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13866/15

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**LIMITE** 

VISA 353 CODEC 1483 COMIX 561

## **OUTCOME OF PROCEEDINGS**

From:	Visa Working Party/Mixed Committee (EU-Iceland/Liechtenstein/Norway/Switzerland)
On:	9 November 2015
No. prev. doc.:	13600/15 VISA 344 CODEC 1446 COMIX 535
No. Cion doc.:	8401/14 VISA 90 CODEC 971 COMIX 201 (COM(2014) 164 final)
Subject:	Draft Regulation of the European Parliament and of the Council on the Union Code on Visas (Visa Code) (recast)

- 1. At its meeting on 9 November 2015, the Working Party examined the drafting suggestions made by the Presidency in 13637/15.
- 2. The outcome of the discussions during that meeting is to be found in the Annex attached. Comments in relation to the text are set out in the footnotes to the Annex. The text of the draft Regulation as amended by the Working Party appears in **bold** (new text or (...) when text has been deleted). The changes suggested by the Presidency, which have not yet been agreed, are underlined.

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## Proposal for a

#### REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the Union Code on Visas (Visa Code)

(recast)

TITLE I

**GENERAL PROVISIONS** 

Article 2

**Definitions** 

**7.** (...)<sup>1</sup>

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The **representative of the Commission** (COM) opposed the deletion of the definition of "close relatives" since it is already included in some visa facilitation agreements and should be applied in a horizontal manner. Furthermore, COM took the view that point 12 of Article 2 relating to the definition of "valid travel document" should be deleted as well as the word "valid" in Article 11.

#### TITLE II

## AIRPORT TRANSIT VISA

#### Article 3

# Third-country nationals required to hold an airport transit visa

2. The Commission shall be empowered to adopt delegated acts in accordance with Article 48 concerning amendments to the list of the third countries set out in Annex III.

Where in the case of emerging risks, imperative grounds of urgency so require, the procedure provided for in Article 49 shall apply to delegated acts adopted pursuant to this paragraph. 

\*\*Incommission shall be empowered to adopt delegated acts in accordance with Article 48 concerning amendments to the list of the third countries set out in Annex III.

- 6. (moved from paragraph 4) Where a Member State plans to introduce the airport transit visa requirement in accordance with paragraphs 3 and 4, it shall as soon as possible notify the Commission, and shall provide (...) its analysis pertaining in particular with:
- a) the reason for the planned airport transit visa requirement substantiating the sudden and substantial influx of irregular immigrants;
- b) the scope and duration of the planned introduction of the airport transit visa requirement.
- 8. The following categories of persons shall be exempt from the requirement to hold an airport transit visa provided for in paragraphs 1 and 3:

. . .

(e) holders of diplomatic, (...) passports;<sup>2</sup>

The **Chair** reported that the Presidency was still reflecting on an alternative to "delegated acts" under this article. **SE**: too early to disregard "delegated acts". Discussion in that regard to be as open as possible. **COM** recalled that the criteria for using delegated or implementing acts was laid down in the TFEU.

<sup>&</sup>lt;sup>2</sup> **COM** stated that holders of service, official and special passports from several third countries were already exempt from the ATV by many Member States. COM therefore advocated a harmonised approach in that regard.

9. The Commission shall be empowered to adopt delegated acts in accordance with Article 48 concerning the amendments to the list of valid residence permits entitling the holder to transit through the airports of Member States without being required to hold an airport transit visa, set out in Annex IV.

#### TITLE III

## CONDITIONS AND PROCEDURES FOR ISSUING VISAS

## CHAPTER I

#### AUTHORITIES TAKING PART IN THE PROCEDURES RELATING TO APPLICATIONS

#### Article 4

## Authorities competent for taking part in the procedures relating to applications

- 1. Applications shall be examined and decided on by consulates.
- 2. By way of derogation from paragraph 1, applications may be examined and decided on at the external borders of the Member States by the authorities responsible for checks on persons, in accordance with Articles 32,  $(...)^1$  and 34.

#### Article 5

## Member State competent for examining and deciding on an application

- 1. The Member State competent for examining and deciding on an application for a uniform visa shall be:
  - (a) the Member State whose territory constitutes the sole destination of the visit(s);
  - (b) if the visit includes more than one destination, or if several separate visits are to be carried out within a period of two months, the Member State whose territory constitutes the main destination of the visit(s) in terms of the length **or purpose** of stay (...)<sup>2</sup>; or
  - (c) if no main destination can be determined, the Member State whose external border the applicant intends to cross in order to enter the territory of the Member States.

