set out in Annex VII;
 - (iv) strengthening the economic and social development of outermost regions, **taking into account their remoteness, insularity, size, economic dependence and vulnerability to climate change**; to be set out in dedicated measures for the territories concerned in accordance with **Article 349 TFEU and Article 46 [Outermost regions]**;
 - (iva) **strengthening competitiveness and innovation capacities for sustainable growth and employment based on the specific needs of regions, including by making use of smart specialisation strategies and just transition strategies.**

- (g) **allocate** ~~concentrate~~ resources on:
- (i) supporting generational renewal in the agricultural sector, in accordance with Article ~~8~~**15** of Regulation XX [CAP, generational renewal], as well as in the fisheries and aquaculture sector;
 - (ii) social measures in accordance with Annex VI [social allocations].
 - (iii) supporting **the implementation of the CFP, fisheries, and aquaculture** ~~and maritime~~ activities, including small scale fishing, ~~the implementation of the CFP~~ as set out in Regulation EU XX [CFP], as well as **supporting the implementation of the Union control system and the collection, management and use of fisheries and aquaculture data necessary for the implementation of the CFP** ~~the European Ocean Pact~~ in accordance with Annex V, **point 1.8** [NRP ~~Plan's template~~];
 - (iiia) **supporting maritime activities and the European Ocean Pact in accordance with Annex V [NRP Plan's template].**

- (h) effectively contribute to:
- (i) promoting the use of cooperation ~~interventions~~**initiatives** as referred to in Article 74 [cooperation ~~interventions~~**inititatives**], including integrated territorial investment in cities, urban, rural and coastal areas, community-led local development, **including LEADER**, or other territorial tools ~~including just transition and smart specialisation strategies, as well as LEADER as referred to in Article 77~~ [LEADER];
 - (ii) improving farm resilience and management of risks at farm level and supporting the digital and data-driven transition of agriculture and rural areas to enhance their competitiveness, sustainability and resilience;
 - (iii) **advancing** the environmental and climate priority areas set out in Article 4 of Regulation (EU) 202X/XXXX [CAP - Environment and climate priority areas].
- (i) promote partnership, knowledge exchange and as relevant distribution of agricultural products by setting out:
- (i) which stakeholders have been consulted, how these were selected, how their representativeness and prevention of conflict of interest has been ensured and how their input is reflected in the **NRP** Plan in line with the code of conduct on partnership⁹, and by including a summary of the consultation process conducted for the preparation of the **NRP** Plan and each chapter;
 - (ii) an Agricultural Knowledge and Innovation System including its organisation set-up in accordance with Article 20 of Regulation (EU) 202X/XXXX [CAP Regulation – Agricultural knowledge and innovation systems and farm advisory services];

⁹ Commission Delegated Regulation (EU) No 240/2014 of 7 January 2014 on the European code of conduct on partnership in the framework of the European Structural and Investment Funds (OJ L 74, 14.3.2014, p. 1).

- (iii) the modalities for the EU school scheme in accordance with ~~Title I, Part II,~~ **Title I**, Chapter IIa of Regulation (EU) No 1308/2013.
- (j) specify the way in which the NRP Plan and its implementation comply with the principle set out in Article ~~6(3)~~**3 of Regulation (EU) 202X/XXXX [CAP Regulation]**, including a description of the protective practices referred to in Article 3(4) of Regulation (EU) 202X/XXXX [CAP Regulation], their territorial scope, farmers and other beneficiaries subject to the practice and a summary of the protective practice, and complementarity between the elements of the farm stewardship and the relevant measures supported under the NRP Plan;
- (k) explain how the Member State's system and arrangements are sufficient to ensure a regular, effective and efficient use of Union resources, in compliance with sound financial management and the protection of the financial interests of the Union, based on the key requirements laid down in Annex IV [key requirements], together with measures to address potential deficiencies;
- (l) specify the arrangements in place to ensure that in the event of interruption of payment deadlines or suspension of Union funding, financial corrections or other measures to ensure the protection of Union's financial interests, the Member States will comply with their obligations to continue the payments **due** to beneficiaries, recipients, final recipients, contractors and participants, **except where the entity concerned is responsible for the application of such measures**;
- (m) where appropriate, provide a ~~security self-assessment based on common objective criteria~~ identifying any security ~~issues~~**risks, including risks to Union economic security notably in the areas of clean tech/net-zero industries, critical infrastructure, critical technologies, critical raw materials and defence**, and detailing how those ~~issues~~**risks** will be addressed ~~in order to comply with relevant applicable law~~.

- (n) ~~justify~~**explain** the coherence of the **NRP** Plan and the synergies and complementarities between measures supporting the objectives as referred to in Articles 2 and 3, ~~with a description of how the needs of more than one target group will be addressed, including the needs of rural and coastal communities, and the arrangements in place to capitalise on such synergies;~~
- (o) provide a self-assessment of the compliance with the Charter horizontal condition referred to in Article 8 [Charter Article];
- (p) specify the way in which the **NRP** Plan and its envisaged implementation ensure the respect of the Rule of Law horizontal condition referred to in Article 9 [RoL horizontal condition], ~~including~~**and** the follow-up given to the country-specific recommendations issued in the framework of the latest Rule of Law Report and European Semester, together with measures to address those identified country-specific challenges.
- (q) **[**ensure that the NRP Plan contributes to the Union's social objectives. At least 14% of the total Union contribution and loans shall be dedicated to meeting these objectives, calculated by using the coefficients referred to in Article 6(1) of Regulation (EU) .../... [Performance Regulation]. The amount set out in Article 10(2), point (a) (ii), as well as externally assigned revenue from the Social Climate Fund shall be excluded from the basis for the calculation of this minimum allocation.**]**
- (r) ensure that the NRP Plan contributes to the Union's climate and environmental objectives. A minimum percentage of the total Union allocation of the NRP Plan shall be dedicated to meeting these objectives, corresponding to the specific climate and environment spending target referred to in **[**Annex III of Regulation (EU) .../... [Performance Regulation] **and applied in accordance with Article 8 of Regulation (EU) .../... [Performance Regulation].]**

~~By way of derogation from paragraph 1, the Commission may request Member States to contribute a lower or higher minimum percentage of the total allocation of the plan for climate and environmental objectives. The specific percentage shall be established by the Commission in the context of the approval of the NRP Plan.~~

~~The determination of the percentage shall take into account the Commission's assessment of the Member State's progress and projected trajectory towards achieving their targets under Regulation (EU) 2018/842 (Effort Sharing Regulation), as detailed in its most recent National Energy and Climate Plan assessment, and their targets under Regulation (EU) 2024/1991 (Nature Restoration Regulation), in accordance with the Nature Restoration Plans.~~

3. The Commission is empowered to adopt delegated acts in accordance with Article 87 [Exercise of the delegation] to amend the template set out in Annex V **to adjust data fields where duly justified. The amendments shall be limited to technical and non-essential elements of the template.**

Article 23

Commission proposal and Council implementing decision

1. [The Commission shall assess the Plan or the amended Plan submitted by the Member State and its compliance with this Regulation within four months of its submission and make a proposal for a Council implementing decision. When carrying out the assessment, the Commission shall ensure that the NRP Plan complies with all requirements laid down in this Regulation, in particular in Article 22.]
2. The Commission may make observations to Member States and request additional information.

~~In duly justified cases, the Commission may request the inclusion of additional measures or the modification of measures proposed by the Member State.~~

The Member State shall provide the requested additional information and, if needed, review its **NRP** Plan, taking into account the observations and ~~requests~~**suggestions** made by the Commission. The ~~deadline~~**time limits** set out in ~~paragraph 1~~**this Article** shall be ~~interrupted~~**suspended** from the working day following the date ~~following that~~ on which Commission sends its observations or a request for revised documents to the Member State and until the Member State responds to the Commission.

3. Where the **NRP** Plan does not comply with the requirements referred to in paragraph 1, the Commission shall communicate a duly justified reasoning to the Member State concerned within the deadline set out in paragraph 1.
4. Where the Commission concludes that the **NRP** Plan complies with the requirements referred to in paragraph 1, the Commission proposal for a Council implementing decision shall lay down:
 - (a) the total Union contribution.
 - (b) the amount of the loan support where the Member State concerned makes such a request; and the related amount of pre-financing, as well as the availability period of the loan;
 - (c) the list of measures covered by the Union contribution and loans contained in the **NRP** Plan;
5. In duly justified cases, where the Commission concludes that one or more measures of the **NRP** Plan do not comply with the requirements referred to in paragraph 1, ~~and that a corresponding request made in accordance with paragraph 2, second subparagraph, has not been satisfactorily addressed by the Member States,~~ it may include in the Commission proposal referred to in paragraph 4 an identification of the deficiencies affecting those measures.

6. The Council, **acting by qualified majority, may amend the Commission proposal and shall adopt the implementing decision** referred to in paragraph 1, as a rule, within four weeks of ~~the adoption of~~**receiving** the Commission proposal. **The Member State shall make the approved NRP Plan publicly available on a website.**
7. ~~One~~**Within four weeks after** the Council has adopted an implementing decision as referred to in paragraph 6, the Commission shall adopt a financing decision within the meaning of Article 110 of Regulation (EU, Euratom) 2024/2509, including the following:
- (a) the milestones ~~and~~, targets **and outputs** in relation to the implementation of measures contained in the NRP Plan, and for each of them, the corresponding pay-out value;
 - (b) the **total** Union contribution per year, based on the percentages set out in Article 14(1) [commitments], **as set out in Annex I [allocation method].**

The notification of that Commission decision to the Member State concerned shall constitute a legal commitment.

[Where Article 4(2), point (b), of the MFF Regulation applies, that financing decision may be amended in accordance with the outcome of the annual budgetary procedure.]

8. Payment applications for the specific measures affected by deficiencies identified in the implementing decisions adopted by the Council may be submitted by the Member State concerned, but the Commission shall not make the corresponding payments until the deficiencies have been remedied.

CHAPTER 3

RevisionAmendment of the NRP Plan

Article 24

Amendment of the NRP Plan

1. A Member State may submit to the Commission a reasoned request for an amendment of its NRP Plan, together with the amended NRP Plan, setting out the expected impact of that amendment on the achievement of the **concerned** objectives laid down in Articles 2 and 3. **The amendment may concern one or more chapters of the NRP Plan.**

A Member State may submit further requests for amendment before the adoption of the decision laid down in paragraph 5, provided that these amendments concern different chapters.

2. The Commission shall assess the compliance of the amended NRP Plan with this Regulation, including Article 23 [Commission proposal and Council implementing decision], ~~and may make observations within three~~**two** months of the submission of the amended NRP Plan.

The Commission may make observations to Member States and request additional information.

3. ~~[In duly justified cases, irrespective of whether the Member State submitted a reasoned request for an amendment of its NRP Plan pursuant to paragraph 1, the Commission may also propose to the Member State to amend existing measures or to introduce new ones.]~~
4. The Member State shall **provide the requested additional information and, if needed,** review the amended NRP Plan ~~within one month from the date of submission of the Commission's observations referred to in paragraph 2,~~ taking into account the observations and the proposals by the Commission ~~as referred to paragraphs 2 or 3.~~

The time limits set out in this Article shall be suspended from the working day following the date on which Commission sends its observations or a request for revised documents to the Member State, until the Member State responds to the Commission.

Where the amended NRP Plan does not comply with the requirements referred to in paragraph 2, the Commission shall communicate a duly justified reasoning to the Member State concerned within the deadline set out in paragraph 2.

5. Where the Commission ~~has not submitted observations or where it is satisfied that any observations made have been duly taken into account, and where the amendment of the NRP Plan would result in a modification of the total Union contribution, of the amount of loan support or the list of measures or in one or more measures of the NRP Plan no longer complying with the requirements referred to in Article 23(1) [Commission proposal and Council implementing decision], the Commission shall make a proposal for a new Council implementing decision in accordance with Article 23 no later than ~~four~~three months after the submission of the amended NRP Plan. The Council, **acting by qualified majority, may amend the Commission proposal and** shall adopt the new implementing decision, as a rule, within four weeks of ~~the adoption of~~**receiving** the Commission proposal. The Commission shall then amend the financing decision referred to in Article 23(7) [Commission proposal and Council implementing decision] accordingly.~~

Where the amendment of the NRP Plan would not result in a modification of the total Union contribution, of the amount of loan support or the list of measures, the Commission shall proceed directly by amending the financing decision referred to in Article 23(7) [Commission proposal and Council implementing decision] accordingly.

6. The adoption of the decisions referred to in paragraph 5 shall not be required:
- (a) for corrections of a purely clerical or editorial nature or in the case of minor adjustments to the NRP Plan, representing an increase or decrease of less than ~~5~~**15** % of a target set out in the NRP Plan. Member States shall apply those rules only once per target **until the next decision on the amendment of the NRP Plan** and shall notify the Commission of such adjustments. Such amendments shall comply with all requirements of the NRP Plan, including the revision of costing information;
 - (b) for amendments in accordance with Article 31(7) **or Article 34**.
7. Member States shall ensure that the amount of the estimated total costs of their NRP Plan remain reasonable and plausible throughout its implementation, in accordance with the principle of sound financial management, and **may** request an amendment of their **NRP** Plan where necessary in accordance with paragraph 1.
8. The specific measures identified in the implementing decision referred to in Article 9(4) or subject to a decision imposing measures for the protection of the budget under Regulation (EU, Euratom) 2020/2092 shall not be amended until the decision has been repealed, unless the amendment is intended to support measures that contribute to the fulfilment of the Rule of Law horizontal condition or to addressing the situation that led to the adoption of the aforementioned decisions.
9. The specific measures identified in the implementing decision referred to in Article 8(4) [Charter conditions] shall not be amended until the decision has been repealed, unless the amendment is intended to support measures that contribute to:
- ~~(a) the fulfilment of the Charter horizontal condition,;~~
 - ~~(b) addressing significant changes in the priorities of the Union, within the limit of 30 % of the amounts associated with the specific measures concerned.~~
10. Member States shall not be required to review parts of the NRP Plan that are not directly affected by the intended changes proposed by the Member State.

Mid-term review

1. The Member State shall review their NRP Plans, taking into account the following elements:
 - (a) the challenges identified in accordance with Article 22(2), **point (b) and Article 22(2b) points (a), (b) and (c) and (b)** [Requirements of the NRP Plan];
 - (b) the socio-economic situation of the Member State or region concerned, with special emphasis on territorial **or sectoral** needs, taking into account any major ~~negative~~ financial, economic ~~or~~, social **or environmental** development;
 - (c) the main results of relevant interim ~~assessment~~**evaluation** reports , **in accordance with Article 11(3) of the [Performance Framework Regulation]**;
 - (d) the progress towards the achievement of measures, taking into account major difficulties encountered in the implementation of the NRP Plan;
 - (e) Important Projects of Common European Interest (IPCEI) and projects that have been awarded a Seal;
 - (f) occurrence of any crisis;
 - (g) the need to ensure continuous compliance of the Rule of Law and the Charter horizontal conditions in the implementation of the NRP Plan, taking into consideration in particular the country-specific challenges identified in the context of the Rule of Law Report and the European Semester.

2. The Member State shall submit an amended NRP Plan presenting the outcome of the mid-term review, including ~~a review of the estimated total costs of the measures covered by the NRP Plan and~~ a proposal for additional **or revised** measures to be supported by the flexibility amount referred to in Article 14(2) by ~~31 March~~**30 June 2031**. **Depending on the outcome of the mid-term review, the amendment may concern one or more chapters of the NRP Plan.**
3. The amended NRP Plan shall include the following:
 - (a) revised or, **where relevant**, new measures;
 - (b) the updated estimated total costs of **any new or revised measure of the NRP Plan**, ~~the Plan~~ and the flexibility amount requested;
 - (c) revised or, **where relevant**, new milestones ~~and~~, targets **and outputs**.
4. The revised **NRP** Plan shall be approved in accordance with Article 24 [on amendment].
- 4a. **By way of derogation from paragraphs 1 and 2 of this Article, interventions referred to in Article 10(3) or Article 35(1), points (a) to (h), (j), (k) and (r), [types of intervention] and which are not taken into account in the flexibility amount in accordance with Article 14(2), shall not be subject to the mid-term review.**

TITLE IV
EU FACILITY

Article 26

General provision on the implementation of the EU Facility

1. The amount referred to in Article 10(2), point (b), [Budget] shall be allocated through the Facility.
- ~~2.~~ It shall be implemented under shared, direct or indirect management as set out in the financing decision adopted in accordance with Article 31(1). **The choice of the management mode shall take into account the objective and the scope of the action to implement.**
3. The Facility may provide funding in any form in accordance with Regulation (EU, Euratom) 2024/2509. It may take the form of grants awarded directly to bodies under Article 70 of Regulation (EU, Euratom) 2024/2509. Grants implemented under direct management shall be awarded and managed in accordance with Title VIII of that Regulation. The Facility may also provide funding in the form of budgetary guarantees and financial instruments, including when combined with grants or with other forms of non-repayable support in blending operations ~~of financial instruments within blending operations.~~
4. [Funding from the Facility shall be used for its components, which are as follows:
 - (a) EUR 63 223 000 000 ~~billion~~ for Union actions, including the Unity Safety Net as referred to in paragraph 1, point (j) of Annex XV [Union actions], Union actions as referred to in paragraph 1, point (l) of Annex XV (Union actions supported by the EU Facility, Home affairs actions), support LIFE actions as referred to in paragraph 1, point (n) of Annex XV [Union actions], Solidarity Actions as referred to in paragraph 1, point (i) of Annex XV [Union actions] supported by the EU Facility;
 - (b) EUR 8 710 000 000 for emerging challenges and priorities cushion (the ‘budget cushion’).]

5. ~~The Commission shall establish the overall amount to be made available for the Facility under The annual appropriations of the Union budget~~ **for the EU Facility shall be authorised in accordance with the annual budgetary procedure.**
6. **Where** Union actions as referred to in paragraph 1, point (c) of Annex XV [Union actions supported by the EU Facility, social investment and skills policy window] **are implemented by using budgetary guarantees or financial instruments, including when combined with grants or other forms of non-repayable support in blending operations, they** shall be implemented in accordance with paragraphs 7, 8, 9 of this Article and Article 27 [Implementation in the form of budgetary guarantees, financial instruments and blending operations].
- [Articles 21 to 25 [ECF InvestEU Instrument],] Article 14 [Governance and Advisory Boards], Article 1 [Subject matter], Article 31 [Access to Union funding], 26 [Advisory services] and Article 28 [Business support] of Regulation [ECF] shall apply to the implementation of those Union actions.
7. [For the purposes of Union actions referred to in paragraph 1, point (c) of Annex XV, the financial envelope of the Facility shall be used for the provisioning of the respective amount of the budgetary guarantee established by the [ECF Regulation].]
8. In accordance with Article 214(2) of Regulation (EU, Euratom) 2024/2509, the provisioning referred to in paragraph 7 shall be constituted until [2037] and shall take into account the progress in the approval and signature of the financing and investment operations supporting the objectives of the Facility.
9. Member States, Union institutions, bodies and agencies, third countries, international organisations, international financial institutions, or other third parties, may make additional financial or non-financial contributions available to the Facility. Financial contributions shall constitute external assigned revenue within the meaning of Article 21(2), points (a), (d), or (e) or Article 21(5) of Regulation (EU, Euratom) 2024/2509.

10. By way of derogation from Article 63 and Article 64 [data collection and recording and transparency], where the Facility is implemented in direct or indirect management, the rules set out in Article 36(6) and (10) and Article 38 of Regulation (EU, Euratom) 2024/2509 shall apply.
11. The Facility may provide Union support to actions in or in relation to third countries, provided that the action contributes to the objectives set out in Articles 2 and 3 of this Regulation, Article 3 of Regulation [asylum and migration], Article 3 of Regulation [borders and visa], ~~and~~ Article 3 of Regulation [internal security]. Such actions shall serve the interests of internal Union policies and be consistent with activities undertaken within the Union.
- 11a. **When implementing the Facility, the Commission and the Member States shall ensure coordination, consistency, complementarities and synergies between the Facility and other Union programmes and instruments pursuant to Article 7(5).**

Article 27

Implementation in the form of budgetary guarantees, financial instruments and blending operations

1. The budgetary guarantee and financial instruments, including when combined with grants or with other forms of non-repayable support in blending operations, under the Facility, shall be implemented in accordance with Title X of Regulation (EU, Euratom) 2024/2509.
2. By way of derogation from Article 211(5) of Regulation (EU, Euratom) 2024/2509, where financial instruments or budgetary guarantees are implemented under indirect management, the Commission shall conclude agreements with entities pursuant to Article 62(1), first subparagraph, point (c) of that Regulation.
3. [Where the financing decision implementing the Facility provides for Union funding in the form of a budgetary guarantee, it shall use the budgetary guarantee established by Regulation XX [ECF Regulation] within its maximum amount.]

4. Without prejudice to Article 26(9), specific contributions to the budgetary guarantee established by the [ECF] or to financial instruments may be made by Member States, third countries and other third parties in accordance with Article 211(2) and Article 221(2) of Regulation (EU, Euratom) 2024/2509. Such contributions to the budgetary guarantee shall result in an additional amount of the budgetary guarantee.

Where such contributions are made in the form of cash, they shall constitute external assigned revenue within the meaning of Article 21(2) points (a), (d) and (e) and Article 21(5) of Regulation (EU, Euratom) 2024/2509.

5. The Commission shall grant the budgetary guarantee or entrust the implementation of financial instruments and blending operations through the contribution agreements or guarantee agreements concluded under Regulation [ECF Regulation] with entities referred to in Article 62(1), first subparagraph, point (c) of Regulation (EU, Euratom) 2024/2509 in line with the rules of the Regulation [ECF Regulation].

Notwithstanding the first subparagraph, the Commission may conclude separate contribution agreements or guarantee agreements with other entities than those referred to in that subparagraph in line with the rules of the Regulation [ECF Regulation].

Article 28

Participation of third countries-associated

1. The Facility may be opened to the participation of the following third countries through full or partial association **to the Programme**, in accordance with the objectives laid down in Articles 2 and 3 and ~~in accordance with the relevant international agreements or any decisions adopted under the framework of those agreements and~~ applicable to:
- (a) members of the European Free Trade Association which are members of the European Economic Area, **in accordance with the conditions laid down in the Agreement on the European Economic Area**, as well as European Micro-States (**Andorra, Monaco, San Marino and the Vatican City**), **in accordance with the conditions laid down in the relevant agreements**;

- (b) acceding countries, candidate countries and potential ~~candidate~~**candidates, in accordance with the general principles and general terms and conditions for the participation of those countries in Union programmes established in the respective framework agreements, protocols and Association Council decisions or in similar agreements and in accordance with the specific conditions laid down in agreements between the Union and those countries;**
- (c) European Neighbourhood Policy countries, **in accordance with the general principles and general terms and conditions for the participation of those countries in Union programmes established in the respective framework agreements, protocols and Association Council decisions or in similar agreements and in accordance with the specific conditions laid down in agreements between the Union and those countries;**
- (d) other third countries, **in accordance with the conditions laid down in a specific international agreement covering the participation of the third country to any Union programme.**

2. ~~The Association~~ agreements for programme-participation **in the programme referred to in paragraph 1** shall:

- (a) ensure a fair balance as regards the contributions and benefits of the third country participating in the Union programmes;
- (b) lay down the conditions of participation in the programmes, including the calculation of financial contributions, consisting of an operational contribution and a participation fee, to ~~at~~ **the** programme and its general administrative costs;
- (c) not confer on the third country any decision-making power in the programme;

- (d) guarantee the rights of the Union to ensure sound financial management and to protect its financial interests. ~~The third country shall grant the necessary rights and access required under Regulation (EU, Euratom) 2024/2509 and Regulation (EU, Euratom) No 883/2013, and guarantee that enforcement decisions imposing a pecuniary obligation on the basis of Article 299 TFEU, as well as judgements and orders of the European Court of Justice, are directly enforceable;~~
- (e) where relevant, ensure the protection of security and public order interests of the Union.

2a. For the purposes of paragraph 2, point (d), the third country shall grant the necessary rights and access required under Regulations (EU, Euratom) 2024/2509 and (EU, Euratom) No 883/2013, and guarantee that enforcement decisions imposing a pecuniary obligation on persons other than States within the meaning of Article 299 TFEU, as well as judgments and orders of the Court of Justice of the European Union, are enforceable.

3. By way of derogation from paragraph 1, participation of third countries shall be excluded for measures contributing to the **CAP-related** specific objectives set out in Article 3, ~~points (d)(i), (ii) and (iii)~~**point (d)**.

Article 29

Support for activities in or in relation to third countries

~~Union support may be provided for actions in or in relation to third countries, provided that those actions contribute to the objectives set out in Article 3 [Specific objectives]. Such actions shall serve the interests of internal Union policies and be consistent with activities undertaken within the Union.~~

Article 30

Eligible entities under direct and indirect management

1. In award procedures for grants, prizes, financial instruments and blending under direct and indirect management the following legal entities may be eligible to receive Union funding:
 - (a) entities established in a Member State or ~~an associated~~ a third country **associated to the programme**;
 - (b) international organisations;
 - (c) other entities established in ~~non-associated~~ third countries **not associated to the programme** where the funding of such entities is essential for implementing the action and contributes to the objectives set out in Articles 2 and 3.
2. In addition to Article 168(2) and (3) of Regulation (EU, Euratom) 2024/2509, ~~associated~~ third countries referred to in Article 28 of this Regulation may, where relevant, participate in and benefit from any procurement mechanisms set out in Article 168(2) and (3) of Regulation (EU, Euratom) 2024/2509. Rules applicable to Member States shall be applied, mutatis mutandis, to participating ~~associated~~ third countries.
3. Award procedures affecting security or public order, in particular concerning strategic assets and interests of the Union or its Member States, shall be restricted in accordance with Article 136 of Regulation (EU, Euratom) 2024/2509.
4. The work programme referred to in Article 110 of Regulation (EU, Euratom) 2024/2509 or the documents related to the award procedure may further specify the eligibility criteria set out in this Regulation or set additional eligibility criteria for specific actions. In particular, in award procedures, the eligibility of high-risk suppliers shall be restricted in line with EU law, for security reasons.

Article 31

Union actions

1. The Commission shall, by means of implementing acts, adopt a financing decision as referred to in Article 110 of Regulation (EU, Euratom) 2024/2509 identifying objectives and actions to be supported and specifying the **implementation mode and the amounts** for the Union actions set out in Annex XV to this Regulation [Union actions]. That financing decision ~~may be annual or~~ **shall be preferably multiannual or, when relevant, annual**. The identification of objectives and actions shall be based on fair ~~and~~, transparent **and objective** criteria and shall ensure a balanced distribution, **taking into account the Union added value. The choice of the management mode shall take into account the objective and the scope of the actions to implement unless otherwise provided in this Regulation.**

The Commission shall adopt the financing decision referred to in the first subparagraph in accordance with the examination procedure referred to in Article 88(3) of this Regulation for the Union actions set out in Annex XV paragraph 1, points (e) to (h), (l), and (n) to this Regulation [Union actions]. On duly justified imperative grounds of urgency, such as crises, the Commission may adopt the financing decisions referred to in this paragraph by means of immediately applicable implementing acts, as referred to in Article 88(4) of this Regulation.

- 1a. **The Commission shall adopt the financing decisions referred to in the first paragraph by means of implementing acts, as referred to in Article 88(2) of this Regulation, for the Union actions set out in Annex XV, paragraph 1, points (a) to (d), (j), (k) and (m).**

2. For the purposes of Union actions referred to in paragraph 1, point (j) of Annex XV to this Regulation [Union actions, Unity Safety Net] and subject to budgetary availabilities, the financing decision referred to in paragraph 1 shall be amended, as appropriate to support the adoption of the delegated or implementing acts pursuant to Regulation (EU) No 1308/2013. Those Union actions shall be considered as output-based interventions and shall be implemented under shared management in accordance with the provisions established under this Regulation.
3. The financing decision referred to in paragraph 1 shall take into account the share of the amounts that the Commission is to make available to the Member States:
 - (a) in accordance with Articles 7 of Regulation XX [Borders Regulation] which shall constitute internal assigned revenue in accordance with Article 21(3) of Regulation (EU, Euratom) ~~2025/2509~~**2024/2509** and
 - (b) in accordance with Article 8 of Regulation XX [Borders Regulation] and Article 9 of Regulation XX [Migration Regulation] which shall constitute external assigned revenue in accordance with Article 21(5) of Regulation (EU, Euratom) ~~2025/2509~~**2024/2509**.

The amounts referred to in the first subparagraph shall be made available in accordance with paragraph 7 of this Article **for the purposes of implementing actions that relate to the objectives set out in Regulation XX [Borders Regulation] as regards letter (a) and for the purposes of implementing actions that relate to the objectives set out in Regulation XX [Borders Regulation] and Regulation XX [Migration Regulation] as regards letter (b).**

Where the amount referred to in Article 64(1) of Regulation (EU) 2024/1351 is not fully allocated, the remaining amount may be added to the amount indicated by the financing decision referred to in paragraph 1. This amount shall constitute external assigned revenue in accordance with Article 21(5) of Regulation (EU, Euratom) 2024/2509.

4. Where the Union action is implemented in direct management, members of the evaluation committee referred to in Article 153 of Regulation (EU, Euratom) 2024/2509 may be external experts.
5. 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) 2024/2509.
6. Where the Union action is implemented in shared management, the Member State shall receive Union support for the implementation of that action, in addition to its financial contribution under Article 10 [Budget].

The funding for Union actions shall not be used for other measures in the Member State's NRP Plan, except in duly justified circumstances and as approved by the Commission through the amendment of the Member State's NRP Plan, including where ~~resources are reprogrammed under the~~ **NRP Plan is amended** Plan in accordance with Article 34 [amendment of the **NRP Plan in crisis situations** ~~case of crises~~].

~~The second subparagraph shall apply also where resources are reprogrammed under the Plan in accordance with Article 34 [amendment of the Plan in crisis situations].~~

7. Where the Union action is implemented in accordance with paragraph 6, taking into account the type of Union action and the preference of the Member State concerned, the Commission may allocate funding from the EU Facility to a Member State in accordance with the financing decision referred to in paragraph 1, **based on fair, transparent and objective criteria**. Following such an allocation, the Member State concerned shall propose additional measures to be added to the NRP Plan. This procedure shall not be used for the Union actions referred to in paragraph 1, point (i) of Annex XV and actions concerning more than one Member State of Annex XV [Union actions] ~~and, by way of derogation from Article 13(3) [Technical assistance at the initiative of Member States], shall not increase the Union support for technical assistance~~. If the Commission accepts part of or all of the proposed additional measures, it shall notify the Member State accordingly. This notification shall constitute a legal commitment, complementing the legal commitment referred to in Article 23(7). The Member State shall include all accepted additional measures in its Plan, for information, at the occasion of the next amendment requiring decisions in accordance with Article 24(5).
8. Where a NRP Plan is amended in order to provide a response to Union actions as referred to in paragraph 1, point (i) of Annex XV (Union actions, natural disasters **and major public health emergencies**), the measures requested by the Member State and related to such amendments shall be eligible from the date when the ~~crisis~~ **natural disaster or major public health emergency** occurred and shall be programmed for the objective “Supporting measures for addressing crisis via reconstruction, repair and enhancing resilience“. That objective shall be additional to those laid down in Article 2 and 3 (objectives of the Plan) and shall only be used for measures programmed as a response to ~~crisis situations~~ **natural disasters or major public health emergencies**, including where ~~resources are reprogrammed under the NRP Plan~~ **resources are reprogrammed under the NRP Plan is amended** in accordance with Article 34 [amendment of the Plan in ~~crisis situations~~ **case of crises**].

9. [In addition to Article 12(4) of Regulation (EU, Euratom) 2024/2509, commitment and payment appropriations for Union actions referred to in paragraph 1, points (i) and (j) of Annex XV [Union actions, Unity Safety Net] not used by the end of the financial year for which they were entered shall be automatically carried over.

Commitment appropriations carried over in accordance with the first subparagraph may be used until 2034. Commitment and payment appropriations carried over in accordance with the first subparagraph shall be used first in the following financial year.]

10. On 1 ~~September~~**October** of each year, at least one quarter of the annual amount provided for in the budget for Union actions referred to in paragraph 1, point (i) of Annex XV shall remain available in order to cover needs arising by the end of that year.
11. In addition to the eligible costs criteria set out in Article 189 of Regulation (EU, Euratom) 2024/2509, the costs incurred by the Member States for implementing the veterinary and phytosanitary emergency measures under specific objective set out in point (g) of Annex XV [Union actions] to this Regulation shall: (a) be eligible prior to the date of submission of the grant application in accordance with Article 196(2), second subparagraph, point (b) of Regulation (EU, Euratom) 2024/2509; (b) be eligible from the date of the suspected occurrence of an animal disease or the presence of a plant pest, provided that that occurrence or presence is subsequently confirmed. The submission of the grant application shall be preceded by the notification to the Commission of the occurrence of the animal disease in accordance with Article 19 or 20 and rules adopted on the basis of Article 23 of Regulation (EU) 2016/429, or the presence of the Union quarantine pest in accordance with Article 9, 10 or 11 of Regulation (EU) 2016/2031 of the European Parliament and of the Council. By way of derogation from Article 111(2) of Regulation (EU, Euratom) 2024/2509, the Commission shall make the budgetary commitment for the grant awarded for such emergency measures after the payment applications submitted by Member States have been assessed.

11a. In accordance with Article 196(2), second subparagraph, point (a), of Regulation (EU, Euratom) 2024/2509, Member states' operating costs of the European Travel Information System (ETIAS) under Article 85 paragraphs (2) and (3) of Regulation 2018/1240, to be covered by the revenues generated by the ETIAS fees as set out in Article 7 of the BMV Regulation, may be considered eligible as of [date to be determined], even if those costs are incurred before the grant application was submitted.

Budgetary commitments for activities extending over more than one financial year may be broken down over several years into annual instalments.

Article 32

Expenditure related to public intervention measures under the Unity Safety Net

1. For the purposes of the Unity Safety Net established as a Union action under the Facility, where a sum per unit is not determined in respect of a public intervention, the measure concerned shall be financed on the basis of uniform standard amounts, in particular as regards funds originating in the Member States used for buying in products, for material operations arising from storage and, where appropriate, for the processing of the products eligible for public intervention referred to in Article 11 of Regulation (EU) No 1308/2013.
- ~~2.~~ The Commission shall adopt implementing acts fixing the amounts referred to in paragraph 1. Those implementing acts shall be adopted in accordance with the ~~advisory~~ procedure referred to in Article 229~~(4)~~ **(2)** of Regulation (EU) No 1308/2013.

