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PROCIV 80 JAI 1130 COHAFA 95 FIN 888 CODEC 1994

NOTE

From:	Presidency
To:	Permanent Representatives Committee
No. prev. doc.:	11283/18; 11428/2/18 REV 2
No. Cion doc.:	14884/1/17 REV 1
Subject:	Proposal for a Decision of the European Parliament and of the Council amending Decision No 1313/2013/EU on a Union Civil Protection Mechanism - revised mandate for negotiations with the European Parliament

- On 23 November 2017 the Commission submitted to the Council a proposal for a Decision of the European Parliament and of the Council amending Decision No 1313/2013/EU on a Union Civil Protection Mechanism¹.
- 2. Following discussion in the Working Party on Civil Protection (PROCIV) held between December 2017 and July 2018, on 25 July Coreper approved the mandate for negotiations with the European Parliament² in the context of the ordinary legislative procedure of Article 294 TFEU.
- 3. The European Parliament voted its mandate on 31 May 2018.³

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¹ 14884/1/17 REV 1.

² 11283/18.

³ P8_TA-PROV(2018)0236.

- 4. The European Committee of the Regions adopted its opinion on 17 May 2018⁴.
- 5. The European Economic and Social Committee adopted its opinion on 18 October 2018⁵
- 6. Political trilogues were held on 4 September and on 8 October, accompanied by nine technical-level meetings. Compromise proposals were also discussed at two PROCIV meetings and at five meetings of JHA Counsellors held between September and November.
- 7. At their informal meeting held in Vienna on 27 and 28 September, Directors-General for civil protection also had an exchange of views on practical aspects of the implementation of rescEU capacities.
- 8. As stated by the European Council on 18 October, negotiations on the proposal should be concluded by the end of the year.
- 9. Most of the text has been provisionally agreed with the European Parliament, as set out in the fourth column of the annex.
- 10. The PROCIV meeting on 8 November and the JHA Counsellors meeting on 15 November allowed to confirm a common understanding on the key issues of *inter alia* setting up and co-financing of rescEU capacities and their operational costs, and prevention. Agreement still needs to be reached on the budget and on rescEU transitional period. The usual issue of implementing/delegated acts remains to be agreed with the European Parliament.
- 11. Following Coreper's decision on 21 November to revert the discussion to expert level, at the JHA Counsellors meeting held on 22 November there was a common understanding on some technical improvements of the text, as reflected in the fourth column, but agreement was not reached on the two outstanding issues of budget and transitional period.

⁵ 14171/18.

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⁴ 9679/18.

- 12. The Presidency compromise includes a revised Council Statement on financing the Union Civil Protection Mechanism (calling for the highest possible use of redeployments, limited to headings 3 and 4, without indicating percentages), and deletion of the first part of Article 35 (transitional period).
- 13. On the basis of the above Coreper is invited to:
 - agree on the Council Statement on financing the Union Civil Protection Mechanism,
 - agree on a revised mandate, as set out in the annex, including the transitional period.

	Proposal for a Decision of the European Parliament and of the Council amending Decision No 1313/2013/EU on a Union Civil Protection Mechanism			
	Commission proposal 14884/1/17 REV 1, COM(2017) 772	EP amendments P8_TA-PROV(2018)0236	Council's mandate (11283/18)	Compromise text
1.	(1) The Union Civil Protection Mechanism ('the Union Mechanism') governed by Decision No 1313/2013/EU of the European Parliament and the Council ⁶ strengthens cooperation between the Union and the Member States and facilitates coordination in the field of civil protection in order to improve the Union's response to natural and manmade disasters.	AM 1 (1) The Union Civil Protection Mechanism ('the Union Mechanism') governed by Decision No 1313/2013/EU of the European Parliament and the Council¹ strengthens cooperation between the Union, the Member States and their regions and facilitates coordination in the field of civil protection in order to improve the Union's response to natural and manmade disasters.		Text provisionally agreed at technical trilogue on 25/9: (1) The Union Civil Protection Mechanism ('the Union Mechanism') governed by Decision No 1313/2013/EU of the European Parliament and the Council ⁷ strengthens cooperation between the Union and the Member States and facilitates coordination in the field of civil

Decision No 1313/2013/EU of the European Parliament and of the Council of 17 December 2013 on a Union Civil Protection Mechanism (OJ L 347, 20.12.2013, p. 924).

Decision No 1313/2013/EU of the European Parliament and of the Council of 17 December 2013 on a Union Civil Protection Mechanism (OJ L 347, 20.12.2013, p. 924).

			protection in order to improve the Union's response to natural and man-made disasters.
2.	(2) Whilst recognising the primary responsibility of Member States for preventing, preparing and responding to natural and man-made disasters, the Union Mechanism promotes solidarity between Member States in accordance with Article 3(3) of the Treaty on European Union.		(2) Whilst recognising the primary responsibility of Member States for preventing, preparing and responding to natural and manmade disasters, the Union Mechanism promotes solidarity between Member States in accordance with Article 3(3) of the Treaty on European Union.
3.	(3) Natural and man-made disasters can strike anywhere across the globe, often without warning. Whether of natural or man-made origin, they are becoming increasingly frequent, extreme and complex, exacerbated by the impacts of climate change, and irrespective of national borders. The human, environmental,	Natural and man-made disasters can strike anywhere across the globe, often without warning. Whether of natural or man-made origin, they are becoming increasingly frequent, extreme and complex, exacerbated by the impacts	Text provisionally agreed at the technical trilogue on 9/11: (3) Natural and manmade disasters can strike anywhere across the globe, often without warning. Whether of natural or man-made

	and economic consequences stemming from disasters can be enormous.	of climate change, and irrespective of national borders. The human, environmental, social and economic consequences stemming from disasters can be of an unknown scale. Unfortunately, those disasters are sometimes intentional, for example in the case of terrorist attacks.	origin, they are becoming increasingly frequent, extreme and complex, exacerbated by the impacts of climate change, and irrespective of national borders. The human, environmental, social and economic consequences stemming from disasters can be enormous of an unknown scale.
4.	(4) Recent experience has shown that reliance on voluntary offers of mutual assistance, coordinated and facilitated by the Union Mechanism, does not always ensure that sufficient capacities are made available to address the basic needs of people affected by disasters in a satisfactory manner, nor that the environment and property are properly safeguarded. This is particularly so where Member	(4) Recent experience has shown that reliance on voluntary offers of mutual assistance, coordinated and facilitated by the Union Mechanism, does not always ensure that sufficient capacities are made available to address the basic needs of people affected by disasters in a satisfactory manner, nor that the environment and property are properly safeguarded. This is	Text provisionally agreed at technical trilogue on 25/9: (4) Recent experience has shown that reliance on voluntary offers of mutual assistance, coordinated and facilitated by the Union Mechanism, does not always ensure that sufficient capacities are made available to address

States are simultaneously affected by recurrent *disasters* and collective capacity is insufficient.

particularly so where Member States are simultaneously affected by disasters that are both recurrent and unexpected, both natural and man-made. and collective capacity is insufficient. *To overcome* those insufficiencies and emerging hazards, all Union instruments should be made use of in a fully flexible manner, including through the promotion of active participation of the civil society. Nevertheless, Member States should undertake adequate preventive actions in terms of preserving an amount of national capacities that is sufficient to properly deal with disasters.

the basic needs of people affected by disasters in a satisfactory manner, nor that the environment and property are properly safeguarded. This is particularly so where Member States are simultaneously affected by disasters that are both recurrent disasters and unexpected, both natural and man-made, and collective capacity is insufficient. To overcome those insufficiencies and emerging hazards, all Union instruments should be made use of in a fully flexible manner, including through the promotion of active participation of the civil society.

5. Text provisionally agreed at **AM 4** technical trilogue on 16/10: (4a) Forest fire prevention is (4a) It is essential that vital in the context of the global commitment to **Member States** reduce CO2 emissions. undertake adequate Indeed, the combustion of prevention and trees and peat-rich soils in preparedness actions, including forest fires results in the ensuring the emission of CO2. More specifically, studies have availability of a shown how fires cause 20% sufficient number of of all CO2 emissions around capacities to deal the world, i.e. more than the with disasters, in particular combined emissions of all concerning forest the transport systems on fires. Given that the earth (vehicles, ships and aircraft). Union has been confronted in recent vears with particularly intense and widespread forest fires creating significant operational gaps in several Member States and in the Pool, additional measures should also be taken at **Union level. Forest** fire prevention is

6.	(5) Prevention is of key	AM 5	(5) Prevention is of	also vital in the context of the global commitment to reduce CO2 emissions. Text provisionally agreed at
	importance for protection against disasters and requires further action. To that effect, Member States should share risk assessments on a regular basis as well as summaries of their disaster risk management planning in order to ensure an integrated approach to disaster management, linking risk prevention, preparedness and response actions. In addition, the Commission should be able to require Member States to provide specific prevention and preparedness plans in relation to specific disasters, notably with a view to maximising overall Union support to disaster risk management. Administrative burden should be reduced and prevention policies strengthened, including by ensuring necessary links to other key Union policies and instruments,	importance for protection against disasters and requires further action. To that effect, Member States should share risk assessments, on their national safety and security risks, on a regular basis as well as summaries of their disaster risk management planning in order to ensure an integrated approach to natural and man-made disaster management, linking risk prevention, preparedness and response actions. In addition, the Commission should be able to require Member States to provide specific prevention and preparedness plans in relation to specific disasters, including man-made ones, notably with a view to maximising overall Union	key importance for protection against disasters and requires further action. To that effect, Member States should share with the Commission summaries of their risk assessments on a regular basis as well as a summary of the assessment of their risk management capability summaries of their disaster risk management planning in order to ensure an	technical trilogue on 16/11: (5) Prevention is of key importance for protection against natural and manmade disasters and requires further action. To that effect, Member States should share with the Commission on a regular basis summaries of their risk assessments and the assessment of their risk management capability, focussing on key risks. In addition, Member States should share information on prevention and preparedness measures,

notably the European Structural and Investment Funds as listed in recital 2 of Regulation (EU) No 1303/2013¹³.

support, in particular from the European Environment Agency (EEA), to disaster risk management. It is essential to reduce the administrative burden and to strengthen prevention policies, including by reinforcing links and cooperation with other key Union policies and instruments, notably the European Structural and Investment Funds as listed in recital 2 of Regulation (EU) No 1303/2013¹³.

integrated approach to disaster management, linking risk prevention. preparedness and response actions. In addition, in order to enhance prevention and preparedness planning and coordination among Member States prone to the same types of disasters the Commission, in cooperation with Member States, should be able to establish specific consultation mechanisms require Member States to provide specific prevention and preparedness

particularly those needed to address kev risks having cross-border impacts as well as where appropriate low probability risks with a high impact. risk assessments on a regular basis as well as summaries of their disaster risk management planning in order to ensure an integrated approach to disaster management, linking risk prevention, preparedness and response actions. In addition, the Commission should be able to require Member States to provide specific prevention and preparedness plans in relation to specific disasters, notably with a view to maximising overall Union support to

plans in relation	disaster risk
to specific	management.
disasters, notably	Administrative
with a view to	burden should be
maximising	reduced and
overall Union	prevention policies
support to	strengthened,
disaster risk	including by ensuring
management.	necessary links to
Administrative	other key Union
burden should be	policies and
reduced and	instruments, notably
prevention	the European
policies	Structural and
strengthened,	Investment Funds as
including by	listed in recital 2 of
ensuring	Regulation (EU) No
necessary links	1303/2013 ¹³ .
to other key	
Union policies	
and instruments,	
notably the	
European	
Structural and	
Investment	
Funds as listed in	
recital 2 of	
Regulation (EU)	
No 1303/2013 ⁸ .	

Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development

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		Repeated requests for assistance through the Union Mechanism by a Member State	
		for the same kind of disaster could be a sign of insufficient preparedness and should therefore enable the Commission to take appropriate measures.	
7.	AM 6 (5a) Risk constitutes a negative stimulus for the development of regions. Prevention and risk management imply the reformulation of policies and institutional frameworks, and the		Text provisionally agreed at technical trilogue on 16/11: (5a) The Commission together with the Member States should further develop guidelines to facilitate the

and the European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund and repealing Council Regulation (EC) No 1083/2006 (OJ L 347, 20.12.2013, p. 320).

	strengthening of local, national and regional capacities to design and implement risk management measures, coordinating a wide range of actors. Preparing risk maps by regions and / or member states, strengthening the response capacity and reinforcing prevention actions, with special emphasis on climate risks, is crucial. It is crucial that risk maps take into account both the risks caused by the current climate variability and the projected trajectories of climate change.	sharing of information on disaster risk management. Such guidelines should help to promote comparability, in particular where Member States face similar risks or cross-border risks;
8.	(5b) When Member States	Text provisionally agreed at technical trilogue on 16/11: (5b) Disaster risk prevention and management imply the need to design and implement risk management measures, coordinating a wide range of actors. It is

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when preparing risk assessments and risk management measures. The preparation of risk maps is a crucial aspect of reinforcement of prevention actions and the response capacity. Actions to reduce the vulnerability of the population, economic activities (including critical infrastructure), animal welfare and wildlife, environmental and cultural resources such as biodiversity, forest ecosystem services and water resources, are of utmost importance.	management measures. The preparation of risk maps is a crucial aspect of reinforcement of prevention actions and the response capacity. Actions to reduce the vulnerability of the population, economic activities (including critical infrastructure), animal welfare and wildlife, environmental and cultural resources
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9.	(5c) The 2017 forest fire season was particularly long and intense in many Member States, resulting in over 100 deaths in one Member State alone. The lack of available assets, outlined in the Capacity Gaps Report 100, and the inability of the European Emergency Response Capacity ('EERC' or 'voluntary pool') to respond in good time to all 17 requests for forest fire assistance, proved that the voluntary nature of Member States' contributions is insufficient during large-scale emergencies affecting several Member States at the same time.	be able to request information on prevention and
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Report from the Commission to the European Parliament and the Council on progress made and gaps remaining in the European Emergency Response Capacity, 17.02.2017.