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<sup>&</sup>lt;sup>1</sup> **EL** and **CY** opposed the deletion.

<sup>&</sup>lt;sup>2</sup> COM disagreed with the change since it was of the opinion that such a rule gave rise to many difficulties for applicants and consulates. FR, BE, IT however, supported the change. DE said it would send a compromise wording in writing with a view to the next meeting of the Working Party.

- <u>2</u>. (moved from paragraph 3) The Member State competent for examining and deciding on an application for an airport transit visa shall be:
  - (a) in the case of a single airport transit, the Member State on whose territory the transit airport is situated, or
  - (b) in the case of double or multiple airport transit, the Member State on whose territory the first transit airport is situated.
- 3. Member States shall cooperate and foster the conclusion of bilateral arrangements to prevent a situation in which an application cannot be examined and decided on because If the Member State that is competent in accordance with paragraphs 1 to 2, point (a) or (b), is neither present nor represented in the third country where the applicant lodges the application in accordance with Article 6. If the Member State that is competent in accordance with paragraphs 1 to 2, is neither present nor represented in the third country where the applicant lodges the application in accordance with Article 6, the applicant is entitled to lodge the application:-

a) at the consulate of one of the Member States of destination of the envisaged visit,

b) at the consulate of the Member State of first entry, if point a) is not applicable,

e) in all other cases at the consulate of any of the Member States that are present in the country concerned.

CH: better direction but, like IT, visa shopping still possible. DE supported that statement and suggested deleting points (a) and (b). CH, DE, BE, PT, IT CZ and SE agreed on deletion of point c). NO supported DE's position. PL and HU entered a scrutiny reservation and supported DE. FR: general scrutiny reservation. LV: reference to paragraph 2 not necessary. Furthermore, points a) and b) are identical to paragraph 1 (e.g. no difference between the rule under paragraph 1(c) and paragraph 3(b)). COM warned that the issues of "representation" and "competent Member State" should not be confused and suggested therefore including the first two lines in Article 39, before paragraph 1, and welcomed the reintroduction of points (a) and (b). COM agreed with the transitional period referred to in Article 55(4).

## **CHAPTER II**

#### **APPLICATION**

## Article 8

## Practical modalities for lodging an application

3. (...)

- 4. The consulate shall allow to lodge the application either without prior appointment or with an (...) appointment **arranged as soon as possible** to family members of Union citizens as referred to in Article 3 of Directive 2004/38/EC.
- 5. In justified cases of urgency, the consulate **may** allow applicants to lodge their applications either without appointment, or an immediate appointment shall be given.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> COM: contradiction with paragraph 4: "may" should therefore be replaced by "shall".

## **Supporting documents**

- 2. Points (b) and (c) (...) of paragraph 1 **shall** not apply to applicants who are VIS registered regular travellers and who have lawfully used the **visas**.
- 3. Close relatives of Union citizens referred to in Article 8(3) shall provide only documentary evidence proving the family relationship with the Union citizen, and that they visit or travel together with the Union citizen.

Family members of Union citizens as referred to in Article 3 of Directive 2004/38/EC shall provide only <u>original</u> documentary evidence proving that they travel to accompany or join the Union citizen and the family relationship with the Union citizen as referred to in Article 2(2) or the other circumstances referred to in Article 3(2) of that Directive.

FR: no need to add "original". Idem in paragraph 9. However, PT, supported by BG and IT, was in favour of the addition and recalled that providing originals should remain the rule, also in paragraph 9. IT wondered whether "provide" meant showing the documents or handing them over? EL suggested replacing "shall provide" by "may provide" since it found asking for original documents excessive. DE was in favour of requesting the originals from family members. COM was of the opinion that some documents to be provided (shown or handed over in reply to IT) by family members had to be originals, like birth certificates, whereas for others, like flight tickets, this was not the case.

9. (moved from paragraph 6) The consulate shall start processing the visa application on the basis of (...) copies of the supporting documents. Visas shall not be issued until the original of the supporting documents are provided to the consulate 1. Applicants whose data are not yet registered in the VIS or VIS registered applicants who did not obtain a visa within the period during which their data were registered in the VIS shall provide the original. The consulate may ask for original documents from applicants who are VIS registered applicants (...) (...) where there is doubt about the authenticity of a specific document.