Emerging challenges and priorities cushion

1. The amount referred to in Article 26(4), point (b), [budget cushion] shall be used where most needed and **if** duly justified, ~~in particular:~~
 - (a) to ensure **a timely and an** appropriate response of the Union in the event of unforeseen circumstances;
 - ~~](b) to promote new Union-led initiatives or priorities.]~~
- 1a. **The new initiatives or priorities referred to in paragraph 1, point (b), shall relate to those that may arise in response to emerging developments which, while not constituting an immediate challenge or a crisis, demand a strategic and timely response by the Union. Such circumstances may encompass, amongst others, transformative technological changes or socio-economic developments.**
2. The Commission shall, by means of implementing acts, adopt financing decisions as referred to in Article 110 of Regulation (EU, Euratom) 2024/2509 identifying objectives and actions to be supported and specifying the amounts for the budget cushion set out in Article 26(4), point (b), of this Regulation [General provision on the implementation of the EU Facility].

The Commission shall exchange views with the Council at least twice a year on the future mobilisations of paragraph 1 (a) and (b) and shall take into account the views expressed by the Council.

For the purposes of paragraph 1(b), of this Article, the financing decisions referred to in the first sub-paragraph shall be adopted by means of implementing acts, in accordance with the procedure referred to in Article 88(3) of this Regulation.

3. [In addition to Article 12(4) of Regulation (EU, Euratom) 2024/2509, commitment and payment appropriations not used by the end of the financial year for which they were entered shall be automatically carried over.

Commitment appropriations carried over in accordance with the first subparagraph may be used until the end of 2033. Commitment and payment appropriations carried over in accordance with the first subparagraph shall be used first in the following financial year.]

Article 34

Amendment of the NRP Plan in case of ~~crisis situations~~crises

1. Member States may request to amend the NRP Plans in accordance with Article 24 [Amendment of the plan] to provide support to measures ~~of a similar nature to those referred to in paragraph 1 point (i) of Annex XV [natural disasters], as well as~~ **in response to a crisis, as defined in Article 4(19) to this Regulation [definition of crisis]. In particular, Member States may request to amend the NRP Plans to provide crisis payments to farmers that are affected by natural disasters, fishers and aquaculture producers and supporting investments in the restoration of agricultural, fishing and aquacultural potential, provided that they were recognised as such by a competent public authority of the Member State.**

A Member State may only provide crisis payments to farmers, **fishers and aquaculture producers if one or more of the following criteria are met** if:

- (a) its competent authority formally recognised that a natural disaster, adverse climatic event or catastrophic event, as defined by the Member State, has occurred;
- (b) measures were adopted in accordance with Regulation (EU) 2016/2031 to eradicate or contain a plant disease or pest; **or**
- (c) measures were adopted to prevent or eradicate animal diseases listed in the Annex to Commission Implementing Regulation (EU) 2018/1882; or
- (d) measures were adopted regarding an emerging disease in accordance with Article 6(3) and Article 259 of Regulation (EU) 2016/429.

2. [Where the request for amendment exceeds 1 % of the Union financial contribution under the Plan, the Member State may, in addition, request to programme up to 2.5% of the amount of the Union financial contribution from their unprogrammed flexibility amount within the limits set out in Article 12 [Budgetary commitments] for measures referred to in paragraph 1 of this Article.
3. Where the amount requested and available under paragraph 2 is not sufficient to cover the needs, Member States may request additional support from the Union actions as referred to in Article 26 [General provision on the implementation of the EU Facility], subject to the availability of funding.
4. Where the amount available under paragraph 3 is not sufficient to cover the needs, Member States may receive additional support from the ‘budget cushion’ as referred to in Article 26(4), point (b) [General provision on the implementation of the EU Facility], subject to availability of funding.]

5. The Member States shall submit a request setting out the reasons and describing the damages, repair and recovery needs for the amendment of the NRP Plan referred to in paragraph 1 and where applicable, paragraphs 2 and 3, within four months from the date when the crisis was recognised as such by a competent authority. The amendment shall include the following elements:
 - (a) description of measures addressing damages deriving from the crisis and fostering repair and recovery from the crisis, with their estimated costs and corresponding milestones and targets;
 - (b) where applicable, the amounts requested from the flexibility amount and from the Facility, up to the amount of the total estimated costs of the related measures, taking into account ~~reprogrammed amounts~~ **thresholds applicable to crises as set out in paragraph 2 of this Article.**
6. By way of derogation from Article 24 [Amendment of the plan], the Commission shall ~~do its utmost to approve~~ **aim at approving** any amendment to the NRP Plan within 15 working days of its submission by a Member State.
7. The Commission shall pay up to 80 % of the allocation of the measures referred to in paragraph 5, as set out in the decision approving the plan amendment referred to in paragraph 6, subject to the availability of funding, as exceptional pre-financing. Such payment shall be additional to the pre-financing for the NRP Plan provided for in Article 17 [Pre-financing] and shall be cleared on a yearly basis.
8. Member States may decide to use the procedure set out in this Article for the support provided under paragraph 1, point, ~~s~~ (1) of Annex XV (Union actions supported by the EU Facility, Home Affairs actions).
9. **[Paragraphs 3 and 4 shall not apply to the provision of crisis payments to farmers affected by natural disasters.]**

TITLE V
COMMON AGRICULTURAL POLICY AND COMMON FISHERIES POLICY

CHAPTER I

Article 35

Types of ~~intervention~~ CAP interventions and financial support provisions

1. In line with the interventions listed in Article ~~XX~~5 [types of support] of Regulation (EU) 202X/XXXX [CAP Regulation], the following **types of CAP interventions** are set out:
 - (a) degressive area-based income support;
 - (b) coupled income support
 - (c) ~~crop-specific~~**crop-specific** payment for cotton
 - (d) payment for natural and other area specific constraints;
 - (e) support for disadvantages resulting from certain mandatory requirements;
 - (f) **support for agri-environmental and climate actions;**
 - (g) ~~support~~**payment** for small farmers;
 - (h) support for risk management tools;
 - (i) support for investments for farmers, ~~and forest holders~~ **and undertakings which process or market agricultural products. For non-productive investments contributing to the specific objectives listed in Article 3(1)(d)(v), other beneficiaries may also be supported;**
 - (j) support for ~~the setting-up of young farmers, new farmers, rural businesses and business start-ups,~~ **farm household income diversification and business and development of small farmersfarms;**
 - (k) support for farm relief services;

- (l) **support for LEADER;**
- (m) support for knowledge sharing and innovation in agriculture, forestry and rural areas;
- (n) **support for territorial development** and local cooperation ~~initiatives;~~
- (o) **specific** interventions in outermost regions, **set out in Regulation 228/2013 [POSEI Regulation]** ~~referred to in Article 46;~~
- (p) **support for** interventions in smaller Aegean islands ~~referred to in Article 42;~~
- (q) **support for the** EU school scheme referred to in ~~Title I, Part II, Title I,~~ Chapter IIa, **Section 2** of Regulation (EU) No 1308/2013;
- (r) support for interventions in certain sectors referred to in **Part II, Title XI, Chapter IIa, Section 3** of Regulation (EU) No 1308/2013-;
- (s) **crisis payments to farmers following natural disasters, adverse climatic events and catastrophic events.**

2. The interventions referred to in paragraph 1, points (a), (b), (c) and (g) shall not apply to outermost regions referred to in **Article 349 TFEU and Title IVVI. All other interventions listed in paragraph 1 apply in outermost regions. Interventions referred to in paragraph 1 point (o) may be financed from the Fund in accordance with Article 10(2), point (a)(ii) [Budget].**

~~3. Interventions referred to in paragraph 1, points (a) to (k) and (r) shall be income support interventions to be financed from the Fund in accordance with Article 10(2), point (a) (ii) [Budget].~~

~~The planned average aid per hectare for degressive area-based income support referred in the first subparagraph shall not be less than EUR [130] and not more than EUR [240] for each Member State. For cotton, the aids are defined in Article 38.~~

4. Subject to compliance with Article 20(4) [national contribution to the estimated costs], the minimum national contribution to the interventions referred to in paragraph 1 points (d) to **(f) and (h) to (k)** shall be no less than **[30]** % of the ~~total estimated costs~~**eligible public expenditure** of each intervention.

~~[The maximum support rate applicable to the interventions referred to in paragraph 1 point (H)(i) [investments for farmers] shall be 75% of the total eligible costs of each intervention. However, the maximum support rate applicable to the interventions referred to in paragraph 1, point (i), targeting young farmers shall be 85 % of the eligible public expenditure.]~~

- ~~5. The financial allocation to coupled income support interventions as referred to in paragraph 1, point (b) shall be limited to a maximum of 20% of the Union contribution set out by the Member State in the NRP Plan for CAP income support interventions referred to in paragraph 1, points (a), (c), (f) and (g). This percentage may be increased by a maximum of 5 percentage points, provided that the amount corresponding to the percentage exceeding 20% is allocated to protein crops, farmers combining the production of crops and livestock or agricultural areas at a risk of abandonment of agricultural production in particular in the Eastern border regions, defined in the Plans. For the purposes of this Article, Eastern border regions means Union NUTS2 regions bordering the Russian Federation, Belarus or the Ukraine, by land or sea, not covering the entire territory of the Member State concerned.~~

6. The minimum national contribution to the total eligible public expenditure of the EU school scheme interventions referred to in ~~Title, Part II, Title I, Chapter IIa, Section 2~~ of Regulation (EU) No 1308/2013 shall be **[30]** % of the total eligible public expenditure of each intervention.

Member States may, in addition to Union financial assistance and the national contribution to the costs of the interventions referred to in the first subparagraph, grant additional national financing.

~~The amount of Union financial assistance set out in the NRP Plan for the awareness-raising interventions referred to in Article 29 of Regulation (EU) No 1308/2013 shall not exceed 15 % of the total amount of the Union financial assistance and the national contribution set out in the NRP Plan for the EU school scheme interventions referred to in the first subparagraph.~~

~~The amount of Union financial assistance set out in the NRP Plan for the supply and distribution of products containing free sugars or having a fat content above 4 % shall not exceed 10 % of the total amount of the Union financial assistance and the national contribution set out in the NRP Plan for the interventions referred to in the first subparagraph.~~

- ~~7. The EU school scheme shall be without prejudice to any separate national school schemes which are compatible with Union legislation. Union funding may be used to extend the scope or effectiveness of any existing national school schemes or school distribution schemes providing fruit, vegetables and milk in educational establishments but shall not replace funding for those existing national schemes, except for free distribution of meals to children in educational establishments.~~
8. Subject to compliance with Article 20(4) [national contribution to the estimated costs], the minimum national contribution to the eligible public expenditure of the interventions in certain sectors referred to in ~~Title I~~, Part II, **Title I**, Chapter IIa, **Section 3** of Regulation (EU) No 1308/2013 shall be **[30]**% of the eligible public expenditure of each intervention.

[The maximum support rate applicable to those interventions shall be 75 % of the total eligible costs of each intervention.]

By way of derogation from the first and second subparagraph, the minimum national contribution to the eligible public expenditure of interventions in the apiculture sector implemented by beneficiaries other than producer organisations, associations of producer organisations or, **where relevant**, identified producer groups shall be at least equal to the Union financial assistance granted for these interventions.

[By way of derogation from the second subparagraph, Member States may decide to increase the maximum support rate to up to 95 % of the total eligible costs of each intervention for interventions linked to generational renewal, research and innovation, risk management or environment and climate, and for producer organisations implementing operational programmes for the first time.

By way of derogation from the second subparagraph, Member States may also decide to compensate producers for loss of revenue due to the implementation of the interventions referred to in Article 31, point (n), of Regulation (EU) No 1308/2013, by covering up to 100 % of the relevant loss for a maximum period of three years.

By way of derogation from second subparagraph, Member States may decide to increase the maximum support rate for interventions concerning market withdrawals for free distribution to 100 % for market withdrawals which do not exceed 5 % of the volume of the production marketed by a producer organisation. The volume of the production shall be calculated as the average of the overall volumes of products for which the producer organisation is recognised and which are marketed by the producer organisation during the three previous years. Member States shall ensure that the compensation granted for market withdrawals does not exceed the market price of the withdrawn products.]

9. ~~Subject to compliance with Article 20(4), the Union financial assistance to be granted to recognised producer organisations, associations of producer organisations or identified producer groups implementing interventions in certain sectors referred to in Article 31 of Regulation (EU) No 1308/2013 shall be limited to:~~

- ~~(a) 4.1% of the value of the marketed production of each producer organisation;~~
- ~~(b) 4.5% of the value of marketed production of each association of producer organisations;~~
- ~~(c) 5% of the value of marketed production of each transnational producer organisation or transnational association of producer organisations.~~

~~Those limits may be increased by 0,5 percentage points, where the operational programme comprises one or more interventions linked to generational renewal, research and innovation, risk management or environment and climate, provided the amount in excess of the relevant percentage set out in the first subparagraph, points (a), (b) or (c), is used solely to finance expenditure related to the implementation of these interventions.~~

~~Member States shall establish in their NRP Plans rules relating to the calculation of the support for distillation of by-products of wine, ensuring a fair compensation to both distillers and wine producers.~~

~~If Member States establish in their NRP Plans that the entities referred to in Article 32(3) of Regulation (EU) No 1308/2013 may be beneficiaries of the interventions in certain sectors referred to in Article 31 of that Regulation, Member States shall also provide support for the setting-up of producer organisations in accordance with Article 74 [cooperation] in addition to the support provided for the implementation of the intervention.~~

~~The Union financial assistance and national contribution to each intervention in certain sectors referred to in Article 31 of Regulation (EU) No 1308/2013 shall together not exceed 100 % of actual costs of the intervention.~~

10. Support for the interventions referred to in paragraph 1 may only be provided under the conditions laid down in this Title. Any amount ~~relative to claim year 2027 set out in Annex V of Regulation (EU) 2021/2115 as well as claims~~ related to types of interventions referred to in Article 42~~16~~ of Regulation (EU) 2021/215, ~~claims related to Regulations (EU) 228/2013 and 229/2013~~**2021/2115 relative to claim year 2027 or earlier years as set out in Annex V of Regulation (EU) 2021/2115** shall be counted as part of ~~the~~ budgetary commitments ~~for the financial year 2028 as laid down in Article 14(1), point(a)~~**in which the payment of the Commission is made to the Member State.**

Any amount for claims related to types of interventions referred to in Article 42 of Regulation (EU) 2021/2115, to measures under market intervention referred to in Part II, Title I, Chapter I of Regulation (EU) No 1308/2013 and aid schemes referred to in Part II, Title I, Chapters II and III of Regulation (EU) No 1308/2013, exceptional measures referred to in Part V, Chapter I of Regulation (EU) No 1308/2013, and to measures implemented under Regulations (EU) No 228/2013 and No 229/2013, as well as to the completion of measures under the European Agricultural Guarantee Fund implemented until 31 December 2027 shall be counted as part of the budgetary commitments for the financial year in which the payment of the Commission is made to the Member State.

By derogation from Article 23(7) of this Regulation, ~~the financing decision~~**decisions** within the meaning of Article 110 of the Regulation (EU, Euratom) 2024/2509 may be adopted for the ~~amount~~**amounts** referred to in the first ~~sub-paragraph and the amount~~**and second sub-paragraphs, and amounts** may be committed and paid before the adoption of the implementing decision referred to in Article 23(6) of this Regulation.

11. ~~Interventions of the Common Fisheries Policy include~~
- ~~(a) support for sustainable fisheries and the restoration and conservation of aquatic biological resources, energy transition of fisheries and aquaculture as well as actions improving safety;~~
 - ~~(b) support for the innovation for more selective fishing activities and for the conservation, protection and restoration of aquatic biodiversity and ecosystems;~~
 - ~~(c) support for the Common Market Organisation (CMO);~~
 - ~~(d) support to fishers or aquaculture producers for the compensation to operators of the fishery and aquaculture sector for their income foregone or additional costs and compensation to recognised producer organisations and associations of producer organisations which store fishery products listed in Annex II to Regulation (EU) No 1379/2013, provided that those products are stored in accordance with Articles 30 and 31 of that Regulation.~~
12. When determining amounts to be paid out for support provided for CAP interventions as referred to in Article 35 paragraph 1, points (a) to [h] and [j], [k] and [r], and ~~paragraph 11~~ **CFP interventions as referred to in Article 35b**, payout values shall be computed without setting aside amounts for reforms.

Article 35a

Continuity of CAP payments

- 1. By way of derogation from Article 21(3) second subparagraph, expenditure related to legal commitments to beneficiaries started before 1 July 2027 under the following interventions may be eligible for financing under NRP plans provided that such expenditure is included in the NRP Plan and those interventions are implemented in accordance with the provisions set out below:**
 - (a) Interventions referred to in Article 42, points (a) and (d) to (f), of Regulation (EU) 2021/2115 implemented beyond 31 December 2027 in accordance with the applicable provisions of Title III, Chapter III of Regulation (EU) 2021/2115 through operational programmes approved by a Member State for a duration extending beyond that date,**
 - (b) Interventions referred to in Article 42, points (b) and (c), of Regulation (EU) 2021/2115 implemented beyond 31 December 2027 in accordance with the applicable provisions of Title III, Chapter III of Regulation (EU) 2021/2115,**
 - (c) Interventions referred to in Article 70 of Regulation (EU) 2021/2115 implemented beyond 31 December 2027 using the contribution rates established in the version of the CAP Strategic Plan in force on 31 December 2027.**
- 1a. Member States supporting under their CAP Plans interventions referred to in paragraph 1, point (a) shall ensure that, by [15 September 2027], producer organisations, associations of producer organisations or, where applicable, other beneficiaries as referred to in Article 67(1)(b) of Regulation (EU) 2021/2115 submit to the competent national authorities a request for approval of the transition of their operational programme, indicating whether:**

- (a) the operational programme is to be modified in order to comply with Regulation (EU) No 1308/2013 and this Regulation; or**
- (b) the operational programme is replaced by a new operational programme complying with Regulation (EU) No 1308/2013 and this Regulation; or**
- (c) the operational programme is to continue to be implemented until its end in accordance with the applicable provisions of Title III, Chapter III of Regulation (EU) 2021/2115.**

Member States shall assess the request and decide whether to approve it. If no such request is submitted by [15 September 2027], the operational programmes approved under Regulation (EU) 2021/2115 shall end on 31 December 2027.

- 2. Where there is a significant risk of delay for the adoption of the NRP Plan after its submission by the Member State in accordance with Article 21(1) and at the latest by 31 January 2028, the Commission shall adopt a financing decision within the meaning of Article 110 of the Regulation (EU, Euratom) 2024/2509 setting out the amounts corresponding to the year 2028 for interventions listed in Article 35(1)(a) to (g) [IACS] that are supported by the resources referred to in Article 10(2)(a)(ii), and interventions listed in Article 35(1)(q) [EU school scheme] provided that the obligation of ensuring the compliance of the submitted NRP Plan with all requirements laid down in this Regulation, in particular in Article 22, is fulfilled. The decision adopted under this subparagraph shall be replaced by the decision under Article 23(7) once it is adopted.**

Article 35b

Types of CFP and aquaculture interventions

- 1. The following types of CFP and aquaculture interventions are set out:**
 - (a) support for a sustainable fisheries and aquaculture sector, including the restoration and conservation of aquatic biological resources, energy transition, permanent and temporary cessation of fishing activities, as well as actions improving safety, working conditions and health;**
 - (b) support for the innovation for more sustainable fishing activities and sustainable aquacultural activities, as well as for the conservation, protection and restoration of aquatic biodiversity and ecosystems in line with the objectives of the CFP and processing of fishery and aquaculture products;**
 - (c) support for the Common Market Organisation (CMO) as defined in Regulation (EU) No 1379/2013, including the establishment and functioning of producer organisations and the implementation of production and marketing plans;**
 - (d) without prejudice to the possibility to provide crisis payments to fishers and aquaculture producers in accordance with Article 34, support to fishers or aquaculture producers for the compensation to operators of the fishery and aquaculture sector for their income foregone or additional costs and compensation to recognised producer organisations and associations of producer organisations which store fishery products listed in Annex II to Regulation (EU) No 1379/2013, provided that those products are stored in accordance with Articles 30 and 31 of that Regulation.**

- (e) support for the implementation of the Union control system and the collection, management and use of fisheries and aquaculture data necessary for the implementation of the CFP;**
- (f) support for fight against IUU fishing;**
- (g) support for additional specific needs of fisheries, aquaculture and coastal communities and in particular of small-scale coastal fishing;**
- (h) support for additional activities contributing to environmental, economic and social sustainability of fishing operations and the balance between the fishing capacity of the fleets and the available fishing opportunities;**
- (i) support for activities set out in the European Ocean Pact including the conservation of marine biological resources, the restoration of marine biodiversity, the management of and innovation in fisheries and sustainable aquaculture activities;**
- (j) support for generational renewal in the fisheries and aquaculture sector.**

[2. Article 10(2)(a)(ii) [CFP ringfenced amount] shall only finance interventions in paragraph 1, points (a) to (d).]

3. Member States shall take into account the requirements set out under Article 22(2b) (g) (i), (iii) and (iiia) when allocating support to interventions in this Article.

Article 35c

Maritime and ocean-related interventions

1. **The following types of maritime and ocean-based interventions are set out:**
 - a) **support for activities set out in the European Ocean Pact including maritime security and surveillance, the development of a competitive and sustainable blue economy;**
 - b) **maritime spatial planning;**
 - c) **maritime regional cooperation at sea basin level.**

2. **Member States shall take into account the requirements set out under Article 22(2b) (g) (iia) when allocating support to interventions in this Article.**

Article 35d

Rural areas

1. **Member States shall define the rural areas in their NRP Plan taking into account their specific national, regional or territorial circumstances.**

Article 36

Specific requirements for CAP interventions

1. Member States shall provide for each intervention in their Plans:
 - (a) the type of intervention on which it is based, the territorial scope and the type of area targeted by the intervention;
 - (b) where applicable, sectors targeted by the intervention or group of farmers or other beneficiaries targeted under the intervention, CAP environment and climate priority area, in accordance with Article 4 of Regulation (EU) 202X/XXXX [CAP Regulation];
 - (c) An explanation of the relevant criteria of Annex 2 to the WTO Agreement on Agriculture as referred to in Article 40 [WTO domestic support] and in Annex XVII [WTO annex];

- (d) ~~A description of the design of the intervention, including the eligibility conditions, and for agri-environmental and climate actions referred to in Article 10 of Regulation XX [CAP];~~
 - (e) ~~a description of farming practices covered by the intervention based on the Joint Research Centre classification of farming practices in accordance with paragraph 5 of Article 3 of Regulation (EU) 202X/XXXX [CAP Regulation].~~
 - (f) ~~in relation to the interventions in certain sectors referred to in Part II, Title I, Chapter IIa of Regulation (EU) No 1308/2013, justification for targeting the selected sectors and complementarity with other CAP interventions, and where relevant, with other measures set out in the Plan;~~
2. ~~Member States shall determine the amount of support for transition actions referred to in Article 10(1), point (b), of Regulation (EU) 202X/XXXX [CAP Regulation] based on cost estimates set out in the transition plans. The support shall be limited to [EUR 200 000] per farmer per programming period of the Plan.~~
3. ~~Where public support granted under Article 13 of Regulation (EU) 202X/XXXX [CAP Regulation] for an investment operation does not exceed EUR 100 000 and is not subject to rules on public procurement, that support shall take the form of standard scales of unit costs, lump sums or flat rates.~~

Article 37

Monitoring of agricultural resources

~~The Fund may support actions taken by the Commission through remote sensing applications used for the monitoring of agricultural resources, which shall aim to give the Commission the means to:~~

- (a) ~~manage Union agricultural markets in a global context;~~

- (b) ~~ensure agri-economic and agri-environmental climate monitoring of agricultural land use and agricultural land use change, including agro-forestry, and monitoring of the condition of soil, crops, water, biodiversity, agricultural landscapes and agricultural land so as to enable estimates to be made, in particular as regards yields and agricultural production and agricultural impacts associated with exceptional circumstances, and to enable the assessment of the resilience of agricultural systems and progress towards the achievement of the relevant United Nations Sustainable Development Goals;~~
- (c) ~~share the access to the estimates referred to in point (b) in an international context, such as the initiatives coordinated by United Nations organisations, including the constitution of greenhouse gas inventories under the United Nations Framework Convention on Climate Change, or other international agencies;~~
- (d) ~~contribute to specific measures increasing the transparency of world markets, taking account of Union objectives and commitments;~~
- (e) ~~ensure technological follow-up of the agri-meteorological system.~~

Article 38

~~Crisis payments to farmers following natural disasters, adverse climatic events and catastrophic events~~

- 1. ~~Member States may provide crisis payments to farmers that are affected by natural disasters, adverse climatic events or catastrophic events. Those payments shall aim at ensuring continuity of the agricultural activity of those farmers and shall be subject to the conditions set out in this Article and as further specified by the Member States.~~

2. ~~Support under this Article shall be subject to the formal recognition by the competent authority of the Member State that a natural disaster, adverse climatic event or catastrophic event, as defined by the Member State, has occurred and that these events, or measures adopted in accordance with Regulation (EU) 2016/2031 to eradicate or contain a plant disease or pest, or measures adopted to prevent or eradicate animal diseases listed in the Annex to Commission Implementing Regulation (EU) 2018/1882 or measures adopted regarding an emerging disease in accordance with Article 6(3) and Article 259 of Regulation (EU) 2016/429 have directly caused a damage resulting in the destruction of at least 30 % of the average annual production of the farmer in the preceding three-year period or a three-year average based on the preceding five-year period, excluding the highest and the lowest entry.—~~
3. ~~The losses shall be calculated either at holding level, at the level of the holding's activity in the sector concerned or in relation to the specific area concerned.—~~
4. ~~Member States shall establish the applicable support rates for compensating the loss of production. Those rates shall be higher for farmers who also implement interventions, or other preventive actions at farm level, to reduce the level of production and income risks for which support is granted. Indexes may be used for calculating the loss of production.—~~
5. ~~When granting support under this Article, Member States shall ensure that overcompensation as a result of the combination of this support with other national or Union support instruments or private insurance schemes is avoided.—~~

Article 39

Crop-specific payment for cotton

1. ~~Bulgaria, Greece, Spain and Portugal shall grant a crop-specific payment for cotton to farmers producing cotton falling within CN code 5201 00. Those Member States shall establish specific requirements to guarantee a minimum level of production efficiency and product quality.~~
2. ~~The Member States referred to in paragraph 1 shall ensure that the supported cotton production does not put excessive strain on natural resources such as water and soil. To that end, or for other environmental or socio-economic reasons, those Member States may grant the aid only for specific cotton varieties, in specific regions, or for specific types of farming, or may establish requirements related to agronomic practices.~~
3. ~~The crop-specific payment for cotton shall be granted per hectare of eligible area of cotton.~~
4. ~~The following national base areas are established:~~
 - (a) ~~Bulgaria: 3 342 ha;~~
 - (b) ~~Greece: 250 000 ha;~~
 - (c) ~~Spain: 48 000 ha;~~
 - (d) ~~Portugal: 360 ha.~~

5. The following fixed yields in the reference period are established:—
- (a) Bulgaria: 1.2 tonne/ha;—
 - (b) Greece: 3.2 tonne/ha;—
 - (c) Spain: 3.5 tonne/ha;—
 - (d) Portugal: 2.2 tonne/ha.—
6. The amount of the crop-specific payment per hectare of eligible area shall be calculated by multiplying the yields laid down in paragraph 2 with the following reference amounts:—
- (a) Bulgaria: EUR 636.13
 - (b) Greece: EUR 229.37;—
 - (c) Spain: EUR 354.73;—
 - (d) Portugal: EUR 223.32.—
7. If the eligible area of cotton in a given Member State in a given year does not exceed the base area laid down in paragraph 1, then the amount per hectare referred to in paragraph 3 may be increased either by a coefficient obtained by dividing the national base area by the actual eligible area, or increased by 25%, whichever is smaller.—

8. ~~If the eligible area exceeds the base area, the amount per hectare shall be reduced proportionately to the overrun of the base area.—~~
9. ~~For the purposes of this Article, an ‘approved interbranch organisation’ means a legal entity made up of and founded by farmers producing cotton and at least one ginner. Such organisations shall ensure efficient and durable action with the goal to concentrate supply and to adapt production to market requirements.—~~
10. ~~The Member State where the ginner is established shall approve interbranch organisations that satisfy the criteria laid down in paragraph 1.—~~
11. ~~In the case of farmers who are members of an approved interbranch organisation, the crop-specific payment for cotton for hectares that are eligible within the national base area laid down in paragraph 4 shall be increased by an amount of EUR 2. For this purpose, Member States may establish specific requirements for the members of such interbranch organisations.—~~

CHAPTER II

International Obligations

Article 40

WTO domestic support

1. ~~Member States shall design the CAP income support interventions on the basis of the types of intervention listed in Annex XVII [WTO Annex] to this Regulation, including the definitions and conditions laid down in Article 4, in such a way that they qualify under the criteria of Annex 2 to the WTO Agreement on Agriculture.~~
2. ~~The support referred to in Article 35 paragraph 1 points (a), (d), (g), (o) and (p) shall qualify under the criteria of the paragraphs of Annex 2 to the WTO Agreement on Agriculture indicated in Annex XVII [WTO Annex] to this Regulation for those interventions. For other interventions, the paragraphs of Annex 2 to the WTO Agreement on Agriculture indicated in Annex XVII to this Regulation [WTO Annex] are indicative and those interventions may instead comply with a different paragraph of Annex 2 to the WTO Agreement on Agriculture if that is specified and explained in the NRP Plan.~~

Article 41

Implementation of the Memorandum of Understanding on oilseeds

1. ~~Where Member States provide for area based interventions relevant for the Annex to the Memorandum of Understanding between the European Economic Community and the United States of America on oilseeds under GATT, the total of the support area based upon the planned outputs included in the Plans of the Member States concerned shall not exceed the maximum support area for the whole Union.~~
2. ~~Each Member State that intends to grant the support referred to in paragraph 1 of this Article shall indicate the corresponding planned outputs in hectares in the NRP Plan.~~

3. ~~If all planned outputs proposed by Member States in their NRP Plans exceed the maximum support area for the whole Union referred to in paragraph 1 of this Article, the Commission shall adopt implementing acts fixing the indicative reference support area for each Member State calculated on the basis of each Member State's share of the average cultivation area in the Union during the previous five years starting with the year preceding the submission of the Plan proposal. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88 [committee procedure].~~
4. ~~The Commission shall inform each of those Member State of the reduction coefficient. The Member States shall adjust the proposed planned outputs in the NRP Plans in accordance with the reduction coefficients.~~
5. ~~If a Member State intends to increase the planned outputs referred to in paragraph 1 set out in the NRP Plan approved by the Commission, it shall notify the Commission by means of a request to amend the NRP Plan.~~
6. ~~Where necessary to avoid that the maximum support area for the whole Union referred to in paragraph 1 is exceeded, the Commission shall set reduction coefficients or revise existing reduction coefficients for all Member States that exceeded their reference support area in their NRP Plans.~~

~~The Commission shall set or revise the reduction coefficients referred to in the first subparagraph by means of an implementing decision.~~
7. ~~Member States shall exclude the cultivation of confectionery sunflower seed from any area-based intervention referred to in paragraph 1.~~

CHAPTER III

Support for the smaller Aegean islands

Article 42

Scope and common requirements

1. ~~This Chapter lays down specific types of intervention for agriculture to mitigate the difficulties caused by the insularity, small size and distance from markets of the smaller Aegean islands.~~
2. ~~For the purposes of this Regulation ‘the smaller Aegean islands’ means any islands in the Aegean Sea except the islands of Crete and Evia.~~
3. ~~In addition to contributing to the specific objectives set out in Article 3, point (d), the interventions referred to paragraph 1 shall contribute to the following objectives:~~
 - (a) ~~guaranteed supply to the smaller Aegean islands of products essential for human consumption or for processing and as agricultural inputs by mitigating the additional costs incurred due to their extreme remoteness or insularity, without harming local production and the growth thereof;~~
 - (b) ~~securing the long term future and development of agricultural activities in the smaller Aegean islands, including the production, processing and sale of local crops and products, with a particular focus on food security and self sufficiency, and maintaining and strengthening their competitiveness.~~
4. ~~Greece may implement in smaller Aegean islands the interventions referred to in Article 35(1), except for those referred to in point (o) [outermost regions] of the first paragraph of that Article [Types of intervention].~~
5. ~~Farm stewardship referred to in Article 3 of Regulation (EU) .../... [CAP Regulation] shall apply to beneficiaries receiving support for local agricultural products referred to in Article 44 [Support for local agricultural products].~~

6. However, beneficiary of support for local agricultural products referred to in Article 44 [~~Support for local agricultural products~~] receiving an annual payment that does not exceed EUR 3 000 shall be exempt from farm stewardship requirements referred to in Annex XI, parts A and C, of Regulation (EU) 202X/XXXX [~~CAP Regulation~~] .../....