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		assess such information with a view to maximising overall Union support to disaster risk management and strengthening Member States' levels of prevention and preparedness. Administrative burden should be reduced and links to other key Union policies and instruments should be reinforced, notably with the European Structural and Investment Funds as listed in recital 2 of Regulation (EU) No 1303/2013.
10.	AM 9 (5d) The most natural partners for deepening cooperation are neighbouring Member States who share the same expertise and structures and are most likely to be affected	At the technical trilogue on 25/9 the EP agreed to drop the amendment.

by the same disasters and risks.	
(5e) The security of water resources is essential for climate resilience. Member States should map existing water resources to facilitate adaptation to climate change and to increase the resilience of the population to face climate threats such as droughts, fires or floods. The aim of the mapping should be to support the development of actions to reduce the vulnerability of the population.	Text provisionally agreed at the technical trilogue on 16/11: (5e) Floods constitute an increasing risk for Union citizens. For the purposes of strengthening prevention and preparedness actions in the field of civil protection and reducing the vulnerability of their population in relation to flood risks, it is necessary that Member States, when performing their risk assessments under this Decision, make full use amongst others of the risk assessments performed under Directive 2007/60/EC on the assessment and

				management of flood risks, in order to determine whether their water courses and coast lines are at risk from flooding, and take adequate and coordinated measures to reduce such risks.
12.	(6) There is a need to reinforce the collective ability to prepare and respond to disasters notably through mutual support in Europe. In addition to strengthening the possibilities already offered by the European Emergency Response Capacity ('EERC' or 'voluntary pool'), from now on referred to as "European Civil Protection Pool", the Commission should also establish rescEU. The composition of rescEU should include emergency response capacities to respond to wildfires, large-scale floods and earthquakes, as well as a field hospital and medical teams in line with World	the collective ability to prepare and respond to disasters notably through mutual support in Europe. In addition to strengthening the	(6) There is a need to reinforce the collective ability to prepare and respond to disasters notably through mutual support in Europe. In order to reflect the new framework, the name European Emergency Response Capacity (EERC) or voluntary pool should be changed to	Text provisionally agreed at the technical trilogue on 6/11: (6) There is a need to reinforce the collective ability to prepare and respond to disasters notably through mutual support in Europe. In order to reflect the new framework, the name European Emergency Response Capacity (EERC) or voluntary pool should be changed to European Civil

	Health Organisation standards, that can be rapidly deployed.	terrorist attacks and chemical, biological, radiological and nuclear attacks, as well as a field hospital and medical teams in line with World Health Organisation standards, that can be rapidly deployed. In this regard, it is important to strengthen and include the specific capacities of local and regional authorities, since they are the first to intervene after a disaster. Those authorities should develop cooperation models in which communities can share best practices, giving them the opportunity to help to develop their resilience in the face of natural disasters.	European Civil Protection Pool.	Protection Pool.
13.			(6a) In addition to strengthening the possibilities overall existing capacities already offered by the European Emergency Response Capacity	Text provisionally agreed at the technical trilogue on 6/11: (6a) In addition to strengthening the possibilities overall existing capacities already offered by the European Emergency Response Capacity

('EERC' or	('EERC' or 'voluntary
'voluntary pool').	
from now on	referred to as
referred to as	"European Civil
"European Civil	Protection Pool", the
Protection Pool"	Commission should
the Commission	also establish rescEU
should also	should be
establish rescEU	<u>established</u> . The
should be	composition of
<u>established. The</u>	
composition of	include emergency
rescEU should	response capacities to
include	respond to
emergency	<u>overwhelming</u>
response	situations as a last
capacities <u>as a</u>	resort where
<u>last resort</u> to	existing capacities at
respond to	national level and
<u>overwhelming</u>	those committed by
situations where	
existing	the European Civil
<u>capacities at</u>	Protection Pool are
<u>national level</u>	not, in the
and those	circumstances, able
<u>committed by</u>	to ensure an
Member States	effective response to
to the European	
<u>Civil Protection</u>	
Pool are	large-scale floods and
<u>insufficient for</u>	earthquakes, as well
<u>an effective</u>	as a field hospital and

			response to different kinds of disasters wildfires, large- scale floods and earthquakes, as well as a field hospital and medical teams in line with World Health Organisation standards, that ean be rapidly deployed.	medical teams in line with World Health Organisation standards, that can be rapidly deployed.
14.	AM (6a)	The role of regional and local authorities in disaster prevention and management is of great importance and their response capacities need to be appropriately involved in any coordination and deployment activities carried out under this Decision, in accordance with Member States' institutional and legal frameworks, with a view to minimising overlaps and to fostering interoperability.		Text provisionally agreed at the technical trilogue on 6/11: (6a) The role of regional and local authorities in disaster prevention and management is of great importance and their response capacities need to be appropriately involved in any coordination and deployment activities carried out

Such authorities can play an important preventive role and they are also the first to react in the aftermath of a disaster, together with their volunteers' capacities. Therefore, there is a need for on-going cooperation at local, regional and crossborder level with a view to establishing common alert systems for rapid intervention prior to the mobilisation of rescEU, as well as regular public information campaigns on initial response measures.

under this Decision, in accordance with **Member States'** institutional and legal frameworks, with a view to minimising overlaps and to fostering interoperability. Such authorities can play an important preventive role and they are also the first to react in the aftermath of a disaster, together with their volunteers' capacities. Therefore, there is a need for on-going cooperation at local, regional and crossborder level with a view to establishing common alert systems for rapid intervention prior to the mobilisation of rescEU, as well as regular public information

				campaigns on initial response measures.
15.				At the technical trilogue on 18/10 it was agreed to move EP AM 46 from Art.12 to recitals:
				(6b) The nature of rescEU capacities should remain flexible and may change in order to address new developments and future challenges, such as the consequences of climate change.
16.	(7) The Union should be able to support Member States where available capacities are insufficient to allow for an effective response to disasters by contributing to the financing of leasing or rental arrangements for ensuring rapid access to such capacities or by financing their acquisition. This would substantially increase the effectiveness of the Union	(7) The Union should be able to support Member States where available <i>material and technical</i> capacities are insufficient to allow for an effective response to disasters, <i>including in the case of cross-border events</i> , by contributing to the financing of leasing or rental arrangements for ensuring	(7) In such situations, the The Union should be able to support Member States where available capacities are insufficient to allow for an effective response to disasters by co-	Presidency compromise text: (7) The Union should be able to support Member States where available capacities are insufficient to allow for an effective response to disasters by co-financing the development of rescEU capacities.

Mechanism, by ensuring availability of capacities in cases where an effective response to disasters would otherwise not be ensured, particularly for disasters with wide ranging impacts affecting a significant number of Member States. Union procurement of capacities should allow for economies of scale and better coordination when responding to disasters.

rapid access to such capacities or by financing their acquisition. This would substantially increase the effectiveness and deployability of the Union Mechanism, by ensuring the speedy availability of material and technical capacities, including for rescuing elderly persons or persons with disabilities, in cases where an effective response to disasters would otherwise not be ensured. particularly for disasters with wide ranging impacts affecting a significant number of Member States. such as cross-border epidemics. The precommitted suitable equipment and Union procurement of capacities should allow for economies of scale and better coordination when responding to disasters. Optimal and transparent use of financial resources should be ensured.

financing contributing to the financing of leasing or rental arrangements for ensuring rapid access to such capacities or by co-financing their acquisition. This would substantially increase the effectiveness of the Union Mechanism, by ensuring availability of capacities in cases where an effective response to disasters would otherwise not be ensured. particularly for disasters with wide ranging impacts affecting a significant number of Member States.

rental, leasing or acquisition contributing to the financing of leasing or rental arrangements for ensuring rapid access to such capacities or by financing their acquisition. This would substantially increase the effectiveness of the Union Mechanism, by ensuring availability of capacities in cases where an effective response to disasters would otherwise not be guaranteed ensured, particularly for disasters with wide ranging impacts affecting a significant number of Member States. Joint Union procurement of capacities should allow for economies of scale and better

including their

		Joint Union procurement of capacities should allow for economies of scale and better coordination when responding to disasters. Where, for a transitional period, the Commission rents or leases rescEU	coordination when responding to disasters.
17.		transitional period, the Commission rents or leases	Text provisionally agreed at technical trilogue on 16/11: (7a) Union financial support disbursed for the development of rescEU capacities should be determined taking
			into account the list of eligible cost

		categories set out in
		Annex Ia. Full
		financial support
		should be
		established for
		capacities required
		in order to respond
		to low probability
		high impact risks
		that may result in
		significant cross-
		border impacts and
		for which European
		preparedness levels
		are not considered
		adequate based on
		capacity gap
		analyses undertaken
		by national civil
		protection
		authorities and the
		Commission.
		Substantial co-
		financing should
		also be envisaged for
		capacities whose
		acquisition and
		recurrent costs are
		highest, such as
		aerial forest fire
		fighting capacities.

18.	AM 13		At the technical trilogue on
	(7a) Many Member States are		6/11 the EP agreed to drop
	faced with a lack of material		the amendment.
	and technical equipment		
	when unexpected disasters arise. The Union		
	Mechanism should therefore		
	make it possible to expand		
	the material and technical		
	base where necessary, in		
	particular for the sake of		
	rescuing persons with a		
	disability, elderly persons or persons with an illness.		
	persons with an utness.		
19.		(7a) Since identified	At the technical trilogue on
		<u>risks, overall</u>	16/10 it was provisionally
		capacities and	agreed to move the last part
		gaps vary over	of the Council text to recital 4a:
		time, there is a need for	4a.
		flexibility in the	(7a) Since identified
		establishment of	risks, overall
		rescEU. The	capacities and gaps
		Commission	vary over time,
		should therefore	there is a need for flexibility in the
		<u>be empowered</u> to adopt	establishment of
		implementing	rescEU. The
		acts defining the	Commission should
		rescEU	therefore be
		capacities,	empowered to adopt

		taking into account the identified risks, overall capacities and gaps. Based on identified risks, the need for aerial forest fire fighting capacities has already been recognised. It is important that these capacities are significantly financed by the Union budget due to their high costs.	implementing acts defining the rescEU capacities, taking into account the identified risks, overall capacities and gaps.
20.		(7aa) In order to balance national responsibility and solidarity among Member States, a part of operational costs of deploying rescEU capacities	Text provisionally agreed at technical trilogue on 16/11: (7aa) In order to balance national responsibility and solidarity among Member States, a part of operational costs of deploying rescEU capacities should be eligible

eligible for Union financial assistance. However, following repeated requests for the same type of assistance through the Union Mechanism for the same type of disasters, the Commission should be able to discontinue Union financing of operational costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.		should be	for Union financial
Union financial assistance. However, following repeated requests for the same type of assistance through the Union Mechanism for the same type of disasters, the Commission should be able to discontinue Union financing of operational costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
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same type of assistance through the Union Mechanism for the same type of disasters, the Commission should be able to discontinue Union financing of operational costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
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through the Union Mechanism for the same type of disasters, the Commission should be able to discontinue Union financing of operational costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
Union Mechanism for the same type of disasters, the Commission should be able to discontinue Union financing of operational costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
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costs of deployment of rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
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rescEU capacities if the information provided by the Member State reveals shortcomings in prevention and preparedness.			
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Member State reveals shortcomings in prevention and preparedness.			
reveals shortcomings in prevention and preparedness.			
shortcomings in prevention and preparedness.			
prevention and preparedness.			
preparedness.			
		Such	

	<u>information</u>
	<u>should include</u>
	the prevention
	and and
	<u>preparedness</u>
	<u>measures</u>
	<u>undertaken or</u>
	planned at
	<u>national or</u>
	<u>appropriate</u>
	sub-national
	<u>level to address</u>
	the relevant
	<u>risk.</u>
	The
	Commission
	should be
	empowered to
	adopt
	<u>implementing</u>
	acts to define
	the criteria
	necessary to
	assess the
	existence of
	significant
	shortcomings in
	prevention and
	preparedness,
	taking into
	account inter
	alia sufficient

		capacities available at national level, or an extraordinary character of the disaster.	
21.		As Member States or their citizens could be significantly affected by disasters occurring in third countries, in such situations rescEU capacities should also be available for deployments outside of the Union. For reasons of solidarity among Member States, in case of deployments of rescEU	Text provisionally agreed at the technical trilogue on 9/11: (7aaa) As Member States or their citizens could be significantly affected by disasters occurring in third countries, in such situations rescEU capacities should also be available for deployments outside of the Union. For reasons of solidarity among Member States, in case of deployments of rescEU capacities outside the Union operational costs should be borne by

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		capacities outside the Union operational costs should be borne by the EU budget.	the EU budget.
22.		ensure a co- ordinated but at the same time rapid response the decision on the deployment, demobilisation and arbitration in case of conflicting requests should be taken by the Commission in close coordination with the requesting Member State and the Member State owning, renting or leasing the capacity. The	Text provisionally agreed at the technical trilogue on 9/11: (7aaaa) In order to ensure a co-ordinated but at the same time rapid response the decision on the deployment and demobilisation, and any decision in the event of conflicting requests should be taken by the Commission in close coordination with the requesting Member State owning, renting or leasing the capacity. The Commission and the Member State owning,

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			Commission and the Member State owning, renting or leasing rescEU capacities will conclude operational contracts specifying the terms and conditions of deploying rescEU capacities.	renting or leasing rescEU capacities will conclude operational contracts specifying the terms and conditions of deploying rescEU capacities.
23.	(8) Reinforcing the European Civil Protection Pool requires enhanced Union financing in terms of adaptation and repair of capacities, as well as operational costs.			(8) Reinforcing the European Civil Protection Pool requires enhanced Union financing in terms of adaptation and repair of capacities, as well as operational costs.
24.	(9) In order to strengthen efficiency and effectiveness of training and exercises and enhance co-operation between Member States' national civil protection authorities and	AM 14 (9) Training, research and innovation are essential aspects of cooperation in the civil protection field.		Text provisionally agreed at the technical trilogue on 9/11: (9) Training, research and innovation are

services it is necessary to *The* efficiency and essential aspects of effectiveness of training and establish a Union Civil cooperation in the exercises, the promotion of Protection Knowledge civil protection field. innovation, and dialogue In order to strengthen Network that is based on and co-operation between efficiency and existing structures. effectiveness of Member States' national civil protection authorities and training and services should be exercises, the strengthened on the basis of promotion of existing structures with the innovation, and dialogue and to involvement of and the enhance co-operation exchange of information with centres of excellence, between Member universities, researchers and States' national civil other expertise available in protection authorities and services it is the Member States. necessary to establish a Union Civil Protection Knowledge Network. The Network should be that is based on existing structures including centres of excellence, universities, researchers and other experts, young professionals and experienced

volunteers in the area of emergency

	1		
			management.
			Further co-
			operation on
			training, research
			and innovation
			should also be
			strengthened with
			<u>international</u>
			organisations, and,
			where possible,
			<u>extended to involve</u>
			third countries, in
			<u>particular</u>
			<u>neighbouring</u>
			countries.
25.			
23.			Presidency compromise (to
			be discussed at political
			trilogue):
			(9a) Civil protection
			operators dedicate
			their lives to help
			others and invest
			time and efforts in
			order to assist those
			<u>in need. Such</u>
			courage and
			commitment to
			Union Civil
			Protection should be
i		1	recognised by the

				European Union.
26.		(9a) While strengthening civil protection in the light of disaster trends, both weather-related and those relating to internal security, is one of the most important priorities throughout the whole Union, it is essential to complement the Union's tools with a stronger territorial and community-led dimension, as local community action is the fastest and most effective way of limiting the damage caused by a disaster.		Text provisionally agreed at the technical trilogue on 6/11: (9a) While strengthening civil protection in the light of disaster trends, both weather-related and those relating to internal security, is one of the most important priorities throughout the whole Union, it is essential to ensure a strong territorial and community-led dimension, as local community action is the fastest and most effective way of limiting the damage caused by a disaster.
27.	(10) In order to achieve the functioning of the rescEU capacity, additional financial appropriations should made available to finance actions	AM 16 (10) In order to achieve the functioning of the rescEU capacity, additional financial appropriations should made	(10) In order to achieve the functioning of the rescEU capacity, additional	

	under the Union Mechanism.	available to finance actions under the Union Mechanism, but not at the expense of the financial envelopes allocated to other key Union policies.	proportionate financial appropriations should be made available to finance actions under the Union Mechanism.	
28.		AM 17 (10a) Separate funding and budgetary allocations should be guaranteed for the revised Union Mechanism. Considering the need to avoid any negative impact on the financing of existing multiannual programmes, the increase in financing for the targeted revision of the Union Mechanism in the years 2018, 2019 and 2020 should be drawn exclusively from all means available under Council Regulation (EU, Euratom) No 1311/2013 ^{1a10} , with particular recourse to the		

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^{1a} Council Regulation (EU, Euratom) No 1311/2013 of 2 December 2013 laying down the multiannual financial framework for the years 2014-2020 (OJ L 347, 20.12.2013, p. 884).