FI: since it is sometimes not easy to get the originals, some flexibility should be maintained. FR found it too cumbersome for applicants and stressed that this rule could impede the implementation of an electronic system for lodging applications. Moreover, FR was of the opinion that the best way to detect forged supporting documents was to assess them in relation to the situation of the applicant and not simply scrutinise the originals. BE, NO, IT, SE, EL, DK, FI, PL supported FR and asked for some flexibility for consulates to request the originals or not. **BE**: such a measure could delay the issuing of the visa. Need to differentiate between those who have to submit the originals and those who do not. PT: scrutiny reservation. DE, supported by SE, HU: exceptions should remain possible and sentence to be moved to the end of the paragraph with the following introductory words "If necessary..." or "if needed...". CZ: no support for adding this sentence and suggested, supported by SE, letting the local Schengen cooperation to decide on the list of certain supporting documents. SI: in favour of originals but no need to extend this obligation to documents that can be verified by other means . COM found it difficult to understand the reason for adding this new sentence and advised giving consideration again to paragraph 6 of Article 13 of the Commission's proposal, in which flexibility is provided for and which could therefore be used as a compromise. The Chair concluded that further discussion was required at the next meeting.

#### Visa fee

- 1. Applicants shall pay a visa fee of EUR 60.
- 2. Children from the age of six years and below the age of 12 years shall pay a visa fee of EUR 35.
- **3.** The visa fee shall be revised regularly in order to reflect the administrative costs.
- 4. The following categories shall pay no visa fee:
- (a) children under the age of six years minors under the age of twelve years 1;
- (b) school pupils, students, postgraduate students and accompanying teachers who undertake stays for the purpose of study or educational training;
- (c) researchers from third countries, as defined in Council Directive 2005/71/EC, travelling for the purpose of carrying out scientific research or participating in a scientific seminar or conference;
- (d) (...)
- (e) participants aged 25 years or less in seminars, conferences, sports, cultural or educational events organised by non-profit organisations;
- (f) (...)
- (g) family members of Union citizens as referred to in Article 3 of Directive 2004/38/EC in accordance with Article 5(2) of that Directive.
- 4a. The visa fee may be waived for holders of diplomatic and service passports.

SE: should be mandatory that children under 6 years are exempt from the visa fee. BE agreed and suggested EUR 35 for children under 12 years. BG: exemption for children below 12 years. DE: scrutiny reservation. CH: current situation better than the Commission's proposal. Suggestion by Presidency is a step in the right direction. EL: support for the Presidency's suggestion. COM said it could be flexible.

## Verification of entry conditions and risk assessment

2. In the examination of an application for a uniform visa lodged by a VIS registered regular traveller who has lawfully used the **visas obtained within the respective time-limits referred to** in Article 2(9), it shall be presumed that the applicant fulfils the entry conditions <u>regarding the risk</u> of irregular immigration (...)<sup>1</sup> and the possession of sufficient means of subsistence and accommodation. <sup>2</sup>

#### Article 20

## **Decision on the application**

3. Applications of (...) family members of Union citizens as referred to in Article 3(1) of Directive 2004/38/EC shall be decided on within 12 calendar days of the date of the lodging of an application. That period may be extended up to a maximum of 10 calendar days. In individual cases, notably when further scrutiny of the application is needed, that period may be extended to a maximum of 20 calendar days.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> **CH, SE, PT, DE**: support. **BE**: if "risk of irregular immigration" deleted in Article 13, it should be deleted here as well. **FR**: scrutiny reservation. Not acceptable for COM, which recalled its disagreement with the deletion of the reference to point (d) in Article 13(2).

<sup>&</sup>lt;sup>2</sup> COM disagreed.

BE, DK, PT, NO, CZ, ES: deadline should be longer in certain cases. Current processing deadlines to be retained. CH: support for the Presidency's suggestion. PL: scrutiny reservation. COM reminded delegations that such processing deadlines did not exist and that there is a need for harmonisation as regards family members. The Chair concluded that the issue had to be further discussed.

#### CHAPTER IV

#### ISSUING OF THE VISA

#### Article 21

## Issuing of a uniform visa<sup>1</sup>

- 1. The period of validity of a visa and the length of the authorised stay shall be based on the examination conducted in accordance with Article 18.
- 2. A visa may be issued for one or multiple entries. The period of validity of a multiple entry visa shall not exceed five years. The period of validity of a multiple entry visa may extend beyond the period of validity of the passport to which the visa is affixed.