Article 43

Specific supply arrangements

1. ~~Specific supply arrangements shall be established for the agricultural products listed in Annex I to the TFEU which are essential in the smaller Aegean islands for human consumption, for the manufacture of other products or as agricultural inputs.~~
2. ~~Greece shall establish in its Plan, at the geographical level which it deems most appropriate, a maximum volume of each agricultural product, from among the products listed in Annex I to the TFEU, to quantify the annual supply requirements for the smaller Aegean islands.~~
3. ~~The maximum volume of agricultural products referred to in the first subparagraph shall comprise also the volumes of those products required by undertakings packaging and processing products intended for the local market, for consignment to the rest of the Union or for export to third countries as part of regional trade or within the context of traditional trade flows. The maximum volume of the products referred to in the first subparagraph shall be established taking into account in particular the quantities of those products established in the supply forecast balance sheets in the previous programming period.~~
4. ~~Support shall be granted to supply the smaller Aegean islands with Union products to ensure special supply requirements established in accordance with paragraph 2 in terms of price and quality, while maintaining the Union's share in the supplies of those products.~~

5. ~~No support shall be granted for the supply of products which have already benefited from the specific supply arrangements in another smaller Aegean islands.~~
6. ~~Only products of sound, fair and marketable quality shall benefit from the specific supply arrangements.~~
7. ~~In implementing the specific supply arrangements, Greece shall take account in particular of the need to ensure that existing local production is not destabilised nor obstructed in its development and of the requirement laid down in paragraph 5.~~

Article 44

Support for local agricultural products

1. ~~Greece shall grant support for production, processing, marketing and transport of raw and processed agricultural products in the smaller Aegean islands.~~
2. ~~Greece shall design the interventions so as to ensure the continuity and the development of local agricultural production in the smaller Aegean islands.~~
3. ~~Greece shall provide for a fair distribution of payments. Greece may cap the amount of the support to be granted to a beneficiary in a given calendar year or use degressive payments.~~
4. ~~Greece may grant support for marketing of products outside of the region in which they are produced. That support shall not exceed 10% of the value of the production marketed, delivered to a destination zone in a given calendar year.~~
5. ~~When a Plan is amended in accordance with Article 24 [amendments to Plans], beneficiaries affected by the exceptional natural disaster or the severe meteorological event may continue to benefit from support in the form of measures to support production, processing or sale provided for in paragraph 1 irrespective of their level of activity throughout the restoration period, but subject to a formal commitment to restore their agricultural production capacity.~~

Article 45

Controls and penalties

1. ~~For the specific supply arrangements, Greece shall conduct verifications by means of administrative, physical and on the spot checks.~~
2. ~~The administrative checks carried out on the import, entry, export and dispatch of agricultural products shall be exhaustive and shall involve cross checks with the supporting documents. The physical checks carried out in smaller Aegean islands concerned on the import or entry of agricultural products shall involve a representative sample amounting to at least 5 % of the licences and certificates.~~
3. ~~In the case of measures to support the local production, Greece shall conduct verifications by means of administrative and on the spot checks.~~
4. ~~Administrative checks shall be exhaustive and shall include cross checks with, inter alia, data from the integrated administration and control.~~
5. ~~Aid applicants for specific supply arrangements and support the local production shall be selected to undergo on the spot checks by the competent authority on the basis of a risk analysis and the representativeness of the aid applications submitted, the competent authorities shall perform on the spot checks by sampling, for each action, at least 5 % of aid applications. The sample shall also represent at least 5 % of the amounts covered by the aid for each action.~~

~~In all appropriate cases, Greece shall make use of the Integrated Administration and Control System provided for in Article 70.~~

~~Every on the spot check shall be the subject of an inspection report relating the details of the checks carried out.~~

TITLE VI
OUTERMOST REGIONS

Article 46

Outermost regions

1. Member States concerned shall prepare, as part of their Plan, measures to address the Union's outermost regions' permanent and structural constraints which severely restrain their development, as recognised in Article 349 TFEU. The measures may be implemented in a dedicated chapter. The measures shall **in particular** address the following objectives:
 - (a) providing for their specific needs and challenges, such as food security, housing, **transport (especially road, maritime and air-sustainable transport infrastructure and sustainable fuels), biodiversity conservation and restoration**, water and **sanitation**, waste management, energy, employment and labour mobility, in particular for young people, decarbonisation, circularity, education and skills, social inclusion, migration, climate change resilience and adaptation, environmental protection, blue economy, access to healthcare, energy, ~~sustainable transport~~ and digital connectivity **and competitiveness** and economic development, including a sustainable and diversified blue economy;
 - (b) guaranteeing supply of products essential for human consumption or for processing and as agricultural **or fisheries** inputs by mitigating the additional costs incurred due to their extreme remoteness and/or insularity, without harming local production and the growth thereof;
 - (c) securing the long-term future and development of agricultural fisheries, aquaculture, including the production, processing, marketing and sale of local crops and products, and the diversification of food production, with a particular focus on food security and self-sufficiency, and maintaining and strengthening their competitiveness.

2. ~~In addition, Measures designed to address objectives set out in paragraph 1 the chapters~~ shall also include other interventions [supported from resources set out in Article 10 – Budget], including compensation, related to:
- ~~(a) specific supply arrangements referred to in Article 47~~
 - ~~(b) specific support to assist local agricultural production and, processing referred to in Article 48;~~
 - (aa) specific supply arrangements and measures to assist local agricultural products as set out in Regulation 228/2013 [POSEI Regulation] to be financed out of the financial allocation of the Member State concerned referred to in Article 10(2)(a);**
 - (c) promoting a level-playing field for fishery and aquaculture products from the outermost regions
 - (d) specific support to assist local fisheries and aquaculture production and processing and marketing referred to in Article 48
 - (e) specific support to the economic, social and territorial development in particular, to enhance decarbonised transport, clean energy and digital connectivity with a view to offsetting the additional costs linked to their remoteness and to provide for a level-playing field with continental Europe, fostering their security and resilience;
 - (f) specific support to enhance access to employment and ~~labour~~ mobility, education, skills and social inclusion with a view to offsetting the additional costs linked to their remoteness and to provide for a level-playing field with continental Europe, fostering their security and resilience.
 - (g) the structural support to the fishery and aquaculture sector, compensation for additional costs to the fishery sector and aquaculture sector, including the methodology for its calculation and any other investment in the sustainable blue economy necessary to achieve a sustainable coastal development.

- 2a. **Specific state aid rules may apply to measures and other interventions in accordance with the conditions specified in Article XX of Regulation (EU) 20XX/XXXX [CAP Regulation], Article 23 of Regulation (EU) 228/2013 [POSEI Regulation] and Article XX of Regulation (EU) 20XX/XXXX [CFP Regulation].**

Article 47

Specific supply arrangements

1. **Specific supply arrangements ~~may~~shall be established for the products listed in Annex I to the TFEU which are essential in the outermost regions for human consumption, for the manufacture of other products or as agricultural inputs, following the requirements set out in Chapter III of Regulation 228/2013 [POSEI Regulation].**

- ~~2. The Member State concerned shall establish, at the geographical level which it deems most appropriate, a maximum volume of each product listed in Annex I to the TFEU, to quantify the annual supply requirements for each outermost region.~~

~~The maximum volume of products shall comprise also the volumes of those products required by undertakings packaging and processing products intended for the local market, for consignment to the rest of the Union or for export to third countries as part of regional trade or within the context of traditional trade flows. The maximum volume of the products shall be established taking into account in particular the quantities of those products established in the supply forecast balance sheets in the previous programming period.~~

~~A separate forecast supply balance may be established to cover the requirements of undertakings packaging and processing products intended for the local market, for consignment to the rest of the Union or for export to third countries as part of regional trade or within the context of traditional trade flows.~~

- ~~3. No customs duties shall apply to direct imports from third countries into the outermost regions of products covered by the specific supply arrangements that fall within the maximum volume established in the NRP Plans in accordance with paragraph 2.~~

~~Products which have entered the Union's customs territory under inward processing or customs warehousing arrangements shall be considered for the purposes of this Article to be direct imports from third countries.~~

- ~~4. Support shall be granted to supply the outermost regions with Union products to ensure special supply requirements established in accordance with paragraph 2 in terms of price and quality, while maintaining the Union's share in the supplies of those products.~~

~~No support shall be granted for the supply of products which have already benefited from the specific supply arrangements in another outermost region.~~

- ~~5. Only products of sound, fair and marketable quality shall benefit from the specific supply arrangements. Products from third countries shall provide an equivalent level of guarantees to those produced under the Union's veterinary and plant health standards.~~

- ~~6. In implementing the specific supply arrangements, Member States shall take account in particular of the need to ensure that existing local production is not destabilised nor obstructed in its development and of the requirement laid down in paragraph 6.~~

- ~~7. Member States shall conduct verifications by means of administrative, physical and on-the-spot checks. The administrative checks carried out on the import, entry, export and dispatch of products shall be exhaustive and shall involve cross-checks with the supporting documents. The physical checks carried out in the outermost region concerned on the import or entry of products shall involve a representative sample amounting to at least 5 % of the licences and certificates.~~

Support for local agricultural, fisheries and aquaculture products

1. **Support for local agricultural products shall comply with the requirements set out in Chapter IV of Regulation 228/2013 [POSEI Regulation].** ~~Each Member State concerned shall determine, in line with the criteria laid down in accordance with paragraph 7 of this Article, for each outermost region, the list of agricultural, fishery and aquaculture products and the quantity of those products eligible for compensation of the additional costs incurred by operators.~~
 - 1a. **Member States may grant support to compensate operators in the fishing, fish farming, processing and marketing of certain fishery and aquaculture products from the outermost regions for additional costs incurred.**
 - 1aa. **To implement such support referred to in paragraph 1a, each Member State concerned shall determine, the list of fishery and aquaculture products and the quantity of those products eligible for compensation.**
 - 1ab. **When establishing the lists, Member States shall take into account all relevant factors, in particular the need to ensure that the support is compatible with the rules of the CFP.**
2. ~~The list referred to in paragraph 1 shall comprise at least the following elements:
 - (a) ~~a description of the interventions envisaged;~~
 - (b) ~~a list of the aid constituting income support interventions in accordance with Article 35(1);~~
 - (c) ~~the aid amount established for each intervention and the provisional amount for each action in order to achieve one or more objectives for the programme.~~~~

~~3. The interventions may consist of support for production, processing, marketing and transport of raw and processed agricultural, fisheries and aquaculture products in the outermost regions.~~

~~When establishing the lists and the quantities referred to in paragraph 1, Member States shall take into account all relevant factors, in particular the additional costs incurred by operators in the outermost regions, and the need to ensure that the compensation is compatible and consistent with the rules of the Common Agricultural Policy and the Common Fisheries Policy.~~

4. Member States shall provide for a fair distribution of payments. Member States may cap the amount of the support to be granted to a beneficiary in a given calendar year or use degressive payments.

5. The compensation shall not be granted for fishery and aquaculture products:

- (a) caught by third country vessels, with the exception of fishing vessels which fly the flag of Venezuela and operate in Union waters, in accordance with Council Decision (EU) 2015/1565 (37);
- (b) caught by Union fishing vessels that are not registered in a port of one of the outermost regions;
- (c) imported from third countries.

6. Paragraph 5, point (b), shall not apply if the existing capacity of the processing industry in the outermost region concerned exceeds the quantity of raw material supplied.

- 6a. **The compensation paid to the beneficiaries carrying out their activities in the outermost regions or owning a vessel registered in a port of one of those regions and operating there shall, in order to avoid overcompensation, take into account:**
- (a) for each fishery or aquaculture product or category of products, the additional costs resulting from the specific handicaps of the regions concerned; and**
 - (b) any other type of public intervention affecting the level of additional costs.**
7. The Commission is empowered to adopt delegated acts, in accordance with Articles 86 and 87, to supplement this Regulation by laying down the criteria for the calculation of the ~~additional costs resulting from~~ **support taking into account** the special characteristics of the regions concerned.

TITLE VII GOVERNANCE OF THE PLAN

CHAPTER 1 Plan authorities and their functions

Article 49

NRP Plan and Interreg Plan authorities

1. For the purposes of Article 63(3) of Regulation (EU, Euratom) 2024/2509, each Member State shall identify one or more managing authorities, one or more **CAP** paying agencies and one or more audit authorities for the **Plan in accordance with its institutional and legal framework and taking into account the specificities of the chapters concerned and, if applicable, one or more authorities assuming the coordinating function for the NRP Plan**. The authorities identified shall fulfil the relevant key requirements set out in Annex IV to this Regulation. All authorities identified for the purposes of this Article shall ~~have the possibility for exchanges~~ **be able to interact directly** with the Commission, **including the relevant managing authorities responsible for the programming, management and implementation of regional chapters.**

2. Where a Member State entrusts the implementation of the Plan **chapters** to authorities in charge of implementing cohesion policy, the CAP or European Maritime Fisheries and Aquaculture Fund, **the Asylum, Migration and Integration Fund, Internal Security Fund and the Instrument for Financial Support for Border Management and Visa Policy** in the 2021-2027 programming period and **to authorities in charge of implementing the Social Climate Fund and** based on ~~all available~~ **the latest** audit results the Commission did not question the effective functioning of these authorities, these authorities shall be deemed to comply with the key requirements **set out in Annex IV**.
3. ~~[~~Where a Member State identifies more than one managing authority, it shall set up a coordinating authority. A managing authority may be entrusted with carrying out certain functions of the coordinating authority. Arrangements between the coordinating authority and the managing authority shall be recorded in writing.~~]~~ **To ensure continuity and cost-effectiveness, Member States may build upon the existing governance structures and institutions.**
4. The managing authority may identify one or more intermediate bodies to carry out ~~certain~~ tasks under their responsibility. Arrangements between the managing authorities and intermediate bodies shall be recorded in writing.~~The tasks delegated to intermediate bodies shall not be entrusted further to other bodies.~~
5. The audit authority shall be a public authority, functionally independent from the auditees. Audit work may be carried out by a public or private body other than the audit authority under the responsibility of ~~that~~ **the audit** authority. Where the Member State identifies more than one audit authority, it shall ~~set up~~ **have in place** coordination arrangements **or a coordinating function** for the preparation of the annual audit ~~opinion and summary~~ **opinions and summaries** of audits referred to in Article 53 [functions of the audit authority].

6. Member States shall ensure that the principle of separation of functions between and within the authorities identified for the Plan is respected.
7. Member States shall accredit **CAP** paying agencies responsible for the management and control of the ~~measures~~**interventions** referred to in Article 35(1) and ~~the Union actions~~ **implemented under shared management** referred to in Annex XV, paragraph 1, points (h) and (j), of this Regulation [~~Union~~**Union actions**], ~~implemented under shared management and~~. **Accredited CAP paying agencies** may entrust their functions, as referred to in Article 52 [functions of the **CAP** paying agency], to the managing authority or to another body. **The tasks delegated by the CAP paying agencies to managing authorities shall not be entrusted further to other bodies.**
8. The managing and the audit authorities may be responsible for one or more chapters of the **NRP Plan or the Interreg Plan, or parts of chapters of the NRP Plan.** ~~They~~**It** shall be ~~provided with appropriate resources to carry out their tasks~~**clearly set out which authorities are responsible for each part of the NRP Plan or Interreg Plan.**
9. When carrying out their functions, the plan authorities may use a single integrated and interoperable information and monitoring system, including a single data-mining and risk-scoring tool **provided by the Commission**, as referred to in Article 36(2), point (d) of the Regulation (EU, Euratom) 2024/2509, to access and analyse the relevant data, with a view to a generalised application by Member States. **Plan authorities may also continue to operate their own information and monitoring systems, provided these ensure compliance with the requirements of this Regulation.**
- 9a. **The managing and the audit authorities shall not be required to verify the concordance between the estimated underlying costs and actual costs of the operations.**

10. Annual review meetings shall be organised once a year between the Commission and each Member State to examine the performance of the Plan or its chapters. The relevant authorities, **including, where relevant, regional authorities and the authorities assuming** and the coordinating authority **function** shall participate in the review meetings. The outcome of the review meeting shall be recorded in writing. The Member State shall follow up issues raised during the review meeting which affect the implementation of the plan or one or more chapters and shall inform the Commission within three months of the measures taken.

Article 50

Functions of The coordinating authority function of the NRP Plan

The coordinating authority **function of the NRP Plan** shall be responsible for **comprise the following tasks:**

- (-a) submitting the NRP Plan or its amendments;**
- (a) monitoring the implementation of the **NRP Plan in close coordination with the managing authorities** ~~Plan~~ while ensuring sound governance practices and ~~the maintenance of~~ **promoting** adequate administrative capacity by the authorities responsible for the **NRP Plan**;
- (b) ensuring coherence in the implementation of the various chapters of the **NRP Plan**;
- (c) submitting, **based on the information received from managing authorities and CAP paying agencies**, payment applications for the **NRP Plan** to the Commission in accordance with Article 65;
- (d) providing forecasts of the amount for payment applications to be submitted for the current and subsequent calendar year by 31 January and ~~30~~**31** July in accordance with the template set in Annex X [on payment forecast]. **This task may be entrusted to one or more managing authorities;**

- (e) ~~providing the management declaration referred to Article 59(1), point (c) [Annual assurance package] in accordance with the template set out in Annex XII [management declaration] signed by the managing authority or the paying agency;~~
- (f) ~~coordinating~~**collecting** and submitting to the Commission all the documents requested as part of the annual assurance package referred to in Article 59 [annual package]. **Where the assurance package includes more than one management declaration or audit opinion, those shall cover all payment applications submitted during the reference period, in accordance with the Member State's institutional, legal and financial framework;**
- (g) ensuring financial flows to managing authorities **and CAP paying agencies**, guaranteeing that with each payment made by the Commission, such authorities receive the amounts due to them, in accordance with the progress made in the implementation of the measures included in their respective chapters and taking into account potential financial corrections resulting from the implementation of their chapters and that they receive by the end of the period an amount at least equivalent to their Union contribution;
- (h) ~~ensuring a framework to strengthen the administrative capacity of authorities, stakeholders, partners, and beneficiaries at national and local levels, and promoting policy learning and experimentation;~~
- (i) **where applicable**, supporting the work of a coordinating committee by providing the necessary information and ensuring the follow-up of the decisions and recommendations of the coordinating ~~monitoring~~ committee;
- (j) communicating to Union citizens the ~~role~~ objectives and results of the NRP Plan in accordance with Article 18 of Regulation [Performance regulation] through a single website portal providing access to all chapters of the NRP Plan pursuant to Article 64(1).

The tasks listed under this Article may be entrusted to one or more authorities, while ensuring that each task is entrusted to only one authority. Arrangements to establish the tasks of the coordinating function shall be recorded in writing.

Functions of the managing authority

1. The managing authority shall be responsible for managing the **NRP Plan or a part one or more chapters of the NRP Plan or one or more Interreg Plan Chapters, or parts of a chapter of the NRP Plan, including for the fulfilment of milestones and targets of the concerned parts**~~Plan with a view to delivering its objectives~~. It shall have the following functions:
 - (a) selecting operations with a view to ~~maximising~~**optimising** the contribution of the **NRP Plan** towards the achievement of the objectives of the Fund, defined at the level of its chapters and measures by establishing and applying criteria and procedures which are non-discriminatory and transparent;
 - (b) carrying out management verifications to ensure the fulfilment of the milestones ~~and~~, targets **and outputs** set out in the Plan and the ~~effective~~ use of funds in compliance with applicable law; for the purposes of drawing up the management declaration, the managing authority is ~~not expected to~~**shall not** verify the underlying costs of the operations **when assessing the fulfilment of milestones, targets and outputs**;
 - (c) applying effective and proportionate measures and procedures, taking into account the risks identified, to prevent, detect, and correct irregularities, including fraud, corruption, conflict of interests, and double-funding and ensure compliance of the underlying operations with applicable law, in accordance with the relevant key requirements set out in Annex IV [key requirements];
 - (d) supporting the work of the monitoring ~~committee~~**committees** by providing the necessary information in a timely manner and ensuring the follow-up of the decisions and recommendations of the monitoring ~~committee~~**committees**;
 - (e) if relevant, supervising **the implementation of the tasks delegated to the** intermediate bodies, while ensuring sound governance practices and the maintenance of adequate administrative capacity;

- (f) **if relevant**, strengthening the administrative capacity of intermediate bodies ~~(if relevant)~~, **stakeholders, partners** and beneficiaries, and promoting policy learning ~~and experimentation~~;
- (g) ensuring that a beneficiary receives the amount due in relation to the implementation of ~~a measure~~ **an operation** in full and no later than 80 days from the date of submission of the payment claim by the beneficiary; and for interventions referred to in Article ~~35~~**35(1)**, points (a) to (g), (o), (p), and (r) [types of interventions], ensuring that **at least 95% of** the payment to beneficiaries takes place not later than 30 June of the year following the year of the submission of the payment claim. **For interventions referred to in Article 35(1), points (h) to (n) and (q) to (s), Member States may decide to apply the deadline of 30 June of the year following the year of the submission of the payment claim by the beneficiary.** The deadline may be ~~interrupted~~**suspended** if information submitted by the beneficiary does not allow the managing authority to establish whether the amount is due;
- (h) recording and storing electronically the data necessary for monitoring, evaluation, financial management, verifications and audits in accordance with Article 58 [Responsibilities of the MS], **Article 63 [Data collection and recording]** and Annex IV [key requirements], and ensure the security, integrity and confidentiality of data and the authentication of users;
- (i) ensuring that each beneficiary is provided with a document setting out the conditions for support; **the financing plan; and the time limits of its execution** and where applicable the method to apply the conditions for payment;
- (j) ensuring that beneficiaries comply with their obligation to ensure the visibility of the Union support, in accordance with Article 18 of Regulation (EU, Euratom) XX [Performance regulation];

- (k) **preparing, signing and providing to the authority assuming the coordinating function** the management declaration referred to in point ~~(a)~~ paragraph 1(c) of Article 59(1), ~~point (c)~~ (1, point (a) [Annual assurance package] in accordance with the template set out in Annex XII [management declaration];
 - (l) submitting information on the implementation progress of the measures in the Plan as required by Article 58 [Responsibilities of Member States] and Annex IX [Reporting on progress in implementation of measures];
 - (m) **if relevant, ensuring evaluation of relevant part(s) of the NRP Plan;**
 - (n) **implementation of a communication framework for relevant target audiences and chapters of the NRP Plan.**
2. Management verifications referred to paragraph 1, point (b) shall be risk-based and proportionate to the risks identified ex ante and in writing.
 - 3- Management verifications shall include administrative verifications in respect of payment claims made by beneficiaries and, **where necessary**, on-the-spot verifications of operations. Those verifications shall be carried out before submission of the annual assurance package in accordance with Article 59.

Article 52

Functions of the CAP paying agency

1. The **CAP** paying agency shall have an administrative organisation and a system of internal control that complies with internationally recognised standards of internal control and that provides sufficient guarantees that payments are legal, regular and properly accounted for.

2. Each Member State **may keep the existing CAP paying agencies in place and shall, taking into account its institutional provisions, restrict the number of its accredited CAP paying agencies to a single CAP paying agency at national level ~~or~~and/or**, where applicable, one per region. **Where a Member State has more than one CAP paying agency, that Member State may designate a coordinating body of CAP paying agencies.**
3. In relation to the ~~measures~~**interventions** referred to in Article 35 (1) [CAP type of interventions], the CAP paying agency shall perform the tasks of the managing authority listed in Article 51(1) [managing authority], points (b), (c), (f), (g), (h), (i), (j), **(k) and (l)** ~~and (k)~~ and (2) and (3) of that Article.

The CAP paying agency may delegate the performance of its tasks, with the exception of making payments.

By way of derogation from the first and second subparagraph, in relation to multisectoral community-led local development encompassing LEADER, Member States may decide that the managing authority performs tasks listed in Article 51.

4. The CAP paying agency shall provide the **authority assuming the coordinating authorityfunction** with the necessary information for the purpose of Article 50, points (c), ~~(e)~~ and (f) of **this Regulation** ~~[CA]~~.

The person in charge of the CAP paying agency shall draw up and provide to the **authority assuming the coordinating authorityfunction** the management declaration(s) referred to in Article 59(1), point (c), of this Regulation [Submission of the annual assurance package].

5. Each Member State shall continuously monitor the compliance of the **CAP** paying agency with the requirements laid down in paragraph 1 and be in charge of issuing, reviewing and withdrawing their accreditation.

Where the Member State has determined that an accredited **CAP** paying agency no longer respects one or more of the requirements laid down in paragraph 1 in a manner that affects the fulfilment of its tasks, the Member State shall put the **CAP** paying agency's accreditation under probation without delay. It shall draw up a plan including actions and deadlines to remedy the deficiencies found within a period to be determined according to the severity of the problem. That period shall not exceed 12 months from the date on which the accreditation is put under probation. In duly justified cases, the Commission may, upon request of the Member State concerned, grant an extension of that period.

Article 53

Functions of the audit authority

1. The audit authority shall be responsible for carrying out audits on the fulfilment of milestones ~~and~~, targets **and outputs**, and system audits in order to provide assurance to the Commission regarding the effective functioning of the management and control systems, ~~including whether the management and control systems ensure the legality and regularity of the underlying transactions and the effective and timely protection of the financial interests of the Union.~~ The audits shall provide assurance on the ~~effective~~ use of funds in compliance with the applicable law.

2. The audit authority shall draw up **and provide to the authority assuming the coordinating function or to the managing authority of the Interreg Plan chapter:**

- (a) an annual audit opinion for the purposes of Article 63(7) of Regulation (EU, Euratom) 2024/2509 in accordance with the template set out in Annex XIII of this Regulation which shall establish whether
 - (i) data entered in the payment applications submitted for the reference period as referred to Article 59(1), point (a), [assurance package] are complete, accurate and reliable;
 - (ii) the management and control systems function properly **and ensure that Union funds are used in compliance with applicable law** and ensure the effective and timely protection of the financial interests of the Union ~~and the legality and regularity of the underlying transactions;~~
 - (iii) the use of funds is compliant with the applicable law;
 - (iv) whether the audit work puts in doubt the assertions made in the management declaration(s).
- (b) a summary of the audits carried out as referred to in Article 59(1), point (b), [Assurance package] including an analysis of the nature and extent of the weaknesses identified and any corrective action taken or planned;

Audit work shall be carried out in accordance with internationally accepted audit standards.

3. The audit authority shall prepare an audit strategy based on a risk assessment, taking into account the management and control system description provided for as required in Article 22(2), point (m), covering system audits, and audits regarding the milestones, ~~and~~ **and outputs**, and the ~~effective~~ use of funds in compliance with applicable law. All newly identified managing authorities shall be subject to a system audit before the submission of the first payment application.

4. **Without prejudice to the requirements set out in Article 58,** ~~t~~The audit authority is ~~not expected to~~**shall not** verify the underlying costs of the operations ~~for the purpose of its audit work~~**when verifying the fulfilment of milestones, targets and outputs.**

CHAPTER II

Monitoring arrangements

Article 54

Monitoring committee and coordinating committee

1. Each Member State shall set up one or more monitoring committees for the chapters of the NRP Plan, as appropriate in function of the chapter concerned. All chapters of the **NRP** Plan shall be covered. The same monitoring committee may cover more than one chapter.
2. Where the Member State sets up more than one monitoring committee, it ~~shall~~**may** also set up a coordinating committee which shall ensure the overview and the monitoring of the implementation of the **NRP** plan, after consulting the relevant authorities managing each of the NRP Plan's chapters, within three months of the date of notification to the Member State concerned of the decision approving the NRP Plan. ~~The coordinating committee shall approve all elements listed under Article 56(1) [functions of the monitoring committee]~~
3. The rules laid down in Articles 55 and 56 shall apply to the coordinating committee, **where relevant**, and to the monitoring committee.
4. Each monitoring committee and, **where relevant**, the coordinating committee shall adopt its rules of procedure, including provisions regarding the prevention of any conflict of interest and the application of the principle of transparency.
5. The monitoring **committee and, where relevant, the coordinating** committee shall meet at least once a year and shall review the implementation of the chapter or chapters of the NRP Plan under its responsibility, including all issues that affect the progress towards achieving their objectives.

6. The rules of procedure of the monitoring committee **and, where relevant, of the coordinating committee**, and the data and information shared with the monitoring committee shall be published on the website referred to in Article 64.

Article 55

Composition of the monitoring committee

1. ~~Each Member State shall determine in a public procedure and based on objective and transparent criteria,~~ **When determining** the composition ~~and the size~~ of the monitoring committee, ~~ensuring~~ **each Member State shall ensure** a balanced representation of the relevant Member State authorities and intermediate bodies and of representatives of the partners referred to in Article 6 [partnership]. ~~The number of such partners shall be equal or superior to members belonging to authorities or intermediate bodies~~ **through a transparent process, according to the institutional and legal framework of each Member State.**

The composition of the monitoring committee shall take into account the chapter or the chapters of the **NRP** Plan the monitoring committee is responsible for. The composition and size of the monitoring committee shall enable the committee to carry out its work efficiently and effectively.

Each member of the monitoring committee shall have a vote. **The monitoring committee shall be chaired by a representative of the Member State. The rules of procedure may allow non-members, including the EIB, to participate in the work of the monitoring committee.**

The Member State shall publish and ~~annually update~~ **keep up to date** the list of the members of the monitoring committee on the website referred to in Article 64.

2. Representatives of the Commission shall participate in the work of the monitoring committee in an advisory capacity.

Functions of the monitoring committee

1. The monitoring committee shall examine **for the chapter or chapters under its responsibility**:
 - (a) the progress in implementation of the measures included in the chapter **or chapters** of the **NRP** Plan;
 - (b) any issues that affect the performance of the chapter **or chapters** and the measures taken to address those issues;
 - (c) the fulfilment of the Rule of Law and Charter horizontal conditions laid down in Articles 8 and 9 [Rule of law and charter horizontal conditions] and their application throughout the programming period;
 - (d) the progress made in carrying out evaluations, syntheses of evaluations and any follow-up given to findings;
 - (e) the implementation of information, communication and visibility actions ~~with regards to reforms and investments and other interventions included in the chapter~~;
 - (f) the progress in administrative capacity building for public institutions, partners and beneficiaries, where relevant;
 - (g) the effective functioning of the partnership as regards the chapter or chapters of the **NRP** Plan under its responsibility.

2. The monitoring committee shall approve for the chapter(s) **of the NRP Plan** under its responsibility:
 - (a) any proposal for the amendment of the chapter or chapters ~~of the NRP Plan under its responsibility~~, except for amendments pursuant to Article 34 [Union actions, EU Facility].
 - (b) the methodology, **and** ~~criteria and procedures~~ for the selection of operations, including any changes thereto. The criteria applied ~~and procedures used~~ shall be non-discriminatory, inclusive and transparent, ensuring accessibility to persons with disabilities, ensuring gender equality, and take account of the Charter of Fundamental Rights of the European Union;
 - (c) the evaluation roadmap and any amendment thereto;
 - (d) ~~the communication strategy;~~
 - (e) ~~territorial development strategies.~~
3. **If applicable**, the coordinating committee shall ~~examine and approve~~ **give an opinion on** the same elements as the ones mentioned in the preceding paragraph but at the level of the **NRP Plan with a view to ensuring coherence in the implementation of the various chapters**~~Plan~~.— In case of divergent opinions, the opinion of the monitoring committee responsible for the chapter shall prevail.
4. In case of delays or challenges in the implementation of different chapters of the **NRP Plan, the monitoring and, if applicable**~~Plan~~, the coordinating committee can issue recommendations to the authorities managing the chapters of the **NRP Plan** on improving the effectiveness of these chapters in achieving their objectives, ~~including any corrective actions that shall be taken by the authorities.~~
- 4a. **Paragraph 2 shall not apply to CAP and CFP interventions, for which the monitoring committee shall provide an opinion.**

European and national CAP Network

1. ~~Each Member State shall, at the latest 12 months after the approval by the Commission of the Plan, establish and support a national network for CAP ('national CAP network') for the networking of organisations and administrations, advisors, researchers and other innovation actors, and other actors in the field of agriculture and rural development at national level. The national CAP networks shall build on the existing networking experience and practices in the Member States.~~
2. ~~The Commission shall establish a European network for the Common Agricultural Policy ('European CAP network') to link national networks, organisations, and administrations in the field of agriculture and rural development at Union level.~~

3. The objectives of the national and European CAP networks shall be to:
- (a) involve stakeholders in the design and implementation of the CAP interventions of the NRP Plan;
 - (b) support Member State administrations in implementing the CAP interventions;
 - (c) improve the quality of the NRP Plans and in particular their measures related to agriculture and disseminate results;
 - (d) foster innovation, peer to peer learning, and knowledge sharing;
 - (e) enhance monitoring and evaluation capacities;
 - (f) disseminate information on the CAP and funding opportunities;
 - (g) contribute to further development of the CAP.
4. To achieve the objectives referred to in paragraph 6, the networks shall:
- (a) collect, analyse, and disseminate information on good practices concerning the CAP as well as analysis on developments in agriculture and rural areas;
 - (b) build capacity for Member States' administrations and other actors involved in the implementation, monitoring and evaluation of the NRP Plans concerning the CAP;
 - (c) facilitate exchanges, peer to peer learning, and networking, including where relevant exchanges with networks in third countries;
 - (d) support the networking of funded cooperation projects, such as local action groups under Article 77 [LEADER], EIP-AGRI operational groups referred to in Article 19 of Regulation (EU) 202X/XXXX [CAP Regulation] and promote links to other Union funded strategies.
5. The European CAP network and the national CAP networks shall collaborate and carry out joint activities in the achievement of the objectives referred to in paragraph 3. The European CAP network shall use a distinctive visual identity.

TITLE X
MANAGEMENT AND FINANCIAL RULES

CHAPTER I
General management rules

Article 58

Responsibilities of Member States

1. The Member States shall take appropriate measures to protect the financial interests of the Union and to ensure that the use of funds in the implementation of the Plans complies with the applicable law, including applicable public procurement and State aid rules. They shall in particular ensure the prevention, detection, correction and reporting of irregularities, including fraud, corruption and conflicts of interest.
2. For the purposes of paragraph 1, the Member States shall:
 - (a) establish effective and efficient management and control systems for their Plans in accordance with the key requirements set out in Annex IV and ensure their proper functioning in accordance with the principle of sound financial management;
 - (b) ensure ~~and regularly check~~ that the support provided has been properly used to achieve the established milestones and targets or outputs and take all the appropriate actions to ensure that the use of funds in the implementation of the Plans complies with applicable law. **Member States shall not verify the underlying costs of the operations and the measures when assessing the fulfilment of milestones, targets and outputs;**
 - (c) take appropriate measures to prevent, detect and correct irregularities including fraud, corruption, conflicts of interest, including, **where available and applicable, with** the use of data mining tools;

- (d) apply **proportionate** corrective measures where the applicable law is not respected;
- (e) ensure the avoidance of double funding from the Union budget, and take immediate measure to correct any situation of double funding, **in particular by cooperating with the Commission in line with Article 7(5) or through recovery of by cancelling the most recent funds decided to the concerned operation;**
- (f) ensure compliance with the obligations set out in Article 130 of Regulation (EU, Euratom) 2024/2509;
- (g) ensure the reporting of all cases of suspected fraud, corruption and irregularities, including conflict of interest, double funding and other breaches of the applicable law in the Commission's Irregularity Management System (IMS); the Commission shall summarise and publish that information annually and shall communicate it to the European Parliament;

Irregularities where the amount of Union contribution concerned by the case is lower than EUR 10 000 shall not be reported or where irregularities have been detected and corrected by the Member States before their inclusion in a payment application submitted to the Commission shall not be reported;

- (h) ensure that the Commission, OLAF, the Court of Auditors and, in respect of those Member States participating in enhanced cooperation pursuant to Regulation (EU) 2017/1939, the EPPO:
 - (i) can exercise their respective competences as provided for in Article 129(1) of the Regulation (EU, Euratom) 2024/2509 including by requiring expressly the ~~recipients~~**beneficiaries** of Union funds to provide or ensure the necessary rights and access **and ensure that recipients, final recipients, contractors and sub-contractors provide such rights and access;**
 - (ii) receive access to the data referred to in Article 63 [on data collection and publication] within the exercise of their respective competences.