		Flexibility Instrument.		
29.	(11) There is a need to simplify Union Mechanism procedures to ensure that Member States can access assistance and capacities needed in order to respond to natural or man- made disasters as rapidly as possible.	AM 18 (11) There is a need to simplify, streamline and increase the flexibility of the Union Mechanism procedures to ensure that Member States can quickly access assistance and capacities needed in order to respond to natural or man-made disasters as rapidly and as efficiently as possible.		Text provisionally agreed at the technical trilogue on 6/11: (11) There is a need to simplify, streamline and increase the flexibility of the Union Mechanism procedures to ensure that Member States can quickly access assistance and capacities needed in order to respond to natural or man-made disasters as rapidly and as efficiently as possible.
30.	(12) In order to maximise the use of existing funding instruments and support Member States in delivering assistance, <i>particularly</i> in response to disasters outside the Union, a derogation to Article 129(1) of Regulation (EU, Euratom) 966/2012 of the European Parliament and the Council ¹⁴ should be provided for when	AM 19 (12) In order to maximise the use of existing funding instruments and support Member States in delivering assistance, <i>including</i> in response to disasters outside the Union, a derogation to Article 129(1) of Regulation (EU, Euratom) 966/2012 of	(12) In order to maximise the use of existing funding instruments and support Member States in delivering assistance, particularly in response to	Text provisionally agreed at the technical trilogue on 6/11: (12) In order to maximise the use of existing funding instruments and support Member States in delivering assistance, particularly

financing is granted pursuant to	the European Parliament and	disasters outside	including in response
Articles 21, 22 and 23 of	the Council ¹⁴¹¹ should be	the Union, a	to disasters outside
Decision No 1313/2013/EU.	provided for when financing	derogation to	the Union , a
	is granted pursuant to	Article 129(1) of	derogation to Article
	Articles 21, 22 and 23 of	Regulation (EU,	129(1) of Regulation
	Decision No 1313/2013/EU.	Euratom)	(EU, Euratom)
	Notwithstanding that	966/2012 of the	966/2012 of the
	derogation, funding for civil	European	European Parliament
	protection activities and	Parliament and	and the Council 1414
	humanitarian aid, in	the Council ¹²	should be provided
	particular, should remain	should be	for when financing is
	clearly separate in any	provided for	granted pursuant to
	future Union funding	when financing	Articles 21, 22 and 23
	architecture and be fully in	is granted	of Decision No
	line with the different	pursuant to	1313/2013/EU <u>in</u>
	objectives and legal	Articles 21, 22	accordance with
	requirements of that	and 23 of	Article 191(1) of
	architecture.	Decision No	Regulation (EU,
		1313/2013/EU <u>in</u>	Euratom) 2018/1046
		accordance with	of the European
		<u>Article 129 (1)</u>	Parliament and the
		of Regulation	Council ¹⁵ .
		(EU, Euratom)	Nevertheless,
		966/2012 of the	funding for civil
		<u>European</u>	protection activities

11 Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002 (OJ L 298, 26.10.2012, p. 1).

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Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002, (OJ L 298, 26.10.2012, p. 1).

			Parliament and the Council 13.	and humanitarian aid, in particular, should remain clearly separate and be fully in line with their respective objectives and legal requirements.
31.	(13) It is important to ensure that Member States take all the necessary actions in order to effectively prevent natural and man-made disasters and mitigate their effects. Provisions should reinforce links between prevention, preparedness and response actions under the Union Mechanism. Coherence should also be ensured with other relevant Union legislation on prevention and disaster risk management, including for	(13) It is important to ensure that Member States take all the necessary actions in order to effectively prevent natural and man-made disasters and mitigate their effects. Provisions should reinforce links between prevention, preparedness and response actions under the Union Mechanism. Coherence should also be ensured with other relevant Union legislation on prevention and	(13) It is important to ensure that Member States take all the necessary actions in order to effectively prevent natural and man-made disasters and mitigate their effects. Provisions should reinforce links between	Text provisionally agreed at technical trilogue on 25/9: (13) It is important to ensure that Member States take all the necessary actions in order to effectively prevent natural and man-made disasters and mitigate their effects. Provisions should reinforce links between prevention, preparedness and

¹⁴ Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002 (OJ L 298, 26.10.2012, p. 1).

Regulation (EU, Euratom) 2018/1046 of the European Parliament and of the Council of 18 July 2018 on the financial rules applicable to the general budget of the Union (OJ L 193, 30.7.201, p. 1).

Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002, (OJ L 298, 26.10.2012, p. 1).

cross-border prevention action and response to threats such as serious cross-border health threats¹⁶. *Likewise*, coherence should be ensured with international commitments such as the Sendai Framework for Disaster Risk Reduction 2015 – 2030, the Paris Agreement and Agenda 2030 for Sustainable Development.

disaster risk management, including for cross-border prevention action and response to threats such as serious cross-border health threats¹⁵¹⁷. *Territorial* cooperation programmes under cohesion policy provide for specific actions to take into account disaster resilience, risk prevention and risk management, and further efforts should be made towards more vigorous integration and greater synergies. Furthermore, all actions should be coherent with, and actively contribute to meeting, international commitments such as the Sendai Framework for Disaster Risk Reduction 2015 - 2030, the Paris

prevention, preparedness and response actions under the Union Mechanism Coherence should also be ensured with other relevant Union legislation on prevention and disaster risk management, including for cross-border prevention action and response to threats such as serious crossborder health threats as set out in Decision 1082/2013/EU¹⁸.

response actions under the Union Mechanism. Coherence should also be ensured with other relevant Union legislation on prevention and disaster risk management, including for crossborder prevention action and response to threats such as serious cross-border health threats as set out in Decision $1082/2013/EU^{-1519}$. Territorial cooperation programmes under cohesion policy provide for specific

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Decision No 1082/2013/EU of the European Parliament and of the Council of 22 October 2013 on serious cross border threats to health and repealing Decision No 2119/98/EC (OJ L 293, 5.11.2013, p. 1).

Decision No 1082/2013/EU of the European Parliament and of the Council of 22 October 2013 on serious cross border threats to health and repealing Decision No 2119/98/EC (OJ L 293, 5.11.2013, p. 1).

Decision No 1082/2013/EU of the European Parliament and of the Council of 22 October 2013 on serious cross border threats to health and repealing Decision No 2119/98/EC (OJ L 293, 5.11.2013, p. 1).

Decision No 1082/2013/EU of the European Parliament and of the Council of 22 October 2013 on serious cross border threats to health and repealing Decision No 2119/98/EC (OJ L 293, 5.11.2013, p. 1).

	Agreement and Agenda 2030 for Sustainable Development.	Likewise, eoherence it is important to should be ensured coherence with international commitments such as the Sendai Framework for Disaster Risk Reduction 2015 – 2030, the Paris Agreement and Agenda 2030 for Sustainable Development.	actions to take into account disaster resilience, risk prevention and risk management, and further efforts should be made towards more vigorous integration and greater synergies. Likewise, coherence Furthermore, all actions should be coherent with, and actively contribute to meeting, international commitments such as the Sendai Framework for Disaster Risk Reduction 2015 – 2030, the Paris Agreement and Agenda 2030 for Sustainable Development.
32.	AM 21 (13a) It is essential that the modules previously		Text provisionally agreed at the technical trilogue on 9/11:

	registered in the Common Emergency Communication and Information System (CECIS) be maintained in order to respond to request for assistance and to participate in the training system in the usual way.	seamless exchange of information
33.	AM 22	Text provisionally agreed at

	(13b) It is equally important to connect the Union Mechanism, which is limited to the period immediately following the catastrophe, to other Union instruments focused on reversing the damage, such as the Solidarity Fund.	the technical trilogue on 18/10: (13b) It is equally important to create synergies and improve the complementarity and coordination between the Union Mechanism and other Union instruments, including with those which can contribute to repairing or mitigating the damage caused by disasters.
34.	AM 23 (13c) It is essential that the Solidarity Fund be modified by introducing the obligation to repair the damage to the environment and by using the GDP per capita of the region or Member State instead of the global GDP as an indicator for its approval, to prevent	At the technical trilogue on 25 September the EP provisionally agreed to drop the amendment.

	large, populated regions with low levels of wealth from not being eligible to benefit from the Fund. It is very important to value the environment affected by a catastrophe in an economic way, especially areas of high natural value, such as protected areas or covered by the Natura 2000 network, in order to repair them.	
35.	(13d) There is a need for Union action to focus also on providing technical training assistance so that the capacity of communities for self-help can be enhanced, leaving them better prepared to provide an initial response and contain a disaster. Targeted training and education for public safety practitioners, such as community leaders, social and medical care practitioners, the rescue and firefighting services as well as local voluntary intervention groups which	At the technical trilogue on 6/11 the EP provisionally agreed to drop the amendment.

		should dispose of rapidly available intervention equipment, can help contain a disaster and reduce fatalities both during and in the aftermath of the crisis.		
36.	(14) The delegation of power conferred to the Commission by Decision No 1313/2013/EU should be amended, in order to allow for effective emergency support capacity for the European Union (rescEU). The power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to define additional types of response capacities on the basis of identified risks and taking into account a multi-hazard approach.		(14) In order to ensure uniform conditions for the implementation of the obligation to provide information on risk assessments, of the European Civil Protection Pool, of rescEU and of the Union Civil Protection Knowledge Network, implementing powers should be conferred on the Commission. Those powers should be	Presidency compromise (to be aligned following discussions on implementing/delegated acts at political trilogue): (14) In order to ensure uniform conditions for the implementation of the European Civil Protection Pool, rescEU and the Union Civil Protection Knowledge Network, as well as procedures to recognise long-standing commitment and extraordinary contributions to Union Civil Protection implementing

	exercised in	powers should be
	accordance with	conferred on the
	Regulation (EU)	Commission. Those
	No 182/2011 of	powers should be
	the European	exercised in
	Parliament and	accordance with
	of the Council ²⁰	Regulation (EU) No
	The delegation	<u>182/2011 of the</u>
	of power	<u>European</u>
	conferred to the	Parliament and of
	Commission by	the Council ²¹ The
	Decision No	delegation of power
	1313/2013/EU	conferred to the
	should be	Commission by
	amended, in	Decision No
	order to allow for	1313/2013/EU should
	effective	be amended, in order
	emergency	to allow for effective
	support capacity	emergency support
	for the European	capacity for the
	Union (rescEU).	European Union
	The power to	(rescEU). The power
	adopt acts in	to adopt acts in
	accordance with	accordance with
	Article 290 of	Article 290 of the

Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

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Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

	the Treaty on the Functioning of the European Union should be delegated to the Commission to define additional types of response capacities on the basis of identified risks and taking into account a multi- hazard approach	Functioning of the European Union should be delegated to the Commission to define additional types of response capacities on the basis of identified risks and taking into account a multi- hazard approach.
37.		Presidency compromise (to be aligned following discussions on implementing/delegated acts at political trilogue): (14a) In order to amend the categories of eligible costs necessary for determining the Union's financial support for the development of rescEU capacities, the power to adopt acts in accordance with Article 290 of

			the Treaty on the Functioning of the European Union should be delegated to the Commission.
38.	(15) Since the objectives of this Decision cannot be sufficiently achieved by the Member States acting alone but can rather, by reason of scale or effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Decision does not go beyond what is necessary in order to achieve those objectives.	namely to increase the collective ability to prevent, prepare for and respond to disasters, cannot be sufficiently achieved by the Member States acting alone but can rather, by reason of scale or effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty	Text provisionally agreed at the technical trilogue on 6/11: (15) Since the objectives of this Decision, namely to increase the collective ability to prevent, prepare for and respond to disasters, cannot be sufficiently achieved by the Member States acting alone but can rather, by reason of scale or effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of

		on European Union. In accordance with the principle of proportionality, as set out in that Article, this Decision does not go beyond what is necessary in order to achieve those objectives.	proportionality, as set out in that Article, this Decision does not go beyond what is necessary in order to achieve those objectives.
39.	(15	Sa) While respecting the powers of the Budgetary Authority, it is important that the overall budget for the implementation of the Union Mechanism is exclusively made available through redeployments within heading 3 and 4 of the Multiannual	Presidency compromise proposal - delete recital 15a + Council Statement

