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WORKING PAPER

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INFORMATION

From:	General Secretariat of the Council
To:	JHA Counsellors (Migration, Integration, Expulsion)
N° Cion doc.:	10012/16 + ADD 1 - 7
Subject:	Proposal for Directive of the European Parliament and the Council on the conditions of entry and residence of third-country nationals for the purposes of highly skilled employment

Delegations will find, in the annex to this note, <u>and for information purposes only</u>, the latest 4CT on the abovementioned proposal.

PROPOSAL FOR A DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the conditions of entry and residence of third-country nationals for the purposes of highly skilled employment

2016/0176 (COD)

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
1.	2016/0176 (COD) Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the conditions of entry and residence of third-country nationals for the purposes of highly skilled employment	DRAFT EUROPEAN PARLIAMENT LEGISLATIVE RESOLUTION on the proposal for a directive of the European Parliament and of the Council on the conditions of entry and residence of third- country nationals for the purposes of highly skilled employment (COM(2016)0378 – C8-0213/2016 – 2016/0176(COD)) (Ordinary legislative	2016/0176 (COD) Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the conditions of entry and residence of third-country nationals for the purposes of highly [] qualified employment	compromise suggestions
2.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	procedure: first reading)	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
3.	Having regard to the Treaty on the Functioning of the European Union, and in particular points (a) and (b) of Article 79(2) thereof,		Having regard to the Treaty on the Functioning of the European Union, and in	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			particular points (a) and (b) of Article 79(2) thereof,	
4.	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	
5.	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	
6.	Having regard to the opinion of the European Economic and Social Committee ¹ ,		Having regard to the opinion of the European Economic and Social Committee,	
7.	Having regard to the opinion of the Committee of the Regions ² ,		Having regard to the opinion of the Committee of the Regions,	
8.	Acting in accordance with the ordinary legislative procedure,		Acting in accordance with the ordinary legislative procedure,	
9.	Whereas:		Whereas:	
10.		Amendment 1		
	(1) The Commission's Communication of 3 March 2010 entitled 'Europe 2020: A strategy for smart, sustainable and inclusive growth' ³ sets the objective of the Union becoming an economy based on knowledge	(1) The Commission's Communication of 3 March 2010 entitled 'Europe 2020: A strategy for smart, sustainable and	(1) The Commission's Communication of 3 March 2010 entitled 'Europe 2020: A strategy for smart, sustainable and inclusive	

OJ C , , p. . OJ C , , p. . COM(2010) 2020 final

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	2	(doc. 10552/17)	compromise suggestions
	and innovation, reducing the administrative burden on companies and better matching labour supply with demand. Measures to facilitate the admission of third-country national highly skilled workers have to be seen in that broader context.	inclusive growth' ³ sets the objective of the Union becoming an economy based on knowledge and innovation, reducing the administrative burden on companies and better matching labour supply with demand and identifies the need for a comprehensive labour migration policy and for better integration of migrants. Measures to facilitate the admission of third-country national highly skilled workers have to be seen in that broader context.	growth' sets the objective of the Union becoming an economy based on knowledge and innovation, reducing the administrative burden on companies and better matching labour supply with demand. Measures to facilitate the admission of third-country national highly [] qualified workers have to be seen in that broader context.	compromise suggestions
11.	(2) The conclusions of the European Council of 26 and 27 June 2014 state that in order to remain an attractive destination for talents and skills, Europe must compete in the global race for talent. Strategies to maximise the opportunities of legal migration should therefore be developed, including the streamlining of existing rules.		(2) The conclusions of the European Council of 26 and 27 June 2014 state that in order to remain an attractive destination for talents and skills, Europe must compete in the global race for talent. Strategies to maximise the opportunities of legal migration should therefore be developed, including the streamlining of existing rules.	
12.		Amendment 2		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	(3) The European Agenda on Migration adopted on 13 May 2015 calls for an attractive EU-wide scheme for highly qualified third-country nationals, and specifies that a review of Council Directive 2009/50/EC ⁴ is needed to make it more effective in attracting talents to the Union and thereby address both the demographic challenges faced by the Union and labour and skills shortages in key sectors of the Union economy.	(3) The European Agenda on Migration adopted on 13 May 2015 calls for an attractive EU-wide scheme for highly qualified third-country nationals, and specifies that a review of Council Directive 2009/50/EC ⁴ is needed to make it more effective in attracting talents to the Union and thereby address both the demographic challenges faced by the Union and labour and skills shortages in key sectors of the Union economy, with a view to economic growth and a more competitive Union economy.	(3) The European Agenda on Migration adopted on 13 May 2015 calls for an attractive EU-wide scheme for highly qualified third-country nationals, and specifies that a review of Council Directive 2009/50/EC is needed to make it more effective in attracting talents to the Union and thereby address both the demographic challenges faced by the Union and labour and skills shortages in key sectors of the Union economy.	
12a		Amendment 3 (3a) The European Parliament, in its resolution of 12 April 2016 on the situation in the Mediterranean and the need for a holistic EU approach to migration,		

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Council Directive 2009/50/EC of 25 May 2009 on the conditions of entry and residence of third-country nationals for the purposes of highly qualified employment (OJ L 155, 18.6.2009, p.17).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	_	noted the flaws in the current EU Blue Card Directive, including the very limited level of harmonisation it has brought about. It called for an ambitious and targeted review of the Directive, including on the issue of the scope. Moreover, having noted that the current fragmented Union legislative framework regulating the access of third-country nationals to employment in the Union can only contribute to meeting short-term, specific needs, it also called on the Union to establish, in the medium and long term, more general rules governing the entry and residence for third-country nationals seeking employment in the Union, including in low		
12b		Amendment 4		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		(3b) The working-age population in the Union is projected to decline by 7,5 million by 2020 ⁵ and projections on the development of labour market needs in the Union point to emerging and future shortages in		
13.		specific fields. Amendment 5		
	(4) It is necessary to respond to the challenges identified in the implementation report on Directive 2009/50/EC. The Union should aim at establishing a more attractive and effective EU-wide scheme for highly skilled workers. The Union approach on attracting highly skilled workers should be further harmonised and the EU Blue Card should be made the primary tool in that regard with faster procedures, more flexible and inclusive admission criteria, and more extensive rights including more facilitated intra-EU mobility. As this would entail substantial changes to Directive 2009/50/EC, that Directive should therefore be repealed and replaced by a new Directive.	(4) It is necessary to respond to the challenges identified in the implementation report on Directive 2009/50/EC. The Union should aim at establishing a more attractive and effective EU-wide scheme for highly skilled workers. The revision of Directive 2009/50/EC also provides an opportunity to improve legal migration into Europe. The Union approach on attracting highly skilled workers should be further	(4) It is necessary to respond to the challenges identified in the implementation report on Directive 2009/50/EC. The Union should aim at establishing a more attractive and effective EU-wide scheme for highly [] qualified workers. The Union approach on attracting highly [] qualified workers should be further harmonised and the EU Blue Card should be made the primary tool in that regard with faster procedures, more flexible and inclusive admission criteria, and more extensive rights	

See Joint EU-OECD Policy Brief "Matching Economic Migration with Labour Market Needs in Europe", September 2014, p. 5.

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	(400. 10012/10)	harmonised and the EU Blue Card should be made the primary tool in that regard with faster procedures, more flexible and inclusive admission criteria, and more extensive rights including more facilitated intra-EU mobility. As this would entail substantial changes to Directive 2009/50/EC, that Directive should therefore be repealed and	including more facilitated intra-EU mobility. As this would entail substantial changes to Directive 2009/50/EC, that Directive should therefore be repealed and replaced by a new Directive.	compromise suggestions
		replaced by a new		
		Directive.		
13a		(4a) In order to reinforce and promote the EU Blue Card scheme and attract highly skilled workers and facilitate their economic prospects, the embassies and delegations of the Union and Member States in third countries should strengthen advertisement activities and information campaigns concerning the EU Blue Card. They should dispose of		

	Commission Proposal	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(doc. 10012/16)	sufficient human and financial resources to provide information about the EU Blue Card to third-country nationals on the ground.	(400, 10552/17)	compromise suggestions
13b		Amendment 7		
		(4b) According to the Communication of the Commission on the Implementation of Directive 2009/50/EC in 2014, only 2,1% of the beneficiaries of the EU Blue Card during the first phase of the implementation in 2012 came from Sub-Saharan Africa. This may indicate implicit racial bias applied preventing certain types of workers to access to some more favourable statuses and therefore enjoying equal treatment with other workers or other family members. The lack of diversity among the EU Blue Card holders may reflect national policies and practices which can		

compromise suggestions e admission
e admission
e admission
t and retain lified workers should be irective icable whether the of residence untry nly qualified r if he or she other hanges status urpose It is ke into iorities, needs and cities of the s. This ld be without e competence States to introduce esidence purpose of

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
			highly qualified	
			employment. The third-	
			country nationals	
			concerned should have the	
			possibility to apply for an	
			EU Blue Card or for a	
			national residence permit.	
			Moreover, this Directive	
			should not affect the	
			possibility for an EU Blue	
			Card holder to enjoy	
			additional rights and	
			benefits which may be	
			provided by national law,	
			and which are compatible with this Directive.	
14a		Amendment 9	with this Directive.	
14a		Amendment 9		
		(5a) In so far as it does not		
		undermine the spirit of		
		this Directive, Member		
		States are encouraged to		
		apply best practices and		
		more favourable		
		provisions in respect of		
		this Directive and in		
		particular in respect of		
		procedural safeguards,		
		fees, temporary		
		unemployment, equal		
		treatment, provisions on		
		family members and long-		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
		term residence status for		
4.45		EU Blue Card holders.		
14b		Amendment 10		
		(5b) In that context, consideration should be		
		given to expanding access		
		to the European network		
		of employment services		
		(EURES) so that all the		
		job opportunities in the		
		Member States are also		
		accessible to third-country		
		nationals, since in order to		
		get the "EU Blue Card"		
		permit, those third-country		
		nationals must first have a		
		job offer. Expanding		
		access to EURES would		
		allow third-country		
		nationals to avail		
		themselves of the		
		necessary assistance and		
		support when using the		
1-		<i>platform.</i> Amendment 11		
15.		(shared competence)		
	(6) The concept of highly <i>skilled</i> worker	(Shared competence)	deleted	
	should replace the concept of highly	(6) The concept of highly	ucicieu	
	qualified worker in order to emphasise that	skilled worker should		
	both formal educational qualifications and	replace the concept of		
	equivalent professional experience should	highly <i>qualified</i> worker in		

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)	ET TOSICION	(doc. 10552/17)	compromise suggestions
be taken equally into account as criteria for	order to emphasise that		1 39
admission. According to a Council	both formal educational		
Recommendation of 20 December 2012 ⁶ ,	qualifications and		
the validation of learning outcomes,	equivalent professional		
namely competences (knowledge, skills	experience should be taken		
and attitudes) ⁷ acquired through non-formal	equally into account as	//C) >>	
and informal learning can play an	criteria for admission.		
important role in enhancing employability	According to a Council		
and mobility. It recommends Member	Recommendation of 20		
States to have in place, no later than 2018,	December 2012 ⁶ , the		
arrangements for the validation of non-	validation of learning		
formal and informal learning. As	outcomes, namely		
mechanisms and arrangements for the	competences (knowledge,		
evaluation and validation of professional	skills and attitudes) ⁷		
experience are not readily available in all	acquired through non-		
Member States, an additional transposition	formal and informal		
period of two years after the entry into	learning can play an		
force of this Directive should be provided	important role in enhancing		
for the provisions related to recognising	employability and		
professional experience in order to enable	mobility. It recommends		
Member States, where necessary, to	Member States to have in		
develop such mechanisms and	place, no later than 2018,		
arrangements. Member States' National	arrangements for the		
Contact Points on the EU Blue Card should	validation of non-formal		
be involved in effective cooperation with	and informal learning. As		
stakeholders and networks in the education,	mechanisms and		
training, employment and youth sectors, as	arrangements for the		
well as other relevant policy areas, for the	evaluation and validation		
purpose of recognising professional	of professional experience		
experience under this Directive.	are not readily available in		

Council Recommendation of 20 December 2012 on the validation of non-formal and informal learning (2012/C 398/01) (OJ C 398, 22.12.2012, p. 1). Recommendation of the European Parliament and of the Council of 18 December 2006 on key competences for lifelong learning (OJ L 394, 30.12.2006, p. 10).

Commission Propo	osal	EP Position	Council's text	Comments / possible
(doc. 10012/16)			(doc. 10552/17)	compromise suggestions
	1	all Member States, <i>the</i>		
	1	transposition period <i>for</i>		
	1	this Directive should take		
		account of that factor to		
		enable Member States,		
	1	where necessary, to	"'C' "	
		develop such mechanisms		
		and arrangements.		
		Member States should		
		consult the social partners		
	1	when developing [] such		
	1	mechanisms and		
		arrangements. Member		
	;	States' National Contact		
		Points on the EU Blue		
		Card should be involved in		
		effective cooperation with		
		stakeholders and networks		
	i	in the education, training,		
		employment and youth		
		sectors, as well as other		
	1	relevant policy areas, for		
	1	the purpose of recognising		
	1	professional experience		
	1	under this Directive.		
15a		Amendment 12		See remarks under Art. 2(b)
		(6a) At least until the	(6a) The concept of highly	
		establishment of such	qualified employment	
		arrangements for the	should entail that the	
	1	validation of non-formal	person employed not only	
		and informal learning,	has a high level of	