- (i) have systems and procedures in place to ensure that all supporting documents necessary for the audit trail related to a measure supported by the Fund are kept at the appropriate level for a ~~ten~~**five** year period from 31 December of the year in which the last payment by the Commission to the Member State is made; where a redress procedure has been initiated, an appeal has been lodged or where court proceedings have begun, the supporting documents shall be kept until those procedures or any subsequent recovery procedures are terminated;
- (j) make arrangements to ensure the effective examination of complaints concerning the use of the Fund, in accordance with their institutional and legal frameworks, and upon request by the Commission, examine complaints submitted to the Commission falling within the scope of the NRP Plan **or the Interreg Plan chapter** and inform the Commission of the results of these examinations;
- (k) ensure that all exchanges of information between beneficiaries of funding and the ~~NRP~~ Plan authorities, as well as with the Commission, are carried out by means of electronic data exchange systems which includes, among others, use of automatic and interactive forms and calculations, ensures record-keeping and data storage in the system enabling both administrative verifications of payment claims submitted by beneficiaries and audits as well as allows for automatic synchronisation and transmission of data between beneficiaries' and Member States' systems;
- (l) ensure that all official exchanges of information with the Commission are carried out by means of an electronic data exchange system referred to in Annex XVI [SFC2028: electronic data exchange system between the Member States and the Commission]. ~~Member States are not expected to verify the underlying costs of the operations and the measures when assessing the fulfilment of milestones and targets.~~

3. Member States shall inform the Commission by ~~15 February of each year~~ **the deadline set out in Article 59(1)** on the progress in achieving the objectives established in the Plans, quantifying the fulfilment of each target and milestone, and progress achieved for output-based interventions supported by the Plans. This information shall be provided in accordance with the template set out in Annex IX [Reporting on progress in implementation of measures]. If no quantification on progress of milestones and targets is available in the progress reporting systems, the Member state shall provide an estimation of progress achieved, in accordance with the template set out in Annex IX [Reporting on progress in implementation of measures]. The information made available shall cover progress until the end of **the preceding calendar year** ~~N~~ and shall be submitted as part of the annual assurance package referred to in Article ~~57(1)~~ **59(1)**, point (a).
4. The Commission is empowered to adopt delegated acts in accordance with Article ~~86~~ **87** [delegated acts] supplementing paragraph 2, point (g) of this Article, with rules on the criteria for determining the cases of suspected fraud, corruption and irregularity to be reported and on the data to be provided in that context.

Article 59

Submission of the annual assurance package

1. For the purpose of Article 63 of Regulation (EU, Euratom) 2024/2509, Member States shall submit to the Commission by 15 February of each year ~~following 2028~~, **starting in 2029**, the following documents ('the annual assurance package'), **which shall cover the preceding assurance reference period**:
 - (a) reporting on the implementation progress of the measures in the **NRP Plan or the Interreg Plan chapter** ~~Plan~~ set out in Article ~~58(4)~~ **58(3)** [Responsibilities of Member States], in accordance with **Part 2 of the template** set out in Annex IX [Reporting on progress in implementation of measures], **covering the cumulative progress until the end of the preceding calendar year** ~~referencing~~ **and listing the payment applications submitted in a given assurance reference period starting with those submitted in 2028 for the first assurance period in accordance with Part 1 of the template set out in Annex IX;**

- (b) the summary of the audits referred to in Article 53(2)(b) [functions of the audit authority];
- (c) ~~a management declaration~~ **declarations**, in accordance with the template set out in Annex XII, indicating that:
 - (i) the information submitted with the payment application(s) is complete, accurate and reliable;
 - (ii) the funds were ~~properly~~ **used in accordance with applicable law**;
 - (iii) the management and control systems put in place function properly and give ~~the necessary~~ **reasonable** assurance that the funds were managed in accordance with ~~all applicable laws~~ **law**, including on the prevention, detection, reporting and correction of conflicts of interests, corruption, double funding, fraud and other irregularities, and in line with the principle of sound financial management;
 - (iv) the information **reported in accordance with Part 2 of Annex IX covering the cumulative progress until the end of the preceding calendar year** ~~referred to in point (a)~~ provides a true and fair view of the implementation progress;
- (d) the annual audit ~~opinion~~ **opinions** referred to in Article 53(2) [functions of the audit authority] in accordance with the template set out in Annex ~~XIII~~;

Pursuant to Article 63(7) of Regulation (EU, Euratom) 2024/2509, the deadline of 15 February may exceptionally be extended by the Commission to 1 March upon written communication by the Member State concerned.

2. The Commission shall take into account the information provided in the annual assurance package in order to decide whether any of the measures specified in Articles 66, 67 and 68 [interruptions][suspension of payments][financial corrections] are necessary.

3. **To ensure the effective protection of the Union’s financial interests,** ~~w~~When submitting the final annual assurance package **by 15 February 2037** for the last financial year, the Member State shall confirm that the total payments from the Commission, **excluding technical assistance**, do not exceed the total amount paid by the Member State to the beneficiaries **for the operations [in the meaning of Article 63(1)(e)(vi)] at the level of** ~~an~~ ~~implementing~~ the Plan, taking into account the national contribution.

Article 60

Responsibilities of the Commission

1. The Commission shall obtain reasonable assurance that Member States have put in place management and control systems that comply with the requirements laid down in this Regulation and that these systems function effectively and efficiently during the implementation of the Plans.
2. The Commission shall draw up, for the purposes of its own audit work, an audit strategy and an audit plan which shall be based on a risk-assessment and the principle of proportionality. **The Commission shall inform the Member States annually about its audit strategy.**
3. The Commission and the audit authority shall coordinate their audit work.
4. For the purpose of audits, the Commission officials or their authorised representatives shall, in accordance with Article 58(2), point (h) [responsibilities of MS], have access to all necessary records, documents and metadata, irrespective of the medium in which they are stored, relating to the plan implementation, including operations supported by the Fund or to management and control systems and shall receive copies in the specific format requested. The Commission officials or their authorised representatives may request supplementary information and perform on-the-spot audits.
5. The Commission shall carry out audits during the implementation of the Fund and up to three years following the date of the final payment **made by the Commission to the Member State.**

6. **Without prejudice to the possibility to check supporting documents as referred to in Article 58(2)(i) or to ensure the effective protection of the financial interests of the Union, the Commission is not expected to shall not verify the underlying costs of the operations for the purpose of its audit work when auditing the fulfilment of milestones and targets.**

Article 61

Single audit approach

1. When carrying out audits, the Commission and the audit authorities shall take due account of the principles of single audit and proportionality in relation to the level of risk to the budget of the Union.
2. The Commission and audit authorities shall first use all the information and records referred to in Article 58(2), point (h) (~~Responsibilities of Member States~~) available, including results of management verifications, and **information available in the electronic data exchange systems referred to in Article 58(2) points (k) and (l)**. **The Commission and audit authorities** may request and obtain additional documents and audit evidence from the plan authorities and beneficiaries concerned where, based on their professional judgement, this is required to support robust audit conclusions.
3. ~~For Plans for which~~ **Where** the Commission concludes that the opinion of the audit authority is reliable, and the Member State concerned participates in the enhanced cooperation on the establishment of the EPPO, the Commission's own audits shall be limited to auditing the work of the audit authority. **The Commission shall take into account the participation of the Member State concerned in the enhanced cooperation on the establishment of the EPPO.**
4. The Commission and the audit authority ~~may decide not to~~ **shall not** audit milestones and targets **and outputs** in any year where they have already been subject to an audit by the European Court of Auditors, **provided that the results of that European Court of Auditors' audit for such milestones and targets and outputs can be used by the audit authority or the Commission for the purpose of fulfilling their respective tasks, in particular in the absence of any new evidence.**

5. Notwithstanding paragraph 34, any milestone and target **and output** may be subject to more than one audit, if the audit authority concludes, based on its professional judgement, that it is **otherwise** not possible to draw up a valid audit opinion. **The Commission shall give sufficient prior notice of an audit to the Member State concerned.**

6. Paragraph 23 shall not apply where:

- (a) there is a specific risk or suspicion of fraud, corruption or conflicts of interest or another serious non-compliance ~~with the responsibilities of Member States referred to in Article 58 [Responsibilities of Member States];~~
- (b) there is a need to re-perform the work of the audit authority for obtaining assurance as to its effective functioning following the risk assessment exercise performed by the Commission;
- (c) there is evidence that the functioning of the audit authority does not comply with the key requirements laid down in Article 53 [functions of the audit authority] and Annex IV [A&C requirements].

For the purposes of points (a), (b) and (c) of this paragraph, the Commission shall inform in a timely manner the Member States of the reasons for not applying the principle referred to in Article 61(3).

7. The Commission and the audit authorities shall meet on a regular basis and, unless otherwise agreed, at least once a year to examine the audit strategy, the annual control report and the audit ~~opinion~~**opinions**, to coordinate their audit plans and methods, and to exchange views on issues relating to the improvement of management and control systems.

Control system for farm stewardship and common fisheries policy

1. Member States shall as part of the controls referred to in Article 58 [Responsibilities of Member States] verify the compliance of beneficiaries with the requirements of the farm stewardship referred to in Article 3 of Regulation (EU) 202X/XXXX [CAP Regulation] and with **the control system under** Article ~~XX3~~ paragraph ~~XX4~~ of Regulation (EU) 202X/XXXX [CFP Regulation].

Where the area ~~eligible for the support referred to in the first subparagraph~~, as declared in the geo-spatial application referred to in Article 70 [IACS] **for the support under the interventions Article 3(2) of Regulation (EU) 202X/XXXX [CAP Regulation]**, does not exceed 10 hectares, the beneficiaries shall be exempted from controls ~~and penalties under this Article~~ **and penalties in Article xx of Regulation (EU) 202X/XXXX [CAP Regulation]**.

Where a beneficiary has been selected for an on-the-spot check on an aid application or on a payment claim, Member States shall, to the extent possible and taking account of the associated risks **and costs of control**, not select that beneficiary for a subsequent check and control sample for that year, except when the circumstances require more than one on-the-spot check in order to ensure the effective protection of the financial interests of the Union. This provision shall not reduce the level of checks.

- ~~2. Member States shall make use of their control and enforcement systems in the areas of climate and environment, public health, plant health and animal welfare, social and employment legislation, applicable labour standards, fisheries and aquaculture to ensure that beneficiaries of the support comply with the requirements set out in the first paragraph.~~

3. ~~The managing authority or paying agency shall be notified where relevant at least once a year of cases of non-compliance where enforceable decisions in that respect have been made under the applicable control and enforcement systems referred to in paragraph 2. That notification shall include an assessment and grading of the severity, extent, permanence or reoccurrence and intentionality of the non-compliance concerned.~~
4. ~~The administrative penalties referred to in paragraph 5 shall only apply to non-compliance with the requirements of the farm stewardship referred to in Article 3 of Regulation XX [CAP, farm stewardship] where that non-compliance is the result of an act or omission directly attributable to the beneficiary concerned, and where one or both of the following conditions are met:~~
- ~~(a) the non-compliance is related to the agricultural activity of the beneficiary, as defined by Member States in their NRP Plans in accordance with Article 4, point (21), point (a) [framework definition of agricultural activity];~~
 - ~~(b) the non-compliance concerns the holding as defined in Article 4(15) [definitions—holding] or other areas managed by the beneficiary situated within the territory of the same Member State.~~
- ~~However, if the non-compliance concerns forest areas, the penalties referred to in paragraph 5 shall not be applied where no support is claimed for the area concerned.~~
5. ~~Member States shall set up a system of administrative penalties applying to beneficiaries referred to in paragraph 4 who do not comply, at any time in the calendar year concerned, with the requirements of the farm stewardship.~~

~~The penalties shall consist of the reduction or exclusion of the total amount of the payments under measures listed in Article 35(1), points (a) to (f), and (o) and (p) to the extent they concern support for local agricultural products, of Regulation (EU) 202X/XXXX [CAP Regulation] granted or to be granted to the beneficiary concerned in respect of aid applications that the beneficiary has submitted or will submit in the course of the calendar year of the finding of the non-compliance. The penalties shall be calculated on the basis of the payments granted or to be granted in the calendar year in which the non-compliance occurred. However, where it is not possible to determine the calendar year in which the non-compliance occurred, the reductions or exclusions shall be calculated on the basis of the payments granted or to be granted in the calendar year of the finding of the non-compliance.~~

~~For the calculation of those penalties, account shall be taken of the severity, extent, permanence or reoccurrence and intentionality of the non-compliance determined, in line with the assessment referred to in paragraph 3. A penalty imposed pursuant to the national legislation implementing the legal acts listed in Annex I, parts A and B, to Regulation XX [CAP] for the same act or omission of a farmer or other beneficiary shall be taken into account in the calculation of penalties referred to in the first subparagraph.~~

~~The expenditure which has been reduced as a result of the application of a penalty shall be considered legal and regular. The reduction shall, as a general rule, be 3 % of the total amount of the payments. In the case of intentional non-compliance, the reduction shall be at least 15 % of the amount of those payments.~~

~~Member States shall provide that no administrative penalty shall be imposed if:~~

- ~~(a) The non-compliance is due to force majeure or exceptional circumstances;~~
- ~~(b) The non-compliance is due to an order from a public authority.~~

6. ~~In case of a non-compliance with Article XX of Regulation (EU) XX [Common Fisheries Policy], the support paid to the beneficiary shall be recovered and an application for support submitted by a beneficiary shall be inadmissible for a specified period of time laid down pursuant to paragraph 8 of this Article, if it has been determined through a final decision by the competent authority concerned that the beneficiary has committed fraud.~~
7. ~~Where a case as listed in Article XX of Regulation (EU) XX [Common Fisheries Policy] occurs between in the period of application and the five years after the final payment, the support paid to the beneficiary shall be recovered. The recovery shall be proportionate to the nature, gravity, duration and repetition of the serious infringements or offences by the beneficiary concerned and the importance of support to the economic activity of that beneficiary.~~
8. ~~In order to ensure a level playing field among Member States and the effectiveness, proportionality and dissuasive effect of the penalties referred to in paragraph 5 and recoveries and inadmissibility referred to Article XX of Regulation EU XX [Common Fisheries Policy], and in paragraph 6 and 7 of this Article, the Commission is empowered to adopt delegated acts in accordance with Article 86 supplementing this Regulation with~~
- ~~(a) detailed rules on the application and calculation of the penalties;~~
 - ~~(b) the identification of the threshold triggering, and the period of time of, the inadmissibility as well as the arrangements for recovering the support granted, including thresholds triggering it.~~

Data collection and recording

1. For the purposes of audit and controls, transparency and performance monitoring and evaluation, Member States shall collect, record and store electronically the information referred to in points (a) to (g), **without prejudice to Article 19 of the Performance Regulation**, while ensuring the security, integrity and confidentiality of data and the authentication of users and allowing automated data ~~exchange~~**submission** with the electronic system identified by the Commission:
 - (a) on the beneficiary:
 - (i) whether the beneficiary is a public or private law body, or an entity with or without legal personality, or a natural person or a group of natural persons;
 - (ii) the entity's full legal name, address, and their VAT identification number or tax identification number where available or another unique identifier established at country level;
 - (iii) if natural person, first and last name, date of birth, locality and ~~nationality~~**their VAT identification number or tax identification number where available or another unique identifier established at country level**;
 - (iv) information on all beneficial owners of the beneficiary, if any, as defined in Article 4~~(6)~~**3(6)** of Directive (EU) 2015/849 of the European Parliament and of the Council¹⁰, namely first name(s) and last name(s), date(s) of birth and VAT ~~registration~~**identification** number(s) or tax identification number(s) where available or another unique identifier **established** at country level;

¹⁰ Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73, ELI: <http://data.europa.eu/eli/dir/2015/849/oj>).

- (v) the amount of Union contribution ~~committed~~ **outlined** in the document setting out the conditions for support;
- (vi) indication of the associated measure under the Plan with the measure's sequence number and operation's identifier;
- (vii) in relation to financial instruments, information whether the beneficiary is the body that implements a holding fund or, where there is no holding fund structure, the body that implements a specific fund, or, where the managing authority implements financial instrument directly, information on the managing authority.
- (viii) In relation to CAP interventions referred to in Article 35(1),
- gender, **if applicable**, whether the beneficiary is a farmer, a forest holder, a young farmer, a newly-set-up business; for sectoral interventions, the type of producer organisation;
 - geolocation of the holding, **if applicable**, whether it is located in an area with natural or specific constraints as referred to in Article 8 of Regulation (EU) 202/XXXX [CAP Regulation][Payment for natural or other area-specific constraints], in a nitrate vulnerable zone¹¹, in Natura 2000 area as referred to in Article 9 of that Regulation [Support for disadvantages resulting from certain mandatory requirements];

¹¹ As designed under Council Directive 91/676/EEC of 12 December 1991 concerning the protection of waters against pollution caused by nitrates from agricultural sources (OJ L 375, 31.12.1991, p. 1, ELI: <http://data.europa.eu/eli/dir/1991/676/oj>).

- the type of farming¹², **if applicable**, whether the holding is farmed organically¹³, the total number of hectares of arable land, **hectares** of permanent grassland area, **hectares** with permanent crops, **hectares** on which no agricultural activity is performed but which are **still** eligible, ~~the total number of hectares~~, hectares subject to **farm** stewardship, out of which protected practices;
- (b) on the recipient and the final recipient:
- (i) whether the recipient or the final recipient is a natural or legal person and in case of a legal person, whether it is a public or a private law body;
 - (ii) in the case of a legal person, the recipient's or the final recipient's full legal name and their VAT identification number or tax identification number where available or another unique identifier established at country level, and in the case of a natural person, the first and last name of the recipient, the date of birth, **and their VAT identification number or**~~and~~ the tax identification number where available or another unique identifier **established at country level**;
 - (iii) for financial instruments concerning interventions supporting the Common Agricultural Policy implemented under shared management, gender **if applicable**, whether the final recipient is a farmer, a forest holder, a young farmer, a newly-set-up business,~~and the number of contracts signed between the final recipient and the bank~~;

¹² As defined in the Union typology for holdings referred to in Article 5b of Council Regulation (EC) No 1217/2009 of 30 November 2009 setting up a network for the collection of accountancy data on the incomes and business operation of agricultural holdings in the European Community (OJ L 328, 15.12.2009, p. 27, ELI: <http://data.europa.eu/eli/reg/2009/1217/oj>).

¹³ As laid down in Regulation (EU) 2018/848 of the European Parliament and of the Council of 30 May 2018 on organic production and labelling of organic products and repealing Council Regulation (EC) No 834/2007 (OJ L 150, 14.6.2018, p. 1, ELI: <http://data.europa.eu/eli/reg/2018/848/oj>).

- (iv) the locality of the recipient or the final recipient, namely the address of the recipient when the recipient or the final recipient is a legal person; the region on NUTS 2 level when the recipient or the final recipient is a natural person and is domiciled in the Union or the country when the recipient or the final recipient is a natural person and is not domiciled in the Union;
 - (v) information on all beneficial owners of the recipient or the final recipient, if any, as defined in Article 3(6) of Directive (EU) 2015/849, namely first name(s) and last name(s), date(s) of birth and VAT ~~registration~~**identification** number(s) or tax identification number(s) where available or another unique identifier **established** at country level;
 - (vi) the amount of Union contribution ~~committed~~**as outlined in the document setting out the conditions for support**, the indication of the associated measure under the Plan and the operation's identifier.
- (c) on the contractor, **which has been awarded a contract following a public procurement procedure above the thresholds identified in the Union public procurement law**:
- (i) the name and VAT ~~registration~~**identification number** or tax identification number **where available or another unique identifier established at country level**;
 - (ii) information on all beneficial owners of the contractor, if any, as defined in Article 3(6) of Directive (EU) 2015/849, namely first name(s) and last name(s), date(s) of birth and VAT ~~registration~~**identification** number(s) or tax identification number(s) where available or another unique identifier **established** at country level;

- (iii) information on all contracts, namely name, date, reference, contract amount and any relevant identifier or identification number;
 - (iv) indication of the associated measure under the Plan with the measure's sequence number and operation's identifier.
- ~~(d) on the subcontractor:~~
- ~~(i) the name, VAT registration or tax identification number;~~
 - ~~(ii) information on the sub-contract, namely name, date, reference, contract amount and any relevant identifier or identification number;~~
 - ~~(iii) indication of the associated measure and operation under the Plan with the measure's sequence number and operation's identifier.~~
- (e) on the operation:
- (i) name and unique identifier and geolocation of the operation or, for mobile operations, operations implemented in the cloud or operations covering several locations, the location of the beneficiary. **For operations linked to a fishing vessel, the Union fishing fleet register identification number as referred to in Commission Implementing Regulation (EU) 2017/218;**
 - (ii) short description and objectives of the operation, with the exception of the CAP interventions referred to in Article 35(1), points (a) to (g), (o) and (p);
 - (iii) unique identifier of the call(s) of proposals and tenders under which the operation was selected ~~and the related information in accordance with Article 12(4) of Regulation (EU) [Performance Regulation];~~

- ~~(iv) date of submission of the application for funding and date of the document setting out the condition for support;~~
- (v) amount of Union contribution as set out in the document setting out the conditions for support;
- (vi) amount paid out to the beneficiary for the operation;
- (vii) co-financing rate applicable to the associated ~~Chapter of the Plan~~ **measure** and, where applicable, additional national financing;
- (viii) **the expected** start date and end date of the operation as indicated in the document setting out the conditions for support, **which, if different, shall be updated to the actual start date and end date upon completion of the operation;**
- ~~(ix) actual date when the operation is physically completed or fully implemented;~~
- (x) currency of the operation as set out in the document setting out the condition for support;
- (xi) unique identifier of the Plan under which the operation is supported;
- (xii) information on whether the operation is with the participation of a third country or takes place in a third country; if so, identification of that third country;
- (xiii) sequence number of the measure, milestone and target, intervention field and performance indicators pursuant to Article 14 of Regulation [Performance Regulation] to which the operation contributes ~~and the progress in achievements and for each indicator;~~

- (xiv) for CAP interventions referred to in Article 35(1), **if applicable**: the eligible area, ~~the farming practices covered where applicable~~, whether this farming practice is newly implemented, the agricultural sector, group of farmers or area targeted, the type of area supported the area or number of animals or capital insured, the category of investments, ~~the type of training~~;
 - (xv) information on whether the financial instrument is combined with programme support in the form of grants within the meaning of Article 71;
 - (xvi) information on whether the financial instrument operation is implemented across consecutive programming periods concerned below: the 2021-2027 programming period and ~~post-the 2027~~**the 2028-2034** programming period;
 - (xvii) where the financial instrument is organised through a holding fund, information about the body implementing a specific fund under the holding fund
 - (xviii) in relation to financial instrument operations, the amount of private and public resources mobilised in addition to the Funds, by product: loans; guarantees; equity ~~or~~ quasi-equity; grants within a financial instrument operation.
- (f) on Community-Led Local Development, in relation to each Local Action Group (LAG):
- (i) number of members by category, number of members in decision making by category and gender, inclusion of young people in decision-making;
 - (ii) Number of ~~actions~~**operations** implemented by type of beneficiary and by area, number of ~~actions~~**operations** with innovation; amount of Union contribution committed and paid to ~~actions~~**operations** for capacity building and preparatory actions, and for the management, monitoring and evaluation of the strategy and its animation;

(iii) Support of LAG provided for regional development, employment and social policy, or for the development– of coastal **fishing** and aquaculture communities;

(g) on each EIP-AGRI operational group:

(i) title of the project; project coordinator and partner(s): type of partner, name, address, email and telephone; start and end date, objectives and nature of the project; key thematic areas addressed; territorial scope, geographical location; ‘practice abstract(s)’ with main findings of the project; project contribution to CAP specific objectives; final report.

(ii) if applicable, funding source(s) additional to Union contribution and cofinancing.

2. Member States shall make available to the Commission the information referred to in paragraph 1 ~~two times per~~ **as well as the information referred to in Article 12(4) of the Performance Regulation once a year** via automatic data exchange arrangements.
3. In relation to the data referred to in paragraph 1 related to the CAP interventions, ~~the~~ Member States shall make available to the Commission annually at the latest by 31 October of the year N the information concerning area and animal-based payments made in **relation to** claim year N-1, sectoral interventions implemented in calendar year N-1, and any other interventions **referred to in Article 35 (1)** as appropriate.
4. Member States shall set up their systems for collection of data in a digital-ready and interoperable way based on the principle that data is collected only once and re-used. Member States shall ensure that beneficiaries, recipients, final recipients, contractors and sub-contractors are to the extent possible not confronted with duplication of data requests, have access to all relevant data related to them and can easily reuse these data to complete and submit applications. Whenever possible, Member States shall re-use existing registers and databases.

5. The Commission is empowered to adopt delegated acts in accordance with Article 8687 [Exercise of the delegation] to amend the data categories set out in paragraph 1.

Article 64

Transparency

1. The Member State shall, within six months of the adoption of the Council decision referred to in Article 23 [Commission proposal and Council implementing decision], ensure that a website **or a website portal** is operational where information on support under this Regulation is available, covering the Plan's objectives, activities, available funding opportunities and achievements.
2. The Member State shall ensure the publication of the information set out in Article 63(1) [Data collection and recording] on the website referred to in paragraph 1 of this Article, subject to the protection of personal data and the exceptions listed in paragraph 5 of this Article. The information shall be updated at least **once a year** ~~every six months~~.

By way of derogation from the first subparagraph, as regards CAP interventions referred to in Article 35(1), Member States shall ensure by 31 May of the year N+1 the publication of the information referred to in Article 63(3) [Data collection and recording], with the exception of the data referred to in points (a)(iv), ~~(a)(ixviii)~~ and (e)(xiv) of paragraph 1 of that Article.

The Member State shall also ensure the publication on that website of the elements referred to in Article 12(4) of Regulation (EU) [Performance Regulation] in relation to calls for proposals and tenders under the Fund, as well as a timetable of the planned calls for proposals under the Fund, with those elements, that is updated at least two times a year.

The information shall be in **at least one of** the official ~~language or~~ languages of the ~~Member State and/or in either English, French or German~~**institutions of the Union**, and shall remain available on the website for two years from the date of its initial publication. The data published on the website referred to in paragraph 1 shall be in a digital-ready, open, interoperable and machine-readable format, which allows data to be sorted, searched, extracted, compared and reused.

3. The Member State shall, before publication takes place in accordance with paragraph 2, inform the beneficiaries and request them to inform recipients, final recipients, contractors and subcontractors that the data will be made public.
4. The Commission shall publish the data as referred to in paragraph 2 of this Article on the centralised website referred to in Article 12 [Single Gateway] of the Regulation [Performance Regulation].

For the purposes of the first subparagraph, the Commission shall publish the share of the Union contribution in the amounts referred to in Article 63 [Data collection and recording]. The Union contribution shall be established by multiplying the amounts referred to in Article 63 [Data collection and recording] to the co-financing rate applicable to the associated ~~Chapter~~**measure** of the Plan. Amounts in currency other than euro shall be converted to euro by using the monthly accounting exchange rate referred to in Article 19(3) of Regulation (EU, Euratom) 2024/2509.

5. Information shall not be published where Union law or national law excludes such publication for reasons of security, public order, criminal investigations, or where the information falls under points a) to d) of Article 38(3) of the Regulation (EU, Euratom) 2024/2509. **Such information may include the assessment referred to in Article 22(2b)(m).**

Information on name and surname of farmers **and fishers, as well as aquaculture producers who are natural persons**, shall not be published if the amount received by them in one year is equal to or less than EUR ~~2500~~**3000**.

CHAPTER II

Rules on payments

Article 65

Submission and assessment of payment applications

1. Payments by the Commission shall be made in accordance with the budget appropriations and subject to the available funding.
2. The Member States shall submit to the Commission a payment application in accordance with the template set out in Annex XI [template for payment application]. The amounts included in a payment application shall correspond to the ~~amounts justified by the fulfilment of~~ **payout values of fulfilled** milestones and targets or **amounts requested for the** corresponding outputs for ~~the~~ **output-based** interventions, in accordance with the decision approving the **NRP Plan and Interreg Plan chapters** ~~Plan~~ and based on the evidence collected and verified by the Member State.
3. In assessing the fulfilment of milestones and targets, the Member State shall ~~evaluate~~ **assess** each milestone and target in its entirety, taking into account its wording, underlying purpose, and context, pursuant to Annex VIII [**Criteria for the assessment of milestones and targets under the Fund**].
4. Payment applications shall be submitted by the Member States to the Commission in accordance with the template set out in Annex XI up to ~~ten six~~ **times per calendar** a year ~~by 31 October~~.

By way of derogation from the first subparagraph, Member States shall submit payment applications related to interventions referred to in Article 35(1), points (a) to (g), (o) and (p) not earlier than 1 December of the claim year of such interventions.

The previous subparagraph is without prejudice to the obligation of Member States to submit management declaration(s) in 2029 indicating that the information reported in accordance with Part 2 of Annex IX provides a true and fair view of the implementation progress in 2028.

5. Payment applications shall not be admissible if the latest assurance package due has not been submitted yet in accordance with Article 59 [annual assurance package] and until such time that it is submitted.
6. Subject to available funding, the Commission shall make the payment within 60 days of the date on which it receives a payment application. ~~Amounts may be paid in one or more instalments.~~
7. The cumulative total amount of pre-financing and payments made shall not exceed 95 % of the contribution from the Funds to the **NRP Plan and to the Interreg Plan chapter respectively**~~Plan~~. When this ceiling is reached, the ~~coordinating~~ authority **assuming the coordination function or the managing authority for the Interreg Plan chapter** shall continue transmitting to the Commission payment applications. Without prejudice to the provisions of Articles 66, 67 and 68, the Commission shall pay the final balance no later than 10 months after the receipt of the ~~documents for the last year of implementation.~~**final assurance package.**
8. The Commission is empowered to adopt a delegated act in accordance with Article 86 to amend Annexes VIII and ~~LXXI~~ [on the payment application and the fulfilment of milestones and targets]. **Those amendments shall be strictly limited to addressing problems experienced by the Member States in the process of implementation of this Regulation.**

Article 66

Time limits and interruption of the payment deadline

1. Where a time limit is set for the Commission to take any action towards Member States, that time limit shall start when all information in accordance with the requirements laid down in this Regulation has been submitted by the Member State.
2. That time limit shall be suspended from the date following that on which the Commission sends its observations or a request for revised documents to the Member State and until the Member State responds to those observations or provides those documents.

3. Taking into account the information at its disposal and **duly respecting** the principle of proportionality, the Commission may interrupt the payment deadline **for the measures concerned, except for pre-financing**, for a maximum period of six months or, in respect of loan support, take any measure available under the loan agreement, where ~~any of the following conditions is met~~ **the Commission has a reasonable suspicion that:**
- (a) ~~that information suggests a serious non-compliance of a Member State with the obligations laid down in Article 58 [responsibilities of Member States],~~ for which corrective measures have not been taken, **or;**
 - (b) ~~the Commission intends to carry out verifications in particular to determine if one or more~~ **information suggests that a milestone or target or output included in a payment application has not been achieved or fulfilled, and the Commission intends to carry out verifications, or achieved;**
 - (c) **information suggests that a milestone or a target, for which a payment has been disbursed, may have been reversed pursuant to Article 69 [durability and reversals].**
4. The Commission shall inform the Member State concerned of the reasons for the interruption in writing and, where relevant, shall request it to remedy the situation.

Article 67

Suspension of payments

1. The Commission may suspend all or part of the payments **for the measures concerned under NRP Plans and Interreg Plan chapters, except for pre-financing**, or, in respect of loan support, take any measure available under the loan agreement, ~~taking into account~~ **duly respecting** the principle of proportionality, in any of the following cases:

- (a) the Member State has failed to take the corrective measures to remedy the situation giving rise to an interruption under Article 66(3) [interruption], point (a);
- (b) there is a serious non-compliance ~~with the obligations laid down in Article 58 [Responsibilities of Member States]~~, for which corrective measures have not been taken;
- (c) one or more milestone or target or output included in a payment application has not been fulfilled **or achieved**, or a milestone or a target, for which a payment has been disbursed, has been reversed pursuant to Article 69 [**Durability and** reversals];
- (d) there is a reasoned opinion by the Commission in respect of an infringement procedure under Article 258 TFEU on a matter that puts at risk the effective implementation of the measures **concerned**;
- (da) the Commission has concluded that a Member State does not comply with the adjustment programme and Memorandum of Understanding referred to in Articles 3 and 3a of Council Regulation (EC) No 332/2002.**
- (e) ~~the Council has decided that a Member State:~~
 - ~~(i) — has not taken effective action to correct its excessive deficit, unless the Council has adopted a recommendation under Article 25 of Regulation (EU) 2024/1263 of the European Parliament and of the Council in the event of a severe economic downturn in the euro zone or the Union as a whole;~~

~~(ii) — has not taken corrective action to correct its excessive imbalances, unless the Council has adopted amendments to its recommendation under Article 9(4) of Regulation (EU) No 1176/2011 of the European Parliament and of the Council;~~

~~(iii) — has decided that a Member State does not comply with the policy requirements contained in the macroeconomic adjustment programme referred to in Article 7 of Regulation (EU) No 472/2013 of the European Parliament and of the Council for reasons within the control of the Member State concerned.~~

~~(f) the Commission has concluded that a Member State does not comply with the adjustment programme and Memorandum of Understanding referred to in Articles 3 and 3a of Council Regulation (EC) No 332/2002.~~

2. Before taking a decision on a suspension, the Commission shall inform the Member State of its conclusions and give the Member State the opportunity to present, within two months, its observations on the Commission's assessment. The deadline may be extended if mutually agreed. The Commission shall take into account all relevant information and observations provided by the Member State before taking a decision on the suspension.

3. The Commission shall lift the suspension when the Member State has taken corrective measures remedying the elements referred to in paragraph 1. Such measures may include the amendment of the **NRP Plan and of the Interreg Plan chapters**Plan inserting additional conditions for payment.