		<u>Financial</u> <u>Framework</u> <u>2014-2020.</u>	
40.			Text provisionally agreed at the technical trilogue on 9/11:
			(15b)In order to ensure a smooth transition towards the full implementation of rescEU, the Commission should, for a transitional period of time, be able to provide financing to ensure the rapid availability of relevant national capacities.
41.			Text provisionally agreed at the technical trilogue on 16/11:
			(15c) In order to allow for the prompt application of the measures provided for in this Decision, this Decision should

			enter into force on the day following that of its publication in the Official Journal of the European Union.
42.	(16) Decision No 1313/2013/EU should therefore be amended accordingly,		

43.	HAVE ADOPTED THIS DECISION: Article 1 Decision No 1313/2013/EU is hereby amended as follows: (1) Article 3 is amended as follows: (a) in paragraph 1 the following point (e) is added: '(e) to increase the availability and use of scientific knowledge on disasters.'	AM 25 (e) to increase the availability and use of scientific	Text provisionally agreed at the technical trilogue on
		knowledge on disasters, including in the outermost regions and Overseas Countries and Territories (OCTs);	25/9: '(e) to increase the availability and use of scientific knowledge on disasters.'
44.		AM 26 (aa) in paragraph 1 the following point is added: "(ea) to mitigate the immediate	At the technical trilogue on 25/9 it was provisionally agreed to integrate the EP amendment into the current Art. 3(1)(c), as follows:
		consequences that	c) to facilitate rapid and

		catastrophes may have on human lives and on cultural and natural heritage;"		efficient response, including by taking measures to mitigate immediate consequences, in the event of disasters or imminent disasters; and
45.		AM 27 (ab) in paragraph 1, the following point is added: "(eb) to step up cooperation and coordination activities at cross-border level."		Text provisionally agreed at the technical trilogue on 25/9: "(eb) to step up cooperation and coordination activities at cross- border level and amongst Member States prone to the same types of disasters."
46.	 (b) point (a) of paragraph 2 is replaced by the following: '(a) progress in implementing the disaster prevention framework: measured by the number of Member States that have made available to the Commission their risk assessments, an assessment of their risk 		'(a) progress in implementing the disaster prevention framework: measured by the number of Member States that have made available to the	Text provisionally agreed at the technical trilogue on 16/11: '(a) progress in implementing the disaster prevention framework: measured by the number of Member States that

	management capability and a summary of their disaster management planning as referred to in Article 6;'		Commission a summary of their risk assessments; an and a summary of the assessment of their risk management capability and a summary of their disaster management planning as referred to in points (a) and (c) of Article 6;'	have made available to the Commission their risk assessments, a summary of their risk management capability and a summary of their disaster management planning as referred to in Article 6;' the information referred to in Article 6(1)(ca):
47.	 (1) in Article 4, the following point 12 is added: '(12) Participating State' means a third country participating in the Union Mechanism in accordance with Article 28(1);' 			 (1) in Article 4, the following point 12 is added: '(12) Participating State' means a third country participating in the Union Mechanism in accordance with Article 28(1);'
48.	(3) in Article 5 (1), point (a) is replaced by the following:	AM 28 (a) take action to improve the knowledge base on disaster		Text provisionally agreed at the technical trilogue on 25/9:

	take action to improve the knowledge base on disaster risks and facilitate the sharing of knowledge, the results of scientific research, best practices and information, including among Member States that share common risks.	risks and to better facilitate and promote cooperation and the sharing of knowledge, the results of scientific research and innovation, best practices and information, including among Member States that share common risks;	(a) take action to improve the knowledge base on disaster risks and to better facilitate and promote cooperation and the sharing of knowledge, the results of scientific research and innovation, best practices and information, including among Member States that share common risks;
49.	Article 5 (i) highlight the importance of risk prevention and support the Member States in awareness-raising, public information and education;	AM 29 (3a) In Article 5(1), the following point is inserted: "(aa) coordinate the harmonisation of information and guidance on alert systems, including on a cross-border level;"	Text provisionally agreed at the technical trilogue on 18/10: (i) highlight the importance of risk prevention, and support the Member States in awareness-raising, public information and education, and support the Member States' efforts in the

			provision of public information on alert systems, by providing guidance to them on such systems, including on a cross-border level;
50.	(f) compile and disseminate the information made available by Member States; organise an exchange of experiences about the assessment of risk management capability; develop, together with the Member States and by 22 December 2014, guidelines on the content, methodology and structure of those assessments; and facilitate the sharing of good practices in prevention and preparedness planning, including through voluntary peer reviews;	(3b) In Article 5(1), point (f) is replaced by the following: "(f) compile and disseminate the information made available by Member States; organise an exchange of experiences about the assessment of risk management capability; develop, together with the Member States and by 22 December 2019, new guidelines on the content, methodology and structure of those assessments; and facilitate the sharing of good practices in prevention and preparedness planning, including through voluntary peer reviews;"	Text provisionally agreed at the technical trilogue on 16/11: (3b) In Article 5(1), point (f) is replaced by the following: "(f) compile and disseminate the information made available by Member States; organise an exchange of experiences about the assessment of risk management capability; develop, together with the Member States and by 22 December 2014, guidelines on the content, methodology and

				structure of those assessments; and facilitate the sharing of good practices in prevention and preparedness planning, including through voluntary peer reviews;"
51.	(4) Article 6 is amended as follows:(a) points (a) and (b) are replaced by the following:	<u>R</u>	amended as follows replaced by the following: Article 6 Risk management a) points (a) and (b) are replaced by the following:	Text provisionally agreed at the technical trilogue on 16/11: (4) Article 6 is amended as follows replaced by the following: 'Article 6 Risk management (a) points (a) and (b) are replaced by the following: (1) In order to promote an effective and coherent approach to prevention of and preparedness for disasters by sharing non-sensitive

			sharing non- sensitive information, namely information whose disclosure would not be contrary to the essential interests of Member States' security, and best practices within the Union Mechanism, Member States shall:	information, namely information whose disclosure would not be contrary to the essential interests of Member States' security, and best practices within the Union Mechanism, Member States shall:
52.	'(a) develop risk assessments at national or appropriate subnational level and make them available to the Commission by 22 December 2018 and every three years thereafter;	a) develop risk assessments at national or appropriate subnational level in consultation with relevant local and regional authorities and aligned with the Sendai Framework for Disaster Risk Reduction and make them available to the Commission by 22 December 2018 and every three years	(a) <u>further</u> develop risk assessments at national or appropriate subnational level and make them available to the Commission <u>a</u> summary of the relevant elements thereof, using	Text provisionally agreed at the technical trilogue on 16/11: (a) <u>further</u> develop risk assessments at national or appropriate subnational level and make them available to the Commission by 22 December 2018 and every three years thereafter;

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		thereafter, based on a model agreed on with the Commission 'and, in this context, existing national information systems shall be used;	the template laid down in the implementing act referred to in the third paragraph, by 22 31 December 2018 2023 and every three five years thereafter, and whenever there are important changes;	
53.	(b) develop and refine their disaster risk management planning at national or appropriate sub-national level based on the risk assessments referred to in point (a) and taking into account the assessment of their risk management capability referred to in point (c) and the overview of risks referred to in point (c) of Article 5(1).'			Text provisionally agreed at the technical trilogue on 16/11: (b) further develop the assessment of risk management capability at national or appropriate subnational level; (b) develop and refine their disaster risk management planning at national or appropriate subnational or appropriate subnational level based on the risk

			assessments referred to in point (a) and taking into account the assessment of their risk management capability referred to in point (c) and the overview of risks referred to in point (c) of Article 5(1).
54.	(b) develop and refine their disaster risk management planning at national or appropriate sub-national level;	(c) further develop and make available to the Commission a summary of the assessment of their risk management capability at national or appropriate sub-national level until 31 December 2025 and every five years thereafter, and whenever there are important changes;	Text provisionally agreed at the technical trilogue on 16/11: (c) further develop and refine their disaster risk management planning at national or appropriate subnational level;

55.				Presidency compromise text:
				(ca) make available to the Commission a summary of the relevant elements of points (a) and (b) of Article 6, focusing on key risks. For key risks having cross-border impacts as well as, where appropriate, for low probability risks with high impact, Member States shall describe priority prevention and preparedness measures. The summary shall be provided to the Commission by 31 December 2020 and every three years thereafter and whenever there are important changes;
56.	(d) participate, on a voluntary basis, in peer reviews on the	AM 32	(d) participate, on a voluntary basis,	Text provisionally agreed at the technical trilogue on

	assessment of risk management capability.	 (aa) point (d) is replaced by the following: "(d) participate, on a voluntary basis, in peer reviews on risk management capability with a view to identifying actions that bridge the gaps." 	in peer reviews on the assessment of risk management capability. 16/11:
57.	(b) the following second and third subparagraphs are added: 'A summary of the relevant elements of the risk management planning shall be provided to the Commission, including information on the selected prevention and preparedness measures, by 31 January 2019 and every three years thereafter. In addition, the Commission may require Member States to provide specific prevention and preparedness plans, which shall cover both short- and long-term efforts. The Union shall duly consider the progress made by the Member States with respect to disaster prevention and preparedness as part of any future ex-ante conditionality mechanism	(b) the following second and third subparagraphs are added: A summary of the relevant elements of the risk management planning shall be provided to the Commission, including information on the selected prevention and preparedness measures, in accordance with a template to be established by means of an implementing act, by 31 January 2019 and every three years thereafter. That implementing act shall be adopted in accordance with the examination procedure referred to in Article 33(2).	suspanding 10/11.

	under the European Structural and Investment Funds	In addition, the Commission may require Member States to provide specific prevention and preparedness plans which shall cover both short- and long-term efforts. In this regard, these efforts may include a commitment on the part of Member States to encourage investments based on risk assessments and to ensure better post-disaster reconstruction. The additional administrative burden at national and subnational levels shall be kept as low as possible.	require Member States to provide, specific prevention and preparedness plans, which shall cover both short- and long- term efforts. The Union shall duly consider the progress made by the Member States with respect to disaster prevention and preparedness as part of any future ex-ante conditionality mechanism under the European Structural and Investment Funds.	addition, the Commission may require Member States to provide, specific prevention and preparedness plans, which shall cover both short- and long-term efforts. The Union shall duly consider the progress made by the Member States with respect to disaster prevention and preparedness as part of any future ex- ante conditionality mechanism under the European Structural and Investment Funds.
58.	The Commission may also establish specific consultation mechanisms to enhance appropriate prevention and	AM 34 The Commission may, in cooperation with the Member States, also	The Commission in cooperation with Member States may also	Text provisionally agreed at the technical trilogue on 16/11: 2. The Commission in

	preparedness planning and coordination among Member States prone to similar type disasters.'	establish specific consultation mechanisms to enhance appropriate prevention and preparedness planning and coordination among Member States prone to similar type disasters. The Commission and the Member States, where possible, shall also foster consistency between disaster risk management and climate change adaptation strategies.	establish specific consultation mechanisms to enhance appropriate prevention and preparedness planning and coordination among Member States prone to similar type disasters.	cooperation with Member States may also establish specific consultation mechanisms to enhance appropriate prevention and preparedness planning and coordination among Member States prone to similar type disasters, including for cross-border and low probability high impact risks identified in accordance with point (ca) of
59.			3. The Commission shall, by 31 December 2019, adopt an implementing act laying down a template for the summary referred to in point (a) of the	paragraph 1. Text provisionally agreed at the technical trilogue on 16/11: 3. The Commission shall further develop, together with the Member States, by 22 December 2019, guidelines on the submission of the

		first paragraph. That implementing act shall be adopted in accordance with the examination procedure referred to in Article 33(2).	summaries referred to in point (ca) of paragraph 1.
60.		4. Member States which have requested the same type of assistance through the Union Mechanism for the same type of disaster three times within three years, shall provide to the Commission additional information on specific prevention and preparedness measures related to the	Text provisionally agreed at the technical trilogue on 16/11: 4. Where a Member State frequently requests the same type of assistance through the Union Mechanism for the same type of disaster, the Commission may, following a careful analysis of the reasons and circumstances of the activation and with the aim of supporting the Member State concerned to

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	corresponding risk within six months after the closure of the third activation of the	strengthen its level of prevention and preparedness, (a) request that Member State to provide additional
	Union Mechanism. Taking into account the information	information on specific prevention and preparedness measures related to the corresponding
	provided, the Commission shall assess whether adequate measures have	risk, and (b) where appropriate, based on the information provided:
	been taken to provide for a sufficient level of prevention, preparedness	(i) propose the deployment of an expert team on site to provide advice on
	and risk management in the Member State concerned. Where this	prevention and preparedness measures, or (ii) make recommendations to
	assessment has revealed a lack of prevention, or preparedness	strengthen the level of prevention and preparedness in the Member State

		or risk	concerned. The
		management,	Commission and
		the Commission	that Member State
		shall, where	shall keep each
		appropriate:	other informed
			about any measures
	<u>(a)</u>	propose the	taken following
		deployment of	these
		an expert team	recommendations.
		as referred to in	
		Articles 5(2)	 In cases where a
		and 13(3), or	Member State
		_	requests the same
	<u>(b)</u>	make	type of assistance
		recommendatio	through the Union
		ns to strengthen	Mechanism for the
		the level of	same type of
		prevention and	disaster three times
		preparedness in	within three
		the Member	consecutive years
		<u>States</u>	points (a) and (b)
		concerned.	shall apply unless a
		The	careful analysis of
		Commission	the reasons and
		shall adopt	circumstances of the
		implementing	frequent activations
		acts to lay down	demonstrate that it
		adequate	is not necessary.
		criteria and the	
		maximum time	
		to assess the	
		lack of	
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			prevention, or preparedness or risk management. Those implementing acts shall be adopted following the examination procedure referred to in Article 33(2).'	
61.	k) in close consultation with the Member States, take additional necessary supporting and complementary preparedness action to achieve the objective specified in point (b) of Article 3(1).	AM 36 (4a) In Article 8(1), point (k) is replaced by the following: "(k) in close consultation with the Member States, take additional necessary supporting and complementary preparedness action, including through coordination with other Union instruments, to achieve the objective specified in point (b) of Article 3(1)."		At the technical trilogue on 25/9 the EP provisionally agreed to drop the amendment.
62.	Article 9	AM 37		At the technical meeting on 6/11 the EP agreed to drop