(doc. 10012/16) (doc. 10552/17) every applicant should be competence, as proven by	compromise suggestions
required to present evidence of professional experience of at least three years such as recommendations of former employees, former working contracts, job references or certificates of employment. higher professional qualifications, but also that the job is inherently regarded as demanding such competence. While in the modern labour market a direct link between the qualifications and the job is not always and necessarily required, the tasks and duties related to the highly qualified job should be so specialised and complex that the required level of competence to perform those duties is usually associated with completion of education programmes and resulting qualifications at ISCED 2011 level 6 (International Standard Classification of Education).	
15b Amendment 13	
(6b) When transposing this Directive and in order	
to better respond to the	
needs of the Union labour	
market, Members States and the Commission	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(doc. 10012/16)	should gather data and list	(000, 10552/17)	compromise suggestions
		the sectors of employment		
		or geographical areas		
		where there are		
		employment shortages or		
		where vacancies are hard		
		to fill and communicate		
		this information publicly.		
15c		Amendment 14	· · · · · · · · · · · · · · · · · · ·	
		(6c) In respect of the		
		higher education		
		qualifications and higher		
		professional skills of		
		applicants for, or		
		beneficiaries of,		
		international protection		
		residing in the territory of		
		the Union who do not		
		have the necessary		
		documents to prove their		
		qualifications and or		
		professional skills,		
		Member States should be		
		encouraged to establish		
		appropriate skills and		
		knowledge-based		
		assessments that would		
		allow for a determination		
		of their level of		
		qualification and/or		
		professional skills.		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	A 1 15	(doc. 10552/17)	compromise suggestions
16.		Amendment 15		
	(7) This Directive should not affect the right of the Member States to determine the volumes of admission of third-country nationals coming from third countries to their territory in order to seek work in accordance with Article 79(5) of the Treaty. On that basis, Member States should be able to either consider an application for an EU Blue Card inadmissible or reject it. As Article 79(5) TFEU only refers to third-country nationals coming from third countries, the right to determine volumes of admission does not apply in situations where a third-country national has already been admitted in the territory of Member States under this Directive and is seeking to continue the period of residence in the same or a second Member State.	(7) This Directive should not affect the right of the Member States to determine the volumes of admission of third-country nationals coming from third countries to their territory in order to seek work in accordance with Article 79(5) of the Treaty. [] As Article 79(5) TFEU only refers to third-country nationals coming from third countries, the right to determine volumes of admission does not apply in situations where a third-country national has already been admitted in the territory of Member States under this Directive and is seeking to continue the period of residence in the same or a second Member State.	(7) This Directive should not affect the right of the Member States to determine the volumes of admission of third-country nationals coming from third countries to their territory in order to seek work in accordance with Article 79(5) of the Treaty on the Functioning of the European Union (TFEU). On that basis, Member States should be able to either consider an application for an EU Blue Card inadmissible or reject it. []	
17.		Amendment 16		
	(8) Beneficiaries of international protection as defined in Article 2(a) of Directive 2011/95/EU of the European Parliament	(8) Beneficiaries of international protection [] and certain categories of	(8) Beneficiaries of international protection as defined in Article 2(a) of	

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
and of the Council ⁸ have a wide set of	applicants for	Directive 2011/95/EU of the	
rights including labour market access in the	international protection	European Parliament and of	
Member State having granted them	have a [] set of rights	the Council have a wide set	
protection. In order to further promote	including labour market	of rights including labour	
social inclusion of these persons and	access in the Member State	market access in the Member	
enhance their labour market opportunities	having granted them	State having granted them	
across the Union, those who are highly	protection or responsible	protection. In order to []	
skilled should be entitled to apply for an	for their application for	enhance their labour market	
EU Blue Card. They should be subject to	international protection.	opportunities across the	
the same rules as any other third-country	In order to further promote	Union, those who are highly	
national falling within the scope of this	social inclusion of these	[] qualified should be	
Directive, while holding the statuses of	persons and enhance their	entitled to apply for an EU	
beneficiary of international protection and	labour market opportunities	Blue Card in Member States	
EU Blue Card holder in parallel. However,	across the Union, those	other than the one which	
for reasons of legal clarity and coherence,	who are highly skilled	granted them protection. In	
the provisions on equal treatment and	should be entitled to apply	those Member States, they	
family reunification of this Directive	for an EU Blue Card. They	should be subject to the same	
should not apply to this group of EU Blue	should be subject to the	rules as any other third-	
Card holders in the Member State which	same rules as any other	country national falling	
granted them international protection.	third-country national	within the scope of this	
Those rights should remain regulated under	falling within the scope of	Directive, while this	
the asylum acquis and, where applicable,	this Directive, while	Directive should have no	
Council Directive 2003/86/EC ⁹ .	holding the statuses of	impact on their status in the	
	beneficiary of international	Member State having	
	protection, or applicant for	granted them international	
	international protection,	protection. In order to	
	and EU Blue Card holder	support the successful	
	in parallel. However, for	integration of the third-	

Directive 2011/95/EU of the European Parliament and of the Council of 13 December 2011 on standards for the qualification of third-country nationals or stateless persons as beneficiaries of international protection, for a uniform status for refugees or for persons eligible for subsidiary protection, and for the content of the protection granted (recast) (OJ L 337, 20.12.2011, p. 9).

Council Directive 2003/86/EC of 22 September 2003 on the right to family reunification (OJ L 251, 3.10.2003, p. 12).

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
(doc. 10012/16)	reasons of legal clarity and coherence, the provisions on equal treatment and family reunification of this Directive should not apply to [] refugees who are EU Blue Card holders in the Member State which granted them international protection. Those rights should remain regulated under the asylum acquis and, where applicable, Council Directive 2003/86/EC ⁹ .	country nationals concerned, a residence period of at least 12 months as a [] beneficiary of international protection should be required before this Directive becomes applicable to these persons in other Member States. Member States may also decide to apply the provisions of this Directive to beneficiaries of international protection to whom they granted international protection after the same period of 12 months. In such a case, for reasons of legal clarity and coherence, the provisions on equal treatment and family reunification of this Directive should not apply to [] them. Those rights should remain regulated under the asylum acquis and, where applicable, Council Directive	compromise suggestions
		2003/86/EC.	
17a	Amendment 17		
	(8a) Where they fall within		
	the scope of this Directive,		

	Commission Proposal	EP Position	Council's text	Comments / possible
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		applicants for		
		international protection		
		should be subject to the		
		same rules as any other		
		third-country national		
		falling within the scope of		
		this Directive. Where an		
		application for		
		international protection is		
		suspended as a result of		
		the granting of an EU		
		Blue Card, the Member		
		State responsible for that		
		application should not		
		consider the application to		
		be implicitly withdrawn.		
18.		Amendment 18		
	(9) The transfer of responsibility for	(9) The transfer of	(9) The transfer of	
	protection of beneficiaries of international	responsibility for	responsibility for protection	
	protection of beneficiaries of international protection is outside the scope of this	protection of beneficiaries	of beneficiaries of	
	Directive: the protection status and the	of international protection	international protection is	
	rights associated with it should not be	or responsibility for	outside the scope of this	
	transferred to another Member State on the	applications for	Directive: the protection	
	basis of the issuance of an EU Blue Card.	international protection is	status and the rights	
	ousle of the listuation of the Bran Curu.	outside the scope of this	associated with it should not	
		Directive: [] those	be transferred to another	
		statuses and the rights	Member State on the basis of	
		associated with [] them	the issuance of an EU Blue	
		should not be transferred to	Card.	
		another Member State on		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
		the basis of the issuance of		
		an EU Blue Card.		
19.	(10) In order to facilitate the independent		(10) In order to facilitate the	
	intra-EU mobility and business activities of		independent intra-EU	
	those highly skilled third-country nationals		mobility and business	
	who are beneficiaries of the right to free		activities of those highly []	
	movement, they should be given access to		qualified third-country	
	the EU Blue Card according to the same		nationals who are	
	rules as any other third-country national		beneficiaries of the right to	
	falling within the scope of this Directive.		free movement, they should	
	This should apply regardless of whether or		be given access to the EU	
	not the Union citizen of reference has		Blue Card [] in	
	exercised the fundamental right to move		accordance with the same	
	and reside freely under Article 21 TFEU		rules as any other third-	
	and regardless of whether the third-country		country national falling	
	national concerned was first an EU Blue		within the scope of this	
	Card holder or a beneficiary of the right to		Directive. This entitlement	
	free movement. The rights that these third-		concerns persons enjoying	
	country nationals acquire as EU Blue Card		free movement rights based	
	holders should be without prejudice to		on family ties to a Union	
	rights they may enjoy under Directive		citizen in accordance with	
	2004/38/EC of the European Parliament		relevant legislation and it	
	and of the Council ¹⁰ . For reasons of legal		[] should apply regardless	
	clarity and coherence, in terms of family		of whether or not the Union	
	reunification and equal treatment the rules		citizen of reference has	
	under Directive 2004/38/EC should prevail.		exercised the fundamental	
	All provisions regarding the beneficiaries		right to move and reside	
	of the right to free movement in this		freely under Article 21 TFEU	
	Directive should also apply where that right		and regardless of whether the	
	is derived from those third-country		third-country national	

Directive 2004/38/EC of the European Parliament and of the Council of 29 April 2004 on the right of citizens of the Union and their family members to move and reside freely within the territory of the Member States (OJ L 158, 30.4.2004, p. 77).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	nationals who enjoy rights of free		concerned was first an EU	compromise suggestions
	movement equivalent to those of Union		Blue Card holder or a	
	citizens under agreements either between		beneficiary of the right to free	
	the Union and its Member States and third		movement. Those highly	
	countries or between the Union and third		qualified third-country	
	countries.		nationals who are	
			beneficiaries of the right to	
			free movement should thus	
			be entitled to engage in	
			highly qualified	
1			employment, perform	
			business trips and take up	
			residence in different	
			Member States regardless	
			of whether or not the third-	
			country national	
			accompanies the Union	
			citizen of reference. The	
			rights that these third-country	
			nationals acquire as EU Blue	
			Card holders should be	
			without prejudice to rights	
			they may enjoy under	
			Directive 2004/38/EC of the	
			European Parliament and of	
			the Council. For reasons of	
			legal clarity and coherence, in	
			terms of family reunification	
			and equal treatment the rules	
			under Directive 2004/38/EC	
			should prevail. All provisions	
1			regarding the beneficiaries of	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
			the right to free movement in	
			this Directive should also	
		,	apply where that right is	
			derived from those third-	
			country nationals who enjoy	
			rights of free movement	
			equivalent to those of Union	
			citizens under agreements	
			either between the Union and	
			its Member States and third	
			countries or between the	
			Union and third countries.	
20.		Amendment 19		Agreement confirmed at
				trilogue on 27.11.17:
	(11) This Directive should not apply to	(11) [] This Directive	(11) This Directive should	
	categories of third-country nationals to	should not apply to third-	not apply to categories of	(11) This Directive should not
	whom a particular scheme under Union	country nationals who	third-country nationals to	apply to categories of third-
	law, with specific entry conditions and sets	apply to reside in a	whom a particular scheme	country nationals to whom a
	of rights, applies when the inclusion of	Member State as	under Union law, with	particular scheme under
	those categories in this Directive would go	researchers in order to	specific entry conditions and	Union law, with specific entry
	against the rationale of the particular	carry out a research	sets of rights, applies when	conditions and sets of rights,
	scheme, create unnecessary legal	project, as they fall within	the inclusion of those	applies when the inclusion of
	complexity or entail a risk of abuses. This	the scope of Directive (EU)	categories in this Directive	those categories in this
	Directive should not apply to third-country	2016/801 of the European	would go against the	Directive would go against
	nationals who apply to reside in a Member	Parliament and of the	rationale of the particular	the rationale of the particular
	State as researchers in order to carry out a	Council ¹¹ which introduces	scheme, create unnecessary	scheme, create unnecessary
	research project, as they fall within the	a specific procedure for	legal complexity or entail a	legal complexity or entail a
	scope of Directive (EU) 2016/801 of the	admitting third-country	risk of abuses. This Directive	risk of abuses. This Directive
	European Parliament and of the Council ¹¹	nationals for the purposes	should not apply to third-	should not apply to third-
	which introduces a specific procedure for	of scientific research.	country nationals who apply	country nationals who apply

Directive (EU) 2016/801 of the European Parliament and of the Council of 11 May 2016 on the conditions of entry and residence of third-country nationals for the purposes of research, studies, training, voluntary service, pupil exchange schemes or educational projects and au pairing (OJ L 132, 21.05.2016, p. 21).

Commission Proposal	EP Position	ı C	Council's text	Comments / possible
(doc. 10012/16)		(0	doc. 10552/17)	compromise suggestions
admitting third-country r			reside in a Member State	to reside in a Member State as
purposes of scientific res	search. However, under Direct	tive (EU)	s researchers in order to	researchers in order to carry
once admitted under Dire			arry out a research project,	out a research project, as they
2016/801, legally residin	g researchers researchers		s they fall within the scope	fall within the scope of
should be entitled to app	ly for an EU Blue entitled to a	pply for an EU of	f Directive (EU) 2016/801	Directive (EU) 2016/801 of
Card under this Directive	e for other Blue Card u	nder this of	f the European Parliament	the European Parliament and
purposes than those cove	ered under Directive fo	r other a	nd of the Council which	of the Council which
Directive (EU) 2016/801	± ±		ntroduces a specific	introduces a specific
			rocedure for admitting third-	procedure for admitting third-
	(EU) 2016/8	<u> </u>	ountry nationals for the	country nationals for the
		0	urposes of scientific	purposes of scientific
	Card holder		esearch. However, once	research. However, legally
		rr y	dmitted under Directive	residing third-country
	as research		EU) 2016/801, legally	nationals admitted under
	,		esiding researchers should	Directive EU 2016/801
	The provision	•	e entitled to apply for an EU	should be entitled to apply
	Directive sh		Blue Card under this	for an EU Blue Card under
			Directive for other purposes	this Directive. Equally,
	such a poss		nan those covered under	legally residing EU Blue
			Directive (EU) 2016/801.	Card holders should be
			While persons who apply to	entitled to apply to reside as
			e admitted to the EU as	researchers under Directive
			ntra-corporate transferees	2016/801. In order to ensure
			annot apply for an EU	such a possibility, Directive
			Blue Card, intra-corporate	2016/801 should be
			ransferees legally residing	amended accordingly. once
			n the EU should be entitled	admitted under Directive
			o apply for an EU Blue	(EU) 2016/801, legally
			Card under this Directive	residing researchers should be
			or other purposes than	entitled to apply for an EU
			hose covered under	Blue Card under this
		D	Directive 2014/66/EU.	Directive for other purposes