3a. **The Commission may make a proposal to the Council to suspend all or part of the commitments or payments for the measures concerned under NRP Plans, except for pre-financing, or, in respect of loan support, take any measure available under the loan agreement, duly respecting the principle of proportionality where the Council has decided that a Member State:**

- (a) has not taken effective action to correct its excessive deficit, unless the Council has adopted a recommendation under Article 25 of Regulation (EU) 2024/1263 of the European Parliament and of the Council in the event of a severe economic downturn in the euro zone or the Union as a whole;**
- (b) has not taken corrective action to correct its excessive imbalances, unless the Council has adopted amendments to its recommendation under Article 9(4) of Regulation (EU) No 1176/2011 of the European Parliament and of the Council;**
- (c) has decided that a Member State does not comply with the policy requirements contained in the macroeconomic adjustment programme referred to in Article 7 of Regulation (EU) No 472/2013 of the European Parliament and of the Council for reasons within the control of the Member State concerned.**

Priority shall be given to the suspension of commitments. The suspension of commitments shall apply to the commitments from the Fund for the Member States concerned from 1 January of the year following the adoption of the decision to suspend.

Payments shall be suspended only when immediate action is sought. The suspension of payments for the measures concerned under the NRP Plans shall apply to payment applications submitted after the date of the decision to suspend.

The Council shall decide on that proposal by means of an implementing act. That implementing act shall only apply with respect to payment applications submitted after the date of the adoption of that implementing act.

- 3b. For the purpose of the decision under paragraph 3a, the scope and level of the suspension of commitments or payments to be imposed shall be proportionate, respect the equality of treatment between Member States and take into account the economic and social circumstances of the Member State concerned, in particular the level of unemployment, the level of poverty or social exclusion in the Member State concerned compared to the Union average and the impact of the suspension on the economy of the Member State concerned. The impact of suspensions on programmes of critical importance to address adverse economic or social conditions shall be a specific factor to be taken into account.
- 3c. For the purpose of the decision under paragraph 3a, the suspension of commitments shall be subject to a maximum of 25 % of the commitments relating to the next calendar year for the Funds or 0,25 % of nominal GDP, whichever is lower.
4. Paragraph 1, points (d) to (da), and paragraph 3a shall not apply to the Interreg Plan chapters.

Article 68

Financial corrections by the Commission

1. **Duly respecting the principle of proportionality**, the Commission shall apply financial corrections to reduce ~~proportionately~~ the Union financial contribution **under the Plan** and, where applicable, recover from the Member States any amount due to the Union budget **except for technical assistance**, or, in respect of loan support, take any measure available under the loan agreement, where it determines that one of the following situations exists:

- (a) the Member State concerned has not taken the necessary measures referred to in Article 67(2)(3) [Suspension of payments] and where payments have been suspended for at least six months. **The timeline may be extended to 9 months at the request of the Member State concerned;**
- (b) there is fraud, corruption or conflicts of interests affecting the financial interests of the Union, which was not detected and reported and corrected by the Member State;
- (c) there is a serious non-compliance ~~with the obligations laid down in Article 58 [Responsibilities of Member States]~~, for which corrective measures were not taken by the Member State;
- (d) amounts were paid out for an unfulfilled milestone or target or unachieved output, which was not detected and reported by the Member State and corrective measures have not been taken by the end of the Plan; where a Member State reports such findings to the Commission, the suspension procedure set out in Article 67(1), point (c), (Suspension of payments) applies;
- (e) a milestone or target, for which a payment has been disbursed, has been found to be reversed, **in accordance with Article 69, within five years** after the ~~last~~**date of the Commission payment made under the Plan corresponding to the achievement of the milestone or target** and corrective measures were not taken by the end of the Plan.

2. When deciding on the amount of the financial correction, the Commission shall respect the principle of proportionality and shall take into account the seriousness, frequency and financial implications of the deficiencies listed in paragraph 1. It shall as much as possible correspond to the actual financial loss or risk for the Union budget. Where the actual level of undue payments, and the amount of financial damage suffered by the Union, cannot be determined by the Commission with reasonable effort, the Commission may determine the amount by applying extrapolated or flat-rate corrections in accordance with Annex XIV [Determination of the level of flat-rate financial corrections].

In case of an unfulfilled milestone or target, **or unachieved output**, which was not detected and reported by the Member State, as referred to in paragraph 21, point (d), the value of the correction applied by the Commission shall be determined in proportion to the part which is unfulfilled **or unachieved. For intermediary milestones or targets, the correction shall not exceed the payout value of the milestone or target concerned.**

Where a final milestone or target of a given measure was not fulfilled, the value of the correction applied by the Commission shall be determined in proportion to the implementation of the measure, taking into account the previous payments made, **and shall not exceed the sum of all payout values of that measure.**

3. Before taking a decision on a financial correction, the Commission shall inform the Member State of its conclusions and give the Member State the opportunity to present, within two months, its observations on the Commission's assessment. **Where the Member State intends to reuse the amounts concerned in accordance with paragraph 4, it shall notify the Commission in writing within that deadline.** The deadline may be extended if mutually agreed. **Where the Member State does not accept the conclusions of the Commission, it may request a hearing when submitting its observations. The Commission shall organise the hearing within two months of the submission of the request, in order to ensure that all relevant information and observations are available for Commission conclusions on the application of the financial correction.** The Commission shall take into account all relevant information and observations provided by the Member State before taking a decision on the application of the financial correction.
- 3a. **The Commission shall decide on a financial correction taking into account the elements referred to in paragraph 2, by means of an implementing act. Where the Member State has requested a hearing in accordance with paragraph 3, the implementing act shall be adopted within 10 months of the date of the hearing.**

4. Without prejudice to paragraph 1, the Commission shall reduce proportionately the support and recover any amount due to the Union budget in all cases affecting the financial interests of the Union or the achievement of milestones ~~and~~, targets **and outputs** that have not been corrected by the Member State or serious non-compliance with the key requirements mentioned in Annex IV [key requirements], ~~or with the obligations laid down in Article 58 [Responsibilities of Member States]~~ that was not corrected by the Member State— by the submission of **the final** assurance package. **A Member State may reuse the amounts concerned where that Member State agrees to the financial correction for cases referred to in Article 68(1)(a), (c), (d) and (e) before the adoption of the decision referred to in the final accounting year third paragraph. The amounts shall not be reused for the same operations or the same type of operations concerned by that intended financial correction.**
5. Where following the amendment of a Plan, a measure for which amounts were disbursed for completed milestones or targets, is removed, amounts previously disbursed shall be recovered without reducing the Union financial contribution and reprogrammed towards other measures.

Article 69

Durability and Reversals

1. The Member State shall ensure that the fulfilment of any of the relevant milestones and targets **laid down in the Plan** remains ensured **in the light of the objectives set out at the level of the relevant milestone or target. This shall be assessed pursuant to the criteria set out in Annex VIII [Criteria for the assessment of milestones and targets under the Fund]** for ~~at least five~~ **four** years ~~after~~**from** the date of the Commission payment corresponding to the achievement of the milestone or target, **except cases of force majeure.**
2. Where the Commission considers that **a milestone or a target that was previously considered as fulfilled cannot any longer be considered as such in the light of** the requirements laid down in paragraph 1 ~~have not been respected~~, or where the Member State informs about the reversal in the assurance package, the Commission shall follow the procedures referred to in Articles 66, 67, 68 [interruption, suspension of payments, correction].

3. Paragraphs 1 and 2 shall not apply to investments under the specific objectives laid down in Article 3, points **(ba) and (c)**, which are not investments in infrastructure unless they are subject to an obligation of maintenance of investment under State aid rules or where such obligation of maintenance is set out in the Plan.
4. Operations supporting relocation **as defined in point (61a) of Article 2 of Regulation (EU) No 651/2014** shall not be eligible.

Article 70

Integrated Administration and Control System (IACS)

1. Each Member State shall set up and operate an integrated administration and control system (the ‘integrated system’). It shall apply to the interventions listed in Article 35(1), points (a) to (g).
2. To the extent necessary, the integrated system shall also be used for the management of [farm stewardship] referred to in Article XX of Regulation XX [CAP], and in all appropriate cases to the measures referred to in Title VI [provisions on support for outermost regions].
3. The integrated system shall comprise the following elements:
 - (a) an agriculture monitoring system (AMS). The AMS is– a procedure of regular and systematic observation, tracking and assessment of agricultural activities and practices by technological means, including Copernicus Sentinels satellite data;
 - (b) a geo-spatial and animal-based application system (GSA). The GSA is a digital application tool for the beneficiary to declare agricultural activities and practices of the holding;
 - (c) a land parcel identification system (LPIS);
 - (d) a system for the identification and registration of animals;

- (e) a system for the identification of beneficiaries of the interventions listed in paragraphs 1 and 2;
- (f) a control and penalty system. ~~Member States shall annually carry out administrative checks on the aid application and payment claims to verify legality and regularity. Those checks shall be supplemented by on the spot checks, which may be executed remotely with the use of technology. However, Member States may choose not to carry out on the spot checks where the eligibility conditions of measures are monitored under the agriculture monitoring system referred to in point (a) of this Article.~~

4. ~~Member States shall annually assess the quality of the elements of the integrated system referred to in paragraph 3, points (a), (b) and (c), in accordance with the methodology set up at Union level.~~

~~Where the assessment reveals deficiencies in the elements of the integrated system, Member States shall adopt appropriate remedial actions or, failing that, shall be requested by the Commission to set up a roadmap detailing the timeline for implementing the outstanding remedial actions.~~

~~An assessment report and, where appropriate, the remedial actions and the timetable for their implementation shall be submitted to the Commission by 15 February following the calendar year concerned.~~

5. ~~The Commission shall supply the satellite data, required for the agriculture monitoring system, free of charge to the authorities competent for the agriculture monitoring system or to suppliers of services authorised by those authorities to represent them. For the purpose of the quality assessment of the integrated system referred to in paragraph 4, the Commission shall provide them, free of charge, the necessary Very High Resolution imagery. The Commission shall remain the owner of the satellite data and imagery.~~

6. ~~Without prejudice to the responsibilities of the Member States for the implementation and application of the integrated system Member States shall establish the European land monitoring system. It shall provide information to farmers to support sustainable management of their holdings. Furthermore, it shall provide data for CAP policy development and monitoring, and promote sharing of farm sustainability data.~~
7. ~~The European land monitoring system shall comprise at least the data related to the elements of the integrated system referred to in paragraph 3 and, where applicable, data shared by farmers with public authorities in accordance with Article 10 of Regulation (EU) 202X/XXXX [CAP Regulation]. The Member States may provide additional services to enhance the European land monitoring system with other sources of information to the benefit of the farmers.~~
8. ~~Where necessary to ensure that the integrated system provided for in this Chapter is implemented in an efficient, coherent and non-discriminatory way which protects the financial interests of the Union, the Commission is empowered to adopt delegated acts in accordance with Article 87, supplementing this Regulation with:~~
- ~~(a) rules on the methodology set up at Union level for the annual quality assessment of the elements of the integrated system, referred to in paragraph (3), points (a), (b) and (c);~~
 - ~~(b) rules on the LPIS, referred to in paragraph 3, point (c).~~
9. ~~The Commission may adopt implementing acts laying down rules on:~~
- ~~(a) the form and content of, and arrangements for transmitting or making available to the Commission of:
 - ~~(i) the assessment report referred to in paragraph (4);~~
 - ~~(ii) the remedial actions provided by Member States;~~~~

~~(b) basic features of, and rules on:~~

- ~~(i) AMS;~~
- ~~(ii) GSA;~~
- ~~(iii) LPIS~~
- ~~(iv) the European land monitoring system.~~

~~10. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 87(3) [committee procedure, examination procedure].~~

TITLE XI SPECIFIC TYPE OF SUPPORT

Article 71

Financial instruments

1. Member States may include in their Plans support to existing or newly created financial instruments, **which contribute to achieving specific objectives**, implemented directly by, or under the responsibility of, the managing authority.
- 1a. **Financial instruments shall provide support to final recipients in particular for investments in both tangible and intangible assets as well as working capital.**
2. The use of financial instruments and their possible combination with grant support shall be justified with regard to the corresponding market needs and their capacity to de-risk ~~and or~~ leverage **funding, including** private capital. The estimated costs of a financial instrument shall be established in accordance with paragraph 11.
3. **The** Member States shall select bodies implementing financial instruments. Where a financial instrument is implemented by a holding fund, the body implementing the holding fund shall select bodies implementing specific funds through transparent procedures.

4. Management fees shall be performance based **including any one-off establishment fee for setting up the holding fund where relevant. In case of direct award, any such establishment fee shall be counted together with management fees against the ceilings laid down in the subparagraphs below.**

Where bodies implementing a holding fund are selected through a direct award of contract the amount of management fees shall be subject to a ceiling of up to 7% of the financial contribution of the Plan for equity or quasi-equity products and up to 5% for any other financial products.

Where bodies implementing a specific fund are selected through a direct award of contract the amount of management fees shall be subject to a ceiling of up to 15% of the financial contribution of the Plan for equity or quasi-equity products and up to 7% of the financial contribution of the Plan for any other financial products. **In case a financial instrument provides microfinance, the latter ceiling may be increased by up to 1 percentage point in relation to the estimated amount of contribution from the Plan used for providing microfinance.**

Where bodies implementing a holding fund or specific funds, or both, are selected through a competitive tender in accordance with the applicable law, the amount of management fees shall be established in the funding agreement and shall reflect the result of the competitive tender. The Member State may update the costing of the investment to reflect the final amount of management fees.

5. Member States may directly award a contract for the implementation of a financial instrument to the following beneficiaries:
- (a) the EIB group
 - (b) international financial institutions in which a Member State is shareholder

- (c) a publicly-owned bank or institution, established as a legal entity carrying out financial activities on a professional basis, which fulfils all of the following conditions:
- (i) there is no direct private capital participation, with the exception of non-controlling and non-blocking forms of private capital participation required by national legislative provisions, in conformity with the Treaties, which do not exert a decisive influence on the relevant bank or institution, and with the exception of forms of private capital participation which confer no influence on decisions regarding the day-to-day management of the financial instrument supported by the ~~Funds~~**Fund**;
 - (ii) it operates under a public policy mandate given by the relevant authority of a Member State at national or regional level, which includes carrying out, as all or part of its activities, economic development activities contributing to the objectives of the ~~Funds~~**Fund**;
 - (iii) it carries out, as all or part of its activities, economic development activities contributing to the objectives of the ~~Funds~~**Fund** in regions, policy areas or sectors for which access to funding from market sources is not generally available or sufficient;
 - (iv) it operates without primarily focusing on maximising profits, but ensures a long-term financial sustainability for its activities;
 - (v) it ensures that the direct award of a contract referred to in paragraph 4 does not provide any direct or indirect benefit for commercial activities by way of appropriate measures in accordance with applicable law;
 - (vi) it is subject to the supervision of an independent authority in accordance with applicable law,

(d) other bodies fulfilling the conditions laid down in the Article 12 of Directive 2014/24/EU of the European Parliament and of the Council¹⁴ apply.

6. Financial instruments may be combined with the support in the form of grants in a single financial instrument operation in a single funding agreement, where both distinct forms of support shall be provided by the body implementing the financial instrument. In such a case, the rules applicable to financial instruments shall apply to that single financial instrument operation. The support in the form of grants shall be directly linked and necessary for the financial instrument and shall not exceed the value of the investments supported by the financial product. Separate records shall be kept for each type of support.
7. Final milestones and targets in measures implemented as financial instruments shall require the support to have been provided to final recipients.
8. For activities falling within the scope of Article 42 TFEU, the total amount of support for working capital provided to a final recipient shall not exceed a gross grant equivalent of EUR 300 000 over any period of three fiscal years. ~~The same ceiling shall apply for the maximum amount of aid provided through financial instruments to a given project by young farmer, including for setting up.~~
9. Grants shall not be used to reimburse support received from financial instruments. Financial instruments shall not be used to pre-finance grants.

¹⁴ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65, ELI: <http://data.europa.eu/eli/dir/2014/24/oj>).

10. Support from the ~~Funds~~**Fund** paid to financial instruments shall be placed in accounts in financial institutions domiciled within Member States, **including National Central Banks**, and shall be managed in line with active treasury management and the principles of sound financial management. Interest and other gains attributable to support from the Fund paid to financial instruments shall be used for the same objective **or objectives**, as the initial support from the ~~Funds~~**Fund**, including for the payments of management fees incurred by the bodies implementing the financial instrument either within the same financial instrument; or, following the winding up of the financial instrument, in other financial instruments or other forms of support for further investments in final recipients, until the end of the eligibility period. Any interest and other gains not used in accordance with the previous sentence shall be deducted from the overall support.
11. The estimated costs of a financial instrument shall be established on the basis of the targeted volume of the proposed financial products and the corresponding management fees. The following categories may also be included as part of the estimated costs of financial instruments:
- (a) payments to final recipients, in the case of loans, equity and quasi-equity investments;
 - (b) resources set aside for guarantee contracts, whether outstanding or having already come to maturity, in order to honour possible guarantee calls for losses, calculated on the basis of a multiplier ratio established for the respective underlying disbursed new loans or equity investments in final recipients;
 - (c) payments to, or for the benefit of, final recipients where financial instruments are combined in a single financial instrument operation in accordance with paragraph 5 of this article.
 - (d) management fees incurred by the bodies implementing the financial instrument.
 - (e) Arrangement fees, or any part thereof, charged to final recipients, shall not be included in the estimated costs.

12. Resources paid back, before the ~~end~~**submission** of the ~~eligibility period~~**final assurance package**, to financial instruments from investments in final recipients or from the release of resources set aside for guarantee contracts, including capital repayments and any type of generated income that is attributable to the support from the Fund, shall be re-used ~~in the same or other financial instruments for further investments in final recipients to cover the losses in the nominal amount of the Fund contribution to the financial instrument resulting from negative interest, if such losses occur despite active treasury management, or for any management fees associated to such further investments~~**for the following purposes**, taking into account the principle of sound financial management::

- (a) **further investments in any final recipients through the same or other financial instruments in accordance with the specific objectives set out in Article 3;**
- (b) **to cover the losses in the nominal amount of the Fund contribution to the financial instrument resulting from negative interest, if such losses occur despite active treasury management, or;**
- (c) **for any management fees associated to such further investments, taking into account the principle of sound financial management.**

Member States shall adopt the necessary measures to ensure that during a period of eight years after the ~~end~~**submission** of the ~~eligibility period~~**final assurance package** the resources returned are re-used in accordance with the objectives of the Plan, either within the same or in other financial instruments or in other forms of support.

13. **Support from the Fund cancelled as a result of a breach of applicable law may be reused within the same financial instrument unless it concerns a systemic irregularity. Where a financial correction is made for a systemic irregularity, the contribution cancelled shall not be reused for any operation affected by the systemic irregularity.**

Article 72

Management verifications and audits of financial instruments

1. The managing authority shall carry out ~~on-the-spot~~ management verifications, **including on-the-spot-checks**, in accordance with Article 51 [functions of the managing authority] only at the level of bodies implementing the financial instrument. The managing authority may rely on verifications carried out by external bodies and may not carry out on-the-spot management verifications, provided that it has sufficient evidence of the competence of these external bodies. In the context of guarantee funds, the managing authority may carry out on-the-spot management verifications at the level of the bodies providing support to final recipients if the evidence of functioning of the management and controls is not available at the level of the body implementing the financial instrument or of the managing authority.
2. The audit authority shall carry out audits in accordance with Article 53 [functions of the audit authority], as appropriate, at the level of bodies implementing the financial instrument. The audit results of external auditors of bodies implementing the financial instrument may be taken into account by the audit authority for the purposes of the overall assurance and on this basis, the audit authority may decide to limit its own audit work. In the context of guarantee funds, the bodies responsible for the audit may conduct audits of the bodies providing support to final recipients if the evidence of support are not available at the level of the body implementing financial instrument or of the managing authority.
3. Managing authorities and audit authorities may rely on the results of the Pillar Assessment conducted in accordance with Article 157 of Regulation (EU, Euratom) ~~2024/2059~~**2024/2509**.
4. The managing authority shall not carry out on-the-spot management verifications at the level of the EIB group, other international financial institutions in which a Member State is a shareholder.

5. The EIB group, **and** other international financial institutions in which a Member State is a shareholder shall provide control reports supporting the payment claims to the managing authority.
6. The EIB, **group and** other international financial institutions in which a Member State is a shareholder shall provide to the Commission and to the audit authority an annual audit report drawn up by their external auditors by the end of each calendar year. The report shall constitute the basis for the audit authority's work.
7. System audits shall not be performed at the level of individual financial instrument operations.
8. The audit trail shall be available at the level of the bodies implementing financial instruments or at the level of the bodies providing support to final recipients in the context of guarantee funds.

Article 73

Management verifications and audits for ex-ante assessed entities as beneficiaries

1. This Article applies where a beneficiary is an entity referred to in Article 62(1), first subparagraph, point (c) of Regulation (EU, Euratom) ~~2024/2059~~**2024/2509**, whose systems, rules and procedures have been positively assessed ex-ante by the Commission pursuant to Article 157(4) and (7) of that Regulation.
2. Managing authorities and audit authorities may rely on the results of the ex-ante pillar assessment carried out by the Commission in accordance with Article 157 of Regulation (EU, Euratom) ~~2024/2059~~**2024/2509**, taking into account supervisory measures referred to in the third paragraph of that Article.
3. For the purposes of the annual assurance package referred to in Article ~~58~~**59**, the managing authority shall require the ex-ante assessed entities to provide documents on the implementation of the Union support, that may be equivalent to those referred to in Article 158(1) of Regulation (EU, Euratom) ~~2024/2059~~**2024/2509**, including a management declaration confirming that the conditions for the use of the Union support have been met.

4. The managing authority may rely on verifications carried out by external bodies at the level of an ex-ante assessed entity and, subject to paragraphs ~~4 and 5~~ **and 6**, may decide not to carry out on-the-spot management verifications at the level of that entity, provided that it has sufficient evidence of the competence of those external bodies.
5. The managing authority shall carry out on-the-spot management verifications at the level of an ex-ante assessed entity where:
 - (a) that managing authority identifies a specific risk of irregularity, including a suspicion of fraud, corruption or conflicts of interest with respect to an operation initiated or implemented by an ex-ante assessed entity;
 - (b) that managing authority identifies a specific risk that the Union support provided has not been properly used or that the use of the funding in the implementation of the plans does not comply with applicable law.
6. Audits and controls carried out at the level of an ex-ante assessed entity may be taken into account by the audit authority for the purposes of the overall assurance and, on this basis, the audit authority may decide to limit its own audit work.
7. Where the audit authority identifies a specific risk of irregularity, including a suspicion of fraud, corruption or conflicts of interest with respect to an operation initiated or implemented by an ex-ante assessed entity, it may carry out audits.

Article 74

Territorial development and local cooperation ~~initiatives~~

1. Member States may establish, and provide support for cooperation ~~in~~ **via** the following ~~areas~~ **cooperation forms and territorial tools**:
 - (a) integrated territorial **development, including rural development and sustainable** ~~and~~ urban development

- (b) community-led local development, including **in the fisheries sector, aquaculture and LEADER**, and other citizens-led initiatives;
 - (c) smart-village strategies,
 - (d) projects of the EIP-AGRI operational groups referred to in Article 19(2) [EIP] of Regulation XX [CAP];
 - (e) quality schemes recognised by the Union or by the Member States, ~~and their use by farmers;~~
 - (f) support producer groups, producer organisations, **associations of producer organisations**, or interbranch organisations;
 - (g) promote and support intergenerational cooperation, including farm, **fisheries and aquaculture activities** succession;
 - (h) support other forms of cooperation **and territorial tools** contributing to the specific objectives.
2. That cooperation referred to in paragraph 1 shall involve at least two ~~actors~~**entities** and shall contribute to achieving one or more of the specific objectives laid down in Article 3 [specific objectives].
3. ~~Member States shall limit the support for setting up of producer groups, producer organisations or interbranch organisations to 10 % of the turnover of the group or organisation with a maximum of EUR 100 000 per year; that support shall be degressive and limited to the first five years following recognition or the start of joint activities intended to lead to recognition as determined by Member States in the Agriculture chapter of their Plans.~~

Integrated territorial and urban development²

1. Support for **integrated** territorial development shall be based on **existing or new** integrated territorial development strategies, including via community-led local development **strategies or via sustainable urban development strategies**, focused on urban areas, rural areas, islands, coastal areas, or any appropriate territorial area **taking into account, where relevant, functional areas and place-based approach** as well as smart specialisation or territorial just transition strategies, or **sectoral** strategies ~~for decarbonisation developed with the support of Union instruments in the 2021 to 2027 period, taking account, where relevant, of a functional area and place-based approach.~~ Corresponding milestones and targets shall be established in the Plan.
2. Integrated territorial development and urban development strategies shall:
 - (a) contribute to achieving the objectives laid down in Articles 2 and 3 [Objectives of the Plan];
 - (b) set out the geographical area and population covered by the strategy;
 - (c) provide an analysis of the development needs and a description of an integrated approach to address the identified development needs;
 - (d) set out ~~key~~ objectives with measurable targets;
 - (e) ~~set out~~**outline** the involvement of partners in the preparation and implementation of the strategy.
3. Strategies implemented pursuant to this Article shall be selected by **the** managing authority(ies) in view of providing support, ~~including for its preparation.~~ They shall be **prepared, where relevant, and implemented, in cooperation with the relevant managing authorities**, under the responsibility of the relevant territorial or ~~urban~~**local** authorities or bodies, who shall select or be involved in the selection of operations **with the exception of community-led local development where Article 76(3) applies.**

3a. Support may be provided for the preparation and design of territorial strategies.

Article 76

Community-led local development

1. Community-led local development, **including LEADER**, shall:
 - (a) focus on subregional areas, **including on** rural and coastal areas;
 - (b) be designed and implemented by local action groups composed of representatives of public and private local stakeholders, in which no single interest group controls the decision-making;
 - (c) be carried out through strategies in accordance with Article 75 [Integrated territorial and urban development], supportive of innovative features in the local context, networking and cooperation with other territorial actors.

2. Support from the Fund for community-led local development shall cover:
 - (a) capacity building and preparatory actions supporting the design of the strategy;
 - (b) preparation and implementation of the operations selected under the strategy, including cooperation activities;
 - (c) the management, monitoring and evaluation of the strategy and its animation, including the facilitation of exchanges between stakeholders and communication of the strategy and the Union.

3. When preparing and implementing community-led local development, the following tasks shall be carried out exclusively by the local action groups:
 - (a) preparing the local development strategy;
 - (b) building the capacity of local actors to develop and implement operations;

(c) drawing up a non-discriminatory and transparent selection procedure and criteria, which avoids conflicts of interest and ensures that no single interest group controls selection decisions.

(ca) preparing and publishing calls for proposals;

(d) selecting operations;

(e) monitoring progress towards the achievement of objectives and evaluating the implementation of the strategy;

(f) communicating of the local development strategy and the role of Union in its support.

4. The local action group may be a beneficiary and may implement operations in accordance with the strategy, provided that the local action group ensures that the principle of separation of functions is respected.

4a. LEADER local action groups may benefit from support under this Article for activities not covered by Article 18 of Regulation (EU) 202X/XXXX (CAP Regulation) under the conditions set out in this Article.

Article 77

Support under LEADER

1. Support provided through LEADER referred to in Article 18 of Regulation (EU) 202X/XXXX [CAP Regulation] shall comply with the following requirements:

(a) ~~the use of simplified cost options shall be mandatory~~ **may be used** for the costs of operation of the LEADER local action groups;

- (b) support for ~~projects~~**operations** carried out in accordance with the LEADER local development strategies not exceeding EUR 20 000 shall be provided in the form of lump sums and may be differentiated in accordance with objective and non-discriminatory criteria;
 - (c) support to rural business start-ups for non-agricultural activities in rural areas may be provided in the form of lump sums up to maximum EUR 100 000 and may be differentiated in accordance with objective and non-discriminatory criteria;
 - (d) the use of simplified cost options shall be encouraged for projects implemented under the LEADER local development strategies.
2. The support provided under this Article may cover the costs of the preparation of the local development strategies or the costs of operations implemented or a combination of both. Member States shall ensure that the costs of operations comply with the requirements laid down for the relevant types of interventions laid down in this Regulation.

Article 78

Use of simplified form of support towards the beneficiaries

1. **Member States may provide support to beneficiaries in the form of financing not linked to costs or, unit costs, lump sums, flat rate, or a combination of these forms, except where such form is not appropriate due to the nature of the operation.**

~~Unless provided otherwise in this Regulation, where the total estimated cost of an operation does not exceed EUR 400 000, the public support provided to the beneficiary by the Member State shall take the form of financing not linked to cost or, a unit costs, lump sums or, flat rate, except for operations for which the support constitutes state aid.~~

- ~~2. For operations supported under interventions referred to in Article 34(1)[Types interventions], the requirements of the first sub-paragraph shall apply only to those operations of which the total cost does not exceed EUR 100 000.~~

Conditions for measures which include operations with phased implementation

1. Member States may support measures where the underlying operation(s) consist of the second phase of an operation already selected for support and started under Regulation (EU) No 2021/1060, **Regulation (EU) 2021/1139, Regulation (EU) 2021/1147, Regulation (EU) 2021/1149 or under Regulation (EU) 2021/1148** provided that all the following conditions are met:
 - (a) the operation, ~~as selected for support under Regulation (EU) 2021/1060,~~ has two phases identifiable from a financial point of view with separate audit trails;
 - (b) the total cost of the operation referred to in point (a) exceeds EUR ~~5 000 000~~ **1 000 000**;
 - (c) the costing for the measure exclusively takes into account costs for which expenditure has not been included in a payment application in relation to the first phase;
 - (d) the second phase of the operation complies with applicable law and ~~is eligible for support under~~ **with the requirements set out in this Regulation and, where applicable, the Regulations listed in Article 1(2)**;
 - (e) the Member State establishes milestones ~~and,~~ **targets or outputs** for the second and final phase of the operation.
2. This Regulation shall apply to the measure for which the second phase of the operation is included.

TITLE XII
SOCIAL CLIMATE FUND AND MODERNISATION FUND

Article 80

Social Climate Plan chapter

1. [The **NRP** Plan submitted to the Commission in accordance with Article 21 (preparation and submission of the **NRP** Plan) shall include the measures and investments contained in the Social Climate Plan submitted by the Member State under Regulation (EU) 2023/955 in a separate Social Climate Plan chapter.]
2. Eligible measures and investments included in the Social Climate Plans shall continue to be eligible under the **NRP** Plan, subject to Article 7 [horizontal principles].
3. The rules laid down in this Regulation shall apply to the Social Climate Plan chapter.
4. By derogation from paragraph 3, a Member State may choose to continue implementing its Social Climate Plan chapter under the rules laid down in Regulation (EU) 2023/955. ~~In case of doubt about the application between Regulation (EU) 2023/955 and~~ **Subject to Articles 8, 9 and 80 of this Regulation, this Regulation shall be without prejudice to Regulation (EU) 2023/955 shall prevail, without prejudice to Articles 6, 8 and 9 of this Regulation.**
- 4a. **Regardless of whether a Member State chooses to continue implementing its Social Climate Plan chapter under the rules laid down in Regulation (EU) 2023/955, it may decide to apply the rules on data collection and recording laid down in Article 63 of this Regulation or the performance framework laid out in Annex I of the [Performance Regulation] or the do no significant harm framework laid down in Article 5 of the [Performance Regulation].**
5. The national contribution set out in Article 15 of Regulation 2023/955 shall continue to apply to the Social Climate Plan chapter.

6. Member States may, when preparing or amending their National and Regional Partnership Plans, programme all or part of their available resources under the Social Climate Fund to other measures contributing to the objectives laid down in Article 3, point (c)(vi), including through measures set out in Article 8 of Regulation (EU) 2023/955, within their Social Climate Plan chapter.

Article 81

Transfer of resources

[Member States may request in their initial Plan to transfer amounts from their 2026 and 2027 allocations under the Social Climate Fund. Such amounts shall be programmed within their Social Climate Plan chapters. These amounts shall constitute external assigned revenue in accordance with Article 21(5) of Regulation (EU, Euratom) 2024/2509 and contribute to the objectives laid down in Article 3, point (c)(~~iv~~vi), including through measures set out in Article 8 of Regulation (EU) 2023/955.]

Article 82

Synergies with the Modernisation Fund

1. Investments supported within the framework of the Modernisation Fund shall be designed and implemented with the aim of ensuring consistency and synergies with the measures of the NRP Plan.
2. When preparing their NRP Plans, Member States benefitting from the Modernisation Fund shall describe the investments they plan to submit to the investment committee set out in paragraph 5 of Article 10d of Directive ~~2003/97/EC~~**2003/87/EC** over the next 3 years and provide an explanation of the synergies with the measures of the NRP Plan.
3. Member States shall provide an explanation of how the investments it plans to finance under the Modernisation fund have been designed taking into account the policy the expected synergies between existing and future Modernisation Fund investments and the reforms and investments of the NRP Plan.

Amendments to Regulation (EU) 2023/955

Regulation (EU) 2023/955 is amended as follows:

- (1) Article 10 is replaced by the following:

‘Article 10

Resources of the Fund

1. A maximum amount of EUR ~~65 000 000 000~~**65 000 000 000** for the period from 1 January 2026 to 31 December 2032 in current prices shall be made available, in accordance with Articles 10a(8b), 30d(3) and 30d(4) of Directive 2003/87/EC, for implementation of the Social Climate Plans. That amount shall constitute external assigned revenue for the purposes of Article 21(5) of Regulation (EU, Euratom) 2018/1046, without prejudice to Article 30d(4), sixth subparagraph, of Directive 2003/87/EC.

The annual amounts, within the limit of the maximum amount laid down in the first subparagraph of this paragraph, shall not exceed the amounts referred to in Article 30d(4), fourth subparagraph, of Directive 2003/87/EC.

[Amounts for the years 2028 to 2032 shall be made available for the implementation of the investments and measures of the Social Climate Plan under the National Regional Partnership Plans in accordance with Article 27a of this Regulation and Article 20 of Regulation XXX [NRPP Regulation] for the period from 2028 to [2032].]