Without prejudice to Article 11(a), the period of validity of a single entry visa shall include a 'period of grace' of 15 days. Member States may decide not to grant such a period of grace for reasons of public policy or because of the international relations of any of the Member States.

- 3. VIS registered regular travellers who have lawfully used the (...) obtained visas as referred to in Article 2(9) shall be issued a multiple-entry visa valid for at least three years if so requested when lodging their application.<sup>2</sup>
- 4. Applicants referred to in paragraph 3 who have lawfully used the multiple entry visa valid for three years or less (...) shall be issued a multiple-entry visa valid for five years or less if so requested when lodging their application and provided that the application is lodged no later than one year from the expiry date of the multiple entry visa valid for three years.

4a. Paragraphs 3 and 4 shall not apply where the consulate has reasonable doubts about the fulfilment of the entry conditions as referred to in Article 18(3).<sup>3</sup>

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<sup>&</sup>lt;sup>1</sup> FR, LT: scrutiny reservation on the whole article.

IT: did not agree on automatic issuance of visas valid for three years since each individual case had to be assessed. SE: scrutiny reservation and support for the principle of individual assessment. CH, PT, FI, BG, DE, EE, NO: support for IT and SE. PT: scrutiny reservation. BE: "or less if so requested" to be retained if we were to keep the "shall" clause. COM disagreed that the Commission's proposal imply automaticity since consulates would take the final decision. COM supported BE's suggestion.

<sup>&</sup>lt;sup>3</sup> LV: this paragraph has to be retained. EE supported. COM agreed with the deletion.

# Consular organisation and cooperation

- 1. Each Member State shall be responsible for organising the procedures relating to applications.
- 2. Member States shall:
- (a) equip their consulates and authorities responsible for issuing visas at the borders with the required material for the collection of biometric identifiers, as well as the offices of their honorary consuls, whenever they make use of them, to collect biometric identifiers in accordance with Article 40;
- (b) cooperate with one or more other Member States under representation arrangements or any other form of consular cooperation.
- 3. A Member State may also cooperate with an external service provider in accordance with Article 41.
- 4. Member States shall notify to the Commission their consular organisation and cooperation in each consular location.
- 5. In the event of termination of cooperation with other Member States, Member States shall assure the continuity of full service as soon as practicable.<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> **COM** entered a reservation.

# Representation arrangements

1. A Member State may agree to represent another Member State that is competent in accordance with Article 5 for the purpose of examining **and taking decisions on visa** applications (...) on behalf of that Member State. A Member State may also represent another Member State in a limited manner only for the collection of applications and the enrolment of biometric identifiers.

6. The represented Member State shall notify the representation arrangements or the termination of those arrangements to the Commission at **the latest one month** before they enter into force or are terminated, **except in the case of force majeure**.

#### TITLE V

## LOCAL SCHENGEN COOPERATION

#### Article 46

## Local Schengen cooperation between Member States' consulates

- 3. Member States within local Schengen cooperation shall exchange the following:
  - (a) quarterly statistics on uniform visas, visas with limited territorial validity, airport transit visas and touring visas applied for, issued and refused;
  - (b) information with regard to the assessment of migratory and/or security risks, in particular on:
    - (i) the socioeconomic structure of the host country;
    - (ii) sources of information at local level, including social security, health insurance, fiscal registers and entry-exit registrations;
    - (iii) the use of false, counterfeit or forged documents;
    - (iv) irregular immigration routes;
    - (v) refusals;
  - (c) information on cooperation with transport companies.
  - (d) information on insurance companies providing adequate travel medical insurance, including verification of the type of coverage and possible excess amount. <sup>1</sup>

<sup>&</sup>lt;sup>1</sup> **DE, SE, CZ, CH, LV, FI, PT** supported the suggested text.

3a. Local Schengen cooperation shall, on annual basis, assess and draw up a non-exhaustive list of insurance companies providing adequate travel medical insurance.

## Article 48<sup>2</sup>

## Exercise of the delegation

- 1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
- 2. Powers to adopt delegated acts referred to in Article 3(2) and (9), shall be conferred on the Commission for an indeterminate period of time.
- 3. The delegation of power referred to in Article 3(2) and (9) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated act already in force.
- 4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.
- 5. A delegated act adopted pursuant to Article 3(2) and (9) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

<sup>&</sup>lt;sup>1</sup> LV entered a reservation. FI supported the suggested text. PT suggested an amendment. COM stated that it would send a compromise wording in order to combine the text included in paragraphs (3)(d) and 3a.