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				than those covered under
•				Directive (EU) 2016/801.
20a				Agreement confirmed at trilogue on 13.12.17:
				(11a) While this Directive should not apply to third-country nationals who apply to be admitted to the EU as intra-corporate transferees pursuant to Directive 2014/66/EU, intra-corporate transferees legally residing in the EU should be entitled to apply for an EU Blue Card under this Directive for other purposes than those covered under Directive 2014/66/EU.
21.	12) This Directive should not affect the possibility for an EU Blue Card holder to enjoy additional rights and benefits which may be provided by national law, and which are compatible with this Directive.		(12) This Directive should not affect the possibility for an EU Blue Card holder to enjoy additional rights and benefits which may be provided by national law, and which are compatible with this Directive.	
22.		Amendment 20		
	(13) It is necessary to provide for a flexible	(13) It is necessary to	(13) It is necessary to provide	
	demand-driven admission system based on	provide for a flexible [],	for a flexible demand-driven	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	objective criteria, such as a work contract or a binding job offer of at least 6 months, a salary threshold adaptable by the Member States to the situation in its labour market and higher professional qualifications.	clear and balanced admission system based on objective criteria, such as a work contract or a binding job offer of at least [] nine months, compliance with the applicable laws, collective agreements or national practices in the relevant occupational branches, a salary threshold adaptable by the Member States to the situation in its labour market and higher education qualifications or	admission system based on objective criteria, such as a work contract or a binding job offer of at least 6 months, a salary threshold adaptable by the Member States to the situation in its labour market and higher professional qualifications.	
23.	(14) This Directive is without prejudice to national procedures on the recognition of diplomas. In order to evaluate if the third-country national concerned possesses higher education or equivalent qualifications, reference should be made either to ISCED (International Standard Classification of Education) 2011 levels 6, 7 and 8, or to the broadly equivalent EQF (European Qualifications Framework) levels 6, 7 and 8, according to the choice of the Member State concerned.	(shared competence)	(14) This Directive is without prejudice to national procedures on the recognition of diplomas. In order to evaluate if the third-country national concerned possesses higher education or equivalent qualifications, reference should be made to ISCED []. Member States are encouraged to facilitate the recognition of documents attesting the relevant higher education qualifications.	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
2.4	(400. 10012/10)	Amendment 21	(400. 10332/17)	compromise suggestions
24.		(shared competence)		
	(15) In order to ensure a sufficient level of	(shared competence)	(15) In order to ensure a	
	harmonisation in the admission conditions	(15) <i>In addition to the</i> []	sufficient level of	
	throughout the Union, both minimum and	conditions [] laid down	harmonisation in the	
	maximum factors for calculating the salary	in this Directive, when	admission conditions	
	threshold should be determined. Member	transposing it, Member	throughout the Union, both a	
	States should fix their threshold in	States should establish a	[] lower and [] upper	
	accordance with the situation and		factors for [] the salary	
		salary threshold in agreement with the social	threshold should be	
	organisation of their respective labour	0	determined. The lower and	
	markets and their general immigration	partners. That salary threshold should be at		
	policies.		upper limit for setting the	
		least 1.0 times but not	national salary threshold	
		higher than 1.4 times the	should be determined by	
		average gross annual	multiplying these factors	
		salary in the Member State	with the average gross	
		concerned. Member States	annual salary in the	
		[] could, in agreement	Member State concerned. A	
		with the social partners,	salary threshold should be	
		decide not to establish a	chosen within the range of	
		salary threshold in []	the lower and upper limit.	
		certain occupational	This salary threshold	
		branches where it is	should set out the minimum	
		agreed that such a	salary which a Blue Card	
		threshold is unnecessary.	holder should earn.	
		Such may be the case,	Therefore, in order to be	
		where a collective	admitted under this	
		agreement governs the	Directive, applicants should	
		wages which apply in that	earn a salary which is equal	
		occupational branch. The	to or greater than the salary	
		principle of equal	threshold chosen by the	
		treatment with workers	Member State concerned.	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(doc. 10012/16)	who are nationals of the host Member State should be respected.	(doc. 10552/17)	compromise suggestions
25.	(16) A lower salary threshold should be laid down for specific professions where it is considered by the Member State concerned that there is a particular lack of available workforce and where such professions belong to major group 1 or 2 of the ISCO ("International Standard Classification of Occupation") classification.	Amendment 22 (shared competence) deleted	(16) [] Member States should be able to provide a lower salary threshold for specific professions where it is considered by the Member State concerned that there is a particular lack of available workforce and where such professions belong to major group 1 or 2 of the ISCO ("International Standard Classification of Occupation") classification.	
26.	(17) A lower salary threshold should also be laid down to benefit third-country nationals during a certain period after their graduation. This period should be granted each time that the third-country national reaches a level of education relevant for the purposes of this Directive, namely levels 6, 7 or 8 of ISCED 2011, or levels 6, 7 or 8 of EQF, according to the national law of the Member State concerned. It should apply whenever the third-country national applies for an initial or renewed EU Blue Card	Amendment 23 (shared competence) deleted	(17) Member States should be able to provide a lower salary threshold [] to benefit third-country nationals during a certain period after their graduation. This period should be granted each time that the third-country national reaches a level of education relevant for the purposes of this Directive, namely levels 6, 7	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	within three years from the date of		or 8 of ISCED 2011 []	
	obtaining the qualifications and in addition,		according to the national law	
	when that third-country national applies for		of the Member State	
	a first renewal of the EU Blue Card and the		concerned. It should apply	
	initial EU Blue Card was issued for a		whenever the third-country	
	period shorter than 24 months. After these		national applies for an initial	
	grace periods – which may run in parallel –		or renewed EU Blue Card	
	have elapsed the young professionals can		within three years from the	
	be reasonably expected to have gained		date of obtaining the	
	sufficient professional experience in order		qualifications and in addition,	
	to fulfil the regular salary threshold.		when that third-country	
			national applies for a renewal	
			of the EU Blue Card and a	
			period of 24 months has not	
			elapsed since the issuance of	
			the initial EU Blue Card [].	
			After these grace periods –	
			which may run in parallel –	
			have elapsed the young	
			professionals can be	
			reasonably expected to have	
			gained sufficient professional	
			experience in order to fulfil	
			the regular salary threshold.	
27.	(18) The conditions of entry and residence	(EMPL)	(18) The conditions of entry	
27.	of third-country nationals for the purposes		and residence of third-	
	of highly skilled employment, including the		country nationals for the	
	eligibility criteria related to a salary		purposes of highly []	
	threshold should be defined. It should not		qualified employment,	
	aim to determine salaries and therefore		including the eligibility	
	should not derogate from the rules or		criteria related to a salary	
	practices at Member State level or from		threshold should be defined.	

Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
collective agreements, and should not be		The salary threshold set by	1 33
used to constitute any harmonisation in this		the Member State []	
field. This Directive should fully respect		should not aim to determine	
the competences of Member States,		salaries and therefore should	
particularly on employment, labour and		not derogate from the rules or	
social matters.		practices at Member State	
		level or from collective	
		agreements, and should not	
		be used to constitute any	
		harmonisation in this field.	
		The salary offered for a	
		specific job should be freely	
		determined between the	
		employer and the applicant	
		while respecting the	
		applicable salary threshold	
		and the applicable labour	
		laws, collective agreements	
		and practices in the	
		Member States concerned.	
		The salary paid should not	
		be lower than the	
		applicable threshold and it	
		should be in line with the	
		applicable labour laws,	
		collective agreements and	
		practices in the Member	
		State concerned, but it may	
		be higher, in line with	
		market conditions. This	
		Directive should fully respect	
		the competences of Member	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		States, particularly on employment, labour and social matters.	compromise suggestions
27a				Agreement confirmed at trilogue on 13.12.17: (18a) Member States should be able to require the third-country national to provide for his or her address at the time of application. In case the third-country national does not yet know his or her future address, Member States should accept a temporary address, which could be the address of the employer.
28.	(19) It should not be necessary for a third-country national to hold a travel document whose validity covers the whole duration of the initial EU Blue Card. Third-country nationals should be allowed to renew their travel document while holding an EU Blue Card.		deleted	
29.	(20) Member States should reject applications for an EU Blue Card and be allowed to withdraw or refuse to renew an EU Blue Card if there is a threat to public policy, public security or public health.	Amendment 24 (20) Member States should be entitled to reject applications for an EU Blue Card and be allowed to withdraw or refuse to	(20) Member States should reject applications for an EU Blue Card and be allowed to withdraw or refuse to renew an EU Blue Card if there is a	Council: By way of a compromise, Article 7(5) would be deleted and Recital 20 amended as follows: (20) Member States should reject applications for an EU

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
Any rejection on grounds of public policy	renew an EU Blue Card	threat to public policy, public	Blue Card and be allowed to
or public security should be based on the	[] where there is a proven	security or public health. Any	withdraw or refuse to renew
individual behaviour of the person	threat to public policy,	rejection on grounds of	an EU Blue Card if there is a
concerned, in accordance with the principle	public security or public	public policy or public	threat to public policy, public
of proportionality. Illness or disability	health. Any rejection on	security should be based on	security or public health. A
suffered after the third-country national	grounds of public policy or	the individual behaviour of	threat to public health is to
was admitted to the territory of the first	public security should be	the person concerned, in	be understood in line with
Member State should not constitute the sole	based on the individual	accordance with the principle	Regulation (EU) 2016/399.
ground for withdrawing or refusing to	behaviour of the person	of proportionality.	Any rejection on grounds of
renew an EU Blue Card or for not issuing	concerned, in accordance	Member States should	public policy or public
an EU Blue Card in a second Member	with the principle of	ensure that checks	security should be based on
State.	proportionality. Illness or	conducted on EU Blue Card	the individual behaviour of
	disability suffered []	holder and on his employer	the person concerned, in
	<i>while</i> the third-country	in relation to withdrawal or	accordance with the principle
	national [] is an EU Blue	non-renewal of the EU Blue	of proportionality. Member
	Card holder should not	Card should not be	States should retain the
	constitute [] a ground for	disproportionate. Illness or	right to verify that the
	withdrawing an EU Blue	disability suffered after the	grounds for withdrawal or
	Card. []	third-country national was	non-renewal set out in
		admitted to the territory of	Article 7(1) and (2) do not
		the first Member State should	apply. Member States
		not constitute the sole ground	should ensure that checks
		for withdrawing or refusing	conducted on EU Blue Card
		to renew an EU Blue Card or	holder and on his employer
		for not issuing an EU Blue	in relation to withdrawal or
		Card in a second Member	non-renewal of the EU Blue
		State. Moreover, Member	Card should not be
		States should have the	disproportionate. Illness or
		possibility not to withdraw	disability suffered after the
		or not to refuse to renew an	third-country national was
		EU Blue Card, where the	admitted to the territory of the
		applicable salary threshold	first Member State should not

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
			is temporarily not attained	constitute the sole ground for
			due to illness, disability or	withdrawing or refusing to
			parental leave.	renew an EU Blue Card or for
				not issuing an EU Blue Card
				in a second Member State.
				Moreover, Member States
				should have the possibility not to withdraw or not to
			V	refuse to renew an EU Blue
				Card, where the applicable
				salary threshold is
				temporarily not attained
				due to illness, disability or
				parental leave.
				The last sentence of the
				recital has been agreed
				between the EP and the
		A 1 425		Council.
30.		Amendment 25		
	(21) Member States should be allowed to	(21) Member States should	(21) Member States should	
	withdraw or refuse to renew an EU Blue	be allowed to withdraw or	be allowed to withdraw or	
	Card where the EU Blue Card holder has	refuse to renew an EU Blue	refuse to renew an EU Blue	
	either failed to comply with the conditions	Card where the EU Blue	Card where the EU Blue Card	
	for mobility under this Directive or has	Card holder has failed to	holder has either failed to	
	repetitively exercised the mobility rights in	comply with the conditions	comply with the conditions	
	an abusive manner, for example by	for mobility under this	for mobility under this	
	applying for EU Blue Cards in second	Directive [].	Directive or has []	
	Member States and beginning employment	, J.	exercised [] his or her	
	immediately while it is clear that the		mobility rights in an abusive	
			manner, for example by	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	conditions will not be fulfilled and the application will be refused.		applying for an EU Blue Cards in a second Member States and beginning employment immediately while it is clear that the conditions will not be fulfilled and the application will be refused.	
31.		Amendment 26		
	(22) Any decision to reject an application for an EU Blue Card or to withdraw or refuse to renew an EU Blue Card should take into consideration the specific circumstances of the case and respect the principle of proportionality. In particular, where the ground for rejection is related to the activity of the employer, a minor misconduct should not in any case constitute the sole ground for rejecting an application or withdrawing or refusing to renew the permit.	(22) Any decision to reject an application for an EU Blue Card or to withdraw or refuse to renew an EU Blue Card should take into consideration the specific circumstances of the case and [] be proportionate. In particular, where the ground for rejection, withdrawal or refusal to renew is related to the [] conduct of the employer, [] minor misconduct of the employer should not in any case constitute the sole ground for rejecting an application or withdrawing or refusing to renew the permit.	(22) Any decision to reject an application for an EU Blue Card or to withdraw or refuse to renew an EU Blue Card should take into consideration the specific circumstances of the case and respect the principle of proportionality. In particular, where the ground for rejection is related to the activity of the employer, [] minor misconduct should not in any case constitute the sole ground for rejecting an application or withdrawing or refusing to renew the permit.	
32.	(23) Once all the conditions for admission are fulfilled, Member States should issue an		(23) Once all the conditions for admission are fulfilled,	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	EU Blue Card within specified time limits. If a Member State issues residence permits only on its territory and all the conditions of this Directive relating to admission are fulfilled, the Member State should grant the third-country national concerned the requisite visa. It should be ensured that the competent authorities effectively cooperate in order to issue the visa without delay.		Member States should issue an EU Blue Card within specified time limits. If a Member State issues residence permits only on its territory and all the conditions of this Directive relating to admission are fulfilled, the Member State should grant the third-country national [] every facility to obtain the requisite visa. It should be ensured that the competent authorities effectively cooperate for that purpose. In the event that the Member State does not [] issue visas, it should grant the third-country national concerned an equivalent permit allowing	compromise suggestions
		1	entry.	
33.		Amendment 27		Agreement confirmed at trilogue on 13.12.17:
	(24) The rules on processing times for EU Blue Card applications should guarantee the swift issuance of permits in all cases. The processing time for examining the application for an EU Blue Card should not include the time required for the recognition of professional qualifications,	(24) The rules on processing times for EU Blue Card applications should [] reflect the objective of facilitating the admission of highly skilled third-country nationals. The processing time for	(24) The rules on processing times for EU Blue Card applications should guarantee the swift issuance of permits in all cases. The processing time for examining the application for an EU Blue Card should not include the	(24) The rules on processing times for EU Blue Card applications should guarantee the swift issuance of permits in all cases. The processing time for examining the application for an EU Blue

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	where applicable, or the time required for issuing a visa, if required.	examining the application for an EU Blue Card should not include the time required for the recognition of professional qualifications, where applicable, or the time required for issuing a visa, if required. To modernise and simplify the EU Blue Card application procedure, Member States should consider accepting electronic applications.	time required for the recognition of professional qualifications, where applicable, or the time required for issuing a visa, if required.	Card should not include the time required for the recognition of professional qualifications, where applicable, or the time required for issuing a visa, if required. In case the validity of the EU Blue Card expires during the procedure for renewal, the third-country national should be entitled, until the decision on the application is taken by the competent authorities, to stay, work and enjoy the rights provided for under this Directive in the territory of the Member State which issued the EU Blue Card, but not the right to mobility to a second Member State.
34.	(25) The format of the EU Blue Card should be in accordance with Regulation (EC) No 1030/2002 ¹² , thus enabling the Member States to refer in particular to the information on the conditions under which the person is permitted to work.		(25) The format of the EU Blue Card should be in accordance with Regulation (EC) No 1030/2002 ¹³ , thus enabling the Member States to refer in particular to the information on the conditions under which the person is	

Regulation (EC) No 1030/2002 of 13 June 2002 laying down a uniform format for residence permits for third-country nationals (OJ L 157, 15.6.2002, p. 1). Regulation (EC) No 1030/2002 of 13 June 2002 laying down a uniform format for residence permits for third-country nationals (OJ L 157, 15.6.2002, p. 1).