Where the emission trading system established in accordance with Chapter IVa of Directive 2003/87/EC is postponed until 2028 pursuant to Article 30k of that Directive, the maximum amount to be made available shall be EUR 54 600 000 000 and the annual amounts allocated shall not exceed the respective amounts referred to in the Article 30d(4), fifth subparagraph, of Directive 2003/87/EC.

2. By way of derogation from Article 22(2) of Regulation (EU, Euratom) 2018/1046 and without prejudice to Article 19 of this Regulation, commitment appropriations covering the relevant ~~annual~~ **maximum** amount, referred to in paragraph 1 of this Article shall be made available automatically at the beginning of each financial year, starting from 1 January 2026, up to the relevant applicable annual amounts referred to in the second and fourth subparagraphs of paragraph 1.
3. The amounts referred to in paragraph 1 may also cover expenses pertaining to preparatory, monitoring, control, audit and evaluation activities which are required for the management of the Fund and the achievement of its objectives, in particular studies, meetings of experts, consultation of stakeholders, information and communication actions, including inclusive outreach actions, and corporate communication of the political priorities of the Union, insofar as they are related to the objectives of this Regulation, expenses linked to IT networks focusing on information processing and exchange, corporate IT tools, and all other technical and administrative assistance expenses incurred by the Commission for the management of the Fund. Expenses may also cover the costs of other supporting activities such as quality control and monitoring of projects on the ground and the costs of peer counselling and experts for the assessment and implementation of the eligible actions. ’

(2) The following Article 27a is inserted

‘Article 27a

Social Climate Plans and National and Regional Partnership Plans

1. Member States shall include in National and Regional Partnership Plans to be submitted in accordance with Article 21 of Regulation XXX [NRPP Regulation] the investments and measures of Social Climate Plans prepared and adopted in accordance with this Regulation in a separate chapter, as set out in Article 80 of Regulation xx [NRPP Regulation].

2. The rules of Regulation XXX [NRPP Regulation] shall apply to the Social Climate Plan chapter.
3. By derogation from paragraph ~~32~~, a Member State may choose to continue implementing its Social Climate Plan chapter under the rules of this Regulation. ~~In case of doubt about the application between Regulation XXX [NRPP Regulation] and~~**Subject to Articles 8, 9 and 80 of this Regulation, this Regulation shall prevail,** ~~with the exception of Articles 6, 8, and 9 of~~ **be without prejudice to** Regulation XXX [NRPP Regulation](EU) 2023/955.
 - 3a. **Regardless of whether a Member State chooses to continue implementing its Social Climate Plan chapter under the rules laid down in Regulation (EU) 2023/955, it may decide to apply the performance framework laid out in Annex I of the [Performance Regulation] or the do no significant harm framework laid down in Article 5 of the [Performance Regulation].**
4. Without prejudice to outstanding payment requests submitted by the Member State to the Commission under Article 20 of this Regulation, upon adoption of the implementing decision referred to in Article 23 [Commission proposal and Council implementing decision] approving the National and Regional Partnership Plan, the Commission shall amend or terminate the agreement set out in Article 19 of this Regulation, in case such an agreement has been concluded with Member States.’

TITLE XIII
INSTITUTIONAL AND FINAL PROVISIONS

CHAPTER 1

Competition rules for the agricultural, fisheries and aquaculture sectors

Article 84

Rules applying to undertakings

~~Where support is granted through CAP interventions referred to in Article 35(1) of Regulation (EU) 202X/XXXX [CAP Regulation] to forms of cooperation between undertakings, it may be granted only to such forms of cooperation which comply with the competition rules provided for in Regulation (EU) No 1308/2013.~~

Article 85

State aid

- ~~1. Save as otherwise provided for in this Article, Articles 107, 108 and 109 TFEU shall apply to support under this Regulation (EU) 202X/XXXX [CAP Regulation] and Regulation (EU) No 1308/2013 in relation to types of interventions laid down in Part II, Title I, Chapter IIa of that Regulation or to aid granted by Member States to undertakings in the Union fishery and aquaculture sector;~~
- ~~2. Articles 107, 108 and 109 TFEU shall not apply to support paid by Member States pursuant to and in accordance with this Regulation and to the national contribution to eligible costs provided by Member States for the CAP interventions referred to in Article 35(1), points (d) to (f) and (h) to (r) or to the additional national financing provided for CAP interventions referred to in Article 35(1), points (d) to (f) and (h) to (r), falling within the scope of Article 42 TFEU or to aid granted by Member States to undertakings in the Union fishery and aquaculture sector, falling within the scope of Article 42 TFEU.~~

3. ~~Support provided by Member States referred to in paragraph 1 in relation to operations falling within the scope of Article 42 TFEU that is intended to provide additional financing for interventions referred to in Article 35(1), points (d), (e), (f) and (h) to (r), of this Regulation for which Union support is granted at any time during the Plan period may only be made if it complies with this Regulation, Regulation (EU) ...[CAP Regulation] and Regulation (EU) No 1308/2013 and set out in the NRP Plan.~~
4. ~~Member States shall not provide additional national financing for interventions referred to in Article 35(1), points (a), (b), (c) and (g), of this Regulation.~~
5. ~~For the agricultural, fishery and aquaculture products covered by Annex I to the TFEU, to which Articles 107, 108 and 109 thereof apply, the Commission may authorise, in accordance with Article 108 TFEU, operating aid in the sectors producing, processing and marketing those products, with a view to alleviating the specific constraints on farming, fisheries and aquaculture production in the outermost regions and the smaller Aegean islands as a result of their isolation, insularity, small size and extreme remoteness.~~

~~Member States may grant additional financing for the implementation of interventions in outermost regions and smaller Aegean islands pursuant to this Regulation. In such cases, the Member States shall notify the additional financing to the Commission and the Commission may approve it in accordance with this Regulation as part of the Plans. Thus, aid notified shall be regarded as notified within the meaning of the first sentence of Article 108(3) TFEU.~~

6. ~~By way of derogation from Article 211 of Regulation (EU) No 1308/2013 and Article 3 of Council Regulation (EC) No 1184/2006¹⁵, Articles 107, 108 and 109 TFEU shall not apply to payments to support local agricultural production and specific supply arrangements made by Member States in accordance with this Regulation.~~

¹⁵ ~~Council Regulation (EC) No 1184/2006 of 24 July 2006 applying certain rules of competition to the production of, and trade in, agricultural products (OJ L 214, 4.8.2006, p. 7, ELI: <http://data.europa.eu/eli/reg/2006/1184/oj>).~~

CHAPTER 3
Regulation (EU, Euratom) 2024/2509

Article 89

Amendments to Regulation (EU, Euratom) 2024/2509

Article 63 of Regulation (EU, Euratom) 2024/2509 is amended as follows:

- (1) in paragraph 5, point (a) is replaced by the following:
- “(a) information, providing a true and fair view of the implementation progress during the reference period as defined in sector-specific rules, or their accounts on the expenditure that was incurred during the reference period as defined in sector-specific rules, in the execution of their tasks and that was presented to the Commission for reimbursement;”
- (2) paragraph 6 is replaced by the following:
- “6. The accounts referred to in paragraph 5, point (a), shall include pre-financing and sums for which recovery procedures are ongoing or have been completed. The information or the accounts referred to in paragraph 5, point (a), shall be accompanied by ~~a management declaration~~ **declarations** confirming that, in the opinion of those in charge of the management of the funds:
- (a) the information contained therein, including the information referred to in paragraph 5, point (a) is properly presented, complete and accurate;
- (b) the expenditure was used for its intended purpose, or the amounts for which payment had been requested from the Commission were in line with the conditions for payment, as defined in sector-specific rules;
- (c) the control systems put in place ensure the legality and regularity of the underlying transactions.”

(3) in paragraph 7, the first subparagraph is replaced by the following:

“The accounts referred to in paragraph 5, point (a) or the information on the basis of which payment has been requested from the Commission, and the summary referred to in point (b) of that paragraph shall be accompanied by an opinion of an independent audit body, drawn up in accordance with internationally accepted audit standards. That opinion shall establish whether the control systems put in place function properly and ensure the legality and regularity of the underlying transactions and state whether the audit work puts in doubt the assertions made in the management ~~declaration~~**declarations** referred to in paragraph 6. It shall also establish whether the accounts or the information on the basis of which payment has been requested from the Commission give a true and fair view and whether the use of funds complies with applicable law or expenditure for which reimbursement has been requested from the Commission is legal and regular.”

(3a) a new paragraph 7a is added as follows:

‘7a. For the purposes of Regulation [NRPP Regulation], ensuring legality and regularity of the underlying transactions under paragraph 6 and 7 of this Article shall be understood meaning that the management and control systems put in place effectively verify the fulfilment of milestones, targets and outputs and ensure the use of Union funds in compliance with applicable law.’

ANNEXES

to the

Proposal for a

REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

establishing the European Fund for economic, social and territorial cohesion, agriculture and rural, fisheries and maritime, prosperity and security for the period 2028-2034 and amending Regulation (EU) 2023/955 and Regulation (EU, Euratom) 2024/2509

[ANNEX I]

Methodology for the calculation of the Union financial contribution for each Member State pursuant to Article 10(2), point (a)

This Annex sets out the methodology for calculating the financial contribution available for each Member State in accordance with Article 10(2), point (a).

The methodology takes into account the following variables with regard to each Member State:

- population (2024);
- population at risk of poverty or social exclusion (AROPE) living in rural areas (2024);
- the Member State's gross national income (GNI) per capita, measured in purchasing power standard (2023);
- regional gross domestic product (GDP) per capita, measured in purchasing power standard at NUTS-3 level (average 2021-2022-2023);

- the direct payments per potentially eligible hectare (2027, hectares based on Potentially Eligible Area 2022);
- total asylum applicants, positive decisions, protection and returns (Eurostat, average 2022-2023-2024);
- geographical data on country borders (Eurostat GIS database) and the number of visa applications for short stays.

The financial contribution available for each Member State is the consolidated amount for the implementation of the plan established as follows:

$FC_i =$

$A_i \times$ amount available for Member States NRPs excluding amounts set out in Article 4 of Regulations [Migration], Article 4 of Regulation [Borders], Article 4 of Regulation [Internal Security] and Regulation (EU) 2023/955+

$B_i \times$ amounts set out in Article 4 of Regulations [Migration], Article 4 of Regulation [Borders], Article 4 of Regulation [Internal Security]+

$C_i \times$ amount available for the Social Climate Fund in accordance with Article 10(3) of this Regulation

This consolidation of amounts is undertaken in accordance with:

- Article 4 of Regulation xxx/xxx establishing the Union support for the well-functioning of the Schengen area, European integrated border management and European visa policy for the period from 1 January 2028 to 31 December 2034;

- Article 4 of Regulation xxx/xxx establishing the Union support for asylum, migration and integration for the period from 1 January 2028 to 31 December 2034;
- Article 4 of Regulation xxx/xxx establishing the Union support for internal security for the period from 1 January 2028 to 31 December 2034;
- Article 10 and Annex II of Regulation (EU) 2023/955 establishing a Social Climate Fund and amending Regulation (EU) 2021/1060, Annex II.

where,

A_i General key

$$A_i = \text{average} \left(\frac{Pop_i}{Pop_{EU}}, \frac{AROPE ra_i}{AROPE ra_{EU}} \right) \times \left[\frac{GNI_{pc PPS EU}}{GNI_{pc PPS i}} \times (1 + \text{Regional prosperity gap} + \text{Agri prosperity gap}) \right]^2$$

with

$$\text{Regional prosperity gap}_i = \frac{\sum_r \max(0, 75\% - \frac{GDP_{pc PPS r}}{GDP_{pc PPS EU}}) \times Pop_r}{Pop_i}$$

and

$$\text{Agri prosperity gap}_i = \frac{\text{Max}(0, 90\% \frac{DP}{ha_{EU}} - \frac{DP}{ha_i}) \times ha_i}{DP_i}$$

where for each Member State i and NUTS level 3 region r

Pop is the population at 1 January 2024 (Eurostat online database code: demo_gind, tps00001);

$AROPE_{ra}$ is the population at risk of poverty and social exclusion in rural areas in 2024 (Eurostat online database code: https://ec.europa.eu/eurostat/databrowser/view/ilc_peps13n/default/table?lang=en&ilc_peps13n, 2024);

$GNI_{pc PPS}$ is gross national income (GNI) per capita measured in purchasing power standards (Eurostat online database code: nama_10_pp, 2023);

$GDP_{pc PPS r}$ is the regional gross domestic product (GDP) per capita measured in purchasing power standards (Eurostat online database code: nama_10r_3gdp, average 2021-23);

DPI is the amount of direct payments estimated in budget year 2027 (excluding POSEI/SAI);

ha is hectares declared as eligible for support under the (“potential eligible area”; claim year 2022).

The α_i of all Member States is normalised to ensure that the sum of all α_i equals 100%.

To avoid an excessive concentration of resources, a cap and safety net apply for the general allocation key A_i:

For all Member States, the allocation share α_i cannot be lower than 80% and not be higher than 105% of its allocation share in the 2021-2027 total of all relevant pre-allocated funds under shared management, as calculated by the Commission based on the initial 2020 allocation of pre-allocated funds before transfers¹⁶. The α_i of all Member States is proportionally adjusted to ensure that the sum of all α_i equals 100%.

B_i Home affairs key

$$\begin{aligned}
 B_i &= 45\% \text{ Borders} + 35\% \text{ Migration} + 20\% \text{ Security} = \\
 &45\% \left[90\% \times \left(\text{sea} + \text{external} \left[\frac{1.00 \text{ others}}{1.25 \text{ direct border RU and BY}} \right] \right) + 10\% \text{ VISA} \right] \\
 &+ 35\% \left[\text{average} (\text{asylum}, \text{protection}, \text{temporary}, \text{returns}) \right] \\
 &+ 20\% \left[(\text{pop share} (* 0.4) + \text{inverted GNI pc pps} (* 0.45) + \text{surface share} (* 0.15)) \right]
 \end{aligned}$$

where for each Member State i

- *sea* are sea borders, and *external* are external land borders are geographical borders defined by geodesic length based on ellipsoid ETRS89 (Eurostat/GISCO, 2024 20M EPSG: 3035);
- *asylum* is the Member State share in the number of asylum applicants (Eurostat online database code: migr_asyappctza, average 2022-2024);

¹⁶ The total 2020 allocations under the European Regional Development Fund, the European Social Fund Plus, the Cohesion Fund, the Just Transition Fund, the European Maritime, Fisheries and Aquaculture Fund, the European Agricultural Fund for Rural Development, the European Agricultural Guarantee Fund.

- *protection* is the Member State share in the number of first instance positive decisions on applications (Eurostat online database code: migr_asydcfsta, average 2022-2024);
- *temporary* is the Member State share in the number of beneficiaries of temporary protection (Eurostat online database code: migr_asytpsm, average 2022-2024);
- *returns* is the Member State share in third country nationals returned following an order to leave (Eurostat online database code: migr_eirtn, average 2022-2024);
- *surface* is geographical area defined by geodesic length based on ellipsoid ETRS89 (Eurostat/GISCO, 2024 20M EPSG: 3035);
- *visa* is the Member State share in the number of total uniform visas applied for short stays (DG HOME).

Allocation shares shall be rounded to the nearest 0.01. The cut-off date for historical data used for the application of the methodology in this Annex is 15 June 2025.

The financial allocation of a Member State under the Fund takes into account the special provisions laid down in Protocol No 19 and Protocol No 22 annexed to the TEU and the TFEU in relation to Denmark and Ireland. The allocation for Lithuania includes resources for the Special Transit Scheme laid down in Article 6 of Regulation (EU) (BORDERS).

Any amounts pertaining from Article 12 shall be covered within the limits of the financial allocation for each Member State on a pro rata basis. ¶

I ANNEX II

Methodology for the calculation of the minimum amount for less developed regions

This Annex sets out the methodology for calculating the minimum amounts that Member States shall allocate to their less developed regions as per Article 10(2), point (a)(i), and Article 22(2), point (h)(ii)

Earmarking for the less developed regions, r (LDR_r) within a Member State i =

$$LDR_i = Env \times \frac{\sum_r Pop\ in\ LDR_r}{Pop_i} \times \begin{bmatrix} 1 & \text{if } MS_i\ GNI\ pc > 100\% \ EU\ GNI\ pc \\ 1 & \text{if } 75\% \ EU\ GNI\ pc \leq MS_i\ GNI\ pc \leq 100\% \ EU\ GNI\ pc \\ 1.16 & \text{if } MS_i\ GNI\ pc < 75\% \ EU\ GNI\ pc \end{bmatrix}$$

where for each Member State i and NUTS level 2 region r :

- Env is defined as the financial allocation for the implementation of the National and Regional Partnership Plans defined in Article 10(2)(a) minus the allocations specified in Article 10(2)(a)(ii)
- Pop_i is average population in Member State i for 2021 to 2023 (Eurostat online datacode: demo, demo_r_d2jan)
- $Pop\ in\ LDR_r$ is the average population in region r for 2021 to 2023 (Eurostat online datacode: demo, demo_r_d2jan)
- $GNI\ pc\ PPS$ is average gross national income (GNI) per capita for 2021 to 2023 measured in purchasing power standards (Eurostat online data code: nama_10_pp)

For all Member States, the amount allocated to less developed regions shall not be lower than 90% and not be higher than 112.5% of the corresponding amount allocated to less developed regions under the 2021–2027 pre-allocated funds under shared management, as calculated by the Commission.

The resources to be allocated to less developed regions in accordance with Article 10(2)(a)(i) shall not be counted against the amounts set out in Article 10(2)(a)(ii).

<u>Member State</u>	Amount of financial allocation (in EUR 1000, current prices)
<u>Belgium</u>	138,056
<u>Bulgaria</u>	8,133,449
<u>Czechia</u>	7,345,717
<u>Denmark</u>	-
<u>Germany</u>	-
<u>Estonia</u>	-
<u>Ireland</u>	-
<u>Greece</u>	15,414,017
<u>Spain</u>	16,289,843
<u>France</u>	3,674,893

<u>Croatia</u>	8,255,565
<u>Italy</u>	27,079,088
<u>Cyprus</u>	-
<u>Latvia</u>	3,697,261
<u>Lithuania</u>	4,705,597
<u>Luxembourg</u>	-
<u>Hungary</u>	20,712,690
<u>Malta</u>	-
<u>Netherlands</u>	-
<u>Austria</u>	-
<u>Poland</u>	47,241,595
<u>Portugal</u>	16,146,504
<u>Romania</u>	27,037,343
<u>Slovenia</u>	1,668,300
<u>Slovakia</u>	10,258,235
<u>Finland</u>	-
<u>Sweden</u>	-

1

[ANNEX III

Methodology for the calculation of the Union financial contribution for each Member State under the Interreg Plan

In accordance with Article 10(2), point (c), EUR 10 264 000 000 shall be allocated to the Interreg Plan referred to in Title XX of Regulation XX [Regional development, Interreg Plan];

The allocation of resources by Member State in the Interreg Plan, covering cross-border, transnational and outermost regions' cooperation is determined as the weighted sum of the shares determined on the basis of the following criteria, weighted as indicated:

- (a) total population of all NUTS level 3 border regions and of other NUTS level 3 regions of which at least half of the regional population lives within 25 kilometers of the border (weighting 45,8 %);
- (b) population living within 25 kilometers of the borders (weighting 30,5 %);
- (c) total population of the Member States (weighting 20 %);
- (d) total population of outermost regions (weighting 3,7 %).

The share of the cross-border cooperation corresponds to the sum of the weights of criteria (a) and (b). The share of the transnational cooperation corresponds to the weight of criterion (c). The share of the outermost regions' cooperation corresponds to the weight of criterion (d).

The amount for the Interreg Plan to the Member States, less the resources for the interregional cooperation, shall be distributed as follows:

<u>Member State</u>	Interreg - Share of allocated amount
<u>Belgium</u>	4.70%
<u>Bulgaria</u>	1.40%
<u>Czechia</u>	3.70%
<u>Denmark</u>	3.30%
<u>Germany</u>	12.20%
<u>Estonia</u>	0.70%
<u>Ireland</u>	1.90%
<u>Greece</u>	1.50%
<u>Spain</u>	8.50%
<u>France</u>	13.60%
<u>Croatia</u>	2.10%
<u>Italy</u>	10.70%
<u>Cyprus</u>	0.50%
<u>Latvia</u>	0.70%
<u>Lithuania</u>	1.00%
<u>Luxembourg</u>	0.40%

<u>Hungary</u>	3.10%
<u>Malta</u>	0.30%
<u>Netherlands</u>	4.20%
<u>Austria</u>	2.70%
<u>Poland</u>	6.40%
<u>Portugal</u>	1.60%
<u>Romania</u>	4.30%
<u>Slovenia</u>	0.90%
<u>Slovakia</u>	2.80%
<u>Finland</u>	2.00%
<u>Sweden</u>	4.70%

*Member State share before pro rata deduction of support expenditure]

ANNEX IV

Table 1. Key requirements for the Member State's management, control and audit systems

1	Appropriate separation of functions and functional independence between authorities and written arrangements for supervising and monitoring tasks delegated to other bodies. Allocation of sufficient resources to this body or bodies for the purpose of the Plan.
2	Effective implementation of proportionate and effective anti-fraud, anti-corruption measures and measures to avoid, prevent, detect and correct irregularities including conflict of interest and double funding, including a risk assessment.
3	Arrangements in place for ensuring compliance with the applicable law, including Union public procurement and State aid rules.
4	Appropriate procedures for checking the fulfilment of the conditions for payment, the durability of the fulfilment of milestones and targets, the reliability of data declared and the avoidance of double funding in payment applications submitted to the Commission.
5	Appropriate procedures for providing a reliable audit opinion on the reliability of data entered in the payment applications.

6	Appropriate audits on systems to ensure the reliability of data underpinning payments from the Union budget.
7	Effective system to ensure that all documents necessary for a complete audit trail are held.
8	Reliable electronic system for recording and storing data for monitoring, progress reporting, evaluation, financial management verifications and audits, including appropriate processes to ensure the security, integrity and confidentiality of the data and the authentication of users.
9	Effective accounting system that provides accurate, complete and reliable information in a timely manner, including aggregating the data to be declared to the Commission.
10	Appropriate procedures to ensure financial flows to managing authorities and paying agencies, guaranteeing that, with each payment made by the Commission, such authorities receive the amounts due to them, in accordance with the progress made in the implementation of the measures included in their respective chapters and taking into account potential financial corrections resulting from the implementation of their chapters, and ensuring that by the end of the period they receive an amount at least equivalent to their Union contribution.

11	<p>Appropriate transparent and non-discriminatory criteria and procedures for the selection of operations to maximise the contribution of Union funding towards the achievement of the objectives of the Plan and respecting the principles of sound financial management, transparency and non-discrimination, taking account of the Charter of Fundamental Rights of the European Union.</p> <p>Appropriate information to beneficiaries on applicable conditions for support for the selected operations ensuring access to funding opportunities to a diverse range of entities, including small and medium-sized enterprises.</p>
12	<p>For the purposes of the Plan, an Comprehensive national anti-fraud strategy, based on a risk assessment.</p>
13	<p>Appropriate procedures for reporting of all cases of suspected fraud, corruption and irregularities including conflict of interest, double funding and other breaches of applicable law and for their follow-up in the Commission's Irregularity Management System (IMS).</p>
14	<p>Appropriate procedures for the recovery of unduly paid Union funds.</p>
15	<p>Appropriate arrangements to ensure compliance with the obligation to continue payments due to beneficiaries, recipients, final recipients, contractors and participants in the event of interruption of payment deadlines or suspension of Union funding, financial corrections or other measures to ensure the protection of the Union's financial interests.</p>

Table 2 - Classification of management and control systems with regard to their effective functioning

<u>Category 1</u>	<u>Works well. No or only minor improvement needed.</u>
<u>Category 2</u>	<u>Works. Some improvement needed.</u>
<u>Category 3</u>	<u>Works partially. Substantial improvement needed.</u>
<u>Category 4</u>	<u>Essentially does not work</u>

ANNEX V

Template for the National and Regional Partnership Plan

CCI	
Title in EN	[250] ⁽¹⁾
Title in national language(s)	[250]
Version	
First year	[4]
Last year	[4]
Commission decision number	
Commission decision date	
Member State amending decision number	
Member State amending decision entry into force date	
⁽¹⁾ Numbers in square brackets refer to number of characters without spaces.	

TITLE I: OVERVIEW AND PROCESS FOR ESTABLISHING THE NATIONAL AND REGIONAL PARTNERSHIP PLAN

1. PART 1: Challenges and objectives addressed by the NRP Plan

1.1. NRP Plan's support to general objectives laid down in Article 2 and contribution to ~~all or a significant subset of~~ the specific objectives referred to laid down in in Article 3(1)(a) to (e), and to the relevant specific objectives laid down under each subparagraph of Article 3(1)(a) to (e) and to the objectives set out in Article 3 of the ~~specific~~ regulations AMI, IS and BMV as referred to in article 3(1)(ba), taking into account the specific needs and challenges of the Member State and regions concerned

Reference: Article 22(2), point (a)

<u>Specific objective and objectives set out in Article 3 of the regulations AMI, IS and BMV</u>	Explanation of how the <u>NRP</u> Plan contributes in a comprehensive and adequate manner to achieving the related specific objective and general objectives *
1.a	[5 000]
1.b	[5 000]
1.ba	

<u>Objectives set out in Article 3 of the AMI regulation</u>	[5 000]
<u>Objectives set out in Article 3 of the regulation IS</u>	[5 000]
<u>Objectives set out in Article 3 of the regulation BMV</u>	[5 000]
1.c	[5 000]
1.d	[5 000]
1.e	[5 000]

***One measure can contribute to more than one specific objective. The contribution will be assessed on the basis of quantitative and qualitative criteria.**

1.2. Description of the specific needs and challenges of the Member State taking into account the relevant country-specific recommendations addressed to the Member State concerned, in particular in the context of the European Semester and in line with the European Pillar of Social Rights, the CAP national recommendations and challenges identified in the documents and strategies referred to in Article 22(2), point (b) and taking into account Article 22(2a).

Reference: Article 22(2), point (b) and 2a.

Challenges/ needs, including the target groups that are affected	National <u>and/or</u> regional level (National for the CAP) <u>Tick box</u>	Relevant country- specific recommendations/ national CAP recommendation and/or challenges- <u>identified</u> in the documents in the <u>policy reference</u> <u>framework as defined</u> <u>in Article 22(2)(b)</u> [with the reference to the corresponding CSR /	Measure(s) [List of measure ID and titles]	Level of financing envisaged <u>(total Union contribution) if</u> <u>applicable*</u>	<u>Explanation if the relevant</u> <u>country-specific</u> <u>recommendations are</u> <u>addressed in other national</u> <u>plans or documents adopted</u> <u>at the EU level</u>

		official document or strategy]			
[2000]	[300] tick box	[300]			
[2000]	[300] tick box	[300]			

* Challenges may be addressed by reforms which might not entail a Union contribution

1.3. Description of how the NRP Plan is consistent with the national medium-term fiscal structural plans under Regulation (EU) 2024/1263, national restoration plans under Regulation (EU) 2024/1991, National Energy and Climate Plans under Regulation (EU) 2018/1999 and the national digital decade strategic roadmaps under Decision (EU) 2022/2481

Reference: Article 22(2b), point-(e)-(a)

National Plans and roadmaps	Describe how the measures included in the Plan are consistent with the objectives set out in these documents
National medium-term fiscal structural plan under Regulation (EU) 2024/1263	[1 000]
National restoration plan under Regulation (EU) 2024/1991	[1 000]
National Energy and Climate Plan under Regulation (EU) 2018/1999	[1 000]
National digital decade strategic roadmap under Decision (EU) 2022/2481	[1 000]
Other relevant national plans	[1 000]

1.4. Description of how the NRP Plan contributes to the completion of the Single Market ~~effective functioning of the single market with Important Projects of Common European Interest, projects located on the core and extended core network and other projects of common European interest including contribution via cross-border, transnational or multi-country projects and support to operations that have been awarded a Seal and by implementing measures underpinning the Savings and Investments Union~~

Reference: Article 22(2b), paragraph (b)

Elements	Measure	<u>Description</u>Justification
The support for Important Projects of Common European Interest (IPCEIs); in particular taking into account the analyses provided in the latest Annual Single Market and Competitiveness Report	[List of measure ID numbers and description]	[1000]
The projects defined in Regulation (EU) 2024/1679 located on the core and the extended core network		[1000]

The Plan's support for projects of common interest as defined in Regulation (EU) 2022/869		[1000]
The Plan's support for other cross-border, transnational or multi-country projects, including those ensuring coherence with projects supported by the Connecting Europe Facility as established in Regulation 202X/XXXX [Connecting Europe Facility] and accompanying annex		[1000]
The Plan's support to operations that have been awarded a Seal		[1000]
The Plan's support to measures underpinning the Savings and Investments Union		[1000]

1.5. Comprehensive overview of the NRP Plan's support to the territories listed in Annex VII, taking into account their specific needs and challenges [2000] *

Reference: Article 22(2b), points (f) and (h)(i) and ~~Article 45 [measures for the outermost regions]~~

Regional characteristics referred to in Annex VII (points a)-j)	Contributing chapter(s)	Total estimated costs (EUR)	Union contribution (EUR)	Minimum rate of national contribution	List of supporting reforms (where appropriate) <u>[measure ID and title]</u>
a) <u>The specific needs and challenges of</u> Less developed regions	Chapter xx	XX	XX	X%	
	Chapter xx	XX	XX	X%	
	Sub-total	XX	XX		

b) <u>The specific needs and challenges of</u> Transition regions	Chapter xx	XX	XX	X%	
	Chapter xx	XX	XX	X%	
	Sub-total	XX	XX		
c) <u>The specific needs and challenges of</u> More developed regions	Chapter xx	XX	XX	X%	
	Chapter xx	XX	XX	X%	
	Sub-total	XX	XX		

d) <u>The specific needs and challenges of Islands and coastal areas and Outermost regions</u>	Chapter xx				
	Chapter xx				
	Sub-total			<u>X%</u>	
da) <u>The specific needs and challenges of Outermost regions</u>	Chapter xx				
	Chapter xx				
	Sub-total				

e) The specific needs and challenges of Eastern border regions (NUTS 2 regions that have borders with Russia, Belarus), particularly in the areas of security, border management and economic development.	Chapter xx				
	Sub-total				
f) The specific needs and challenges of northern sparsely populated regions, which suffer from severe and permanent natural or demographic handicaps, especially regarding connectivity and accessibility.	Chapter xx				
	Sub-total				

g) The specific needs and challenges of rural areas, especially those suffering from structural	Chapter xx				
problems such as a lack of attractive employment opportunities, skill shortages, underinvestment in broadband and connectivity, digital and other infrastructures and essential services, as well as youth drain by strengthening the socio-economic fabric in those areas, in particular through job creation, support for young people and generational renewal;	Sub-total				

h) The specific needs and challenges of areas affected by industrial transition, especially those facing serious socio-economic challenges deriving from the transition process towards the Union's 2030 and 2040 targets for energy and climate and a climate-neutral economy of the Union by 2050;	Chapter xx				
	Sub-total				
i) The specific needs and challenges in urban areas (sustainable urban development);	Chapter xx				
	Sub-total				

j) The specific needs and challenges identified in the planned use of integrated territorial investment, community-led local development or other territorial tools including just transition and smart specialisation strategies;	Chapter xx				
	Sub-total				
k) strengthening competitiveness and innovation capacities for sustainable growth and employment based on the specific needs and challenges identified of regions, including by making use of in smart specialisation strategies and just transition strategies	Chapter xx				
	<u>Sub-total</u>				

* This table will be based on information already filled in by the Member State at the level of the measure in table 2.7 and table 5, except that for the column “List of supporting reforms (where appropriate)”. ~~A presentation of measures required by Article 46 [Outermost regions], including a description of the main actions envisaged, supported target groups, and corresponding financial resources.~~

1.5bis Support to outermost regions

Reference: Article 46 Overview of the measures to strengthen the economic and social development of outermost regions

<u>Measure ID</u>	<u>Measure title</u>	<u>Description including the main actions envisaged, supported target groups</u>
		[1000]

1.6. Comprehensive overview of the Plan's support to generational renewal in agriculture in accordance with Article 15 [generational renewal] of Regulation 202X/XXXX [CAP Regulation] [2000]

Reference: Article 22(2b), point (ig)(i)

Including:

- (a) Assessment of the current demographic situation in the agricultural sector

- (b) Identification of entry barriers for young farmers and proposed national initiatives and measures to overcome them
- (c) Description of the Starter Pack for young farmers (Art. 16 of Regulation (EU) [CAP Regulation]) ~~and synergies between measures contributing to generational renewal~~
- (d) Synergies between measures contributing to generational renewal set out in the NRP Plan**

Type of measures	Contributing Chapter(s)	Total estimated costs (EUR)	EU contribution (EUR)	List of supporting reforms (where appropriate) <u>[Measure title]</u>
a. Support for setting-up of young farmers	Chapter xx	XX	XX	
	Chapter xx	XX	XX	
	Sub-total	XX	XX	

b. Degressive area-based income support for young farmers	Chapter xx			
	Sub-total			
c. Support for small farmers targeting young farmers	Chapter xx			
	Sub-total			
d. Investment support with higher aid intensity for young farmers	Chapter xx			
	Sub-total			
d -e. Possibilities of financing investments implemented by young farmers through financial instruments	Chapter xx			
	Sub-total			
e-f. Support for rural business start ups	[...]			

f. g. Cooperation interventions facilitating access to innovation through the projects of EIP-AGRI operational groups	[...]			
g. h. Cooperation interventions facilitating intergenerational cooperation including farm succession	[...]			
h. i. Support for farm relief services	[...]			
i. j. Access to advisory services and training programs tailored to young farmers' needs	[...]			
k. Other type of measures ensuring synergies with other parts of the NRP Plan				
TOTAL		XX	XX	

1.6bis Comprehensive overview of the Plan’s support to generational renewal in the fisheries and and aquaculture sector

Reference: Article 22(2b), point (g)(i)

<u>Type of measures</u>	<u>Measures title</u>	<u>Contributing Chapter(s)</u>	<u>Total estimated costs (EUR)</u>	<u>EU contribution (EUR)</u>	<u>List of supporting reforms (where appropriate) [Measure title]</u>
<u>Measure supporting generational renewal in the fisheries and aquaculture sector</u>	<u>Measure xx</u>	<u>Chapter xx</u>			
	<u>Measure xx</u>	<u>Chapter xx</u>			
	<u>Measure xx</u>	<u>Chapter xx</u>			