Articles 48 and 49: the **Chair** reported that the Presidency was still reflecting on an alternative to "delegated acts" under those articles.

## Urgency procedure

- 1. Delegated acts adopted under this Article shall enter into force without delay and shall apply as long as no objection is expressed in accordance with paragraph 2. The notification of a delegated act to the European Parliament and to the Council shall state the reasons for the use of the urgency procedure.
- 2. Either the European Parliament or the Council may object to a delegated act in accordance with the procedure referred to in Article 48(5). In such cases, the Commission shall repeal the act without delay following the notification of the decision to object by the European Parliament or the Council.

## Article 55

## **Entry into force**

4. Article 5 (a) and (b) shall apply from [2 years after the day of entry into force]<sup>1</sup>

<sup>&</sup>lt;sup>1</sup> **PT, CH, COM**: Article 5(3)(a) and (b) should be referred to. **PT** questioned the necessity for setting a deadline of two years as regards the bilateral arrangements and asked what the consequence would be concerning those arrangements.

# Harmonised application form

# Application for Schengen Visa

This application form is free



Family members of EU, EEA or CH citizens shall not fill in fields no.21, 22, 32, 33 and 34 (marked with\*).

Fields 1-3 shall be filled in in accordance with the data in the travel document.

1. Surname (Family name) (x)					FOR OFFICIAL USE ONLY	
	Date of application:					
2. Surname at birth (Forme						
						Visa application number:
3. First name(s) (Given na						
						Application lodged at
4. Date of birth (day-mont) year)	h-	5. Place of birth 7. Current nationalit				□ Embassy/consulate
year)						□ Service provider
		6. Country of birth			Nationality at birth, if different:	□ Intermediary
			rnal filiation		different.	□ Border (Name):
		Paternal / mater			Other nationalities:	
					Other nationalities.	□ Other
8. Sex		9. <u>Civil</u> status				File handled by:
□ Male □ Female		□ Single □ Marr	ried - Registered	Partners	hip □ Separated □	Supporting documents:
		Divorced □ Wid	$low(er) \square Other (p$	lease spe	cify)	□ Travel document
10. Parental authority/lega			name, address (if	different	from applicant's),	☐ Means of subsistence
telephone no., e-mail add	iress, an	d nationality				
						□ Invitation
11. National identity numb	er, whe	re applicable				□ TMI
				☐ Means of transport ☐ Other:		
15. Number of travel document	16. Dat	e of issue 17. Valid until			18. Issued by	□ Ottler.
12. Personal data of the f	Visa decision:					
12. I ci sonai data oi the i	□ Refused					
Surname			First name(s)		□ Issued:	
Surname		1 not name(s)			□ A	
D ( C1: 4		Nationality	Numbe		per of travel document or	□С
Date of birth				ID card		□ LTV
13. Family relationship w	□ Valid:					
□ spouse□ child□ grandchild□ dependent ascendant						From
□ Registered Partnership				Until		

<sup>&</sup>lt;sup>1</sup> Due to the lack of time, the **Chair** announced that the annexes would be dealt with during the next meeting of the Working Party.

No logo is required for Norway, Iceland, Liechtenstein and Switzerland.