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	ff.	(doc. 10552/17)	compromise suggestions
			permitted to work. Member	
			States should be able to	
			indicate additional	
			information in paper format or store such	
			information in electronic	
			format, as referred to in	
			Article 4 of that Regulation	
			and point a(16) of the	
			Annex thereto, in order to	
			provide more precise	
			information on the	
			employment activity	
			concerned. The provision of	
			this additional information	
			should be optional for	
			Member States and should	
			not constitute an additional	
			requirement that would	
			compromise the single	
			permit and the single	
		1 420	application procedure.	
35.		Amendment 28		
	(26) The Member State concerned should	(26) The Member State	(26) The Member State	
	ensure that applicants have the right to	concerned should ensure	concerned should ensure that	
	challenge before a court or tribunal any	that applicants have the	applicants have the right to	
	decision rejecting an application for an EU	right to challenge before a	challenge before a court or	
	Blue Card, or not renewing or withdrawing	court or tribunal <i>a</i> decision	tribunal any decision	
	an EU Blue Card. This is without prejudice	rejecting an application for	rejecting an application for an	
	to the possibility to designate an	an EU Blue Card, or [] a	EU Blue Card, or not	
		decision not to renew or to	renewing or withdrawing an	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	M. EUDI	(doc. 10552/17)	compromise suggestions
	administrative authority to carry out a prior	withdraw an EU Blue	EU Blue Card. This is	
	administrative review of such decisions.	Card. [] Member States	without prejudice to the	
		might also designate an	possibility to designate an	
		administrative authority to	administrative authority to	
		carry out a prior	carry out a prior	
		administrative review of	administrative review of such	
		such decisions.	decisions.	
36.		Amendment 29		
	(27) Since EU Blue Card holders are highly	(27) Since EU Blue Card	(27) Since the EU Blue Card	
	skilled workers contributing to addressing	holders are highly skilled	[] scheme is motivated by	
	labour and skills shortages in key sectors,	workers contributing to	the need to address labour	
	the principle of access to the labour market	addressing labour and	and skills shortages in key	
	should be the general rule. However, in	skills shortages in key	sectors [] in the EU labour	
	circumstances where the domestic labour	sectors, the principle of	market [], Member States	
	market undergoes serious disturbances such	access to the labour market	should be able to check	
	as a high level of unemployment in a given	should be the general rule.	whether a vacancy which a	
	occupation or sector, which may be limited	[] In circumstances	Blue Card applicant intends	
	to particular regions or other parts of the	where the domestic labour	to fill could instead be filled	
	territory, a Member State should be able to	market [] suffers a high	by a member of the national	
	take into account the situation of its labour	level of unemployment in a	or Union workforce, by	
	market before issuing an EU Blue Card.	given occupation or sector,	third-country nationals	
	market before issuing an LO Dide Card.	which may be limited to	lawfully resident in the	
		particular regions or other	Member State and already	
		parts of the territory, a	forming part of its labour	
		Member State should, <i>after</i>	market by virtue of Union	
		consulting with social	or national law, or by EU	
		partners, be able to take	long-term residents wishing	
		into account the situation	to move to that Member	
		of its labour market before	State for highly qualified	
		issuing an EU Blue Card.	employment in accordance	
		issuing an EO Diuc Calu.	with Chapter III of the	
			with Chapter III of the	

	Commission Proposal	EP Position	Council's text	Comments / possible
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			Directive 2003/109/EC. In	
			case Member States decide	
			to make use of this	
			possibility, they should communicate this in a clear,	
			accessible and transparent	
			way to applicants and	
			employers, including online.	
			For EU Blue Cards in a	
			second Member State,	
			taking into account the	
			situation of the labour	
			market should only be	
			possible if that Member	
			State has also introduced	
			checks for first applications	
			for third-country nationals	
			coming from third countries.	
37.		Amendment 30	countries.	
37.		7 timenament 30		
	(28) In case Member States decide to make	(28) In [] the event that a	deleted	
	use of this possibility for a given	Member [] State decides		
	occupation or sector, possibly in a	to make use of this		
	particular part of their territory, they should	possibility for a given		
	send a notification to the Commission	occupation or sector,		
	hereof, explaining the economic, social and	possibly in a particular part		
	other reasons justifying the decision to	of their territory, <i>it</i> should		
	introduce such labour market test for the	send a notification to the		
	next 12 months and do so again for every	Commission hereof,		
	subsequent 12 month period. Member States may involve social partners in the	explaining the economic, social and other reasons		
	States may involve social partilers in the	Social and other reasons		

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assessment of the circumstances related to	justifying the decision to		1
the domestic labour market. This	introduce such labour		
verification should not be possible when an	market test for the next six		
EU Blue Card is renewed in the first	months and do so again for		
Member State. For EU Blue Cards in a	every subsequent <i>six</i>		
second Member State, taking into account	month period. Member	// () >	
the situation of the labour market should	States [] <i>should</i> involve		
only be possible if that Member State has	social partners in the		
also introduced checks for first applications	assessment of the		
for third-country nationals coming from	circumstances related to		
third countries and after a separate justified	the domestic labour		
notification. In case Member States decide	market. This [] labour		
to make use of this possibility, they should	market test should not be		
communicate this in a clear, accessible and	possible [] where an EU		
transparent way to applicants and	Blue Card [] holder seeks		
employers, including online.	to renew his or her EU		
	Blue Card in the first		
	Member State. [] Where		
	a third-country national		
	<i>notifies</i> a second Member		
	State of his or her		
	intention to take up work		
	in that Member State,		
	taking into account the		
	situation of the labour		
	market when objecting to		
	such a notification should		
	only be possible if that		
	Member State has also		
	introduced checks for first		
	applications for third-		
	country nationals coming		

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		from third countries and		
		after a separate justified		
		notification. In case		
		Member States decide to		
		make use of this		
		possibility, they should	// C1 //	
		communicate this in a		
		clear, accessible and		
		transparent way to		
		applicants and employers,		
		including online.		
38.		Amendment 31		
	(29) In implementing this Directive,	(29) In implementing this	(29) In implementing this	
	Member States should refrain from	Directive, Member States	Directive, Member States	
	pursuing active recruitment in developing	should refrain from	should refrain from pursuing	
	countries in sectors suffering from a lack of	pursuing active recruitment	active recruitment in	
	personnel. Ethical recruitment policies and	in developing countries in	developing countries in	
	principles applicable to public and private	sectors suffering from a	sectors suffering from a lack	
	sector employers should be developed in	lack of personnel <i>in key</i>	of personnel. Ethical	
	key sectors, for example the health sector.	sectors essential for	recruitment policies and	
	This is consistent with EU's commitment to	sustainable development.	principles applicable to	
	the 2010 WHO Global Code on the	Ethical recruitment policies	public and private sector	
	International Recruitment of Health	and principles applicable to	employers should be	
	Personnel ¹⁴ in addition to the Council and	public and private sector	developed in key sectors, for	
	Member States' conclusions of 14 May	employers should be	example the health sector.	
	2007 on the European Programme for	developed in key sectors,	This is consistent with EU's	
	Action to tackle the critical shortage of	for example the health	commitment to the 2010	
	health workers in developing countries	sector. This is consistent	WHO Global Code on the	
	(2007-2013) and the education sector, as	with EU's commitment to	International Recruitment of	

The WHO Global Code of Practice on the International Recruitment of Health Personnel, adopted on 21 May 2010 by the Sixty-third World Health Assembly in resolution WHA63.16.

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	appropriate. These principles and policies	the 2010 WHO Global	Health Personnel ¹⁴ in	
	should be strengthened by the development	Code on the International	addition to the Council and	
	and application of mechanisms, guidelines	Recruitment of Health	Member States' conclusions	
	and other tools to facilitate, as appropriate,	Personnel ¹⁴ in addition to	of 14 May 2007 on the	
	circular and temporary migration, as well	the Council and Member	European Programme for	
	as other measures that would minimise	States' conclusions of 14	Action to tackle the critical	
	negative and maximise positive impacts of	May 2007 on the European	shortage of health workers in	
	highly skilled immigration on developing	Programme for Action to	developing countries	
	countries in order to turn "brain drain" into	tackle the critical shortage	(2007-2013) and the	
	"brain gain".	of health workers in	education sector, as	
		developing countries	appropriate. These principles	
		(2007-2013) and the	and policies should be	
		education sector, as	strengthened by the	
		appropriate. These	development and application	
		principles and policies	of mechanisms, guidelines	
		should be strengthened by	and other tools to facilitate,	
		the development and	as appropriate, circular and	
		application of mechanisms,	temporary migration, as well	
		guidelines and other tools	as other measures that would	
		to facilitate, as appropriate,	minimise negative and	
		circular and temporary	maximise positive impacts of	
		migration, as well as other	highly [] qualified	
		measures that would	immigration on developing	
		minimise negative and	countries in order to turn	
		maximise positive impacts	"brain drain" into "brain	
		of highly skilled	gain".	
		immigration on developing		
		countries in order to turn		
		"brain drain" into "brain		
		gain".		
38a			(29a) In accordance with	
			the principle of	

	Commission Proposal	EP Position	Council's text	Comments / possible
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	(doc. 10012/16)		proportionality, the level of fees required by Member States for the processing of EU Blue Card applications should not be disproportionate or excessive. The level at which these fees are set may take into account the services actually provided for the processing of applications and the issuance of permits, but the level which these fees are set must not have either the object or the effect of creating an obstacle to the	compromise suggestions
			obtaining of the status	
			conferred by this Directive.	
39.		Amendment 32		
	(30) A simplified procedure for employers which have been recognised for that purpose should be provided, optional for Member States. The status of recognised employer should bring specific facilitation in terms of procedures and admission conditions – amounting to a <i>simplified procedure</i> – under this Directive and Member States should include sufficient safeguards against abuse. Where the status of recognised employer is withdrawn	(30) A simplified procedure for employers which have been recognised for that purpose should be provided []. The status of recognised employer should bring specific facilitation in terms of procedures and admission conditions – amounting to a simplified	(30) A simplified procedure for employers which have been recognised for that purpose should be provided, optional for Member States. The status of recognised employer should bring specific facilitation in terms of procedures and admission conditions – amounting to a simplified procedure – under	

	Commission Proposal	EP Position	Council's text	Comments / possible
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	during the period of validity of an EU Blue Card issued under the simplified procedure, regular admission conditions should apply upon renewing that EU Blue Card, unless the third-country national concerned is employed by another recognised employer.	procedure – under this Directive and Member States should include sufficient safeguards against abuse. Where the status of recognised employer is withdrawn during the period of validity of an EU Blue Card issued under the simplified procedure, regular admission conditions should apply upon renewing that EU Blue Card, unless the third- country national concerned is employed by another recognised employer.	this Directive and Member States should include sufficient safeguards against abuse. In accordance with the principle of proportionality, these safeguards must take into account the gravity and nature of the misconduct. Where the status of recognised employer is withdrawn during the period of validity of an EU Blue Card issued under the simplified procedure, regular admission conditions should apply upon renewing that EU Blue Card, unless the third- country national concerned is employed by another recognised employer.	compromise suggestions
40.	(31) In order to promote innovative	Amendment 33 (EMPL) (31) In order to promote	(31) In order to promote	
	entrepreneurship, third-country nationals	innovative	innovative entrepreneurship,	
	admitted under this Directive should be	entrepreneurship, third-	third-country nationals	
	given the right to exercise in parallel a self-	country nationals admitted	admitted under this	
	employed activity without it affecting the	under this Directive should	Directive[] may be given	
	right of residence as an EU Blue Card	be given the right to	the [] possibility to	
	holder. This right should be without	exercise in parallel a self-	exercise in parallel a self-	
	prejudice to the continuous obligation to	employed activity <i>under</i>	employed activity without it	
	meet the conditions for admission under	the same conditions as	affecting the right of	

	Commission Proposal	EP Position	Council's text	Comments / possible
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	this Directive, and the EU Blue Card holder	nationals and other Union	residence as an EU Blue Card	
	should therefore remain in highly skilled	citizens in the Member	holder. This should be	
	employed activity.	State which issued the EU	without prejudice to the	
		Blue Card, without it	continuous obligation to meet	
		affecting the right of	the conditions for admission	
		residence as an EU Blue	under this Directive, and the	
		Card holder. This right	EU Blue Card holder should	
		should be without	therefore remain in highly	
		prejudice to the continuous	[] qualified employed	
		obligation to meet the	activity. Member States	
		conditions for admission	should have the possibility	
		under this Directive, and	to lay down in their	
		the EU Blue Card holder	national law the conditions	
		should therefore remain in	for access to self-employed	
		highly skilled employed	activity. Member States	
		activity. Any self-employed	should also be entitled to	
		activity by EU Blue Card	limit the scope of allowed	
		holders should be	self-employed activity. Any	
		subsidiary to their	income derived from self-	
		employment under the EU	employment will not	
		Blue Card.	contribute towards meeting	
			the salary threshold	
			required to qualify as an	
			EU Blue Card holder.	
40a			(31a) In order to enhance	
			the contribution that the	
			EU Blue Card holder may	
			make through his higher	
			professional qualifications,	
			Member States should also	
			have the possibility to lay	
			down in their national law	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		provisions allowing EU Blue Card holders to engage in other professional activities which are complementary to their main activity as an EU Blue Card holder. Any income derived from these professional activities will not contribute towards meeting the salary threshold required to qualify as an EU Blue Card holder.	compromise suggestions
41.	(32) Equal treatment as granted to EU Blue Card holders should include equal treatment in respect of those branches of social security listed in Article 3 of Regulation (EC) No 883/2004 of the European Parliament and of the Council ¹⁵ . This Directive does not harmonise the social security legislation of Member States. It is limited to applying the principle of equal treatment in the field of social security to the third-country nationals falling within its scope.	(EMPL)	(32) Equal treatment as granted to EU Blue Card holders should include equal treatment in respect of those branches of social security listed in Article 3 of Regulation (EC) No 883/2004 of the European Parliament and of the Council. This Directive does not harmonise the social security legislation of Member States. It is limited to applying the principle of equal treatment in the field of social security to the third-	

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Regulation (EC) No 883/2004 of the European Parliament and of the Council of 29 April 2004 on the coordination of social security systems (OJ L 166, 30.4.2004, p. 1).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doct 10012/10)		country nationals falling within its scope. This Directive should not grant rights in relation to situations which lie outside the scope of Union law and the situation of family members residing in a third country. That should not, however, affect the right of survivors who derive rights from EU Blue Card holders to receive pensions, under the same conditions as nationals of the Member State concerned, when residing in a third country.	
42.	(33) In the event of mobility between Member States, Regulation (EU) No 1231/2010 of the European Parliament and of the Council ¹⁶ applies. This Directive should not confer more rights to the mobile EU Blue Card holder than those already provided for in existing Union law in the field of social security for third-country nationals who have cross-border interests between Member States.	(EMPL)	(33) In the event of mobility between Member States, Regulation (EU) No 1231/2010 of the European Parliament and of the Council applies. This Directive should not confer more rights to the mobile EU Blue Card holder than those already provided for in existing Union law in the field of social security for third-country nationals who	

Regulation (EU) No 1231/2010 of the European Parliament and of the Council of 24 November 2010 extending Regulation (EC) No 883/2004 and Regulation (EC) No 987/2009 to nationals of third countries who are not already covered by these Regulations solely on the ground of their nationality (OJ L 344, 29.12.2010, p. 1).