		 (4b) In Article 9, the following paragraph is inserted: "1a. Member States shall strengthen relevant administrative capacities of the competent regional and local authorities, in accordance with their institutional and legal framework." 	the amendment.
63.	 (5) In Article 10, paragraph 1 is replaced by the following: '1. The Commission and the Member States shall work together to improve the planning of disaster response operations under the Union Mechanism, including through scenario-building for disaster response based on the risk assessments referred to in point (a) of Article 6 and the overview of risks referred to in point (c) of Article 5(1), asset mapping and the development of plans for the deployment of response capacities.' 	1. The Commission and the Member States shall work together to improve the planning of disaster response operations, both for natural or man-made disasters, under the Union Mechanism, including through scenariobuilding for disaster response based on the risk assessments referred to in point (a) of Article 6 and the overview of risks referred to in point (c) of Article 5(1), asset mapping, including earthmoving machinery, mobile electricity generators and mobile fire-fighting	Text provisionally agreed at the technical trilogue on 16/11: 1. The Commission and the Member States shall work together to improve the planning of disaster response operations, both for natural or manmade disasters, under the Union Mechanism, including through scenario-building for disaster response based on the risk assessments referred to in point (a) of

		equipment among those assets, and the development of plans for the deployment of response capacities.		Article 6 and the overview of risks referred to in point (c) of Article 5(1), asset mapping and the development of plans for the deployment of response capacities.
64.	(6) Article 11 is amended as follows:(a) The title is replaced by the following:'European Civil Protection Pool'			
65.	 (b) paragraphs 1 and 2 are replaced by the following: '1. A European Civil Protection Pool shall be established. It shall consist of a pool of precommitted response capacities of the Member States and include modules, other response capacities and experts. 	AM 39 1. A European Civil Protection Pool shall be established. It shall consist of a <i>voluntary</i> pool of pre-committed response capacities of the Member States and include modules, other response capacities and experts.	'1. A European Civil Protection Pool shall be established. It shall consist of a pool of pre- committed response capacities of the Member States and include modules, other response capacities and categories of	Text provisionally agreed at the technical trilogue on 16/10: '1. A European Civil Protection Pool shall be established. It shall consist of a pool of voluntarily precommitted response capacities of the Member States and include modules, other response capacities and

			experts.	<u>categories of</u> experts.
66.		AM 40 1a. As national prevention should be the first priority of Member States to reduce safety and security risks, the European Civil Protection Pool shall be complementary to existing national capacities.		Text provisionally agreed at the technical trilogue on 16/10: 1a. The assistance provided by a Member State through the European Civil Protection Pool shall be complementary to existing capacities in the requesting Member State, without prejudice to the primary responsibility of Member States for disaster prevention and response on their territory.
67.	2. On the basis of <i>identified</i> risks, the Commission shall define the types and the number of key response capacities required for the European Civil Protection Pool ("capacity goals"). The Commission shall monitor progress towards the capacity goals and remaining gaps and shall encourage	2. On the basis of <i>needs and</i> risks <i>identified on the</i>	2. On the basis of identified risks, overall capacities and gaps, the Commission shall adopt implementing acts defineing the types and the	Text provisionally agreed at the technical trilogue on 9/11 (while the issue of implementing/delegated acts remains to be discussed at political trilogue): 2. On the basis of identified risks,

Member States to address such gaps. The Commission may support Member States in accordance with Article 20, point (i) of Article 21(1) and Article 21(2).

for the European Civil Protection Pool ("capacity goals"). The Commission shall monitor progress towards the capacity goals and remaining gaps and shall encourage Member States to address such gaps. The Commission may support Member States in accordance with Article 20, point (i) of Article 21(1) and Article 21(2).

number of key response capacities required for the European Civil Protection Pool ("capacity goals"). Those implementing acts shall be adopted in accordance with the examination procedure referred to in **Article 33(2).**

The Commission and Member **States** shall monitor progress towards the capacity goals and remaining gaps as set out in the **implementing** acts referred to in the first subparagraph. Where potentially significant gaps

overall capacities and gaps, the Commission shall adopt implementing acts defineing the types and the number of key response capacities required for the European Civil Protection Pool ("capacity goals"). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 33(2).

The Commission in cooperation with Member States shall monitor progress towards the capacity goals, as set out in the implementing acts referred to in the first subparagraph, and identify potentially significant response capacity gaps in the European Civil Protection Pool.

		have been identified, the Commission shall examine whether the necessary capacities are available to the Member States outside the European Civil Protection Pool. and The Commission shall encourage Member States to address such gaps. The Commission may support Member States in accordance with Article 20, point (i) of Article 21(1) and Article 21(2).'	Where such gaps have been identified, the Commission shall examine whether the necessary capacities are available to the Member States outside the European Civil Protection Pool. The Commission shall encourage Member States to address such significant response capacity gaps in the Pool. The Commission and may support Member States in accordance with Article 20, point (i) of Article 21(1) and Article 21(2).
68.	(c) paragraphs 7 and 8 are replaced by the following: 7. Response capacities that Member States make	(e) paragraphs 7 and 8 are replaced by the following:	Text provisionally agreed at the technical trilogue on 26/10:
	Member States make available available for the Europea Civil Civil Protection Pool sha	1 1	(c) paragraphs 7 and 8 are replaced by the

	Protection Pool shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC, unless Member States are faced with an exceptional situation substantially affecting the discharge of national tasks.	available for response operations under the Union Mechanism following a request for assistance through the ERCC, unless in the case of domestic emergencies, force majeure or when Member States are faced with an exceptional situation substantially affecting the discharge of national tasks. The ultimate decision on their deployment shall be taken by the Member State which registered the response capacity concerned.	Member States make available for the European Civil Protection Pool shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC, unless Member States are faced with an exceptional situation substantially affecting the discharge of	'7. Response capacities that Member States make available for the European Civil Protection Pool shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC, unless Member States are faced with an exceptional situation substantially affecting the discharge of national tasks.
		AM 42	national tasks.	
69.	8. In the event of deployment of such response they shall remain under the command and control of the Member States making them available and may be withdrawn <i>when</i> Member States are faced with <i>an</i> exceptional <i>situation</i>	8. In the event of deployment of such response they shall remain under the command and control of the Member States making them available and may be withdrawn <i>if those</i> Member States are	8. In the event of deployment of such response they shall remain under the command and control of the Member States	Text provisionally agreed at the technical trilogue on 26/10: 8. In the event of deployment of such response they shall remain under the command and control

substantially affecting the discharge of national tasks preventing them from keeping those response capacities available. In such cases, the Commission shall be consulted.

The coordination of different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with Articles 15 and 16.'

faced with *domestic emergencies, force majeure or if* an exceptional situation *prevents* them from keeping those response capacities available. In such cases, the Commission shall be consulted.

The coordination of different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with Articles 15 and 16.'

making them available and may be withdrawn when **Member States** are faced with an exceptional situation substantially affecting the discharge of national tasks preventing them from keeping those response capacities available. In such cases, the Commission shall be consulted.

The coordination of different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with

of the Member States making them available and may be withdrawn when Member States are faced with an exceptional situation substantially affecting the discharge of national tasks preventing them from keeping those response capacities available. In such cases, the Commission shall be consulted

The coordination of different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with Articles 15 and 16.'

			Articles 15 and 16.'	
70.	 (d) the following paragraph 10 is added: '10. The references to the European Emergency Response Capacity, EERC and the voluntary pool shall be understood as a reference to the European Civil Protection Pool.' 		(d) the following paragraph 10 is added: '10. The references to the European Emergency Response Capacity, EERC and the voluntary pool shall be understood as a reference to the European Civil Protection Pool.'	Text provisionally agreed at the technical trilogue on 25/9: (moved to Art. 1(22) of the amending Decision) (d) the following paragraph 10 is added: '10. The references to the European Emergency Response Capacity, EERC and the voluntary pool shall be understood as a reference to the European Civil Protection Pool.'
71.	 (7) Article 12 is replaced by the following: 'rescEU' 1. rescEU shall be established to provide relief where existing capacities do not allow 	1. rescEU shall be established to provide relief in exceptional circumstances when capacities at national level are not available and where existing capacities do not allow responding	1. rescEU shall be established to provide relief assistance in overwhelming situations where overall existing capacities at national level	Text provisionally agreed at the technical trilogue on 9/11: 1. rescEU shall be established to provide relief assistance in overwhelming situations where

72.	responding effectively to disasters. 2. The composition of rescEU	effectively to disasters. RescEU capacities shall not be used to replace Member States' own capacities and relevant responsibilities.	and those committed by Member States to the European Civil Protection Pool do not allow are insufficient for an effective response in different kinds of disasters responding effectively to disasters. referred to in Article 1(2).	overall existing capacities at national level and those committed by Member States to the European Civil Protection Pool do not allow are not, in the circumstances, able to ensure an effective response in different kinds of disasters responding effectively to disasters: referred to in Article 1(2). In order to guarantee an effective response to disasters the Commission and the Member States shall, where appropriate, ensure an adequate geographical distribution of rescEU capacities.
12.	shall consist of the following	2. The composition of rescEU	of rescEU shall consist of the	the technical trilogue on 26/10 (while the issue of

capacities:

- (a) aerial forest firefighting;
- (b) high capacity pumping;
- (c) urban search and rescue;
- (d) field hospital and emergency medical teams.

shall consist of capacities additional to those that already exist in the Member States, with a view to supplementing and strengthening them, and shall seek to address current and future risks. The capacities are to be identified on the basis of any gaps in response capacities related to health emergencies, industrial, environmental, seismic or volcanic disasters, floods and fires including forest fires, as well as terrorist attacks and chemical. biological, radiological and nuclear threats.

On the basis of the identified gaps, rescEU shall contain at least the following capacities:

- (a) aerial forest firefighting;
- (b) high capacity pumping;
- c) urban search and rescue;

- following capacities:
- (a) aerial forest firefighting;
- (b) high capacity pumping;
- (c) urban search and rescue;
- (d) field hospital and emergency medical teams.

The Commission shall adopt implementing acts to define rescEU capacities, taking into account identified risks, overall capacities and gaps at EU level. These implementing acts shall be adonted in accordance with the examination procedure

implementing/delegated acts remains to be discussed at political trilogue):

The Commission shall adopt implementing acts to define what capacities rescEU shall consist of, taking into account identified and emerging risks. overall capacities and gaps at EU level, in particular in the areas of aerial forest fire fighting, chemical, biological, radiological and nuclear incidents and emergency medical response. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 33(2) and shall ensure consistency with other applicable

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	(d) field hospital and emergency medical teams.	referred to in Article 33(2) and upon ensuring consistency with other Union policies. The first such implementing act shall be adopted by three months after the date of entry into force of this Decision.	Union law. The first such implementing act shall be adopted by three months after the date of entry into force of this Decision. 2. The composition of reseEU shall consist of the following capacities: (a) aerial forest firefighting; (b) high capacity pumping; (c) urban search and rescue; (d) field hospital and emergency medical teams.
73.	AM 46 2a. The nature of these capacities shall remain flexible and may change in order to address new developments and future		At the technical trilogue on 18/10 it was agreed to move the text to recital (6b).

		challenges, such as the consequences of climate change.		
74.	3. The Commission may acquire, rent, lease and/or otherwise contract capacities to be deployed in cases referred to in paragraph 1, in accordance with the Union's financial rules.		3. The Commission may rescEU capacities shall be acquired, rented, or leased by Member States and/or otherwise contract capacities to be deployed in cases referred to in paragraph 1 in accordance with the Union's financial rules. For this purpose, direct grants may be awarded by the Commission to Member States without a call for proposal. Where the Commission procures rescEU	Text provisionally agreed at the technical trilogue on 9/11: 3. The Commission may rescEU capacities shall be acquired, rented, or leased by Member States and/or otherwise contract capacities to be deployed in cases referred to in paragraph 1 in accordance with the Union's financial rules. For this purpose, direct grants may be awarded by the Commission to Member States without a call for proposal. Where the Commission procures rescEU capacities on behalf of the Member States, the joint

	capacities on	procurement
	behalf of the	procedure shall
	Member States,	apply. Union
	the joint	financial support
	<u>procurement</u>	shall be awarded in
	procedure shall	accordance with the
	apply. Union	Union financial
	<u>financial</u>	<u>rules.</u>
	support shall be	
	<u>awarded in</u>	rescEU capacities
	accordance with	shall be hosted by
	the Union	Member States
	financial rules.	which acquire, rent
		or lease these
	rescEU	capacities. In the
	capacities shall	case of joint
	be hosted by	procurement,
	Member States	rescEU capacities
	which acquire,	shall be hosted by
		the Member States
	rent or lease	
	these capacities.	on behalf of which
	In the case of	the rescEU
	<u>joint</u>	capacities are
	<u>procurement,</u>	procured.
	<u>rescEU</u>	
	<u>capacities shall</u>	
	be hosted by the	
	Member States	
	on behalf of	
	which the	
	rescEU	
	capacities are	
	emphreising mi v	

			By way of derogation from the first subparagraph, the Commission may, until 31 December 2019 rent or lease rescEU capacities. Those capacities shall be hosted by Member States providing financing in accordance with Article 21(3).	
75.	4. On the basis of identified risks and taking into account a multi-hazard approach, the Commission shall be empowered to adopt delegated acts in accordance with Article 30 to define the types of response capacities required in addition to those identified in paragraph 2 of this Article and revise the composition of rescEU accordingly. Consistency shall be ensured	4. On the basis of identified risks and capacities and risk management planning according to Article 6 and taking into account an multihazard approach, the Commission shall be empowered to adopt delegated acts in accordance with Article 30 to define the types of response capacities	4. On the basis of identified risks and taking into account a multi-hazard approach, the Commission shall be empowered to adopt delegated acts in accordance with Article 30 to define the types	The issue of implementing/delegated acts remains to be discussed at political level – related to Article 12(2).

with other Union policies.

Where, in the case of a disaster or imminent disaster, imperative grounds of urgency so require, the procedure provided for in Article 31 shall apply to delegated acts adopted pursuant to this Article.

required in addition to those identified in paragraph 2 of this Article and revise the composition of rescEU accordingly. Consistency shall be ensured with other Union policies.

Where, in the case of a disaster or imminent disaster, imperative grounds of urgency so require, the procedure provided for in Article 31 shall apply to delegated acts adopted pursuant to this Article.

of response capacities required in addition to those identified in paragraph 2 of this Article and revise the composition of rescEU accordingly. Consistency shall be ensured with other Union policies.

Where, in the case of a disaster or imminent disaster, imperative grounds of urgency so require, the procedure provided for in Article 31 shall apply to delegated acts adopted pursuant to this Article.