	14. Type of travel document						
☐ Ordinary passport ☐ Diplomatic passport ☐ Service	Number of entries:						
☐ Other travel document (please specify)			□ 1 □ Multiple				
19. Applicant's home address and e-mail address	Te	elephone number(s)					
			_				
20. Residence in a country other than the country of							
□ No							
☐ Yes. Residence permit or equivalent	No	Valid until					
*21. Current occupation							
* 22. Employer and employer's address and telephone	ne number. For student	s, name and address of					
educational establishment							
			4				
23. () Purpose(s) of the journey:		~					
□ Tourism□ Business□ Visiting family o		•					
☐ Official visit ☐ Medical reasons ☐ Study ☐ Airpor	t transit Other (	please specify):					
	T	_	_				
24. Member State(s) of main destination (and	25. Member State of	first entry					
other Member States of destination , if applicable)							
,							
26. Number of entries requested	27 Duration of the it	ntended total stay Indicate	1				
□ Single entry□ Multiple entries	number of days	nended total stay indicate					
a Single endrya Multiple entres							
28. Intended date of arrival in the Schengen	28. Intended date of arrival in the Schengen 29. Intended date of departure from the						
area / visa valid from	Schengen area / visa						
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	Schengen area / visa	a valid until					
30.Fingerprints collected previously for the purpose  □ No □ Yes.	Schengen area / visa of applying for a Sche	ngen visa or a touring visa					
30.Fingerprints collected previously for the purpose  □ No □ Yes.  Date, if known	Schengen area / viss of applying for a Sche number, if known	ngen visa or a touring visa	-				
30.Fingerprints collected previously for the purpose  No Yes.  Date, if known	of applying for a Schenumber, if known where applicable	a valid until ngen visa or a touring visa					
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30.Fingerprints collected previously for the purpose  No Yes.  Date, if known	Schengen area / viss of applying for a Sche number, if known where applicable 29. Intended date of (s) in the Member State lember State(s)  Telephone and telefa Telephone and telefa d e-mail address of count's stay is covered:  by a sponsor (host, please speci referred to in	ngen visa or a touring visa  ntil					
30.Fingerprints collected previously for the purpose  No Yes.  Date, if known	Schengen area / visa of applying for a Sche number, if known where applicable 1	ngen visa or a touring visa  ntil					
30.Fingerprints collected previously for the purpose  No Yes.  Date, if known	Schengen area / viss of applying for a Sche number, if known where applicable 29. Intended date of (s) in the Member State lember State(s)  Telephone and telefa Telephone and telefa d e-mail address of count's stay is covered:  by a sponsor (host, please speci referred to in	ngen visa or a touring visa  ntil					

□ Traveller's cheques □ Cash		□ Cash					
•		□ Accommodation	on provided				
□ Pre-paid accommodation		□ All expenses c	overed during the stay				
□ Pre-paid transport		□ Pre-paid transp	port				
□ Other (please specify)		□ Other (please s	specify)				
33. Personal data o							
Surname		First name(s)					
Date of birth	Nationality	Number of travel document or ID card					
			15 card				
I am aware that the visa fee is not	refunded if the vis	sa is refused.					
I am aware of and consent to the	following: the co	ollection of the data	a required by this application form	and the taking of my photograph			
and, if applicable, the taking of fir	ngerprints, are mai	ndatory for the exa	mination of the visa application; an	d any personal data concerning me			
which appear on the visa applicat Member States and processed by t			and my photograph will be supplied a decision on my visa application.	ed to the relevant authorities of the			
Themself states and processed by	nose admornies, i	or the purposes of	a decision on my visa approacion				
Such data as well as data concern	ning the decision	taken on my applic	cation or a decision whether to ann	nul. revoke or extend a visa issued			
will be entered into, and stored in	the Visa Informat	ion System (VIS) f	for a maximum period of five years	, during which it will be accessible			
			checks on visas at external border coses of verifying whether the cond				
				o no longer fulfil these conditions,			
of examining an asylum application	on and of determi	ning responsibility	for such examination. Under certa	in conditions the data will be also			
			pol for the purpose of the prevent ority of the Member State respon	ion, detection and investigation of			
			notification of the data relating to				
			iting to me which are inaccurate be rity examining my application will	corrected and that data relating to			
				ed, including the related remedies			
			nal supervisory authority of that				
will hear claims concerning the pr				]			
	1						
I declare that to the best of my kn	owledge all partic	ulars supplied by n	ne are correct and complete. I am a	ware that any false statements will			
lead to my application being reject	eted or to the annu	ılment of a visa alı	ready granted and may also render				
law of the Member State which deals with the application.							
I undertake to leave the territory of the Member States before the expiry of the visa, if granted. I have been informed that possession of a							
			ory of the Member States. The mere				
me does not mean that I will be e	ntitled to compens	sation if I fail to co	omply with the relevant provisions	of Article 5(1) of Regulation (EC)			
No 562/2006 (Schengen Borders Code) and I am therefore refused entry. The prerequisites for entry will be checked again on entry into the European territory of the Member States.							
	States.	I	Signature				
Place and date			Signature (()signature of parental authority/legal guardian, if applicable):				
			(()signature of parental authorit	y/icgai guaruian, ii appiicabie):			

# **Annex II**

# List of supporting documents

The below generic list of supporting documents shall be subject of assessment and alteration in local Schengen cooperation, under Articles 13(9)1(4), 13(5) and 46(1)(a).

B. DOCUMENTATION ALLOWING FOR THE ASSESSMENT OF THE APPLICANT'S INTENTION TO LEAVE THE TERRITORY OF THE MEMBER STATES

1. reservation of or return or round ticket;