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			have cross-border interests	
			between Member States.	
43.		Amendment 34		
		(shared competence)		
	(34) Professional qualifications acquired by		(34) Professional	
	a third-country national in another Member	(34) [] <i>Education</i>	qualifications acquired by a	
	State should be recognised in the same way	qualifications, professional	third-country national in	
	as those of Union citizens. Qualifications	skills and professional	another Member State should	
	acquired in a third country should be taken	experience acquired by a	be recognised in the same	
	into account in accordance with Directive	third-country national in	way as those of Union	
	2005/36/EC of the European Parliament	another Member State	citizens. Qualifications	
	and of the Council ¹⁷ . Where a third-country	should be recognised in the	acquired in a third country	
	national is applying for an EU Blue Card to	same way as those of	should be taken into account	
	practice an unregulated profession,	Union citizens.	in accordance with Directive	
	Member States should avoid excessive	Qualifications acquired in a	2005/36/EC of the European	
	formal requirements and full recognition	third country should be	Parliament and of the	
	procedures regarding qualifications,	taken into account in	Council ¹⁷ . [] This	
	wherever sufficient evidence can be	accordance with Directive	Directive should be without	
	otherwise obtained.	2005/36/EC of the	prejudice to the conditions	
		European Parliament and	set out under national law	
		of the Council ¹⁶ . Where a	for the exercise of regulated	
		third-country national is	professions, existing	
		applying for an EU Blue	national restrictions on	
		Card to practice an	access to employment which	
		unregulated profession,	entails involvement in the	
		Member States should	exercise of public authority	
		avoid excessive formal	and the responsibility for	
		requirements and full	safeguarding the general	
		recognition procedures	interest of the State, and	
		regarding qualifications,	existing national rules on	

Directive 2005/36/EC of the European Parliament and of the Council of 7 September 2005 on the recognition of professional qualifications (OJ L 255, 30.9.2005, p. 22).

	Commission Proposal	EP Position	Council's text	Comments / possible
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		wherever sufficient	activities reserved to	
		evidence can be otherwise	nationals, Union citizens or	
		obtained.	EEA citizens, including in	
			case of mobility to other	
43a		Amendment 35	Member States.	
43a		(shared competence)		
		(34a) Many third-country		
		nationals have appropriate	~	
		skills and qualifications,		
		but they are usually		
		acquired in different		
		labour markets and		
		education systems. Thus,		
		Member States and		
		employers need to focus		
		on improving the		
		procedures and methods		
		for recognizing and		
		accrediting training, skills		
		and qualifications		
		previously acquired by		
		third-country nationals.		
44.		Amendment 36		
	(35) The rights acquired by a beneficiary of	(35) The rights acquired by	(35) The rights acquired by a	
	international protection as an EU Blue Card	a beneficiary of	beneficiary of international	
	holder should be without prejudice to rights	international protection as	protection as an EU Blue	
	enjoyed by the person concerned under	an EU Blue Card holder	Card holder should be	
	Directive 2011/95/EU and under the	should be without	without prejudice to rights	
	Geneva Convention in the Member State	prejudice to rights enjoyed	enjoyed by the person	
	which granted the protection status. In that	by the person concerned	concerned under Directive	

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nise suggestions	(doc. 10552/17)	1 5: 4:	(doc. 10012/16)	
	2011/95/EU and under the	under Directive	Member State, in order to avoid situations	
	Geneva Convention in the	2011/95/EU and under the	of conflicting rules, the provisions on equal	
	Member State which granted	Geneva Convention in the	treatment and family reunification of this	
	the protection status. In that	Member State which	Directive should not apply. Persons who	
	Member State, in order to	granted the protection	are beneficiaries of international protection	
	avoid situations of conflicting	status. In that Member	in one Member State and EU Blue Card	
	rules, the provisions on equal	State, [] more favourable	holders in another should enjoy the same	
	treatment and family	provisions on equal	rights including equality of treatment with	
	reunification of this Directive	treatment and family	nationals of the Member State of residence	
	should not apply. Persons	reunification of this	as any other EU Blue Card holders in the	
	who are beneficiaries of	Directive should [] apply.	latter Member State.	
	international protection in	Persons who are		
	one Member State and EU	beneficiaries of		
	Blue Card holders in another	international protection in		
	should enjoy the same rights	a Member State, and who		
	including equality of	become EU Blue Card		
	treatment with nationals of	holders in another should		
	the Member State of	enjoy the same rights		
	residence as any other EU			
	Blue Card holders in the	treatment with nationals of		
	latter Member State.	the Member State of		
		9		
	Blue Card holders in another should enjoy the same rights including equality of treatment with nationals of the Member State of residence as any other EU	international protection in a Member State, and who become EU Blue Card holders in another should enjoy the same rights including equality of		

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		family reunification		
		rights, as any other EU		
		Blue Card holders in that		
		Member State, irrespective		
		of the Member State in		
		which they have lodged		
		their application for		
		international protection.		
		The status of a beneficiary		
		of international protection		
		should not be affected by		
		the fact of that person also being an EU Blue Card		
		holder or by the fact of		
		that EU Blue Card		
		expiring.		
45.		Amendment 37		
	(36) Favourable conditions for family	(36) Favourable conditions	(36) Favourable conditions	
	reunification and unhindered access to	for family reunification and	for family reunification and	
	work for spouses should be a fundamental	unhindered access to work	[] access to work for	
	element of this Directive in order to	for spouses should be a	spouses should be a	
	facilitate the attraction of highly skilled	fundamental element of	fundamental element of this	
	workers. Specific derogations from Council	this Directive in order to	Directive in order to facilitate	
	Directive 2003/86/EC should be provided	facilitate the attraction of	the attraction of highly []	
	for in order to reach this aim. Conditions	highly skilled workers.	qualified workers. Specific	
	related to integration or waiting periods	Specific derogations from	derogations from Council	
	should not be applied before allowing	Council Directive	Directive 2003/86/EC, which	
	family reunification, as highly skilled	2003/86/EC should be	is applicable in both the	
	workers and their families are likely to	provided for in order to reach this aim. <i>In order to</i>	first and the second	
	have favourable starting point regarding		Member States, should be provided for in order to reach	
	integration in the host community. With the	increase the attractiveness	provided for in order to reach	

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	aim of facilitating the swift entry of highly	of the EU Blue Card,	this aim. Member States	
	skilled workers, residence permits to their	conditions related to	should have the possibility	
	family members should be issued at the	integration or waiting	to lay down in their	
	same time as the EU Blue Card, where the	periods should not be	national law the conditions	
	relevant conditions are fulfilled and the	applied before allowing	for access of spouses to self-	
	applications were lodged simultaneously.	family reunification, []	employed activity.	
		bearing in mind that an	Conditions related to	
		EU Blue Card holder	integration or waiting periods	
		already has a work	should not be applied before	
		contract or binding job	allowing family reunification,	
		offer in highly-skilled	as highly [] qualified	
		employment upon arrival.	workers and their families are	
		With the aim of facilitating	likely to have favourable	
		the swift entry of highly	starting point regarding	
		skilled workers, residence	integration in the host	
		permits to their family	community. With the aim of	
		members should be issued	facilitating the swift entry of	
		at the same time as the EU	highly [] qualified	
		Blue Card, where the	workers, residence permits to	
		relevant conditions are	their family members should	
		fulfilled and the	be issued at the same time as	
		applications were lodged	the EU Blue Card, where the	
		simultaneously.	relevant conditions are	
		_	fulfilled and the applications	
			were lodged simultaneously.	
45a		Amendment 38		
		(36a) In accordance with		
		Directive 2003/86/EC,		
		Member States should be		
		encouraged to ensure that		
		family members of the EU		

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		Blue Card holders be granted an autonomous residence permit, independent of that of the EU Blue Card holder, in the event of widowhood, divorce, separation or death of first-degree relatives in the direct ascending or descending line.		
46.		Amendment 39		
	(37) In order to attract highly skilled workers and encourage their continuous stay in the Union, while enabling mobility within the Union as well as circular migration, derogations from Council Directive 2003/109/EC ¹⁸ should be provided for in order to give EU Blue Card holders an easier access to EU long-term resident status.	(37) In order to attract highly skilled workers and encourage their continuous stay in the Union, while enabling mobility within the Union as well as circular migration, derogations from Council Directive 2003/109/EC ¹⁸ should be provided for in order to give EU Blue Card holders <i>and their family members</i> an easier access to EU long-term resident status.	(37) In order to attract highly [] qualified workers and encourage their continuous stay in the Union, while enabling mobility within the Union as well as circular migration, derogations from Council Directive 2003/109/EC ¹⁸ should be provided for in order to give EU Blue Card holders [] easier access to EU long-term resident status. Where the EU long-term resident status is obtained after three years and before the regular residence period of	

Council Directive 2003/109/EC of 25 November 2003 on the status of third-country nationals who are long-term residents (OJ L 16, 23.1.2004, p. 44).

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			five years has been reached,	
			Member States should be	
		,	allowed to withdraw the	
			status where the person	
			does not have sufficient	
			resources to maintain	
			himself or herself and the	
			members of his or her	
			family without having	
			recourse to the social	
			assistance system of the	
			Member State concerned.	
			Member States' authorities	
			retain a margin of	
			manoeuvre with regard to	
			the interpretation of the	
			'sufficient resources'	
			requirement, provided that	
			this does not undermine the	
			objectives of this Directive	
			and Council Directive	
			2003/109/EC and the	
			effectiveness thereof.	
			Member States should not	
			withdraw the status where	
			such a measure would be	
			disproportionate.	
47.		Amendment 40		
	(20) X 1 1 2 2 1 1 1 1 1 1 2		(20) 1 1 1 2	
	(38) In order to foster the mobility of	deleted	(38) In order to foster the	
	highly skilled workers between the Union		mobility of highly []	
	and their countries of origin, derogations		qualified workers between	

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	from Directive 2003/109/EC should be		the Union and their countries	
	provided for in order to allow longer		of origin, derogations from	
	periods of absence than those provided for		Directive 2003/109/EC	
	in that Directive after highly skilled third-		should be provided for in	
	country workers have acquired the EU		order to allow longer periods	
	long-term resident status.		of absence than those	
			provided for in that Directive	
			after highly [] qualified	
			third-country workers have	
			acquired the EU long-term	
			resident status.	
48.	(39) The occupational and geographical		(39) The occupational and	
100	mobility of third-country highly skilled		geographical mobility of	
	workers should be recognised as an		third-country highly []	
	important contributor to improving labour		qualified workers should be	
	market efficiency across the Union,		recognised as an important	
	addressing skills shortages and offsetting		contributor to improving	
	regional imbalances. Mobility within the		labour market efficiency	
	Union should be facilitated.		across the Union, addressing	
			skills shortages and offsetting	
			regional imbalances. Mobility	
			within the Union should be	
			facilitated.	
48a			(39a) Where an EU Blue	
			Card holder is posted to the	
			territory of a Member State	
			other than the Member	
			State which granted him or	
			her the EU Blue Card, this	
			Directive shall be without	
			prejudice to the provisions	
			of Directive 96/71/EC of the	

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			European Parliament and	
			of the Council and Directive	
		,	2014/67/EU of the	
			European Parliament and	
			of the Council.	
49.		Amendment 41	/(C1)	
	(40) Existing legal uncertainty surrounding	(40) Existing legal	(40) Existing legal	
	business trips of highly skilled workers	uncertainty surrounding	uncertainty surrounding	
	should be addressed by defining this notion	business trips of highly	business trips of highly []	
	and setting a list of activities that in any	skilled workers should be	qualified workers should be	
	case should be considered as business	addressed by defining this	addressed by defining this	
	activities in all Member States. Second	notion and setting a list of	notion and setting a list of	
	Member States should not be allowed to	activities that in any case	activities that in any case	
	require from EU Blue Card holders	should be considered as	should be considered as	
	engaging in business activities a work	business activities in all	business activities in all	
	permit or any other authorisation than the	Member States. Second	Member States. These	
	EU Blue Card issued by the first Member	Member States should not	activities should be directly	
	State. Where the EU Blue Card is issued by	be allowed to require from	linked to the interests of the	
	a Member State not applying the Schengen	EU Blue Card holders	employer in the first	
	acquis in full, its holder should be entitled	engaging in business	Member State and related	
	to enter and stay in one or several second	activities a work permit or	to the duties of the Blue	
	Member States for the purpose of business	any other authorisation	Card holder in the	
	activity for up to 90 days in any 180-day	than the EU Blue Card	employment for which the	
	period based on the EU Blue Card.	issued by the first Member	Blue Card was granted.	
		State. Where the EU Blue	Second Member States	
		Card is issued by a	should not be allowed to	
		Member State not applying	require from EU Blue Card	
		the Schengen acquis in full,	holders engaging in business	
		its holder should be entitled	activities a visa, work permit	
		to enter and stay in one or	or any other authorisation	
		several second Member	than the EU Blue Card issued	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
		States for the purpose of	by the first Member State.	
		business activity [] in	Where the EU Blue Card is	
		accordance with this	issued by a Member State not	
		directive and Regulation	applying the Schengen acquis	
		(EU) 2016/399 of the	in full, its holder should be	
		European Parliament and	entitled to enter and stay in	
		of the Council ¹⁹ and the	one or several second	
		Schengen Borders Code.	Member States for the	
			purpose of business activity	
			for up to 90 days in any 180-	
			day period based on the EU	
			Blue Card.	
50.		Amendment 42		
	(41) EU Blue Card holders should be	(41) EU Blue Card holders	(41) EU Blue Card holders	
	allowed to move to a second Member State	should be allowed to move	should be allowed to move to	
	under simplified conditions where they	with their family members	a second Member State under	
	intend to apply for a new EU Blue Card	to a second Member State	simplified conditions where	
	based on an existing work contract or	under [] <i>their</i> EU Blue	they intend to apply for a new	
	binding job offer. Second Member States	Card [] subject to	EU Blue Card based on an	
	should not be allowed to require from EU	notifying the second	existing work contract or	
	Blue Card holders any other authorisation	Member State of the fact	binding job offer. Second	
	than the EU Blue Card issued by the first	that they are moving to	Member States should not be	
	Member State. As soon as they submit an	that second Member State	allowed to require from EU	
	application for an EU Blue Card within the	for the purposes of	Blue Card holders any other	
	deadline provided for in this Directive, they	employment under the EU	authorisation than the EU	
	should be allowed to begin employment. In	Blue Card. Second	Blue Card issued by the first	
	the second Member State the procedure for	Member States should not	Member State. As soon as	
	issuing an EU Blue Card should be	be allowed to require from	they submit an application for	
	simplified compared to the first EU Blue	EU Blue Card holders any	an EU Blue Card within the	

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23 03 2016, p. 1).