76.	5. The Commission shall define quality requirements for the response capacities forming part of rescEU. The quality requirements shall be based on established international standards, where such standards already exist.	5. The Commission, in cooperation with the Member States, shall define quality requirements for the response capacities forming part of rescEU. The quality requirements shall be based on established international standards, where such standards already exist.	5. The Commission in consultation with Member States shall define quality requirements for the response capacities forming part of rescEU. The quality requirements shall be based on established international standards, where such standards already exist.	Text provisionally agreed at the technical trilogue on 9/11: 5. The Commission in consultation with Member States shall define quality requirements for the response capacities forming part of rescEU. The quality requirements shall be based on established international standards, where such standards already exist.
77.	6. The Commission shall ensure the availability and deployability of the capacities referred to in paragraph 2 under the Union Mechanism.		6. The Member State owning, renting or leasing the rescEU capacity, or the Commission where the third subparagraph of paragraph 3 applies, shall ensure the registration in	Presidency compromise proposal (while the issue of implementing/delegated acts remains to be discussed at political trilogue): : 6. The Commission Member State owning, renting or leasing the rescEU

	cecis, availability and deployability of resceu the capacities for referred to in paragraph 2 under the Union Mechanism operations.	capacity shall ensure the registration in CECIS, and availability and deployability of rescEU the capacities for referred to in paragraph 2 under the Union Mechanism operations.
	rescEU capacities shall be used in accordance with implementing acts referred to point (g) of Article 32 and with operational contracts between the Commission and the Member State	rescEU capacities may only be used for national purposes as referred to in Article 23(4a) when not used or needed for response operations under the Union Mechanism. rescEU capacities shall be used in accordance with
	owning, leasing or renting these capacities further specifying the terms and conditions of deployment of	implementing acts referred to point (g) of Article 32 and with operational contracts between the Commission and the Member State owning, leasing or

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			rescEU capacities, including participating personnel. When not used or needed for response operations under the Union Mechanism, rescEU capacities may be used for national purposes in accordance with Article 23(4a).	renting these capacities further specifying the terms and conditions of deployment of rescEU capacities, including participating personnel.
78.	7. rescEU capacities shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC. The decision on their deployment shall be taken by the Commission, which shall retain command and control of rescEU capacities.	7. rescEU capacities shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC. The decision on their deployment shall be taken by the Commission, which shall retain the strategic coordination of rescEU capacities and be the	7. rescEU capacities shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC in accordance with	Text provisionally agreed at the technical trilogue on 16/10: 7. rescEU capacities shall be available for response operations under the Union Mechanism following a request for assistance through the ERCC in accordance with Article 15 or

authority over deployment Article 15 or **Article 16 (1-9) and (11-13).** The decision whilst the operational Article 16 (1-9) command and control shall and (11-13). The on their deployment, remain with the officials decision on their and demobilisation, and any decision in responsible in the recipient deployment, Member States. the event of demobilisation and arbitration conflicting requests, shall be taken by the in case of conflicting Commission, which shall retain command requests shall be taken by the and control of rescEU capacities in close Commission, which shall coordination with retain command the requesting and control of **Member State and** rescEU the Member State capacities in owning, renting or leasing the capacity, close in accordance with coordination with the operational requesting contracts as defined **Member State** in the third and the subparagraph of **Member State** paragraph 6. owning, renting **The Member State** or leasing the on the territory of capacity, in which rescEU accordance with capacities are operational deployed shall be contracts as responsible for defined in the directing response second operations. In case

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			subparagraph of paragraph 6. The Member State on the territory of which rescEU capacities are deployed shall be responsible for directing response operations. In case of deployments outside the Union, the Member States hosting rescEU capacities shall be responsible for ensuring that rescEU capacities are fully integrated into the overall response.	of deployments outside the Union, the Member States hosting rescEU capacities shall be responsible for ensuring that rescEU capacities are fully integrated into the overall response.
79.	8. In case of deployment, the Commission shall agree with the requesting Member State on the operational deployment of rescEU capacities. The	8. In case of deployment, the Commission <i>through the ERCC</i> shall agree with the	8. In case of deployment, the Commission through the ERCC shall	Text provisionally agreed at the technical trilogue on 9/11: 8. In case of

	requesting Member State shall facilitate operational co- ordination of its own capacities and rescEU activities during operations.	requesting Member State on the operational deployment of rescEU capacities. The requesting Member State shall facilitate operational coordination of its own capacities and rescEU activities during operations.	agree with the requesting Member State on the operational deployment of rescEU capacities. The requesting Member State shall facilitate operational coordination of its own capacities and rescEU activities during operations.	deployment, the Commission through the ERCC shall agree with the requesting Member State on the operational deployment of rescEU capacities. The requesting Member State shall facilitate operational co-ordination of its own capacities and rescEU activities during operations.
80.	9. The coordination among the different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with Articles 15 and 16.			9. The coordination among the different response capacities shall be facilitated where appropriate by the Commission through the ERCC in accordance with Articles 15 and 16.
81.	10. Where the Commission procures equipment such as aerial forest firefighting equipment, by means of acquisition, leasing or rental,	AM 51 10. Where the Commission procures equipment such as aerial forest firefighting equipment, by means of	10. Where the Commission procures equipment such as aerial forest firefighting	Text provisionally agreed at the technical trilogue on 9/11: 10. Where the Commission procures

	the following shall be ensured: (a) in case of acquisition of equipment, an agreement between the Commission and a Member State provides for the registration thereof in that Member State. (b) in case of leasing and rental, the registration of the equipment in a Member State.	acquisition, leasing or rental, the following shall be ensured: (a) in case of acquisition of equipment, an agreement between the Commission and a Member State provides for the registration thereof in that Member State. (b) in case of leasing and rental, the registration of the equipment in a Member State shall not be compulsory. (ba) commercial aircraft management is assigned to EASA certified operators.	equipment, by means of acquisition, leasing or rental, the following shall be ensured: (a) in case of acquisition of equipment, an agreement between the Commission and a Member State provides for the registration thereof in that Member State. (b) in case of leasing and rental, the registration of the equipment in a Member State.	equipment such as aerial forest firefighting equipment, by means of acquisition, leasing or rental, the following shall be ensured: (a) in case of acquisition of equipment, an agreement between the Commission and a Member State provides for the registration thereof in that Member State. (b) in case of leasing and rental, the registration of the equipment in a Member State.
82.	11. Member States shall be informed of the operational status of rescEU capacities through CECIS.'			11. Member States shall be informed of the operational status of rescEU capacities through CECIS.'
83.			11a. If a disaster	Text provisionally agreed at

outside the EU
could
significantly
affect one or
more Member
States or their
citizens, rescEU
capacities may
be deployed, in
accordance with
paragraphs 7
and 9 of this
Article.

When rescEU capacities are deployed in third countries, in specific cases, **Member States** may refuse to deploy their own personnel, in accordance with the implementing act referred to in point (g) of Article 32 and further defined in the operational contracts as

the technical trilogue on 9/11:

11a. If a disaster outside
the EU could
significantly affect
one or more
Member States or
their citizens,
rescEU capacities
may be deployed, in
accordance with
paragraphs 7 and 9
of this Article.

When rescEU capacities are deployed in third countries, in specific cases, Member States may refuse to deploy their own personnel, in accordance with the implementing act referred to in point (g) of Article 32 and further defined in the operational contracts as referred to in the third subparagraph of

			referred to in the second subparagraph of paragraph 6.'	paragraph 6.'
84.	'Article 12a Information to the European Parliament and the Council The Commission shall inform the European Parliament and the Council of operations and progress made under Articles 11 and 12 every two years.	The Commission shall inform the European Parliament and the Council of operations and progress made under Articles 11 and 12 every <i>year</i> .	The Commission shall inform submit a report to the European Parliament and the Council of operations and progress made under Articles 11 and 12 every two years. The report shall include information on progress towards the capacity goals and remaining gaps as referred to in Article 11(2), taking into account the establishment of rescEU capacities in accordance with Article 12.'	Text provisionally agreed technical trilogue on 25/9 (merged with Art. 34).

85.		This information shall include an overview of the budgetary and cost developments, with a detailed technical and financial assessment, precise information on cost increases and changes in the types of response capacities required and the quality requirements of those capacities, if any, as well as the reasons for any such increases or changes.	Text provisionally agreed technical trilogue on 25/9 (merged with Art. 34).
86.	 (9) in Article 13, the title and the first sentence of paragraph 1 are replaced by the following: 'Union Civil Protection Knowledge Network' 1. The Commission shall establish a network of relevant civil protection and disaster management actors and institutions, forming together with the Commission a Union 	1. The Commission shall establish a network of relevant civil protection and disaster management actors and institutions, <i>including centres of excellence</i> , <i>universities and researchers</i> , forming together with the Commission a Union Civil Protection Knowledge Network. <i>The Commission</i>	Text provisionally agreed at the technical trilogue on 25/9: 'Union Civil Protection Knowledge Network' 1. The Commission shall establish a network of relevant civil protection and disaster management

	Civil Protection Knowledge Network.	shall take due account of the expertise available in the Member States and the organisations active on the ground.	actors and institutions, including centres of excellence, universities and researchers, forming together with the Commission a Union Civil Protection Knowledge Network. The Commission shall take due account of the expertise available in the Member States and the organisations active on the ground.
87.	The Network shall carry out the following tasks in the field of training, exercises, lessons learnt and knowledge dissemination, in close coordination with relevant knowledge centres, where appropriate:'	The Network shall, while aiming for a gender balanced composition, carry out the following tasks in the field of training, exercises, lessons learnt and knowledge dissemination, in close coordination with relevant knowledge centres, where appropriate:	Text provisionally agreed at the technical trilogue on 25/9: The Network shall, while aiming for a gender balanced composition, carry out the following tasks in the field of training, exercises, lessons learnt and knowledge dissemination, in close coordination with relevant knowledge centres, where

			appropriate:
88.	(a) set up and manage a training programme for civil protection and emergency management personnel on prevention of, preparedness for and response to disasters. The programme shall include joint courses and a system for exchange of experts, whereby individuals may be seconded to other Member States.	(9a) In Article 13(1), point (a) is replaced by the following: (a) set up and manage a training programme for civil protection and emergency management personnel on prevention of, preparedness for and response to disasters. The programme shall include joint courses and a system for exchange of experts, whereby individuals may be seconded to other Member States. A new Erasmus civil protection programme shall be introduced, in keeping with the rules and principles of Regulation (EU) No 1288/2013*22.	Text provisionally agreed at the technical trilogue on 9/11: '(a) set up and manage a training programme for civil protection and emergency management personnel on prevention of, preparedness for and response to disasters. The programme shall be such as to facilitate the exchange of best practices in the field of civil protection and include joint courses and a system for exchange of experts, whereby individuals may be seconded to other Member States expertise in the area of emergency management, including exchanges of young professionals and experienced volunteers

Regulation (EU) No 1288/2013 of the European Parliament and of the Council of 11 December 2013 establishing 'Erasmus+': the Union programme for education, training, youth and sport and repealing Decisions No 1719/2006/EC, No 1720/2006/EC and No 1298/2008/EC (OJ L 347, 20.12.2013, p. 50).'

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			and the secondment of Member State experts.'
89.	The training programme shall aim to enhance the coordination, compatibility and complementarity between capacities referred to in Articles 9 and 11, and to improve the competence of experts referred to in points (d) and (f) of Article 8;	The Erasmus civil protection programme shall also aim to enhance the coordination, compatibility and complementarity between capacities referred to in Articles 9, 11 and 12, and to improve the competence of experts referred to in points (d) and (f) of Article 8. The Erasmus civil protection programme shall include an international dimension aimed at supporting the Union's external action, including its development goals, through cooperation between Member States and between partner countries.	Text provisionally agreed at the technical trilogue on 9/11: The training programme shall aim to enhance the coordination, compatibility and complementarity between capacities referred to in Articles 9, 11 and 12, and to improve the competence of experts referred to in points (d) and (f) of Article 8.
90.	(f) stimulate and encourage the introduction and use of relevant new technologies for the purpose of the Union Mechanism.	(9b) In Article 13(1), point (f) is replaced by the following: '(f) stimulate research and innovation and encourage the introduction and use of relevant new technologies for	Text provisionally agreed zt the technical trilogue on 25/9: '(f) stimulate research and innovation and encourage the introduction and use of relevant new

		the purpose of the Union Mechanism.'		technologies for the purpose of the Union Mechanism.'
91.		(9c) in Article 13, the following paragraph is added: '3a. The Commission shall extend training capacities, and increase the sharing of knowledge and experience, between the Union Civil Protection Knowledge Network and international organisations and third countries, to contribute to meeting international commitments with regard to disaster risk reduction, particularly those in the Sendai Framework.'	the 26/1	t provisionally agreed at technical trilogue on 10: The Commission shall strengthen cooperation on training, and increase the sharing of knowledge and experience, between the Union Civil Protection Knowledge Network and international organisations and third countries, to contribute to meeting international commitments with regard to disaster risk reduction, particularly those in the Sendai Framework.'
92.	(10) in Article 15, paragraph 1 is		(10)	in Article 15, paragraph 1 is

	replaced by the following: '1. When a disaster occurs within the Union, or is imminent, the affected Member State may request assistance through the ERCC. The request shall be as specific as possible. A request for assistance shall lapse after a maximum period of 90 days, unless new elements justifying the need for continued or additional assistance are provided to the ERCC.'	1.	replaced by the following: When a disaster occurs within the Union, or is imminent, the affected Member State may request assistance through the ERCC. The request shall be as specific as possible. A request for assistance shall lapse after a maximum period of 90 days, unless new elements justifying the need for continued or additional assistance are provided to the ERCC.'
93.	 (11) in Article 16, paragraph 1 is replaced by the following: '1. When a disaster occurs outside the Union, or is imminent, the affected country may request assistance through the ERCC. The assistance may also be requested through or by the 	'1.	in Article 16, paragraph 1 is replaced by the following: When a disaster occurs outside the Union, or is imminent, the

	United Nations and its agencies, or a relevant international organisation. A request for assistance shall lapse after a maximum period of 90 days, unless new elements justifying the need for continued or additional assistance are provided to the ERCC.'		affected country may request assistance through the ERCC. The assistance may also be requested through or by the United Nations and its agencies, or a relevant international organisation. A request for assistance shall lapse after a maximum period of 90 days, unless new elements justifying the need for continued or additional assistance are provided to the ERCC.'
94.	2. Interventions under this Article may be conducted either as an autonomous assistance intervention or as a contribution to an intervention led by an international organisation. The Union coordination shall be fully integrated with the overall coordination provided by the United Nations Office for the	 (11a) in Article 16, paragraph 2 is replaced by the following: '2. Interventions under this Article may be conducted either as an autonomous assistance intervention or as a contribution to an intervention led by an international organisation. 	Text provisionally agreed at the technical trilogue on 26/10: 2. Interventions under this Article may be conducted either as an autonomous assistance intervention or as a contribution to an intervention led by an

	Coordination of Humanitarian Affairs (OCHA), and shall respect its leading role.	The Union coordination shall be fully integrated with the overall coordination provided by the United Nations Office for the Coordination of Humanitarian Affairs (OCHA), and shall respect its leading role. In the case of man-made disasters or complex emergencies, the Commission shall clearly define, in consultation with humanitarian actors, the scope of the intervention and its relationship with the parties involved in the wider humanitarian response, ensuring consistency with the European Consensus on Humanitarian Aid and respect for humanitarian principles.'	international organisation. The Union coordination shall be fully integrated with the overall coordination provided by the United Nations Office for the Coordination of Humanitarian Affairs (OCHA), and shall respect its leading role. In the case of man-made disasters or complex emergencies, the Commission shall ensure consistency with the European Consensus on Humanitarian Aid and respect for humanitarian principles.
95.	 (12) in Article 19, paragraph 1 is replaced by the following: '1. The financial envelope for the implementation of the Union Mechanism for the period 2014 to 2020 shall be EUR 		

	631 566 000 in current prices. EUR 480 630 000 in current prices shall derive from Heading 3 "Security and Citizenship" of the multiannual financial framework and EUR 150 936 000 in current prices from Heading 4 "Global Europe".'		
96.		AM 60 Article 19 – paragraph 1 – subparagraph 2 a (new) The necessary appropriations for the Union Mechanism shall be gradually authorised by the European Parliament and the Council in the framework of the annual budgetary procedure, taking due account of all means available under Council Regulation (EU, Euratom) No 1311/2013 ^{23*} , with particular recourse to the	

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²³ Council Regulation (EU, Euratom) No 1311/2013 of 2 December 2013 laying down the multiannual financial framework for the years 2014-2020 (OJ L 347, 20.12.2013, p. 884).