<u>Other type of measures contributing to generational renewal and ensuring synergies with other parts of the NRP Plan</u>		<u>Chapter xx</u>			
		<u>Chapter xx</u>			
		<u>Chapter xx</u>			

1.7. Comprehensive overview of the NRP Plan's support to the social measures listed in Annex VI [Contribution to concentration on certain social measures~~methodology for contribution to social objectives~~], taking into account the specific national and regional needs and challenges identified, inter alia, in the context of the European Semester [2000]

Reference: Article 22(2b), point (g)(ii)

Category of measures referred to in Annex VI (points a) to d)	Contributing Chapter(s)	Total estimated costs (EUR)	EU contribution (EUR)	List of supporting reforms (where appropriate) <u>[measure title]</u>
a) Social inclusion	Chapter xx	XX	XX	
	Chapter xx	XX	XX	
	Sub-total	XX	XX	
b) Food and/or basic material assistance	Chapter xx			
	Chapter xx			
	Sub-total			

c)Support to address child poverty	Chapter xx			
	Chapter xx			
	Sub-total			
d) Combatting youth unemployment, including through education and training	Chapter xx			
	Chapter xx			
	Sub-total			
TOTAL		XX	XX	

1.8. Comprehensive overview of the NRP Plan's support to thriving the implementation of the CFP, fisheries and aquaculture activities, as well as to maritime activities and the European Ocean Pact production [2000]

Reference: Article 22(2b), point (i g)(iii) and (iiia)

Category of activities	Contributing Chapter(s)	Total estimated costs (EUR)	EU contribution (EUR)	List of supporting reforms (where appropriate) <u>Measure title</u>
a) support for sustainable fisheries and aquaculture, including the restoration and conservation of aquatic biological resources, energy transition of fisheries and aquaculture as well as actions improving safety, working conditions and health;	Chapter xx			
	Chapter xx			
	<u>Sub-total</u>			

(b) interventions to support <u>for</u> the innovation for more selective sustainable fishing and aquacultural activities, as well as and for the conservation, protection and restoration of aquatic biodiversity and ecosystems <u>in line with the objectives of the CFP</u>;	Chapter xx			
	Chapter xx			
	<u>Sub-total</u>			
(c) interventions to support <u>for</u> the Common Market Organisation (CMO), including the establishment and functioning of producer organisations and the implementation of production and marketing plans;	Chapter xx			
	Chapter xx			
	<u>Sub-total</u>			
(d) interventions to support <u>for</u> fishers or aquaculture producers for the compensation to operators of the fishery and aquaculture sector for their income foregone or additional costs and compensation to recognised producer organisations and associations of producer organisations which store fishery products listed in Annex II to Regulation (EU) No 1379/2013, provided that those products are stored in accordance with Articles 30 and 31 of that Regulation.	Chapter xx			
	Chapter xx			
	<u>Sub-total</u>			

<p>ea) Activities on implementing the CFP, including on Interventions to Support for the implementation of the Union control system and the collection, management and use of fisheries and aquaculture data necessary for the implementation of the CFP fisheries, control and enforcement, fight against IUU fishing and collection of scientific data for knowledge-based decision-making, generational renewal</p>	Chapter xx	XX	XX	
	Chapter xx	XX	XX	
	Sub-total	XX	XX	
<p>(f) Interventions to Support for fight against IUU fishing</p>	Chapter xx			
	Chapter xx			
	<u>Sub-total</u>			
<p>gb) Activities supporting Support for the specific needs of fisheries, aquaculture and coastal communities and in particular of small-scale coastal fishing</p>	Chapter xx			
	Chapter xx			
	Sub-total			

he) support for a Activities contributing to environmental, economic and social sustainability of fishing operations and the balance between the fishing capacity of the fleets and the available fishing opportunities.	Chapter xx			
	Chapter xx			
	Sub-total			
id) Interventions to support for a Activities set out in the European Ocean Pact including the conservation of marine biological resources, the restoration of marine biodiversity, the management of and innovation in fisheries and sustainable aquaculture activities, maritime security, the development of a competitive and sustainable blue economy;- m Maritime spatial planning and maritime regional cooperation at sea basin level.	Chapter xx			
	Chapter xx			
	Sub-total			
j) Support for generational renewal in the fisheries and aquaculture sector	Chapter xx			
	Chapter xx			
	Sub-total			
	TOTAL	XX	XX	

1.9. Comprehensive overview of the planned use of integrated territorial development in cities, urban, and rural and coastal areas, community-led local development, including particular LEADER, or other territorial tools including just transition, smart specialisation strategies and strategies for decarbonisation developed with the support of Union instruments in the 2021-2027 period [1 000]

Reference: Article 22(2b), point (h)(i) ~~(j)(i)~~

Planned use of territorial tools:	Measures
Integrated territorial <u>and urban</u> development	[List of measure ID and titles]
Community-lead local development <u>including</u> LEADER	
[other territorial tools <u>listed in Article 74</u>]	

1.10. ~~Description~~ Comprehensive overview of how the NRP Plan effectively contributes to the challenges in terms of improving farm resilience and management of risks at farm level with focus on climate adaptation, risk management and improvement of the overall resilience and risk coverage of farmers, and supporting the digital and data-driven transition of agriculture and rural areas to enhance their competitiveness, sustainability and resilience and description of the reforms, investments and other interventions proposed in the Plan to address them [1 000]

Reference: Article 22(2b), point (h j) (ii)

<u>Challenges</u>	<u>[List of measure ID and titles] Measures</u>
Improving farm resilience and management risks	{ List of measure ID and titles }
Support to the digital transition of agriculture and rural areas	

1.11. Comprehensive overview of how the NRP Plan effectively contributes to Contribution to the environmental and climate priority areas set out in Article 4 [CAP - Environment and climate priority areas] of Regulation XX [Implementation of Union support to the CAP] [1000]

Reference: Article 22(2b), point (h j) (iii)

	<u>[List of mMeasure ID and titles]</u>
climate change adaptation and , including efficient management of water and improved resilience to droughts or floods;	[List of measure ID and titles]
climate change mitigation including carbon removals and on-farm renewable energy production, including biogas production;	
Soil health	

Preservation of biodiversity, such as conservation of habitats or species, landscape features, reduction of pesticides	
Development of organic farming	
Animal health and welfare	

1.11b For Member States with areas affected by water pollution due to nitrate surplus: description of support provided to farmers such as support for extensification of livestock systems or the diversification to other agricultural activities or other actions that contribute to mitigating the causes of pollution or restore the water bodies.

<u>Description of support provided to farmers for extensification of livestock systems or the diversification to other agricultural activities or other actions that contribute to mitigating the causes of pollution or restore the water bodies.</u>	<u>Measures</u> <u>[List of measure ID and titles]</u>
<u>[1 000]</u>	

1.12. Contribution of the NRP Plan to climate, environmental and social objectives[, and the rural target]

Reference: Article 22(2b), points (q) and (r) [reference to provision that will include the rural target]

	<u>Amount of the Union contribution (EUR)</u>	<u>% of the total Union contribution</u>
<u>Contribution to climate and environmental objectives</u>		
<u>Contribution to social objectives</u>		
<u>[Rural target]</u>		

2. PART 2: Horizontal conditions and principles

2.1. Compliance with the Rule of law and Charter horizontal conditions [10 000]

Reference: Article 22(2b), points (o) and (p)~~(q) and (r)~~

~~Provide A~~ a self-assessment of the compliance with the Charter horizontal condition referred to in Article 8 [Charter]

Description of the way in which the Plan and its envisaged implementation ensure the respect of the Rule of Law referred to in Articles 9 [RoL horizontal conditions], with information on the follow-up given to the country-specific recommendations issued in the framework of the latest Rule of Law Report and European Semester, together with measures to address those identified country-specific challenges.

2.2. Compliance with the principle of ‘do no significant harm’ [5 000]

Description of the mechanisms in place to ensure compliance with the principle of ‘do no significant harm’ in the implementation of the Plan, including a description of the protective practices as per Article 3(4) of Regulation (EU) 202X/XXXX [CAP Regulation].

2.3. Compliance with the principle of gender equality [5 000]

Description of the mechanisms in place to ensure compliance with the principle of gender equality in the implementation of the Plan.

3. PART 3C: Arrangements for the implementation of the plan

3.1. Arrangements for the effective monitoring and implementation of the Plan

Reference: Article 22(2b), point (eg)

Description of the arrangements for the effective monitoring and implementation of the Plan by the Member State concerned:

Coordinating function authority: description of how the **authority(ies) assuming the** coordinating **function** authority will be responsible for the coordination of the Plan in accordance with article 5049 [~~functions of the coordinating authority~~ **function**] [1 000]

Managing authority(ies): description of how the managing authority(ies) will manage the Plan in accordance with Article 510 [functions of the managing authority] [1 000]

Paying agencies: description of the paying agency(ies) [1 000]

Audit authority(ies): description of the audit authorities and, if relevant, of the coordination arrangements in place to produce the annual audit opinion and summary of audits submitted as part of the annual assurance package; [specify if the Member State participates in the enhanced cooperation on the establishment of the EPPO]. [1 000]

Description of the envisaged approach as well as the **arrangements between the national and regional and local authorities** in terms of responsibilities for programming, implementation, financial management, monitoring and evaluation, in accordance with the institutional and legal framework of the Member State. [2 000]

Table XX: Authority(ies) assuming the coordinating function

<u>Task of the coordinating function [500]</u>	<u>Name of the institution [500]</u>	<u>Contact name [200]</u>	<u>Email address</u>

Table XX: Managing authority(ies)

Chapter	Managing authority	Name of the institution [500]	<u>Chapters/measures under its responsibility</u> <u>[Chapter ID/measure ID]</u>	Contact name [200]	<u>Email address</u>

Table XX: Paying agencies

Chapter	Paying agencies	Name of the institution [500]	<u>Chapters/measures under its responsibility</u> <u>[Chapter ID/measure ID]</u>	Contact name [200]	<u>Email address</u>

Table XX: Audit authority(ies)

Chapter	Audit authority	Name of the institution [500]	Contact name [200]	<u>Email address</u>

3.2. Monitoring committee(s) and coordination committee:

Reference: Article 22(2b), point (eg)

Description of the organisation and structure of monitoring committee(s) and, **if applicable**, the coordinating committee; the arrangements envisaged to ensure the monitoring of the Plan is in line with Article 54 ~~XX~~[Monitoring committee and coordinating committee]. [1 000]

3.3. Partnership and multi-level governance

Reference: Article 22(2b), points (eg) and ~~(k)~~ (i)(i)

A summary of all actions ensuring the involvement of partners, including the consultation and dialogue process conducted for the preparation of the Plan and each chapter, including an explanation on which stakeholders have been consulted, how these were selected, how their representation has been ensured and how their input is reflected in the **NRP** Plan in line with the code of conduct on partnership. [2 000]

3.4. [where appropriate] Technical support ~~[1-000]~~

Reference: Article 22(2b), point (eg)

A description of potential technical support needs for the implementation of the Plan, **in line with Annex XV, paragraph 1 point (k).** [1 000]

3.5. Knowledge exchange

Reference: Article 22(2b), point (ik)(ii)

Description of the strategy on Agricultural Knowledge and Innovation System to strengthen knowledge exchange, innovation and farm advisory services in accordance with Article 20 [AKIS] of Regulation 202X/XXXX [CAP Regulation] [2 000]

3.6. Distribution of agricultural products

Reference: Article 22(2b), point (ik)(iii)

Description of the modalities for setting out the EU school scheme in accordance with article XX [EU school scheme] in accordance with Regulation 202X/XXXX [CMO Regulation] [2000]

3.6bis National CAP Network

Reference: Article 20k CAP Regulation

Explanation of the arrangements in place to ensure continued activities of the national CAP Network. [1000]

3.7. Arrangements in place to ensure protection of the EU financial interests

Reference: Article 22(2b), point (km)

Description of how the Member State's system and arrangements are sufficient to ensure a regular, effective and efficient use of Union resources, in compliance with sound financial management and the protection of the financial interests of the Union, based on the key requirements set out in Annex IVH. [10 000]

3.8. Arrangements in place to comply with the obligations to continue payments

Reference: Article 22(2b), point (ln)

Description of the arrangements in place to ensure that in the ~~in the~~ event of the interruption of payment deadlines or suspension of Union funding, financial corrections or other measures to ensure the protection of Union funding ~~and~~, financial interests, the Member State will comply with its obligation to continue the payments **due** to beneficiaries, recipients, final recipients, contractors and participants, **except where the entity concerned is responsible for the application of such measures.**] [2 000]

3.9. Description of the envisaged approach to communication and visibility for the Plan

Reference: Article 22(2b), point (eg)

Description of the arrangements ~~in place~~ to ensure the visibility of the Union funding, in particular when promoting the actions and their results and inform recipients of the existence of Union support or oblige other financial intermediaries to inform such final recipients of that support. [2 000]

3.10. [where appropriate] ~~Security a~~Arrangements in place for addressing security risks

Reference: Article 22(2b), point (me)

~~Security s~~Self-assessment **identifying any security risks, including risks to Union economic security**~~based on common objective criteria identifying any security issues~~, and detailing how those ~~risks~~issues will be addressed ~~in order to comply with relevant Union and national law.~~ [2 000]

TITLE II: CHAPTERS

For each chapter:

1. Chapters

Reference: Article 22(2b), point (e)-(c)

<u>Chapter title</u>	<u>Chapter ID</u>
[300]	

1.1. Intervention strategy:

Description of the existing **needs**, challenges and objectives of the chapter **and how the Plan measures chapter addresses them**

Text box [150 000]

1.2. ~~Analysis of how the measures address identified needs, challenges and relevant policy objectives~~

Text box [10 000]

1.3. Description of the synergies of the measures included in the chapter (and, if applicable, with other measures in other chapters of the plan and with national measures).

Text box [5 000]

2. Measures

<u>Measure title</u>	<u>Measure ID</u>	<u>The indicative timeline for completion</u>	<u>List of intervention fields</u>	<u>Measures contained in the Social Climate Plan submitted by the Member State under Regulation (EU) 2023/955</u> <u>Y/N</u>
[300]		<u>Q/Y</u>	<u>[tick box or drop down menu]</u>	

Reference: Article 22 paragraph (2b) (ce)

2.1. The nature, type and size financial allocation of the measures, indicating general and specific objectives they pursue* ~~whether it is new or an existing measure intended to be extended with the support from the Plan;~~

Text box [500]

<u>Chapter ID</u>	<u>Measure title</u>	<u>Measure ID</u>	<u>Reform/ Investment/output based other interventions</u>	<u>Primary Specific objective supported</u>	<u>Secondary specific objective supported</u>	<u>Objectives set out in Article 3 of the AMI, IS and BMV regulations</u>	<u>General objective supported</u>	<u>Union contribution (EUR)</u>	<u>Total estimated costs (EUR)</u>
				**	**				

***Considering the multidimensional aspect of investments, reforms and other interventions financed by the NRP Plan, each measure may be assigned to two specific objectives:**

- **a ‘primary’ assignment to the specific objective predominantly related to the measure at stake;**
- **a ‘secondary’ assignment to capture a specific subset of the primary assignment, the possible spill-over effects on a second specific objective, or the nature of beneficiaries targeted by the measure.**

****not applicable for AMI, IS and BMV regulations**

2.2. Detailed Description of the measure, including information on its objectives, which geographical area, who and what is targeted by the measure~~of the measures~~

Text box [65 5000]

~~2.3. Detailed information on who and what is targeted by the measure~~

~~Text box [1 500]~~

For CAP interventions, the analysis should **also** include:

- A description of the notions and elements necessary to ensure that CAP income support interventions referred to in Article ~~35(1)~~ **points (a) to (k) and (r)** ~~X~~[Types of support] and other CAP interventions are targeted to those most in need of CAP support, including the notions of “agricultural activity”, “agricultural area”, “eligible hectare”, “farmer”, “**producer group**”, “young farmer” and “new farmer”.
- **Where required by the CAP regulation,** ~~a~~ description of the targeting of the selected sectors and groups and complementarity with other CAP interventions and measures set out in the Plans.
- **For LEADER: definition of area covered by LEADER / rural areas with disadvantages (Art. 18 CAP Reg)**

~~2.4. The timeline of the implementation of the measure~~

~~Text box [500]~~

2.5. Whether the measure contributes to ~~s~~Single ~~M~~market objectives :

Measure contributes to single market objectives	If Yes <u>Single market objectives</u>	
--	--	--

Y/N	The support for Important Projects of Common European Interest (IPCEIs);	[tick box]
	The projects defined in Regulation (EU) 2024/1679 particularly those located on the core and extended core network	[tick box]
	The plan's support for projects of common interest as defined in Regulation (EU) 2022/869	[tick box]
	The plan's support for other cross-border, transnational or multi-country projects	[tick box]
	The plan's support to operations that have been awarded a Seal	[tick box]
	The plan's support to measures underpinning the Savings and Investments Union	[tick box]

~~2.6. Detailed information on which geographic area is targeted~~

~~Text box [1 500]~~

2.7. Territorial dimension of the measure

Reference: Article 14(4) and Annex II of Regulation XX [Performance Regulation]

Measure ID	Region under Commission Regulation (EU) 2023/674 (if applicable)	Type of territory targeted	Type of territory targeted bis (where applicable)	Measure for an outermost region/northern sparsely populated area/eastern border region/small Aegean islands	Territorial tools (where applicable)	<u>Smart specialisation strategy and just transition strategies</u>
	[NUTS2 or NUTS3 level]*	[tick box or drop down menu] [code for territory type dimension] 01 Urban areas 02 Rural areas 05 Other types of territories targeted 07 No territorial targeting]	[tick box or drop down menu] [code for territory type dimension: 03 Areas affected by industrial transition or 04 Islands and coastal areas] 05 Mountainous Areas	[tick box for each type of territory] Code for territory type dimension: 01 Outermost regions 02 Small Aegean Islands 03 Eastern border regions 04 Northern Sparsely Populated Areas	[tick box or drop down menu] [Code for the territorial initiative and local cooperation dimension: 01 Integrated territorial and urban development 02 Community-led local development including LEADER 03 Other territorial tools	[tick box or dropdown menu] [<u>smart specialisation strategy]</u> [<u>just transition strategy]</u>

*** Drop-down menu and multiple options**

2.8 Social measures in accordance with Annex VI

Reference: Article 22 paragraph (2b) (g) (ii)

<u>Measure ID</u>	<u>Measure Title</u>	<u>Intervention Field</u>	<u>Category of measures referred to in Annex VI</u>
			<p>[tick box or drop-down menu; selection of 1 or more possible for each measure/intervention field:</p> <ul style="list-style-type: none">a) Social inclusionb) Food and/or basic material assistancec) Support to address child povertyd) Combating youth unemployment, including through education and training]

2.9 Fisheries, aquaculture, maritime and ocean-based activities

Reference: Article 22 paragraph (2b) (g) (i), (iii) and (iiia)

<u>Measure ID</u>	<u>Measure Title</u>	<u>Intervention Field</u>	<u>Areas of support</u>
			<p>[tick box or drop-down menu; selection of 1 or more possible for each measure/IF:</p> <ul style="list-style-type: none"> • <u>Support for sustainable fisheries and aquaculture, including the restoration and conservation of aquatic biological resources, energy transition of fisheries and aquaculture as well as actions improving safety, working conditions and health;</u> • <u>support for the innovation for more selective fishing activities and for the conservation, protection and restoration of aquatic biodiversity and ecosystems;</u> • <u>support for the Common Market Organisation (CMO), including the establishment and functioning of producer organisations and the implementation of production and marketing plans;</u> • <u>support for fishers or aquaculture producers for the compensation to operators of the fishery and aquaculture sector for their income foregone or additional costs and compensation to recognised producer organisations and associations of producer organisations which store fishery products listed in Annex II to Regulation (EU) No 1379/2013, provided that those products are stored in accordance with Articles 30 and 31 of that Regulation.</u>

			<ul style="list-style-type: none"> • <u>support for fisheries, control and enforcement and collection of scientific data for knowledge-based decision-making</u> • <u>Support for fight against IUU fishing</u> • <u>Support for the specific needs of fisheries, aquaculture and coastal communities and in particular of small-scale coastal fishing</u> • <u>Support for activities contributing to environmental, economic and social sustainability of fishing operations and the balance between the fishing capacity of the fleets and the available fishing opportunities.</u> • <u>Support for activities set out in the European Ocean Pact on the conservation of marine biological resources, the restoration of marine biodiversity, the management of and innovation in fisheries and sustainable aquaculture activities, maritime security, the development of a competitive and sustainable blue economy; maritime spatial planning and maritime regional cooperation at sea basin level.</u> • <u>Support for generational renewal in the fisheries and aquaculture sector</u>
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3. Interventions of the Common Agriculture Policy

Reference: Article 22 (2b), point (e) (c)

3.1. The following structured information:

Policy specific challenge as identified in the CAP national recommendations Specific objectives	Needs addressed	Measure ID/ Intervention	Type of intervention (as per Art 35(1))	Territorial scope/dimension	Targeted sectors Where applicable	Targeted groups of beneficiaries Where applicable	Type of areas targeted	CAP environmental and climate priority areas	Eligibility conditions [as per relevant article]	Monitorability of conditions (via AMS)	Farming practices covered (where applicable)	Specific conditions / incentives / priority in place for				
												Young farmers	Women	Digitalisation	Data sharing	Knowledge exchange / training
[list]	[500]			[list]	[list]	[list]	[list]	[list]		[Y/N/partially]	[list]	[Y/N]	[Y/N]	[Y/N]	[Y/N]	[Y/N]

Where relevant, the analysis may also include:

~~1. For sectoral interventions referred to in Articles XX [sectoral interventions] of Regulation 202X/XXXX [CMO], a description of the arrangements for operators benefitting from interventions in the sectors.~~

2. For the EU School Scheme referred to in Article 27 of Regulation 202X/XXXX [CMO Regulation),

- a) the participants in the EU School Scheme.
- b) the list of products that may be supplied and distributed and the prioritisation criteria;

3.e) National additional financing

The following information shall be completed for each intervention in the CAP for which additional national financing referred to in Article X is granted:

The Article XXX according to which the financing is granted	text
The national legal basis for granting the financing	text

The intervention in the Plan for which financing is granted	text
The total budget of additional national financing (in euro)	number
Complementarity: (a) a higher number of beneficiaries; (b) a higher aid intensity; (c) providing financing to certain operations within the intervention.	Indicate those that apply and provide additional information, if relevant.
Covered by Article 42 of the TFEU	(if NO, indicate the State aid clearance instrument)

3.2. An explanation of the relevant criteria in the paragraphs of Annex 2 to the WTO Agreement on Agriculture, in accordance with ex-Article 40 [WTO domestic support] and ex-Annex XVII [WTO annex];

For CAP interventions referred to in Article 35(1)

<u>Interventions</u>	<u>Type of intervention</u> <u>Reference to an Article in this Regulation .../... and [CAP], this regulation, or Regulation (EU) No 1308/2013 [CMO]</u>	<u>Paragraph(s) of Annex 2 to the WTO agreement on Agriculture with which compliance is ensured</u>	<u>Explanation on how compliance [with the WTO Agreement on Agriculture] is ensured</u>	<u>Number of hectares of oilseeds in accordance with Article 20m of [CAP Regulation]*</u>

*** The planned number of hectares of oilseeds shall be provided for each year of the duration of the Plan. The data shall be provided separately for soybean, sunflower (excluding confectionery sunflower seeds) and rapeseed.**

3.32. Description of arrangements ~~for to comply with~~ farm stewardship system (“SMR”) [2 000]

Reference: Article 3 [Farm stewardship] of Regulation 202X/XXXX [CAP Regulation], ~~Article 6(3) [horizontal principles]~~, Article 22(2b), point (j)

Description of the mechanisms in place to comply with the conditions laid down in ~~ex-article 7(3)~~ [other horizontal principles, farm stewardship] **including a description of the protective practices referred to in Article 3(4) of Regulation (EU) 202X/XXXX [CAP Regulation], their territorial scope, farmers and other beneficiaries subject to the practice and a summary of the protective practice, and complementarity between the elements of the farm stewardship and the relevant measures supported under the NRP Plan.**

4. Gender equality assessment of the measure

Reference: ~~Reference: Article 6(2), in accordance with article~~ 13 of Regulation XX [Performance regulation]

Information on how measures included comply with the principle of gender equality taking into account the gender mainstreaming methodology.

Measure ID	Intervention field	Gender equality score
Measure ID 1	IF1 (activity level)	gender equality score 2 Drop-down menu gender equality score 2 gender equality score 1 gender equality score 0
	IF2	gender equality score 1
Measure ID 2	IF	gender equality score 0

4a (new) Do No Significant Harm assessment of the measure

Measure ID	Intervention field	DNSH assessment [1 000]
Measure ID 1	IF1	
	IF2	
Measure ID 2		

75. Financing and costs of the measures and social target

Reference: Article 22(2b), point (f), **(q), (r)** ~~(s)~~, Article 20

For each measure:

Chapter ID	Measure ID	Reform/ Investment/output based on the intervention	Funded under grant or loans	Unit Cost (if applicable)	Unit of measure (for output-based interventions)	Quantity / volume (if applicable)	Total Estimated Total Cost (EUR)	Union financial contribution (EUR)	Resulting National contribution (%)		Support rate (if applicable)	Categories of regions (where relevant) or national	Intervention field	Result indicator (where relevant)	Methodology used and description of costs including the source and mentioning the past investment/reform projects that are benchmarks for the cost estimate and source of costs for these projects	Justification on the plausibility and reasonability of the estimated costs, where necessary, taking into account national specificities and adjustment methods	Measures contained in the Social Climate Plan submitted by the Member State under Regulation (EU) 2023/955	Type of financial instrument [where applicable] (guarantee, equity or loan)
									% Indicative public contribution (EUR)	% Indicative private contribution (EUR)								

56. Milestones, targets, outputs and timeline

Reference: Article 22(2b), point (e)–(c)

Table containing milestones, targets and timeline for the chapters with the following information:

Chapter title	Measure ID	Name of the measure	Primary objective	Secondary objective	Funded under Grant or Loans	Intervention field	Milestone or target (reference number)	Name of output Indicator for the milestone/target as established in Regulation XXX (Performance regulation) / or measure-specific unless none of those indicators are adequate*	Qualitative indicators (milestones)	Quantitative indicators (targets) as established in Regulation XXX (Performance regulation)	Indicative timeline for achievement	Description of each milestone and target [1 000]	Amount for managing authorities*	Payout value [relevant for COM payments to the Member State]*	Geographical coverage, territorial dimension (national, categories of regions where relevant) Categories of regions (where relevant) or national	Type of financial instrument [where applicable] (guarantee, equity or loan)	Measures contained in the Social Climate Plan submitted by the Member State under Regulation (EU) 2023/955 Y/N
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										Unit of measure	Baseli ne	Targ et	Quart er	Ye ar	[text]					
--	--	--	--	--	--	--	--	--	--	--------------------	--------------	------------	-------------	----------	--------	--	--	--	--	--

* If an indicator is not established in the Regulation XX [Performance Regulation], the unit of measure needs to be indicated.

Table containing outputs and timeline for **output-based** interventions:

Reference: Reference: Article 22(2b), point (ce)

Seq. Number Measure ID	Intervention	Name of output	Output (reference number)	Targeted sector, group of farmers, area	Quantitative indicators as established in Regulation XXX (Performance regulation)	Output unit value					Unit value of commitment in the calculation of the average output value of agricultural actions	Indicative Timeline for achievement		Total estimated cost Payout value		Intervention field	
						Unit of measure	Output	Uniform or average	Type (Lump sum or top-up or other)	Min		Max	Quarter	Year	Union contribution	Member State contribution	

6.7 Verification of the fulfillment achievement of milestones, targets and outputs

Reference: Article 58(2), point (i)

<p>Measure ID</p>	<p><u>Measure title</u></p>	<p>Milestones/ targets/outputs</p>	<p>describe what document(s)/system will be used to verify the fulfillment achievement of the result or condition (and where relevant, each of the intermediate deliverables);</p> <p>describe how management verifications (including on-the-spot) will be carried out;</p> <p>describe what arrangements will be made to collect and store relevant data/documents.</p> <p>[2 000]</p>	<p>Arrangements to ensure the audit trail</p> <p>Please list the body(ies) responsible for these arrangements.</p> <p>[1 000]</p>

7 bis. Result indicators

Measure ID	Intervention field	Milestone, target or output-based interventions (reference number)	Result indicators				
			Name	Name	Baseline	Estimated value	Year of achievement
Measure 1	IF 1	ID	-Component 1: -Component 2: -(...)	-Greenhouse gas emissions avoided (where relevant): -Amount of investment mobilised (where relevant): -Other indicator, component 1: -Other indicator, component 2: -(...)			
	IF 2	ID					

7-8. Coordination/demarcation and complementarities

Reference: Article 7(5)

Description of how the measures included in the ~~chapter Plan~~ **are coherent with other measures in the Plan and/or other measures supported by other complementary and consistent with other Union instruments.** [2 000]

9. Summary of all chapters ~~of~~

Reference: Article 22(2b), point (d~~f~~)

Chapter <u>ID</u>	Estimated total costs (EUR) (absolute and % of total plan)	<u>Estimated total costs (% of total plan)</u>	Union financial contribution (EUR)	Resulting national contribution (%)
Chapter xx				
Chapter xx				
Chapter xx				
Flexibility amount			25% of the total Union contribution	

<u>Use of frontloaded flexibility amounts for CAP interventions/rural areas]</u>				
<u>Technical assistance</u>				
TOTAL				

ANNEX VI

Methodology for the contribution to concentration on certain social objectives measures

For the purpose of Article 22(2b), point (g), letter (ii), and taking into account the specific national and regional needs and challenges identified, inter alia, in the context of the European Semester, **in particular the country specific recommendations**, and in line with the European Pillar of Social Rights, Member States shall **also allocate** ~~concentrate~~ resources in their Plans on the following measures:

- (a) to foster active social inclusion and socio-economic integration with a view to promoting equal opportunities, non-discrimination and active participation, and improving employability, in particular for disadvantaged groups, **marginalised communities and** third-country nationals including migrants ~~and marginalized communities~~.
- (b) to address material deprivation, **including** through food and/or basic material assistance to the most deprived persons and providing accompanying measures supporting their social inclusion;
- (c) to implement the Child Guarantee through targeted actions and structural reforms to tackle child poverty particularly in Member States that have an average rate above the Union average of children of less than 18 years old at risk of poverty or social exclusion, based on Eurostat data, between the years 2024 and 2026;
- (d) to implement the Youth Guarantee through targeted actions and structural reforms to support youth employment, vocational education and training, particularly in Member states that have an average rate above the Union average of young people of 15 to 29 years of age who are not in employment, education or training, based on Eurostat data, between the years 2024 and 2026.

The indicative amounts allocated to the above categories of measures shall be submitted based on the template for the Plan set out in Annex V and agreed with the Commission.

ANNEX VII

Methodology for territorial contribution

For the purpose of Article 22(2b), point (f), Member States shall allocate resources to the below categories of regions, taking into account:

- (a) **[at NUTS2 level, the specific needs and challenges of less developed regions, whose GDP per capita measured in purchasing power standards (2021-2023) is below 75% of the EU-27 average;**
- (b) **at NUTS2 level, the specific needs and challenges of transition regions, whose GDP per capita measured in purchasing power standards (2021-2023) is between 75% and below 100 % of the EU-27 average;**
- (c) **at NUTS2 level, the specific needs and challenges of more developed regions, whose GDP per capita measures in purchasing power standards (2021-2023) is equal to or above 100 % of the EU-27 average;]**
- (d) **the specific needs and challenges of islands and coastal areas such as housing, transport and its decarbonisation, water and waste management, climate change adaptation, access to healthcare and economic development, to take account of their structural social and economic situation, which is compounded by certain specific features which severely restrain their development;** ~~and outermost regions, such as housing, transport and its decarbonisation, water and waste management, climate change adaptation, access to healthcare and economic development, to take account of their structural social and economic situation, which is compounded by certain specific features which severely restrain their development;~~

- (da) **the specific needs and challenges of outermost regions, such as food security, self-sufficiency, supply of essential products housing, transport and its decarbonisation, water and waste management, climate change adaptation, access to healthcare, social service, employment and training, and economic development, to take account of their structural social and economic situation, which is compounded by certain specific features which severely restrain their development;**
- (e) the specific needs and challenges of Eastern border regions (NUTS 2 regions that have borders with Russia, ~~and Belarus,~~ **or Ukraine**), particularly in the areas of security, border management and economic development;
- (f) the specific needs and challenges of northern sparsely populated regions, which suffer from severe and permanent natural or demographic handicaps, especially regarding connectivity and accessibility;
- (g) the specific needs and challenges of rural areas, especially those suffering from structural problems such as a lack of ~~attractive~~ employment opportunities, skill shortages, underinvestment in broadband and connectivity, digital and other infrastructures and essential services, as well as youth drain by strengthening the socio-economic fabric in those areas, in particular through job creation, support for young people and generational renewal;
- (h) the specific needs and challenges of areas affected by industrial ~~transformation~~ **transition**, especially those facing serious socio-economic challenges deriving from the transition process towards the Union's 2030 and 2040 targets for energy and climate and a climate-neutral economy of the Union by 2050;
- (i) the specific needs and challenges in urban areas (sustainable urban development);

(j) the specific needs and challenges identified in the planned use of integrated territorial investment, community-led local development or other territorial tools ~~including just transition and smart specialisation strategies.~~

(ja) The specific needs and challenges identified in smart specialisation strategies and just transition strategies.

The indicative amounts allocated to territories following the above methodology shall be submitted based on the template for the Plan set out in Annex V and agreed with the Commission.

ANNEX VIII

Criteria for the assessment of the fulfilment of milestones and targets

The assessment of the fulfilment of milestones and targets set out in Article 65~~3~~(3) shall take into account

The ~~purpose and the~~ expected **achievement** result of the milestone and target as planned and based on the **underlying purpose of the measure** ~~outcome~~, taking into account the fulfilment of the individual requirements set out therein, **including the qualitative aspects and circumstances related to its fulfilment;**

Where relevant, tThe context provided by the description of the measure to which the milestone or target belongs and the other relevant sections of the National and Regional Partnership Plan **or of the chapter of the Interreg Plan;**

The documents listed as reference framework for the preparation of the plan in Article 22(2) and documents submitted via SFC and any further explanation as regards the fulfilment including correspondence with national and regional authorities;

Where relevant, oOther data or information sources in relation to the **quantitative and** qualitative aspects and circumstances related to the fulfilment of a milestone or a target;

Where relevant, dDifferent methods or procedures used as compared to those originally **described in the Plan** ~~envisaged~~;

Whether the deviation from the wording of the description of the milestone or target hinders its fulfilment and the intended result or imply any breach of the applicable law.