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
Card; as the mobile EU Blue Card holder	authorisation <i>other</i> than the	deadline provided for in this	
has already exercised highly skilled activity	EU Blue Card issued by	Directive, [] it should be	
in one Member State for a certain period of	the first Member State. []	possible for the second	
time, the second Member State should not	Once the EU Blue Card	Member State to allow	
have the need to control all the same details	holder has submitted his	them to begin employment.	
for a second time. However, mobility	or her notification within	Mobility should be demand-	
should remain demand-driven and therefore	the deadline provided for in	driven and therefore a work	
a work contract should always be required	this Directive, they should	contract should always be	
in the second Member State, and the salary	be allowed to begin	required in the second	
should meet the threshold set by the second	employment. [] The	Member State, and the salary	
Member State in accordance with this	second Member State	should meet the threshold set	
Directive.	should retain the right to	by the second Member State	
	object to the mobility, but	in accordance with this	
	the procedure [] should	Directive.	
	be simplified []; as the		
	mobile EU Blue Card		
	holder has already		
	exercised highly skilled		
	activity in one Member		
	State for a certain period of		
	time, the second Member		
	State should not have the		
	need to control all the same		
	details for a second time.		
	However, [] a work		
	contract should always be		
	required in the second		
	Member State, all the		
	conditions in applicable		
	laws, collective		
	agreements or practices in		
	the relevant occupational		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	branch should be met or [] the salary should meet	(doc. 10552/17)	compromise suggestions
		the threshold set by the second Member State in accordance with this Directive.		
51.		Amendment 43		
	(42) While some special rules are provided in this Directive regarding entry and stay in a second Member State for the purpose of business activity, as well as moving to a second Member State to apply for a new EU Blue Card in its territory, all the other rules governing the movement of persons across borders as laid down in the relevant provisions of the Schengen <i>acquis</i> apply.	(42) While some special rules are provided in this Directive regarding entry and stay in a second Member State for the purpose of business activity, as well as moving to a second Member State to [] reside and work there under the EU Blue Card in its territory, all the other rules governing the movement of persons across borders as laid down in the relevant provisions of the Schengen acquis apply.	(42) While some special rules are provided in this Directive regarding entry and stay in a second Member State for the purpose of business activity, as well as moving to a second Member State to apply for a new EU Blue Card in its territory, all the other rules governing the movement of persons across borders as laid down in the relevant provisions of the Schengen <i>acquis</i> apply.	
52.		Amendment 44		
	(43) Where the EU Blue Card is issued by a Member State not applying the Schengen <i>acquis</i> in full and the EU Blue Card holder, in the mobility situations provided for in this Directive, crosses an external border	(43) Where the EU Blue Card is issued by a Member State not applying the Schengen acquis in full and the EU Blue Card	(43) Where the EU Blue Card is issued by a Member State not applying the Schengen <i>acquis</i> in full and the EU Blue Card holder, in the	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	within the meaning of Regulation (EU) 2016/399 of the European Parliament and of the Council ²⁰ , a Member State should be entitled to require evidence that the EU Blue Card holder is entering its territory either for the purpose of business activities or in order to apply for a new EU Blue Card based on a work contract or binding job offer. In the case of mobility for carrying out business activities, that Member State should be able to require evidence of the business purpose of the stay, such as invitations, entry tickets, or documents describing the business activities of the company and the position of the EU Blue Card holder in the company.	holder, in the mobility situations provided for in this Directive, crosses an external border within the meaning of Regulation (EU) 2016/399 of the European Parliament and of the Council ²⁰ , a Member State should be entitled to require evidence that the EU Blue Card holder is entering its territory either for the purpose of business activities or in order to [] reside and work there under the EU Blue Card [].	mobility situations provided for in this Directive, crosses an external border within the meaning of Regulation (EU) 2016/399 of the European Parliament and of the Council ²⁰ , a Member State should be entitled to require evidence that the EU Blue Card holder is entering its territory either for the purpose of business activities or in order to apply for a new EU Blue Card based on a work contract or binding job offer. In the case of mobility for carrying out business activities, that Member State should be able to require evidence of the business purpose of the stay, such as invitations, entry tickets, or documents describing the business activities of the company and the position of the EU Blue Card holder in the company.	
53.		Amendment 45		

Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March 2016 on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code) (OJ L 77, 23 03 2016, p. 1).

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)	LT TOSITION	(doc. 10552/17)	compromise suggestions
(44) Where the EU Blue Card holder	(44) Where the EU Blue	(44) Where the EU Blue Card	compromise suggestions
moves to a second Member State to apply	Card holder moves to a	holder moves to a second	
for an EU Blue Card and he or she is	second Member State to	Member State to apply for an	
accompanied by family members, that	apply for an EU Blue Card	EU Blue Card and he or she	
Member State should be able to require	and he or she is	is accompanied by family	
evidence of their lawful residence in the	accompanied by family	members, that Member State	
first Member State. Besides, in case of	members, that Member	should be able to require	
crossing of an external border within the	State should be able to	evidence of their lawful	
meaning of Regulation (EU) 2016/399, the	require [] the family	residence in the first Member	
Members States applying the Schengen	members to present their	State. Besides, in case of	
acquis in full should consult the Schengen	[] residence <i>permit</i>	crossing of an external border	
information system and should refuse entry	issued in the first Member	within the meaning of	
or object to the mobility of persons for	State. In case of crossing of	Regulation (EU) 2016/399,	
whom an alert for the purposes of refusing	an external border within	the Members States applying	
entry or stay, as referred to in Regulation	the meaning of Regulation	the Schengen <i>acquis</i> in full	
(EC) No 1987/2006 of the European	(EU) 2016/399, the	should consult the Schengen	
Parliament and of the Council ²¹ , has been	Members States applying	information system and	
issued in that system.	the Schengen acquis in full	should refuse entry or object	
	should consult the	to the mobility of persons for	
	Schengen information	whom an alert for the	
	system and should refuse	purposes of refusing entry or	
	entry or object to the	stay, as referred to in	
	mobility of persons for	Regulation (EC) No	
	whom an alert for the	1987/2006 of the European	
	purposes of refusing entry	Parliament and of the	
	or stay, as referred to in	Council ²¹ , has been issued in	
	Regulation (EC) No	that system.	
	1987/2006 of the European	-,	
	Parliament and of the		

Regulation (EC) No 1987/2006 of the European Parliament and of the Council of 20 December 2006 on the establishment, operation and use of the second generation Schengen Information System (SIS II) (OJ L 381, 28.12.2006, p. 4).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		Council ²¹ , has been issued in that system.		1 59
53a		in that system.	(44a) This Directive should allow the second Member State to request that the EU Blue Card holder, who moves on the basis of an EU Blue Card issued by the first Member State and whose application in the second Member State is rejected, leaves its territory. Where the EU Blue Card holder still has a valid EU Blue Card issued by the first Member State, the second Member State should be able to request that the EU Blue Card holder goes back to the first Member State in accordance with Directive 2008/115/EC of the European Parliament and of the Council ²² . Where the EU Blue Card issued by the first Member State is	
			withdrawn or has expired during the examination of the application, it should be	

Directive 2008/115/EC of the European Parliament and of the Council of 16 December 2008 on common standards and procedures in Member States for returning illegally staying third-country nationals (OJ L 348, 24.12.2008, p. 98).

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17) possible for the second Member State to either decide to return the EU Blue Card holder to a third	compromise suggestions
			country, in accordance with Directive 2008/115/EC, or request the first Member State to allow re-entry of the EU Blue Card holder to	
			its territory without unnecessary formalities or delay. In this latter case, the first Member State should	
			issue the EU Blue Card holder with a document allowing re-entry to its territory.	
54.		Amendment 46	V	
	(45) For the purpose of residence of beneficiaries of international protection across Member States, it is necessary to ensure that Member States other than the one which issued international protection are informed of the protection background of the persons concerned in order to enable Member States to comply with their obligations regarding the principle of non-refoulement.	(45) For the purpose of residence of beneficiaries of international protection or the relevant category of applicants for international protection across the Member States, it is necessary to ensure that Member States other than the one which issued	(45) For the purpose of residence of beneficiaries of international protection across Member States, it is necessary to ensure that Member States other than the one which issued international protection are informed of the protection background of the persons	
		international protection, or other than the one that is responsible for the	concerned in order to enable Member States to comply with their obligations	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	application for international protection, are informed of the protection or application background of the persons concerned in order to enable Member States to comply with their obligations regarding the principle of non-refoulement.	regarding the principle of non-refoulement.	compromise suggestions
55.	(46) Where a Member State intends to expel a person who has acquired an EU Blue Card in that Member State and who is a beneficiary of international protection in another Member State, that person should enjoy the protection against expulsion guaranteed under Directive 2011/95/EU and under Article 33 of the Convention Relating to the Status of Refugees of 28 July 1951, as amended by the Protocol signed in New York on 31 January 1967 (the Geneva Convention).	Teroutement.	(46) Where a Member State intends to expel a person who has acquired an EU Blue Card in that Member State and who is a beneficiary of international protection in another Member State, that person should enjoy the protection against expulsion guaranteed under Directive 2011/95/EU and under Article 33 of the Convention Relating to the Status of Refugees of 28 July 1951, as amended by the Protocol signed in New York on 31 January 1967 (the Geneva Convention).	
55a		Amendment 47	continuon).	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	(46a) Where a Member State intends to expel a person who acquired an EU Blue Card in that Member State and who has lodged an application for international protection in another Member State, that other Member State is obliged to comply with the principle of non-refoulement.	(doc. 10332/11)	Compromise suggestions
56.	(47) Where the expulsion of a beneficiary of international protection outside the territory of the Member States is permitted under Directive 2011/95/EU, Member States should be obliged to ensure that all information is obtained from relevant sources, including, where appropriate, from the Member State that granted international protection, and that it is thoroughly assessed with a view to guaranteeing that the decision to expel that beneficiary is in accordance with Article 4 of the Charter of Fundamental Rights of the European Union.		(47) Where the expulsion of a beneficiary of international protection outside the territory of the Member States is permitted under Directive 2011/95/EU, Member States should be obliged to ensure that all information is obtained from relevant sources, including, where appropriate, from the Member State that granted international protection, and that it is thoroughly assessed with a view to guaranteeing that the decision to expel that beneficiary is in accordance with Article 4 of the Charter of Fundamental Rights of the European Union.	

	Commission Proposal	EP Position	Council's text	Comments / possible
57.	(doc. 10012/16) (48) Specific reporting provisions should be provided for to monitor the implementation of this Directive, with a view to identifying and possibly counteracting its possible impacts in terms of brain drain in developing countries and in order to avoid brain waste.		(doc. 10552/17) (48) Specific reporting provisions should be provided for to monitor the implementation of this Directive, with a view to identifying and possibly counteracting its possible impacts in terms of brain drain in developing countries and in order to avoid brain waste.	compromise suggestions
57a		Amendment 48 (48a) As part of its role in monitoring the implementation of this Directive, the Commission should evaluate the applicability of similar schemes for labour migration to other employment sectors, in particular low and medium-wage sectors. The Union should consider further Union-wide admission systems to attract and retain workers – who are not categorized as highly skilled – where they would fill in identified		

	Commission Proposal	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(doc. 10012/16)	labour market needs in the	(000, 10552/17)	compromise suggestions
57b		Members States. Amendment 49		
370		(48b) To ensure the proper enforcement of this Directive, and in particular the provisions regarding rights and working conditions, Member States should ensure that appropriate mechanisms are in place for the monitoring of the Directive.		
58.	(49) Since the objectives of this Directive,		(49) Since the objectives of	
	namely the establishment of a special		this Directive, namely the	
	admission procedure and the adoption of		establishment of a special	
	conditions of entry and residence, and the		admission procedure and the	
	rights, applicable to third-country nationals		adoption of conditions of	
	for the purpose of highly skilled		entry and residence, and the	
	employment and their family members,		rights, applicable to	
	cannot be sufficiently achieved by the		third-country nationals for the	
	Member States, especially – to better		purpose of highly []	
	exploit the EU's overall attractiveness – as		qualified employment and	
	regards ensuring their mobility between		their family members, cannot	
	Member States and offering a clear and		be sufficiently achieved by	
	single set of admission criteria across the		the Member States, especially	
	Member States, and can therefore be better		– to better exploit the EU's	
	achieved at Union level, the Union may		overall attractiveness – as	
	adopt measures, in accordance with the		regards ensuring their	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	principle of subsidiarity as set out in Article		mobility between Member	
	5 of the Treaty on European Union (TEU).		States and offering a clear	
	In accordance with the principle of		and single set of admission	
	proportionality, as set out in that Article,		criteria across the Member	
	this Directive does not go beyond what is		States, and can therefore be	
	necessary in order to achieve those		better achieved at Union	
	objectives.		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	
			(TEU). In accordance with	
			the principle of	
			proportionality, as set out in	
			that Article, this Directive	
			does not go beyond what is	
			necessary in order to achieve	
			those objectives.	
59.	(50) This Directive respects the		(50) This Directive respects	
37.	fundamental rights and observes the		the fundamental rights and	
	principles recognised by the Charter of		observes the principles	
	Fundamental Rights of the European		recognised by the Charter of	
	Union, in accordance with Article 6 of the		Fundamental Rights of the	
	Treaty on European Union (TEU).		European Union, in	
			accordance with Article 6 of	
			the Treaty on European	
			Union (TEU).	
60.	(51) In accordance with the Joint Political		(51) In accordance with the	
00.	Declaration of 28 September 2011 of		Joint Political Declaration of	
	Member States and the Commission on		28 September 2011 of	
			Member States and the	
			Commission on explanatory	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	explanatory documents ²³ , Member States have undertaken to accompany, in justified cases, the notification of their transposition measures with one or more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be justified.		documents ²⁴ , Member States have undertaken to accompany, in justified cases, the notification of their transposition measures with one or more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be	compromise suggestions
61.	(52) In accordance with Articles 1 and 2 and Article 4a(1) of Protocol 21 on the position of the United Kingdom and Ireland in respect of the Area of Freedom, Security and Justice, annexed to TEU and TFEU, and without prejudice to Article 4 of the that Protocol, those Member States are not taking part in the adoption of this Directive and are not bound by or subject to its application.		justified. (52) In accordance with Articles 1 and 2 and Article 4a(1) of Protocol 21 on the position of the United Kingdom and Ireland in respect of the Area of Freedom, Security and Justice, annexed to TEU and TFEU, and without prejudice to Article 4 of the that Protocol, those Member States are not taking part in the adoption of this Directive	

OJ C 369, 17.12.2011, p. 14.