		Flexibility Instrument, as set out in Annex I.	
97.	(13) the following Article 20a is inserted: 'Article 20a Visibility Any assistance or funding provided under this Decision shall give appropriate visibility to the Union, including prominence to the Union emblem for those capacities referred to under Article 11, 12 and 21(2)(c).'	Am 61 Any assistance or funding provided under this Decision shall give appropriate visibility to the Union, including prominence to the Union emblem for those capacities referred to under Article 11, 12 and 21(2)(c). A communication strategy shall be developed in order to make the tangible results of the actions taken under the Union Mechanism visible to citizens.	Text provisionally agreed at the technical trilogue on 26/10: 'Article 20a Visibility and awards 1. Any assistance or funding provided under this Decision shall give appropriate visibility to the Union, including prominence to the Union emblem for those capacities referred to under Article 11, 12 and 21(2)(c). A communication strategy shall be developed by the Commission in order to make the tangible results of the actions taken under the Union Mechanism visible

			Presidency compromise (to be discussed at political trilogue): 2. The Commission shall award medals in order to recognise
			and honour long- standing commitments and extraordinary contributions to Union Civil Protection.
98.	 (14) Article 21 is amended as follows: (a) point (j) of paragraph 1 is replaced by the following: '(j) establishing, managing and maintaining rescEU in accordance with Article 12;' 	'(j) establishing, managing and maintaining rescEU capacities in accordance with Article 12;'	Text provisionally agreed at the technical trilogue on 26/10: '(j) establishing, managing and maintaining rescEU capacities in accordance with Article 12;'
99.	(b) paragraph 2 is amended as follows:		(b) paragraph 2 is amended as follows:

- (i) point (c) is replaced by the following:
- costs necessary to upgrade or repair response capacities to a state of readiness and availability that makes them deployable as part of the **European Civil Protection** Pool, in accordance with the quality requirements of the European Civil Protection Pool and, where relevant, recommendations formulated in the certification process ('adaptation costs'). Those costs may include costs related to operability, interoperability of modules and other response capacities, autonomy, selfsufficiency, transportability, packaging, and other necessary costs, provided that they specifically relate to the capacities' participation in the **European Civil Protection** Pool.

Adaptation costs may cover:

i) 75% of the eligible costs in the event of an upgrade,

- (i) point (c) is replaced by the following:
- costs necessary to upgrade or repair response capacities to a state of readiness and availability that makes them deployable as part of the European Civil Protection Pool, in accordance with the quality requirements of the European Civil Protection Pool and, where relevant. recommendations formulated in the certification process ('adaptation costs'). Those costs may include costs related to operability, interoperability of modules and other response capacities, autonomy, selfsufficiency, transportability, packaging, and other

	provided this does not exceed 50 % of the average cost of developing the capacity; ii) 75% of the eligible costs in the event of a repair.		necessary costs, provided that they specifically relate to the capacities' participation in the European Civil Protection Pool. Adaptation costs may cover: i) 75% of the eligible costs in the event of an upgrade, provided this does not exceed 50% of the average cost of developing the capacity; ii) 75% of the eligible costs in the event of a repair.
100.	Response capacities benefitting from funding under points (i) and (ii) shall be made available as part of the European Civil Protection Pool for a minimum period of 5 and 10 years respectively, except where their economic lifespan is shorter.	Response capacities benefitting from funding under points (i) and (ii) shall be made available as part of the European Civil Protection Pool for a	Text provisionally agreed at the technical trilogue on 16/11: Response capacities benefitting from funding under points (i) and (ii) shall be made available as part of the European

		minimum period that is linked to the received funding and ranges between of 3 5 and 10 years respectively, except where their economic lifespan is shorter.	Civil Protection Pool for a minimum period that is linked to the received funding and ranges between of 3 5 and 10 years starting from their effective availability as part of the Pool respectively, except where their economic lifespan is shorter.
101.	Adaptation costs may consist of unit costs or lump sums determined per type of capacity.'		Adaptation costs may consist of unit costs or lump sums determined per type of capacity.'
102.	(ii) point (d) is deleted.		(ii) point (d) is deleted.
103.	 (c) the following paragraphs are added: '3. The financial assistance for the action referred to in point (j) of paragraph 1 shall cover all costs required to ensure the availability and deployability of rescEU capacities under the Union Mechanism when 	'3. The financial assistance for the action referred to in point (j) of paragraph 1 shall cover from 50% up to 90% of the eligible all costs required to ensure the	Presidency compromise (while the issue of implementing/delegated acts remains to be discussed at political trilogue): '3. The financial assistance for the action referred to in

deployed in the event of a disaster or imminent disaster within the Union or a Participating State.

The costs referred to in the first subparagraph shall include, as appropriate:

- (a) the costs related to acquiring, renting and/or leasing the rescEU capacity;
- (b) the costs related to the operation of the rescEU capacity, including transport;
- (c) the costs related to procuring the services of public or private entities necessary for operating rescEU capacities.

availability and deployability of rescEU capacities under the Union Mechanism when deployed in the event of a disaster or imminent disaster within the Union or a Participating State.

Where the third subparagraph of Article 12(3) applies, the remaining part of the eligible cost referred to in the first subparagraph shall be covered by the Member States hosting rescEU capacities.

The costs referred to in the first

point (j) of paragraph 1 shall cover all costs required to ensure the availability and deployability of rescEU capacities under the Union Mechanism in accordance with the second subparagraph when deployed in the event of a disaster or imminent disaster within the Union or a Participating State.

The costs referred to in the first subparagraph shall include as appropriate (a) the costs related to acquiring, renting and/or leasing rescEU capacity.

The Commission
shall ensure that the
financial assistance
referred to in this
paragraph shall
correspond to at
least 80% and no

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	subparagraph shall include, as appropriate: (a) — the costs related to acquiring, renting and/or leasing the rescEU capacity. (b) — the costs related to the operation of the rescEU capacity, including transport; (c) — the costs related to procuring the services of public or private entities necessary for operating rescEU capacities. The financial assistance referred to in this paragraph	more than 90% of the total estimated cost required to ensure the availability and deployability of rescEU capacities under the Union Mechanism. The remaining amount shall be borne by the Member States hosting rescEU capacities. The total estimated cost for each type of rescEU capacity shall be defined by means of implementing acts adopted in accordance with Article 32(g). Total estimated costs shall be calculated taking into account the categories of eligible costs set out in
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	extending beyond one ye budgetary commitments may be broke down into annual instalments.	The financial
104.		Text provisionally agreed at the technical trilogue on 9/11 (while the issue of implementing/delegated

			acts remains to be discussed at political trilogue): 4. For capacities established to respond to low probability risks with a high impact, defined by means of implementing acts adopted in accordance with Article 32(ha), Union financial assistance shall cover all costs required to ensure availability and deployability.
105.	4. The costs referred to in point (a) of paragraph 3 may consist of unit costs, lump sums or flat rates determined per category or type of capacity, as appropriate.'	4. The costs referred to in point (a) of paragraph 3 may consist of unit costs, lump sums or flat rates determined per category or type of capacity, as appropriate.'	4.5. The costs referred to in point (a) of paragraph 3 may consist of unit costs, lump sums or flat rates determined per category or type of capacity, as appropriate.'

106.	 (15) Article 23 is amended as follows: (a) the title is replaced by the following: 'Eligible actions linked to equipment and operations' 		 (15) Article 23 is amended as follows: (a) the title is replaced by the following: 'Eligible actions linked to equipment and operations'
107.		xx. The amount of Union financial support for the transport of capacities not pre-committed to the European Civil Protection Pool deployed in the event of a disaster or imminent disaster inside or outside the Union shall not exceed 55% of the total eligible cost. The Union financial support for	Text provisionally agreed at the technical trilogue on 26/10: xx. The amount of Union financial support for the transport of capacities not precommitted to the European Civil Protection Pool deployed in the event of a disaster inside or outside the Union shall not exceed 75% of the total eligible cost.

		transport may, in addition cover a maximum of 85% of the total eligible cost when the assistance is necessary to address a critical need and the assistance is not, or not sufficiently, available in the European Civil Protection Pool.	
108.	 (b) paragraphs 2, 3 and 4 are replaced by the following: '2. The amount of Union financial assistance for assets committed to the European Civil Protection Pool shall be limited to a maximum of 75% of the costs of operating the capacities, including transport, in the event of a disaster or imminent disaster within the Union or a Participating State. 		 (b) paragraphs 2, 3 and 4 are replaced by the following: '2. The amount of Union financial assistance for assets committed to the European Civil Protection Pool shall be limited to a maximum of 75% of the costs of operating the capacities, including transport, in

		the event of a disaster or imminent disaster within the Union or a Participating State.
109.	AM 62 2a. For Member States' capacities that are not precommitted to the European Civil Protection Pool, the amount of Union financial support for transport resources shall not exceed 55% of the total eligible cost. To be eligible for such funding, Member States shall undertake to produce a register of all the capacities at their disposal, together with the relevant management structures, over and beyond those pre- committed to the European Civil Protection Pool, enabling them to respond to health, industrial, seismic or volcanic disasters, to floods and forest fires, to terrorist attacks and to chemical, biological, radiological and nuclear attacks.	Text provisionally agreed in row 107.

110.	3. The Union financial support for transport may cover a maximum of 75 % of the total eligible cost related to the transport of the capacities precommitted to the European Civil Protection Pool when deployed in the event of a disaster or imminent disaster outside the Union as referred to in Article 16.		3. The Union financial support for transport may cover a maximum of 75 % of the total eligible cost related to the transport of the capacities precommitted to the European Civil Protection Pool when deployed in the event of a disaster or imminent disaster outside the Union as referred to in Article 16.
111.	4. The Union financial support for transport resources related to the capacities pre-committed to the European Civil Protection Pool in accordance with Article 11 may, in addition, cover a maximum of 100 % of the total eligible cost described under points (a), (b), (c) and (d) if this is necessary to make the pooling of Member States' assistance operationally effective and if the costs relate to one of the following:	4. The Union financial support for transport resources related to the capacities pre-committed to the European Civil Protection Pool in accordance with Article 11 may, in addition, cover a maximum of 100 % of the	Text provisionally agreed at the technical trilogue on 9/11: 4. The Union financial support for transport resources related to the capacities precommitted to the European Civil Protection Pool in accordance with Article 11 may, in addition, cover a

- (a) short-term rental of
 warehousing capacity to
 temporarily store the assistance
 from Member States with a
 view to facilitating their
 coordinated transport;
- (b) transport from the Member State offering the assistance to the Member State facilitating its coordinated transport;
- (c) repackaging of Member States' assistance to make maximum use of available transport capacities or to meet specific operational requirements; or

total eligible cost described under points (a), (b), (c) and (d) if this is necessary to make the pooling of Member States' assistance operationally effective and if the costs relate to one of the following:

- (a) short-term rental of warehousing capacity to temporarily store the assistance from Member States with a view to facilitating their coordinated transport;
- (b) transport from the Member State offering the assistance to the Member State facilitating its coordinated

maximum of 100 % of the total eligible cost described under points (a), (b), (c) and (d) if this is necessary to make the pooling of Member States' assistance operationally effective and if the costs relate to one of the following:

- (a) short-term rental of warehousing capacity to temporarily store the assistance from Member States with a view to facilitating their coordinated transport;
- (b) transport from the
 Member State
 offering the
 assistance to the
 Member State
 facilitating its
 coordinated transport;
- (c) repackaging of Member States' assistance to make

		transport; (c) repackaging of Member States' assistance to make maximum use of available transport capacities or to meet specific operational requirements; or	maximum use of available transport capacities or to meet specific operational requirements; or
112.	(e) local transport, transit and warehousing of pooled assistance with a view to ensuring a coordinated delivery at the final destination in the requesting country.'	(d)(e)local transport, transit and warehousing of pooled assistance with a view to ensuring a coordinated delivery at the final destination in the requesting country.'	Text provisionally agreed at the technical trilogue on 9/11: (d)(e)local transport, transit and warehousing of pooled assistance with a view to ensuring a coordinated delivery at the final destination in the requesting country.'
113.		4a. When rescEU capacities are used for national purposes, and when not used	Text provisionally agreed at the technical trilogue on 9/11: 4a. When rescEU capacities are used

		or needed for response operations under the Union Mechanism, all costs, including maintenance and repair costs, shall be covered by the Member State using the capacities.	for national purposes, and when not used or needed for response operations under the Union Mechanism, all costs, including maintenance and repair costs, shall be covered by the Member State using the capacities.
114.	<u>4aa</u> .	In case of deployment of rescEU capacities under the Union Mechanism, the Union financial support shall cover 50% of the operational costs. The remaining amount shall be borne by the requesting Member State. By way of derogation from	Text provisionally agreed at the technical trilogue on 26/10: 4b. In case of deployment of rescEU capacities under the Union Mechanism, the Union financial support shall cover 75% of the operational costs. By way of derogation from the first subparagraph, Union financial support shall cover