Deviations from the established requirements of the milestone and target may be accepted in the following circumstances:

there is a minimal deviation from a formal requirement of the milestone and target related to the internal procedures of Member States, which does not affect the progress towards the achievement of the reform or investment that the milestone or target represents;

There is limited and proportional delays between the publication of regulatory measures and their effective entry into force, provided that the certainty of their implementation and the beginning of legal effects are respected;

There is a minimal deviation from a substance requirement of the milestone or target, which does not change the underlying purpose of the measure, and which does not affect the progress towards the achievement of the policy objective of the reform or investment that the milestone or target represents.

ANNEX IX

Reporting templates on the implementation progress of the measures of the Plan

~~(to be submitted as an Annex to the management declaration)~~

Reference: Article 58(3) [responsibilities of the MS], 59(1), point (a) [annual assurance package]

Part 1. Payment applications submitted in the reference period as referred to in point (a) of paragraph 1 of Article 59 (previous financial year), including information on pre-financing (to be submitted as an Annex to the management declaration(s))

Reference period (financial year)	Payment application number	Date of submission of the payment application	Amounts requested for payment
20xx		xx/xx/20xx	EUR xx
20xx		xx/xx/20xx	EUR xx
20xx		[...]	[...]

Pre-financing received to date	EUR xx
---------------------------------------	--------

Part 2. Progress in implementation of measures in the preceding calendar year (to be submitted as an Annex to the management declaration(s))

N.B. The information covered by Part 1 (fulfilled milestones, targets and outputs submitted with a payment application) will not need to be reported by MS – it will be automatically generated by SFC

<u>Measure ID</u>	Investments	<u>Milestone/Target reference number</u>	Progress achieved	Payout value <i>automatically filled by SFC</i>	<u>Estimated value of the progress achieved</u> Pay-out value of the progress achieved (amount in EUR <u>calculated on the basis of the payout values</u>)
			Progress towards the milestone or target achieved at the time of reporting based on latest state of implementation (%) OR (drop-down menu)		

			<ul style="list-style-type: none"> ▫ No progress (0 % estimation) ▫ Small progress (33 % estimation) ▫ Substantial progress (66 % estimation) ▫ Fulfilment (100 %) 		
	Reforms or Investments	<u>Milestone reference number</u>	Progress achieved	<u>Payout value automatically filled by SFC</u>	<u>Estimated value of the progress achieved</u> Pay-out value of the progress achieved (amount in EUR <u>calculated on the basis of the payout values</u>)

			(drop-down menu) <input type="checkbox"/> No progress (0% did not entered into force / adopted)		
			<input type="checkbox"/> Fulfilment (100% entered into force / adopted)		
<u>Measure ID</u>	<u>Other-Output-based interventions</u> (payments based on outputs)	<u>Unit of measurement</u> <u>Output (reference number)</u>	Progress achieved		Value of the progress achieved (in EUR)
			Output achieved at the time of reporting based on latest state of implementation,		

Part 3. Reporting on result indicators and sub-categories of output indicators

Reference: Article 14(2), 14(3), 14(5), 14(6) of the Performance Regulation

Measure ID	Intervention field	Milestone, target or output-based interventions (reference number)	Output sub-categories incl. sub-indicators not relevant for payments		Result indicators				
			<u>Name</u>	<u>Progress</u>	<u>Name</u>	<u>Baseline</u>	<u>Estimated value</u>	<u>Year of achievement</u>	<u>Progress</u>

Measure 1	IF 1	ID	Sub-category 1: Sub-category 2: (...)		Greenhouse gas emissions avoided (where relevant): Amount of investment mobilised (where relevant): Other indicator, sub-category 1: Other indicator, sub-category 2: (...)				
	IF 2	ID							

ANNEX X

Template for the forecasts of the amount for payment application

Reference: Article 50(4), point(d) [~~functions of the coordinating function authority~~] and Article 10(2), point (b) [Regional Development, Interreg Plan]

Expected Union contribution					
<i>[Current calendar year]</i>			<i>[Subsequent calendar year]</i>		
Payment application n°1	Payment application n°[x]	Payment application n°[up to 6 per year]	Payment application n°1	Payment application n°[x]	Payment application n°[up to 6 per year]
<i>[Expected submission date]</i>	<i>[Expected submission date]</i>	<i>[Expected submission date]</i>	<i>[Expected submission date]</i>	<i>[Expected submission date]</i>	<i>[Expected submission date]</i>
January-June	July-December		January-June	July-December	

Milestone or target or output (reference number)Seq. Number	Expected amount	Milestone or target or output (reference number)Seq. Number	Expected amount	Seq. Number	Expected amount	Seq. Number	Expected amount	Milestone or target or output (reference number)	Seq. Number	Expected amount	Milestone or target or output (reference number)	Seq. Number	Expected amount
x	EUR x												
...	...												
Sub-total	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x

<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>	<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>	<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>	<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>	<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>	<i>Technical assistance</i>	<i>[automatic calculation in SFC]</i>
TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x	TOTAL	EUR x
<u>Of which grants</u>	<u>EUR x</u>	<u>Of which grants</u>	<u>EUR x</u>			<u>Of which grants</u>	<u>EUR x</u>	<u>Of which grant</u>	<u>EUR x</u>		
<u>Of which loans (if applicable)</u>	<u>EUR x</u>	<u>Of which loans (if applicable)</u>	<u>EUR x</u>			<u>Of which loans (if applicable)</u>	<u>EUR x</u>	<u>Of which loans (if applicable)</u>	<u>EUR x</u>		

ANNEX XI

Template for the payment applications

Reference: Article 65(2) [submission and assessment of payment request] and Article 10(2) point (a) [Regional Development, Interreg Plan]

National and Regional Partnership Plan	
Member State:	
Commission decision approving the Plan:	
Date of Commission decision:	
Payment application number:	
Date of submission of the payment application:	
Number of milestones and targets for which a payment is requested	
<i>Of which funded by grants</i>	
<i>Of which funded by loans (if applicable)</i>	
Total amount requested for corresponding to payout values of fulfilled milestones and targets	
Total amount requested for output based other interventions:	

Amount requested for technical financial assistance:	
Total amount requested	
<i>Of which funded by grants</i>	
<i>Of which funded by loans (if applicable)</i>	

LIST OF MILESTONES AND TARGETS FOR WHICH A PAYMENT IS REQUESTED

<u>Milestone or target reference</u> <u>Seq. number</u>	<u>Primary/secondary Specific Objective/objective set out in AMI, IS and BMV regulations</u>	<u>Chapter ID</u>	<u>Measure ID</u>	<u>Funded under Grants or Loans</u>	<u>Name of milestone /target</u>	<u>Qualitative indicators (milestones)</u>	<u>Quantitative indicators (targets) as established in Regulation XXX (Performance regulation)</u>				<u>Timeline for achievement</u>		<u>Requested amount</u>	Institutions responsible for verifying the fulfilment of relevant milestone/target and for keeping the documents for the audit trail
							<u>Unit of measurement</u>	<u>Baseline</u>	<u>Initial Target</u>	<u>Target achieved</u>	<u>Quarter</u>	<u>Year</u>		
Total requested for grants														
Total requested for loans														

For output-based interventions

Output reference number	Specific Objective/ <u>objective set out in AML, IS and BMV regulations</u>	Chapter ID	Measure ID	Claim year	Output indicator as established in Regulation XXX (Performance regulation)			Requested amount	Institutions responsible for verifying the information provided and for keeping the documents for the audit trail
					<i>Unit of measurement</i> <u>Name of output</u>	<i>Unit of measurement</i>	<i>Output reported</i>		
			Total requested for output-based interventions <u>for grants</u>						
			<u>Total requested for output-based interventions for loans</u>						

The payment will be made on the following bank account:

Body identified	
Bank	
BIC	
Bank account IBAN	
Holder of account (where not the same as the body identified)	

Amounts recovered by Member States included in payment applications (Article 68(4))

<u>Milestone or target or output reference number</u>	<u>Amount subject to recovery</u>	<u>Amount recovered</u>	<u>Interest (if applicable)</u>
<u>Total amount recovered</u>			

ANNEX XII

Template for the management declaration

Reference: Article 59(1), point (c) [annual assurance package]; **Article 10(2)(c)(d) of the ERDF and Cohesion fund Regulation**

I/We, the undersigned, [First Name(s), Surname(s)], in my/our capacity as [Function] of [Member State Responsible authority], taking into account my/our obligations under Regulation XX [Fund]

Hereby declare that, in relation to the implementation of the **[Chapter] [measure] [of the]** National and Regional Partnership Plan of [country] **or the Interreg chapter** approved by the Commission Implementing Decision of [date] on the approval of the assessment of the National and Regional Partnership Plan for [Member State] ([reference]), based on my own judgement and on the information at my disposal, in particular the results from the national control and audit systems described in the Plan:

1. The funds were ~~properly~~ used in accordance with the applicable law with a view to achieving the objectives **addressed** ~~established~~ in the National and Regional Partnership Plan **or the Interreg Plan chapter**.
2. The data entered into the payment applications submitted to the Commission **for the reference period** as referred to in point (a) of paragraph 1 of Article 59 [Assurance package] ~~for the financial year 20[xx]~~ are complete, accurate and reliable, ~~that the information on the implementation progress of the measures of the Plan [Annexed herein] provides a true and fair view of the implementation progress~~ and that the audit trail for the measures concerned is in place

3. The management and control systems in place function properly, ~~ensure the legality and regularity of the underlying transactions~~ and give the necessary assurance that the funds were managed in accordance with ~~all applicable rules~~ **applicable law**, including on **the prevention, detection, ~~correction~~, reporting and **correction** follow-up of irregularities including conflicts of interests, corruption, double funding and fraud ~~prevention and other irregularities~~** and, in ~~accordance~~ with the principle of sound financial management ~~and in compliance with the applicable law[, including applicable public procurement and State aid rules].~~
4. **the information on the implementation progress of the measures of the Plan reported in accordance with Part 2 of Annex IX [Annexed herein] provides a true and fair view of the implementation progress**

I confirm that ~~any~~ **breaches of applicable law** ~~irregularities~~ identified during audits and control reports in relation to the implementation of the Plan **[Chapter] [measure] [of the] National and Regional Partnership Plan of [country] or the Interreg chapter** have been appropriately corrected, **and that there has been no** ~~and have not/have led to the~~ reversal of the milestones or targets associated to the measure concerned. (In case of reversals, specify the nature and the scope of the reversal). Where necessary, adequate follow-up was given **to breaches of applicable law ~~to irregularities~~** and deficiencies in the control system reported in those reports.

[To be used only for the management declaration(s) submitted under the final assurance package: I confirm that the total payments from the Commission, excluding technical assistance, do not exceed the total amount paid by the Member State(s) to beneficiaries in implementing the Plan .]

To be used only if no progress was achieved: I confirm that the progress achieved of milestones, targets and outputs for which no information is reported in the implementation progress report presented in accordance with part 2 of Annex IX of Regulation xxx [NRPP Regulation] is 0 %.

I confirm that I am not aware of any undisclosed reputational matter related to the implementation of the Plan **[Chapter] [measure] [of the] National and Regional Partnership Plan of [country] or the Interreg chapter**, which could harm the interests of the European Union.

[However, the following reservations should be noted:.....] (delete this sentence if not applicable)

[With reference to the reservation made in the previous Management Declaration - [Reference] -

[follow-up given].] (delete this sentence if not applicable)

Place date

(signature)

[Name and Function of the signatory]

ANNEX XIII

Template for the annual audit opinion

Reference: Article 53(2), point (a) [functions of the audit authority]

1. INTRODUCTION

I/we, the undersigned, representing the [name of the audit authority/ies], independent in the sense of paragraph 5 of Article 49 [Plans authorities] of Regulation XX [NRP Regulation], have audited:

- i. the completeness, accuracy and reliability of the data entered in the payment applications submitted to the Commission for the **reference period** ~~financial year [20xx]~~ [as referred to in point (a) of paragraph 1 of Article 59 [Assurance package] **in relation to the implementation of the [Chapter(s)] [measure(s)] of the National and Regional Partnership Plan of [country] or the Interreg Plan chapter;**
- ii. the use of the funds in compliance with the applicable law; and
- iii. the functioning of the management and control system.

and verified:

- i. the management declaration(s) [prepared and signed by the managing authorities] **for the [Chapter(s)] [measure(s)] [of the] National and Regional Partnership Plan of [country] or the Interreg Plan chapter** in accordance with paragraph (ca) of Article 59(1) [annual assurance package],

in order to issue an audit opinion in accordance with point (a) of Article 53(2) [Functions of the audit authority].

2. RESPONSIBILITIES OF THE AUDIT AUTHORITY[IES]

The audits in respect of ~~[Member State]’s National and Regional Partnership Plan~~, the **[Chapter(s)] [measure(s)] of the National and Regional Partnership Plan of [country] or the Interreg Plan chapter** were carried out in accordance with the audit strategy and complied with internationally accepted audit standards.

My responsibility is also to include in the opinion a statement as to whether the audit work puts in doubt the assertions made in the management declaration(s).

The audit procedures performed are those that I/we believe to be appropriate in the circumstances and comply with the requirements of Regulation XX [NRP Regulation] notably in its Article 53 [functions of the audit authority] and Annex IV [key A&C requirements]. I/we believe that the audit evidence gathered is sufficient and appropriate to provide the basis for my/our opinion, [in case there is any scope limitation:] except those which are mentioned in point 3 ‘Scope limitation’.

The summary of the main findings drawn from the audits in respect of the **[Chapter(s)] [measure(s)] of the National and Regional Partnership Plan of [country] or the Interreg Plan chapter** is submitted together with the present audit opinion, in accordance with point (b~~e~~) of Article 59(1) [annual assurance package] of Regulation XX [NRPF Regulation].

3. SCOPE LIMITATION

Either

There were no limitations on the audit scope.

Or

The audit scope was limited by the following factors:

(a)	...
(b)	...
(c)	...

[N.B. Indicate any limitation on the audit scope, for example any lack of supporting documentation, cases under legal proceedings, and indicate under 'Qualified opinion' below, the measures affected and the impact of the scope limitation on the audit opinion. Further explanations in this regard shall be provided in the summary of audits, as appropriate.]

4. OPINION

Either

(Unqualified opinion)

In my opinion, and based on the audit work performed,

(1) Data entered in the payment application(s):

- the data entered in the payment application(s) submitted for the ~~financial year 20[xx]~~ **reference period** are complete, accurate and reliable.

(2) The management and control system in place as at the date of this audit opinion:

- the management and control system put in place functions properly and ensures **that Union funds are used in compliance with applicable law and ensures** the effective and timely protection of the financial interests of the Union ~~and the legality and regularity of the underlying transactions~~

The audit work carried out does not put in doubt the assertions made in the management declaration(s).

(3) the use of the funds:

- is compliant with the applicable law.

Or

(Qualified opinion)

In my opinion, and based on the audit work performed,

(1) Data entered in the payment application(s):

- the data entered in the payment application(s) submitted for the ~~financial year 20[xx]~~ **is reference period are** complete, accurate and reliable [where the qualification applies to the payment applications, the following text is added:] except in the following material aspects: ...

(2) The management and control system in place as at the date of this audit opinion:

- the management and control system put in place functions properly and ensures **that Union funds are used in compliance with applicable law and ensures** the effective and timely protection of the financial interests of the Union ~~and the legality and regularity of the underlying transactions~~ [where the qualification applies to the management and control system, the following text is added:] except for the following aspects:...

(3) the use of the funds is compliant with the applicable law except for the following aspects:

The impact of the qualification is limited [or significant].

The audit work carried out does not put/puts [delete as appropriate] in doubt the assertions made in the management declaration(s).

[Where the audit work carried out puts in doubt the assertions made in the management declaration(s), the audit authority shall disclose in this paragraph the aspects leading to this conclusion.]

Or

(Adverse opinion)

In my opinion, and based on the audit work performed,

(1) the data entered in the payment application(s) submitted for the ~~financial year 20[xx]~~ is **reference period** are complete, accurate and reliable and/or;

(2) the management and control system put in place functions/does not function [delete as appropriate]

(3) The use of the funds is/is not compliant with the applicable law

This adverse opinion is based on the following aspects:

- in relation to material matters related to the completeness, accuracy and reliability of the data entered in the payment application(s) submitted for the ~~financial year 20[xx]~~ **reference period** and/or [delete as appropriate]
 - in relation to material matters related to the functioning of the management and control system
 - in relation to the compliance of the funds with the applicable law

The audit work carried out puts in doubt the assertions made in the management declaration(s) for the following aspects:

[The audit authority may also include emphasis of matter, not affecting its opinion, as established by internationally accepted auditing standards. A disclaimer of opinion can be envisaged in exceptional cases].

Date:

Signature:

ANNEX XIV

Determination of the level of flat-rate financial corrections

Reference: Article 68(2) [Financial **corrections**]

1. Elements for consideration when applying a flat rate correction:

(a) gravity of the serious **breach of the obligations [laid down in Article 58] or serious non-compliance e.g. deficiency(-ies)** in the context of the management and control system as a whole;

(b) the frequency and extent of the serious **breach of the obligations [laid down in Article 58] or serious non-compliance** ~~deficiency(-ies)~~;

(c) the degree of financial prejudice to the Union budget.

d) the corrective measures taken by the Member State prior to the Commission's findings , including their scope and effectiveness.

2. The level of flat rate financial correction is determined as follows:

(a) where the serious **non-compliance** ~~deficiency(-ies)~~ is so fundamental, frequent or widespread that it represents a complete failure of the system, a flat rate of 100% is applied;

(b) where the serious **non-compliance** ~~deficiency(-ies)~~ is so frequent and widespread that it represents an extremely serious failure of the system that puts at risk ~~the legality and regularity~~ of a very high proportion **of payments**, a flat rate of 25 % is applied;

(c) where the serious ~~deficiency(-ies)~~ **non-compliance** is due to the system not fully functioning or functioning so poorly or so infrequently that it puts at risk ~~the legality and regularity~~ of a high proportion **of payments**, a flat rate of 10 % is applied;

(d) where the serious ~~deficiency(-ies)~~ **non-compliance** is due to the system not functioning consistently so that it puts at risk ~~the legality and regularity~~ of a significant proportion **of payments**, a flat rate of 5 % is applied.

(e) In case of a serious breach of the obligations [laid down in Article 58] not falling under points (a) to (d) of this paragraph, the level of the flat rate financial correction shall be determined taking into account the elements referred to in paragraph 1.

Where, due to a failure of the responsible authorities to take corrective measures following the application of a financial correction, the same serious **non-compliance or serious breach of the obligations laid down in Article 58** deficiency(-ies) is identified, the rate of correction may, due to the persistence of the serious **non-compliance or serious breach of the obligations laid down in Article 58** deficiency(-ies) be increased to a level not exceeding that of the next higher category. Where the level of the flat rate is disproportionate following consideration of the elements **referred to in paragraph 1** listed above, the rate of correction may be reduced.

ANNEX XV

Union actions supported through the Facility

Reference: Article 31 [Union actions]

1. The Facility shall contribute to the objectives laid down in Articles 2 and 3 [Objectives], in particular through the implementation of the following actions:
 - (a) support urban authorities to develop innovative projects, strengthen capacities of cities and provide a knowledge environment to share know how on sustainable urban development **and facilitate their involvement in EU policymaking and implementation as referred in the EU Agenda for Cities, including the support for the Urban Agenda for the EU;**
 - (b) promote social innovation, social experimentation and support to the stakeholders' capacity at local, **regional**, national and Union levels, including via transnational cooperation; promote voluntary labour mobility and well-functioning, cohesive and integrated **European** labour markets including the cross-border dimension of social security systems; **and increase employment opportunities through developing and providing specific support services to employers and jobseekers.**
 - (c) support microfinance, social enterprise finance, social economy and measures to promote gender equality, skills, education, training and related services, social infrastructure, including health and educational infrastructure and social and affordable housing, including for students and young people, health and long-term care, inclusion and accessibility, with a focus on integrating people in vulnerable situations, including people experiencing or at risk of poverty, social exclusion or discrimination.

- (d) foster evidence-based policy making in the areas related to the implementation of the European Pillar of Social Rights, in particular on quality and sustainable employment, social inclusion, education and skills, social finance ecosystems and health and safety at work;
- (e) support the implementation of the Common Fisheries Policy, inter alia to provide scientific advice, data collection and knowledge for the purposes of promoting sound and efficient fisheries management decisions; develop and implement the EU fisheries control system, promote clean and healthy oceans, develop and disseminate market intelligence for fishery and aquaculture products, promote maritime security and surveillance;
- (f) support the implementation of the ocean policy **following the guiding principles of the European Ocean Pact**, including through **ecosystem based** maritime spatial planning, sea basin strategies and maritime regional cooperation, the implementation of the European ~~ocean~~ **Marine** Observation and data network, as well as the improvement of ocean skills and literacy, and sharing of socio-economic and environmental data on the sustainable blue economy, and the implementation of the international ocean governance policy;
- (g) promote a common policy in the areas of health and safety for humans, animals and plants, and animal welfare, including to support measures for ~~the eradication~~ **prevention, surveillance, detection**, control and ~~surveillance~~ **eradication** of animal diseases, zoonoses and plant pests, **emergency measures**, measures aiming to address antimicrobial resistance, sustainable food production and consumption, and to provide for Union-wide measures to ensure a uniform and reliable implementation of those policies;
- (h) collect farm-level data on sustainability in accordance with Regulation (EC) No 1217/2009 setting up the Farm Sustainability Data Network (FSDN) and support information provision and promotion measures concerning agricultural products implemented in the internal market and in third countries in accordance with Regulation (EU) No 1144/2014;

- (i) address urgent and specific needs as a response to a ~~crisis situation such as~~ major, **national** or regional natural disaster **or major public health emergency**, and foster repair and recovery in view of increasing resilience following ~~a crisis~~ **natural disasters or major public health emergencies. In this context, a ‘major public health emergency’ means any life-threatening or otherwise serious hazard to health of biological origin seriously affecting human health and requiring decisive action to contain further spreading;**

- [(j) Unity Safety Net support to respond to market disturbances and stabilise agricultural markets through measures adopted pursuant to Articles 8 to 21 of Regulation (EU) No 1308/2013 and exceptional measures adopted pursuant to Articles 219 to 222 of that Regulation;]

- (k) provide technical support to:
 - (i) help Member States carry out the measures set out in their Plans, address the challenges identified in the country-specific recommendations or in other relevant documents listed under Article 22(2), point (b), implement Union law, and further the policy objectives laid down in Articles 2 and 3 [Objectives];

 - (ii) promote innovative approaches and exchanges of best practices across Member States by means of multi-country projects for the implementation of reforms and investments, also to de-risk and leverage private investments, to address common challenges, to facilitate the consistent implementation of Union law, and to further the policy objectives laid down in Articles 2 and 3.

Technical support measures include the provision of expertise, the carrying out of studies, the collection of data and statistics, the development of common methodologies, capacity building actions to acquire and increase expertise or knowledge, as well as measures aiming to improve systems, procedures, and organisational structures.

- (l) contribute to the objectives set out in Regulation (EU) 202X/XXX [migration, asylum and integration], Regulation (EU) 202X/XXX [integrated border management and visa policy] and Regulation (EU) 202X/XXX [internal security], **including situations of crisis and force majeure in the field of migration and asylum defined in paragraphs (4) and (5) of Article 1 of Regulation 2024/1359, and the management of security-related incidents and crises, including as a result of hostile acts, which have or may have a significant adverse impact on the safety of people, or which affect or may affect critical entities or critical infrastructure in one or more Member States;**
- (m) support cross-border and multi-country projects, in particular Important Projects of Common European Interest (IPCEI), and interregional innovation investments to strengthen EU value chains via co-investments from multiple project partners; with particular emphasis on development of value chains in less developed regions, contributing to closing the innovation gap, the creation scaling of startups and enhancing cohesion; preparatory, monitoring, administrative and technical activities related to the elements of the reference framework;
- (n) support LIFE actions including strategic nature projects, strategic integrated projects and ~~strategic~~ **standard** action projects **with a focus on nature and biodiversity, climate adaptation and non-industrial climate change mitigation, water resilience and pollution prevention circular economy and energy transition** that address environmental policy priorities with a cross-border or transnational dimension, activities that underpin the design, implementation, monitoring, evaluation, and enforcement of environmental and climate legislation and policies, promote the development of governance at all levels, support and empower of networks and civil society organisations as well as other projects of Union interest contributing to the implementation of environmental law and policies.

2. In order to support actions under Annex XV(1), point (i), the Member State may request additional support from the Facility as referred to in Article 34(3) ~~as a consequence of~~. **Support is conditional to the following:**

- i. a major natural disaster in a Member State resulting in direct damage estimated at over EUR 3 billion in current prices or more than 0,6% of its Gross National Income (GNI) (the lower amount applies as threshold). In this case, the support from the EU facility is set at 2,5% of the total direct damage up to the threshold plus 6% of the damage above the threshold, subject to budgetary availabilities;
- ii. a regional natural disaster in a region at NUTS 2 level of a Member State resulting in direct damage in excess of 1.5% of that region's Gross Domestic Product (GDP) (1% of the regional GDP for the outermost regions). In this case, the support from the EU facility is set at 2,5% of the total direct damage, subject to budgetary availabilities;
- iii. in the case of damages resulting from a major natural disaster in a neighbouring country, the support from the EU facility is set at 2,5% of the total direct damage, subject to budgetary availabilities.
- iv. **a major public health emergency in a Member State resulting in a public financial burden for emergency response measures estimated at over EUR 1.5 billion in current prices, or more than 0,3 % of its GNI.**

ANNEX XVI

SFC20287: electronic data exchange system between the Member States and the Commission

Reference: Article 58(2), point (1) [Responsibilities of the Member State]

1. Responsibilities of the Commission

- 1.1. Ensuring the operation of an electronic data exchange system ('SFC2028') for all official exchanges of information between the Member State and the Commission. SFC20287 shall contain at least the information specified in the templates established in accordance with this Regulation.
- 1.2. Ensuring the following characteristics of SFC2028:
 - (a) interactive forms or forms pre-filled by the system on the basis of the data already recorded in the system previously;
 - (b) automatic calculations, where they reduce the encoding effort of users;
 - (c) automatic embedded controls to verify internal consistency of transmitted data and consistency of this data with applicable rules;
 - (d) system generated alerts warning SFC2028 users that certain actions can or cannot be performed;
 - (e) provision of an Application Programming Interface (API) allowing for automated transmission of pre-defined datasets
 - (f) online status tracking of the treatment of information entered into the system;
 - (g) availability of historical data in respect of all information entered for **the Plana programme**;
 - (h) availability of a compulsory electronic signature within the meaning of Regulation (EU) No 910/2014 which will be recognised as evidence in legal proceedings.

- 1.3. Ensuring an information technology security policy for SFC2028 applicable to the personnel using the system in accordance with relevant Union rules, in particular Commission Decision (EU, Euratom) 2017/46 ([47](#)) and its implementing rules.
- 1.4. Designating a person or persons responsible for defining, maintaining and ensuring the correct application of the security policy to SFC2028.

2. Responsibilities of Member States

- 2.1. Ensuring that the **Plan's programme** authorities of the Member State identified in accordance with Article 49 ~~71(1)~~ as well as the bodies identified to carry out certain tasks under the responsibility of the **authorities performing the coordinating function**, managing authority, **paying agency** or the audit authority in accordance with Article 49(4), (5) and (7) ~~71(2) and (3)~~ enter into SFC2028 the information for the transmission of which they are responsible and any updates thereto.
- 2.2. Ensuring the verification of information submitted by a person other than the person who entered the data for that transmission.
- 2.3. Ensuring the provision of an interface between Member State information systems and SFC2028 for the automated transfer of pre-defined datasets (annex xx)
- 2.4. Providing arrangements for the separation of the above tasks through the Member State's management and control information systems connected automatically with SFC2028.
- 2.5. Appointing a person or persons responsible for managing access rights to fulfil the following tasks:
 - (a) identifying users requesting access, making sure those users are employed by the organisation;
 - (b) informing users about their obligations to preserve the security of the system;

- (c) verifying the entitlement of users to the required privilege level in relation to their tasks and their hierarchical position;
- (d) requesting the termination of access rights when those access rights are no longer needed or justified;
- (e) promptly reporting suspicious events that may bring prejudice to the security of the system;
- (f) ensuring the continued accuracy of user identification data by reporting any changes;
- (g) taking the necessary data protection and commercial confidentiality precautions in accordance with Union and national rules;
- (h) informing the Commission of any changes affecting the capacity of the Member State authorities or users of SFC2028 to carry out the responsibilities referred to in point 2.1 or their personal capacity to carry out responsibilities referred to in points (a) to (g).

2.6. Providing arrangements for the respect of the protection of privacy and of personal data for individuals, and of commercial confidentiality for legal entities in accordance with Directive 2002/58/EC, Regulation (EU) 2016/679 and Regulation (EU) 2018/1725.

2.7. Adopting national, regional or local information security policies on access to SFC2028 based on a risk assessment applicable to all authorities using SFC2028 and addressing the following aspects:

- (a) the IT security aspects of the work performed by the person or persons responsible for managing the access rights referred to in point 2.4 of section II in case of application of direct use;

(b) for national, regional or local information systems connected to SFC2028, through a technical interface referred to in point 2.3 the security measures for those systems allowing to be aligned with SFC2028 security requirements and covering:

- (i) physical security;
- (ii) data media and access control;
- (iii) storage control;
- (iv) access and password control;
- (v) monitoring;
- (vi) interconnection with SFC2028~~7~~;
- (vii) communication infrastructure;
- (viii) human resources management prior to employment, during employment and after employment;
- (ix) incident management.

2.8. Making the document referred to in point 2.6 available to the Commission upon request.

2.9. Appointing a person or persons responsible for maintaining and ensuring the application of the national, regional or local IT security policies and acting as a contact point with the person or persons designated by the Commission and referred to in point 1.4.

3. Joint responsibilities of the Commission and the Member States

3.1. Ensuring accessibility either directly through an interactive user-interface (i.e. a web-application) or via a technical interface (API) using pre-defined protocols (i.e. web-services) that allows for automatic synchronisation and transmission of data between Member States information systems and SFC2028.

- 3.2. Providing for the date of electronic transmission of the information by the Member State to the Commission and vice-versa in electronic data exchange, which constitutes the date of submission of the document concerned.
- 3.3. Ensuring that official data is exchanged exclusively through SFC2028, except where force majeure occurs, and that information provided in the electronic forms embedded in SFC2028 (hereinafter referred to as ‘structured data’) is not replaced by non-structured data and, in the event of inconsistency, that structured data prevails over non-structured data.

In the event of *force majeure*, a malfunctioning of SFC2028 or a lack of a connection with SFC2028 exceeding one working day in the last week before a regulatory deadline for the submission of information or in the period from 18 to 26 December, or five working days at other times, the information exchange between the Member State and the Commission may take place **via e-mail or** in paper form using the templates set out in this Regulation in which case the date of submission of the document is the date stamped by the post. When the cause of the force majeure ceases, the party concerned enters in SFC2028 without delay the information already provided **via e-mail or** in paper form.

- 3.4. Ensuring compliance with the IT security terms and conditions published in the SFC2028 portal and the measures that are implemented in SFC2028 by the Commission to secure the transmission of data, in particular in relation to the use of the technical interface referred to in point 2.3.
- 3.5. Implementing and ensuring the effectiveness of the security measures adopted to protect the data stored and transmitted through SFC2028.
- 3.6. Updating and reviewing annually the SFC2028 IT security policy and the relevant national, regional and local IT security policies in the event of technological changes, the identification of new threats or other relevant developments.

ANNEX XVII
WTO domestic support

WTO domestic support pursuant to Article 40

Type of intervention-	Reference in this Regulation and Regulation (EU) 202X/XXXX [CAP Regulation]	Paragraph of Annex 2 to the WTO Agreement on Agriculture ('Green Box')
Agri-environmental and climate actions-	Article 35 (Article 7 in CAP Regulation)	5, 11, 12
Degressive area-based income support-	Article 35 (Article 9 in CAP Regulation)	5
Payment for small farmers-	Article 35 (Article 10 in CAP Regulation)	5
Payment for natural or other area-specific constraints-	Article 35 (Article 11 in CAP Regulation)	13
Support for disadvantages resulting from certain mandatory requirements	Article 35 (Article 12 in CAP Regulation)	12
Setting up of young and new farmers	Article 35 (Article 16 in CAP Regulation)	2, 5, 11
Support for investments for farmers and forest holders	Article 35 (Article 17 in CAP Regulation)	8, 11
Farm relief services-	Article 35 (Article 18 in CAP Regulation)	2
School scheme	CMO Articles 27, 28	4

Support for interventions in certain sectors	CMO Articles 32 – point (b), (c), (d), (e), (h), (i), (m)	2
	CMO Article 32 point (a)	2, 11
	CMO Article 32, point (f), (g), (s)	2, 11, 12
	CMO Article 32, point (n)	8, 11, 12
Support for outermost regions	Article 35 with the exception of support for banana (Blue Box – not to be referred to in table)	13
Support for Smaller Aegean Islands	Articles 42, 43, 44	13
Crisis payments to farmers following natural disasters, adverse climatic events and catastrophic events	Article 38	8

I Annex XVIII

Minimum for CAP income support interventions referred to in Article 35(1), points (a) to (k) and (r) and paragraph 10

Member State	Minimum for interventions referred to in Article 35(1) points (a) to (k) and (r) and paragraph 10 (in EUR xxx, current prices)
Belgium	pm
Bulgaria	pm
Czechia	pm
Denmark	pm
Germany	pm
Estonia	pm
Ireland	pm
Greece	pm
Spain	pm
France	pm
Croatia	pm

Italy	pm
Cyprus	pm
Latvia	pm
Lithuania	pm
Luxembourg	pm
Hungary	pm
Malta	pm
Netherlands	pm
Austria	pm
Poland	pm
Portugal	pm
Romania	pm
Slovenia	pm
Slovakia	pm
Finland	pm
Sweden	pm

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