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		and are not bound by or subject to its application.	compromise suggestions
62.	(53) In accordance with Articles 1 and 2 of the Protocol 22 on the position of Denmark annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Directive, and is not bound by it or subject to its application.		(53) In accordance with Articles 1 and 2 of the Protocol 22 on the position of Denmark annexed to TEU and TFEU, Denmark is not taking part in the adoption of this Directive, and is not bound by it or subject to its application.	
63.	(54) Directive 2009/50/EC should therefore be repealed,		(54) Directive 2009/50/EC should therefore be repealed,	
64.	HAVE ADOPTED THIS DIRECTIVE:		HAVE ADOPTED THIS DIRECTIVE:	
65.	Chapter I GENERAL PROVISIONS		Chapter I GENERAL PROVISIONS	
66.	Article 1 Subject matter		Article 1 Subject matter	
67.	This Directive lays down:		This Directive lays down:	
68.	(a) the conditions of entry and residence for more than three months in the territory of the Member States, and the rights, of third-country nationals for the purpose of highly skilled employment, and of their family members;		(a) the conditions of entry and residence for more than three months in the territory of the Member States, and the rights, of third-country nationals for the purpose of highly qualified employment, and of their family members;	
69.	(b) the conditions of entry and residence, and the rights, of third-country nationals and of their family members, referred to in point (a), in Member States other than the		(b) the conditions of entry and residence, and the rights, of third-country nationals and of their family members,	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	Member State which first granted an EU Blue Card.		referred to in point (a), in Member States other than the Member State which first granted an EU Blue Card.	•
70.	Article 2 Definitions		Article 2 Definitions	
71.	For the purposes of this Directive:		For the purposes of this Directive:	
72.	(a) "third-country national" means any person who is not a citizen of the Union within the meaning of Article 20(1) of the Treaty;		(a) "third-country national" means any person who is not a citizen of the Union within the meaning of Article 20(1) of the Treaty on the functioning of the European Union;	Agreement confirmed at trilogue on 27.11.17: (a) "third-country national" means any person who is not a citizen of the Union within the meaning of Article 20(1) of the Treaty on the functioning of the European Union;
73.	(b) "highly skilled employment" means the employment of a person who:	(shared competence)	(b) "highly [] qualified employment" means [] employment [] in a position demanding higher professional qualifications, where the employed person:	Council would prefer stipulating clearly in the definition, that the position should be demanding higher professional qualifications. However, by way of compromise, the Council could agree that this is clarified in recital 6a. The first sentence of recital 6a in the Council text stipulates: "The concept of highly qualified employment should

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				entail that the person
				employed not only has a high
				level of competence, as
				proven by higher professional
				qualifications, but also that
			//·C / >	the job is inherently regarded
				as demanding such
				competence."
				Consequently, Article 2(b)
				would read as follows:
				"highly [] qualified
				employment" means
				employment of a person, who:
				EP can accept the first
				sentence of recital 6a as
				proposed above, with
				adaptations reflecting the
				outcome of the political
				discussions on
				skilled/qualified. No
				agreement however on the
				second sentence of recital 6a.
				MAJOR POLITICAL ISSUE:
				QUALIFICATIONS VS
				SKILLS SKILLS
74.	– in the Member State concerned, is		- in the Member State	
	protected as an employee under national		concerned, is protected as an	
	employment law or in accordance with		employee under national	
	national practice, irrespective of the legal		employment law or in	
	relationship, for the purpose of exercising		accordance with national	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
75.	genuine and effective work for, or under the direction of, someone else; - is paid; and		practice, irrespective of the legal relationship, for the purpose of exercising genuine and effective work for, or under the direction of, someone else; - is paid; and	
76.	 has the required competence, as proven by higher professional qualifications. 	Amendment 50 - has the required [] qualifications or skills as attested by evidence of higher education qualifications or higher professional [] skills;	- has the required competence, as proven by higher professional qualifications.	Council can agree with merging this point with point g) of this Article. Consequently, the Council suggests the following compromise text: - has the required [] higher professional qualifications as attested by evidence of higher education qualifications or, where provided by national law, higher professional skills;

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				QUALIFICATIONS VS SKILLS
77.	(c) "EU Blue Card" means the residence permit bearing the term "EU Blue Card" entitling its holder to reside and work in the territory of a Member State under the terms of this Directive;	(c) "EU Blue Card" means the residence permit bearing the term "EU Blue Card" entitling its holder, and pursuant to Directive 2003/86/EC his or her family members, to reside and work in the territory of a Member State under the terms of this Directive;	(c) "EU Blue Card" means the residence permit bearing the term "EU Blue Card" entitling its holder to reside and work in the territory of a Member State under the terms of this Directive;	Agreement confirmed at trilogue on 18.10.17: (c) "EU Blue Card" means the residence permit bearing the term "EU Blue Card" entitling its holder to reside and work in the territory of a Member State under the terms of this Directive;
78.	(d) "first Member State" means the Member State which first grants a third-country national an "EU Blue Card";		(d) "first Member State" means the Member State which first grants a third- country national an "EU Blue Card";	
79.	(e) "second Member State" means any Member State in which the EU Blue Card holder intends to exercise or exercises the right of mobility within the meaning of this Directive, other than the first Member State;		(e) "second Member State" means any Member State in which the EU Blue Card holder intends to exercise or exercises the right of mobility within the meaning of this Directive, other than the first Member State;	
80.	(f) "family members" means third-country nationals as defined in Article 4(1) of Directive 2003/86/EC;		(f) "family members" means third-country nationals as defined in Article 4(1) of Directive 2003/86/EC;	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
81.	(g) "higher professional qualifications" means qualifications attested by evidence of higher education qualifications or higher professional skills;	Amendment 52 (shared competence) deleted	(g) "higher professional qualifications" means qualifications attested by evidence of higher education qualifications or, where provided for by national law, higher professional skills;	Agreement confirmed at trilogue on 27.11.17: This provision will be deleted as it will be merged with point b) of this Article
82.	(h) "higher education qualifications" means any diploma, certificate or other evidence of formal qualifications issued by a competent authority attesting the successful completion of a post-secondary higher education or equivalent tertiary education programme, namely a set of courses provided by an educational establishment recognised as a higher education institution or equivalent tertiary educational institution by the State in which it is situated, where the studies needed to acquire those qualifications lasted at least three years and correspond at least to ISCED 2011 level 6 or to EQF level 6, according to national law;	Amendment 53 (shared competence) (h) "higher education qualifications" means any diploma, certificate or other <i>supporting</i> evidence of formal qualifications issued by a competent authority attesting the successful completion of a post-secondary higher education or equivalent tertiary education programme, namely a set of courses provided by an educational establishment recognised as a higher education institution or equivalent tertiary educational institution by the State in which it is situated, where the studies	(h) "higher education qualifications" means any diploma, certificate or other evidence of formal qualifications issued by a competent authority attesting the successful completion of a post-secondary higher education or equivalent tertiary education programme, namely a set of courses provided by an educational establishment recognised as a higher education institution or equivalent tertiary educational institution by the State in which it is situated, where the studies needed to acquire those qualifications	Provisional agreement on deleting the word "supporting". As a general compromise, the Council can agree with reinserting the reference to EQF, if the inclusion of skills remains voluntary for Member States. EP agrees with dropping the word "supporting" but insists on the reference to EQF and points out that the question of skills vs qualifications remains to be discussed at political level LINKED TO MAJOR POLITICAL ISSUE:

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	needed to acquire those qualifications lasted at least three years and correspond at least to ISCED 2011 level 6 or to EQF level 6, according to national law;	lasted at least three years and correspond at least to ISCED 2011 level 6 [], according to national law;	QUALIFICATIONS VS SKILLS
83.	(i) "higher professional skills" means skills attested by at least three years of professional experience of a level comparable to higher education qualifications and which is relevant in the profession or sector specified in the work contract or binding job offer;	(shared competence)	(i) "higher professional skills", where provided for by national law or national procedures, means knowledge, skills and competences attested by at least [] five years of professional experience of a level comparable to higher education qualifications and which is relevant in the profession or sector specified in the work contract or binding job offer;	Council wishes to maintain its text
84.	(j) "professional experience" means the actual and lawful pursuit of the profession concerned;	Amendment 54 (shared competence) (j) "professional experience" means the actual and [] documented pursuit of the profession concerned;	(j) "professional experience" means the actual and lawful pursuit of the profession concerned;	Agreement confirmed at trilogue on 18.10.17: (j) "professional experience" means the actual and lawful pursuit of the profession concerned;
85.	(k) "regulated profession" means a regulated profession as defined in Article 3(1) (a) of Directive 2005/36/EC;	(shared competence)	(k) "regulated profession" means a regulated profession as defined in Article 3(1) (a) of Directive 2005/36/EC;	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	1 55
86.	(l) "business activity" means a temporary activity related to the business interests of the employer, such as attending internal and external business meetings, attending conferences and seminars, negotiating business deals, undertaking sales or marketing activities, performing internal or client audits, exploring business opportunities, or attending and receiving training;	Amendment 55 (1) "business activity" means a temporary activity related to the business interests of the employer, such as attending internal and external business meetings, attending conferences and seminars, negotiating business deals and undertaking sales or marketing activities [];	(l) "business activity" means a temporary activity directly related to the business interests of the employer [] and to the professional duties of the EU Blue Card holder based on the employment contract in the first Member State, including at least attending internal and external business meetings, attending conferences and seminars, negotiating business deals, undertaking sales or marketing activities, []	Agreement confirmed at trilogue on 13.12.17: (1) "business activity" means a temporary activity directly related to the business interests of the employer [] and to the professional duties of the EU Blue Card holder based on the employment contract in the first Member State, including at least attending internal and external business meetings, attending conferences and seminars, negotiating business deals, undertaking sales or
			exploring business opportunities, or attending and receiving training;	marketing activities, [] exploring business opportunities, or attending and receiving training;
87.	(m) "international protection" has the meaning as defined in Article 2(a) of Directive 2011/95/EU of the European Parliament and of the Council	Amendment 56 (m) "international protection" has the meaning as defined in Article 2(a) of Directive 2011/95/EU of the European Parliament and	(m) "international protection" has the meaning as defined in Article 2(a) of Directive 2011/95/EU of the European Parliament and of the Council.	Agreement confirmed at trilogue on 18.10.17: (m) "international protection" has the meaning as defined in Article 2(a) of Directive 2011/95/EU of the European Parliament and of the

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		applicable, as defined in national law;		
87a		(ma) "threat to public health" means any disease with epidemic potential as defined by the International Health Regulations of the World Health Organization and other infectious or contagious parasitic diseases if they are the subject of protection provisions applying to nationals of the Member States.		Agreement confirmed at trilogue on 27.11.17: Agreement to drop EP amendment 57 and add the following to Recital 20: "A threat to public health is to be understood in line with Regulation (EU) 2016/399."
88.	Article 3 Scope		Article 3 Scope	
89.	1. This Directive shall apply to third-country nationals who apply to be admitted or who have been admitted to the territory of a Member State for the purpose of highly skilled employment.	Amendment 58 1. This Directive shall apply to third-country nationals who apply to be admitted or who have been admitted to the territory of a Member State for the purpose of highly skilled employment. This Directive shall also apply to third-country nationals	1. This Directive shall apply to third-country nationals who apply to be admitted or who have been admitted to the territory of a Member State for the purpose of highly [] qualified employment.	Agreement confirmed at trilogue on 27.11.17: Agreement to drop EP amendment 58 and to move the issue to Recital 11.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		who already hold a residence permit in a Member State on the basis of Directive (EU) 2016/801.		
90.	2. This Directive shall not apply to third-country nationals:		2. This Directive shall not apply to third-country nationals:	
91.	(a) who seek international protection and are awaiting a decision on their status or who are beneficiaries of temporary protection in accordance with the Council Directive 2001/55/EC ²⁴ in a Member State;	(a) who seek international protection and are awaiting a decision on their status or who are beneficiaries of temporary protection in accordance with the Council Directive 2001/55/EC ²⁴ in a Member State, and who are not entitled to access the labour market while awaiting that decision in accordance with Article 15 of Directive 2013/33/EU of the European Parliament and of the Council ²⁵ ;	(a) who seek international protection and are awaiting a decision on their status or who are beneficiaries of temporary protection in accordance with the Council Directive 2001/55/EC ²⁴ in a Member State;	Scope remains to be discussed at political level MAJOR POLITICAL ISSUE: SCOPE
92.		Amendment 60		Council wishes to maintain the Commission's text

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Council Directive 2001/55/EC of 20 July 2001 on minimum standards for giving temporary protection in the event of a mass influx of displaced persons and on measures

promoting a balance of efforts between Member States in receiving such persons and bearing the consequences thereof (OJ L 212, 7.8.2001, p. 12).