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the first	<u>100% of the</u>
subparagraph,	operational costs of
where the	rescEU capacities
assessment	necessary for low
referred to in	probability high
Article 6(4) has	impact disasters
revealed a lack	when deployed
of prevention,	under the Union
or preparedness	Mechanism.
<u>or risk</u>	
management,	
<u>no Union</u>	
<u>financial</u>	
assistance for	
operational	
costs of	
deployment of	
rescEU	
capacities shall	
be provided to	
the Member	
State until that	
Member State	
has	
demonstrated	
that adequate	
measures have	
been taken to	
provide for a	
sufficient level	
of prevention,	
<u>preparedness</u>	

		and risk management in the Member State concerned.	
115.		4aaa. For deployments outside the Union referred to in paragraph 11a of Article 12, operational costs shall be covered by the EU budget.'	Text provisionally agreed at the technical trilogue on 9/11: 4c. For deployments outside the Union referred to in paragraph 11a of Article 12, operational costs shall be covered by the EU budget.'
116.			Text provisionally agreed at the technical trilogue on 16/11: 4d. When the Union financial support referred to in this Article does not cover 100% of costs, the remaining amount shall be borne by the requester of the assistance, unless otherwise agreed with the Member State offering assistance or the Member

		State hosting rescEU capacities.
117.	(e) the following paragraph is added:'8. Transport costs may consist of unit costs, lump sums or flat rates determined per category of cost.'	(c)(e) the following paragraph is added: '8. Transport costs may consist of unit costs, lump sums or flat rates determined per category of cost.' (c)(e) the following paragraph is added: '8. Transport costs may consist of unit costs, lump sums or flat rates determined per category of cost.'
118.	 (16) in Article 26, paragraphs 1 and 2 are replaced by the following: '1. Actions receiving financial assistance under this Decision shall not receive assistance from other Union financial instruments. By way of derogation, financial assistance granted pursuant to Articles 21, 22 and 23 of this Decision shall not prevent financing from other Union instruments in accordance with the conditions established therein. The Commission shall ensure 	'1. Actions receiving financial assistance under this Decision shall not receive assistance from other Union financial instruments. By way of derogation, In accordance with Article 129(1) of Regulation (EU, EURATOM) No 966/2012, financial Text provisionally agreed at the technical trilogue on 26/10: '1. Actions receiving financial assistance under this Decision shall not receive assistance from other Union financial instruments. By way of derogation, In accordance with Article 191(1) of Regulation (EU, EURATOM) No 2018/1046, financial assistance granted

that the applicants for financial assistance under this Decision and beneficiaries of such assistance provide it with information about financial assistance received from other sources, including the general budget of the Union, and about on-going applications for such assistance.

assistance granted pursuant to Articles 21, 22 and 23 of this Decision shall not prevent financing from other Union instruments in accordance with the conditions established therein.

The Commission shall ensure that the applicants for financial assistance under this Decision and beneficiaries of such assistance provide it with information about financial assistance received from other sources, including the general budget of the Union, and about on-going applications for

pursuant to Articles 21, 22 and 23 of this Decision shall not prevent financing from other Union instruments in accordance with the conditions established therein.

The Commission shall ensure that the applicants for financial assistance under this Decision and beneficiaries of such assistance provide it with information about financial assistance received from other sources, including the general budget of the Union, and about ongoing applications for such assistance.

			such assistance.	
119.	2. Synergies and complementarity shall be sought with other instruments of the Union such as those supporting cohesion, rural development, research, health, as well as migration and security policies. In the case of a response to humanitarian crises in third countries the Commission shall ensure the complementarity and coherence of actions financed under this Decision and actions financed under Regulation (EC) No 1257/96.'	2. Synergies, complementarity and increased coordination shall be developed with other instruments of the Union such as those supporting cohesion, including the European Union Solidarity Fund, rural development, research, health, as well as migration and security policies, without entailing the reallocation of the funds from those areas. In the case of a response to humanitarian crises in third countries the Commission shall ensure the complementarity and coherence of actions financed under this Decision and actions financed under Regulation (EC) No 1257/96, whilst respecting the distinct and independent nature of those actions and their funding, and ensuring that they are in line with the European Consensus on Humanitarian Aid.		Text provisionally agreed technical trilogue on 25/9: 2. Synergies, complementarity and increased coordination shall be developed with other instruments of the Union such as those supporting cohesion, rural development, research, health, as well as migration and security policies, as well as the European Union Solidarity Fund. In the case of a response to humanitarian crises in third countries the Commission shall ensure the complementarity and coherence of actions financed under this Decision and actions financed under Regulation (EC) No 1257/96, and shall ensure that those

		actions are implemented in line with the European Consensus on Humanitarian Aid.
120.	1. The Union Mechanism shall be open to the participation of: (a)() (b)acceding countries, candidate countries and potential 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 and Association Council Decisions, or similar arrangements;	Text provisionally agreed at the technical trilogue on 26/10: 1. The Union Mechanism shall be open to the participation of: (b) acceding countries, candidate countries and potential 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 and Association Council Decisions, or similar agreements

			arrangements;
121.			Text provisionally agreed at the technical trilogue on 26/10: 1a. Participation in the Union Mechanism shall include participation in its activities in conformity with the objectives, requirements, criteria, procedures and deadlines as defined in this Decision and shall be in accordance with the specific conditions laid down in the agreements between the Union and the participating state.
122.	 (17) in Article 28, paragraph 3 is replaced by the following: '3. International organisations, regional organisations or countries that are part of the European Neighbourhood 	'3. International organisations, regional organisations or countries that are part of the European	Text provisionally agreed technical trilogue on 25/9: '3. International organisations, regional organisations or countries that are

	Policy may cooperate in activities under the Union Mechanism where relevant bilateral or multilateral agreements so allow.'	Neighbourhood Policy may cooperate in activities under the Union Mechanism where relevant bilateral or multilateral agreements between these organisations or countries and the Union so allow.'	part of the European Neighbourhood Policy may cooperate in activities under the Union Mechanism where relevant bilateral or multilateral agreements between these organisations or countries and the Union so allow.'
123.			Presidency compromise: (17a) Article 30 is amended as follows: (a) the following paragraph is inserted: "2a. The power to adopt delegated acts referred to in Article 21(3) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this amending Decision.]

		(b) in paragraph 3, the first sentence is amended as follows:
		" 3. The delegation of power referred to in Article 19 (5) and (6), Article 21(3) may be revoked at any time by
		the European Parliament or by the Council." (c) the following paragraph is inserted
		"4a. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in
		accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making."
		(d) in paragraph 5, the first part of the first sentence is amended as follows: "5. A delegated act

124.	(18) in Article 32, points (g) and (h)	AM 64	'(g) the	adopted pursuant to Article 19 (5) and (6), Article 21(3) shall enter into force only if no objection has been expressed" Presidency compromise (to
121.	of paragraph 1 are replaced by the following: 'g) the establishment, management and maintaining of rescEU, as provided for in Article 12, including criteria for deployment decisions <i>and</i> operating procedures;	(g) the establishment, management and maintaining of rescEU, as provided for in Article 12, including criteria for deployment decisions, operating procedures and the conditions for deployment of rescEU capacities at national level by a Member State and financial and other arrangements related thereto;	establishment, management and maintaining of rescEU, as provided for in Article 12, including criteria for deployment decisions, and operating procedures and the exact co- financing rate as referred to in Article 21(3);	be discussed at political trilogue): '(g) the establishment, management and maintaining of rescEU, as provided for in Article 12, including criteria for deployment decisions, and operating procedures as well as the costs and exact cofinancing rates as referred to in Article 21(3);
125.	(h) the establishment and organisation of the Union Civil Protection Knowledge Network, as provided for in Article 13;'			Presidency compromise (to be discussed at political trilogue): (h) the establishment and organisation of the Union Civil

		Protection Knowledge Network, as provided for in Article 13;'
126.		Presidency compromise (to be discussed at political trilogue):
		"(ha) the categories of risks and the corresponding capacities to manage low probability high impact disasters, as referred to in Article 21(4)."
127.		Presidency compromise (to be discussed at political trilogue):
		(hb) the criteria and procedures for recognising long-standing commitment and extraordinary contributions to Union Civil Protection, as referred to in Article 20(a).

128.

Article 34

Evaluation

- 1. Actions receiving financial assistance shall be monitored regularly in order to follow their implementation.
- 2. The Commission shall evaluate the application of this Decision and submit to the European Parliament and to the Council:
- (a)an interim evaluation report on the results obtained and the qualitative and quantitative aspects of the implementation of this Decision by no later than 30 June 2017;
- (b)a communication on the continued implementation of this Decision by no later than 31 December 2018; and
- (c)an ex-post evaluation report by no later than 31 December 2021.

The interim evaluation report and the communication as referred to in points (a) and (b) respectively shall be accompanied, if appropriate, by proposals for amendments to this

(19) Article 34

paragraph 2 is

amended as

follows:

(a) points (a), (b) and (c) are replaced by the following:

'(a) a communication on the effectiveness and continued application of this Decision, and in particular of **rescEU** capacities by 31 December 2023 and every five vears thereafter, which shall be accompanied, as appropriate, by proposals for amendment to this Decision'

Text provisionally agreed at the technical trilogue on 18/10 (merged with Art. 12(a)):

19) Article 34 is replaced by the following:

Article 34 Evaluation

- 1. Actions receiving
 financial assistance
 shall be monitored
 regularly in order to
 follow their
 implementation.
- shall submit a
 report to the
 European
 Parliament and the
 Council of
 operations and
 progress made
 under Articles 11
 and 12 every two
 years. The report
 shall include
 information on
 progress towards

Decision.	(b) the last sentence is deleted.	the capacity goals and remaining gaps as referred to in Article 11(2), taking into account the establishment of rescEU capacities in accordance with Article 12. The report shall also provide an overview of the budgetary and cost developments relating to response capacities and an assessment of the need for further development of those capacities.
		3. The Commission shall evaluate the application of this Decision and submit to the European Parliament and to the Council, by 31 December 2023 and every five years thereafter, a communication on

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			the effectiveness,
			cost efficiency and
			<u>continued</u>
			implementation of
			this Decision, in
			particular of Article
			6(4) and of rescEU capacities. That
			communication shall
			be accompanied,
			where appropriate,
			by proposals for
			amendment to this
			Decision.
129.			Presidency compromise:
			(20) Article 35 is
			replaced by the
			following:
			Article 35
			<u>Transitional Provisions</u>
			"Until 1 January
			2025, Union
			<u>financial support</u>
			may be provided to
			cover 75% of the
			costs necessary to
			ensure rapid access
			to national
			<u>capacities</u>
			corresponding to

	1	
		those defined in
		accordance with
		Article 12(2). For
		this purpose, direct
		grants may be
		awarded by the
		Commission to
		Member States
		without a call for
		proposals.
		The capacities
		<u>referred to in the</u>
		first paragraph shall
		be designated as
		rescEU capacities
		until the end of this
		transitional period.
		transitional periods
		By way of
		derogation from
		Article 12(7), the
		decision on the
		deployment of the
		<u>capacities referred</u>
		to in the first
		paragraph shall be
		taken by the
		Member State that
		designated them as
		rescEU capacities.
		When domestic
<u> </u>	<u> </u>	

			emergencies, force majeure or, in exceptional cases, serious reasons prevent a Member State from making those capacities available for a specific disaster, that Member State shall inform the Commission as soon as possible by referring to this Article."
130.		(20) Article 38 is deleted.	Text provisionally agreed at the technical trilogue on 25/9 (21) Article 38 is deleted.

131.		(21) The references to the European Emergency Response Capacity, EERC and the voluntary pool in the entire text of the Decision shall be replaced by reference to the European Civil Protection Pool.	Text provisionally agreed at the technical trilogue on 25/9 (replaces Art. 11(10). (22) The references to the European Emergency Response Capacity, EERC and the voluntary pool in the entire text of the Decision shall be replaced by reference to the European Civil Protection Pool.
132.	Article 2 This Decision is addressed to the Member States. Done at Brussels, For the European Parliament The President	Article 2 This Decision is addressed to the Member States. shall enter into force on It shall apply from [], however point (7) of Article 1 replacing Article 12(2) of	Text provisionally agreed at the technical trilogue on 16/11: Article 2 This Decision is addressed to the Member States. shall enter into force on the day following that of its publication in the Official Journal of

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		Decision No 1313/2013 shall apply from [date of entry into force].	Existing arrangements falling under Article 28 of Decision No 1313/2013 shall continue to apply until they are

EP amendment 65

Proposal for a decision Annex I (new)

ANNEX I
INDICATIVE ADDITIONAL FINANCIAL ALLOCATIONS FOR THE PERIOD 20182020

		2018	2019	2020	TOTAL
Total additional appropriations under Heading 3*	CA	19,157	115,2	122,497	256,854
	PA	11	56,56	115,395	182,955
Total additional appropriations under Heading 4*	CA	2	2	2,284	6,284
	PA	0,8	1,8	2,014	4,614
Total additional appropriations under Headings 3 and 4 combined*	CA	21,157	117,2	124,781	263,138
	PA	11,8	58,36	117,409	187,569

(figures in EUR million)

^{*} The full amounts are to be provided through the Flexibility Instrument.

Annex Ia to Decision No 1313/2013/EU

Categories of costs that may be eligible for the purposes of calculating total estimated costs in accordance with Article 21(3)

- 1. Equipment costs
- 2. Maintenance costs, including repair costs
- 3. Insurance costs
- 4. Training costs
- 5. Warehousing costs
- 6. Registration and Certification costs
- 7. Cost of consumables
- 8. Cost of personnel required to ensure the availability and deployability of rescEU capacities.

Council Statement on financing the Union Civil Protection Mechanism

While respecting the powers of the budgetary authority, the Council calls on all institutions to find common ground in funding the Union Civil Protection Mechanism through the highest possible use of redeployments exclusively within heading 3 and 4 of the Multiannual Financial Framework 2014-2020.

The Council does not endorse the Commission's approach of splitting up the funding between redeployments and the major use of the flexibility instrument in this proposal. Also, this financing decision should not be seen as pre-empting the discussion on the Multiannual Financial Framework 2021-2027.