Directive 2013/33/EU of the European Parliament and of the Council of 26 June 2013 laying down standards for the reception of applicants for international 25 protection (OJ L 180, 29.6.13, p. 96).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(b) who seek protection in accordance with national law, international obligations or practice of the Member State and are awaiting a decision on their status, or who are beneficiaries of protection in accordance with national law, international obligations or practice of the Member State;	(b) who seek protection in accordance with <i>the</i> national law, international obligations or practice of the Member State and are awaiting a decision on their status, or who are beneficiaries of protection in accordance with <i>the</i> national law, international obligations or practice of the Member State <i>and who</i> are not entitled to access the labour market in that Member State under the relevant national law;	(b) who seek protection in accordance with national law, international obligations or practice of the Member State and are awaiting a decision on their status, or who are beneficiaries of protection in accordance with national law, international obligations or practice of the Member State;	EP: scope remains to be discussed at political level MAJOR POLITICAL ISSUE: SCOPE
93.	(c) who apply to reside in a Member State as researchers within the meaning of Directive (EU) 2016/801 in order to carry out a research project;	Amendment 61 deleted	(c) who apply to reside in a Member State as researchers within the meaning of Directive (EU) 2016/801 in order to carry out a research project;	Agreement confirmed at trilogue on 27.11.17: (c) who apply to reside in a Member State as researchers within the meaning of Directive (EU) 2016/801 in order to carry out a research
94.	(d) who enjoy EU long-term resident status in a Member State in accordance with Directive 2003/109/EC and exercise their right to reside in another Member State in order to carry out an economic activity in an employed or self-employed capacity;		(d) who enjoy EU long-term resident status in a Member State in accordance with Directive 2003/109/EC and exercise their right to reside in another Member State in order to carry out an	project;

95.	(e) who enter a Member State under commitments contained in an international agreement facilitating the entry and temporary stay of certain categories of trade and investment-related natural persons, with the exception of third-country nationals who have been admitted to the territory of a Member State as intracorporate transferees pursuant to Directive 2014/66/EU of the European Parliament and of the Council ²⁶ ;	EP Position	Council's text (doc. 10552/17) economic activity in an employed or self-employed capacity; (e) who enter a Member State under commitments contained in an international agreement facilitating the entry and temporary stay of certain categories of trade and investment-related natural persons, with the exception of third-country nationals who have been admitted to the territory of a Member State as intracorporate transferees pursuant to Directive 2014/66/EU of the European Parliament and of the	Comments / possible compromise suggestions
96.		Amendment 62	Council ²⁶ ;	Council wishes to maintain the Commission's text
	(f) who have been admitted to the territory of a Member State as seasonal workers pursuant to Directive 2014/36/EU of the European Parliament and of the Council ²⁷ ;	deleted	(f) who have been admitted to the territory of a Member State as seasonal workers pursuant to Directive 2014/36/EU of the European	EP: scope remains to be discussed at political level POLITICAL ISSUE - SCOPE

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Directive 2014/66/EU of the European Parliament and of the Council of 15 May 2014 on the conditions of entry and residence of third-country nationals in the framework

of an intra-corporate transfer (OJ L 157, 27.5.2014, p. 1).

Directive 2014/36/EU of the European Parliament and of the Council of 26 February 2014 on the conditions of entry and stay of third-country nationals for the purpose of 27 employment as seasonal workers (OJ L 94, 28.3.2014, p. 375).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			Parliament and of the Council ²⁷ ;	1 95
97.	(g) whose expulsion has been suspended for reasons of fact or law;		(g) whose expulsion has been suspended for reasons of fact or law;	
98.	(h) who are covered by Directive 96/71/EC of the European Parliament and of the Council ²⁸ as long as they are posted on the territory of the Member State concerned;		(h) who are covered by Directive 96/71/EC of the European Parliament and of the Council as long as they are posted on the territory of the Member State concerned;	
99.	(i) who under agreements between the Union and its Member States and third countries enjoy rights of free movement equivalent to those of Union citizens.		(i) who under agreements between the Union and its Member States and third countries, as nationals of those third countries, enjoy rights of free movement equivalent to those of Union citizens.	Agreement confirmed at trilogue on 27.11.17: (i) who under agreements between the Union and its Member States and third countries, as nationals of those third countries, enjoy rights of free movement equivalent to those of Union citizens.
99a			2a. This Directive shall apply to beneficiaries of international protection where, after having resided for at least 12 months in the Member State which granted them the international protection,	Council wishes to maintain its text EP: scope remains to be discussed at political level MAJOR POLITICAL ISSUE:

Directive 96/71/EC of the European Parliament and of the Council of 16 December 1996 concerning the posting of workers in the framework of the provision of services (OJ L 18, 21.1.1997, p. 1).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			they apply to be admitted to the territory of another Member State for the purpose of highly qualified employment under the terms of this Directive. Member States may decide to apply the provisions of this Directive to beneficiaries of international protection to whom they granted international protection, after having resided for at least 12 months on their territory.	SCOPE
100.		Amendment 63	territory.	Agreement confirmed at
	3. This Directive shall be without prejudice to any agreement between the Union and its Member States or between the Member States and one or more third countries, that lists the professions which do not fall under this Directive in order to assure ethical recruitment, in sectors suffering from a lack of personnel, by protecting human resources in the developing countries which are signatories to these agreements.	Deleted	3. This Directive shall be without prejudice to any agreement between the Union and its Member States or between the Member States and one or more third countries, that lists the professions which do not fall under this Directive in order to assure ethical recruitment, in sectors suffering from a lack of personnel, by protecting human resources in the developing countries	trilogue on 13.12.17: This provision will be merged with with Article 6(3)(cb). Consequently, this provision will be deleted.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			which are signatories to these agreements.	1 68
101.	4. Member States shall not issue any other permit than an EU Blue Card to third-country nationals for the purpose of highly skilled employment.		4. This Directive shall be without prejudice to the right of the Member States [] to issue [] residence permits other than an EU Blue Card [] for the purpose of highly [] qualified employment. Such residence permits shall not confer the right of residence in the other Member States as provided for in this Directive.	Council wishes to maintain its text EP: key political issue to be discussed at a political level MAJOR POLITICAL ISSUE: HARMONISATION
102.	Article 4		Article 4	
	More favourable provisions		More favourable provisions	
103.	1. This Directive shall be without prejudice		1. This Directive shall be	
	to more favourable provisions of:		without prejudice to more	
			favourable provisions of:	
104.	(a) Union law, including bilateral or		(a) Union law, including bilateral or multilateral	
	multilateral agreements concluded between the Union or the Union and its Member		agreements concluded	
	States on the one hand and one or more		between the Union or the	
	third countries on the other;		Union and its Member States	
	,,		on the one hand and one or	
			more third countries on the	
			other;	
105.	(b) bilateral or multilateral agreements		(b) bilateral or multilateral	Council wishes to maintain its
	already concluded between one or more		agreements [] concluded	text
	Member States and one or more third		between one or more	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	countries before the date of entry into force		Member States and one or	EP: to be discussed with Art.
	of this Directive.		more third countries [];	3(4) at political level
				POLITICAL ISSUE:
				LINKED TO
				HARMONISATION
106.	2. This Directive shall not affect the right	(shared competence)	2. This Directive shall not	
	of Member States to adopt or retain more	2	affect the right of Member	
	favourable provisions in respect of Articles		States to adopt or retain more	
	10, 14, 15, 16 and 17(5).		favourable provisions in	
			respect of Articles 10, 14, 15,	
			16 and 17(5).	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
107.	Chapter II CRITERIA FOR ADMISSION, REFUSAL AND WITHDRAWAL		Chapter II CRITERIA FOR ADMISSION, REFUSAL AND WITHDRAWAL	compromise suggestions
108.	Article 5 Criteria for admission		Article 5 Criteria for admission	
109.	1. A third-country national who applies for	Amendment 64 1. As regards the	1. As regards the admission	Agreement confirmed at trilogue on 27.11.17:
	an EU Blue Card shall:	admission of a third-country national [] under this Directive, the applicant shall:	of a third-country national [] under this Directive, the applicant shall:	1. As regards the admission of a third-country national [] under this Directive, the applicant shall:
110.	(a) present a valid work contract or, as provided for in national law, a binding job offer for highly skilled employment, of at least six months in the Member State concerned;	Amendment 65 (a) present a valid work contract or, as provided for in national law, a binding job offer for highly skilled employment, of at least [] nine months in the Member State concerned;	(a) present a valid work contract or, as provided for in national law, a binding job offer for highly [] qualified employment, of at least six months in the Member State concerned;	Skills vs qualifications to be discussed at a political level. EP could accept the 6 months requirement for the work contract. TO BE DISCUSSED AT TECHNICAL LEVEL
110a			new (moved from point c) (aa) present the documents attesting relevant higher professional qualifications in relation to the work to be carried out as provided for in national law;	Council compromise suggestion: (aa) for unregulated professions present the documents attesting relevant higher education [] qualifications or, where provided for by national law, higher professional

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				skills in relation to the work
				to be carried out [];
				L D WED TO MA JOD
				LINKED TO MAJOR
				POLITICAL ISSUE:
				QUALIFICATIONS VS SKILLS
	(b) for regulated professions, present a		(b) for regulated professions,	Agreement confirmed at
111.	document attesting fulfilment of the		present [] the documents	trilogue on 27.11.17:
	conditions set out under national law for		attesting fulfilment of the	truogue on 27.11.17.
	the exercise by Union citizens of the		conditions set out under	(b) for regulated professions,
	regulated profession specified in the work		national law for the exercise	present [] the documents
	contract or binding job offer as provided		by Union citizens of the	attesting fulfilment of the
	for in national law;		regulated profession specified	conditions set out under
	Tor in national law,		in the work contract or	national law for the exercise
			binding job offer as provided	by Union citizens of the
			for in national law;	regulated profession specified
			Tor in national law,	in the work contract or
				binding job offer as provided
				for in national law;
112.		Amendment 66		Agreement confirmed at
1120				trilogue on 27.11.17:
	(c) for unregulated professions, present	(c) for unregulated	deleted (moved under point	
	evidence attesting higher professional	professions present written	aa)	This provision will be deleted,
	qualifications;	evidence attesting higher		as moved under point aa).
		education qualifications or		
		<i>higher</i> professional []		
		skills;		
113.		Amendment 67		Agreement confirmed at
				trilogue on 13.12.17:
	(d) present a valid travel document, as	(d) present a valid travel	(d) present a valid travel	
	determined by national law, and, if	document, as determined	document, as determined by	

	Commission Proposal	EP Position	Council's text	Comments / possible
	required, an application for a visa or a valid visa or, where applicable, a valid residence permit or a valid long-stay visa;	by national law, and, if required, an application for a visa or a valid visa or, where applicable, a valid residence permit or a valid long-stay visa or evidence that an application for international protection or for protection under national law is pending;	national law, and, if required, an application for a visa or a valid visa or, where applicable, a valid residence permit or a valid long-stay visa. Member States may require the period of validity of the travel document to cover at least the initial duration of the residence permit.	compromise suggestions (d) present a valid travel document, as determined by national law, and, if required, an application for a visa or a valid visa or, where applicable, a valid residence permit or a valid long-stay visa. See Article 8(2) which will be amended and consequently the Council amendment in this provision has been withdrawn.
114.	(e) present evidence of having or, if provided for by national law, having applied for a sickness insurance for all the risks normally covered for nationals of the Member State concerned for periods where no such insurance coverage and corresponding entitlement to benefits are provided in connection with, or resulting from, the work contract.		(e) [] provide evidence of having or, if provided for by national law, having applied for a sickness insurance for all the risks normally covered for nationals of the Member State concerned for periods where no such insurance coverage and corresponding entitlement to benefits are provided in connection with, or resulting from, the work contract.	Agreement confirmed at trilogue on 27.11.17: (e) [] provide evidence of having or, if provided for by national law, having applied for a sickness insurance for all the risks normally covered for nationals of the Member State concerned for periods where no such insurance coverage and corresponding entitlement to benefits are provided in connection with, or resulting from, the work contract.

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
115.		Amendment 68		Council wishes to maintain its
		(shared competence)		text
	2. In addition to the conditions laid down in	deleted	2. In addition to the	
	paragraph 1, the gross annual salary		conditions laid down in	MAJOR POLITICAL ISSUE:
	resulting from the monthly or annual salary		paragraph 1, the gross annual	SALARY THRESHOLD
	specified in the work contract or binding		salary resulting from the	
	job offer shall not be inferior to the salary		monthly or annual salary	
	threshold set and published for that purpose		specified in the work contract	
	by the Member States. The salary threshold		or binding job offer shall not	
	set by the Member States shall be at least		be inferior to the salary	
	1.0 times but not higher than 1.4 times the		threshold set and published	
	average gross annual salary in the Member		for that purpose by the	
	State concerned.		Member States. The salary	
			threshold set by the Member	
			States shall be at least []	
			1.1 times but not higher than	
			[] 1.7 times the average	
			gross annual salary in the	
			Member State concerned.	
115a			2a. By way of derogation	Council wishes to maintain its
			from paragraph 2, Member	text
			States may apply a higher	
			threshold of maximum 2.0	MAJOR POLITICAL ISSUE:
			times the average gross	SALARY THRESHOLD
			annual salary in the	
			Member State concerned	
			where:	
			- the national average gross	
			annual salary is lower than	
			half of the average at EU	
			level; and	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		- there is a significant difference in the levels of the average gross annual salary between regions in that Member State, which would cause the national salary threshold for highly qualified workers to be disproportionately low.	compromise suggestions
116.	3. Member States shall require that all conditions in the applicable laws, collective agreements or practices in the relevant occupational branches for highly skilled employment are met.	(EMPL)	3. Member States shall require that all conditions in the applicable laws, collective agreements or practices in the relevant occupational branches for highly [] qualified employment are met.	Council wishes to maintain its text LINKED TO MAJOR POLITICAL ISSUE: QUALIFICATIONS VS SKILLS
116a		Amendment 69 (shared competence) 3a. In addition to the conditions laid down in paragraphs 1 and 2, when transposing this Directive, Member States shall establish a salary threshold in agreement with the social partners. In such a case, the monthly or annual salary specified in the work contract shall not be inferior to the salary threshold		Council wishes to maintain its text MAJOR POLITICAL ISSUE: SALARY THRESHOLD

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	<u> </u>	(doc. 10552/17)	compromise suggestions
		established and published		
		for that purpose by the		
		Member States nor		
		inferior to the wages		
		which apply or which		
		would apply to a	# C / >	
		comparable worker in the		
		same sector, based on the		
		applicable legislation,		
		collective agreements and		
		practices in the Member		
		State concerned. In any		
		case, that salary threshold		
		shall be at least 1.0 times		
		but not higher than 1.4		
		times the average gross		
		annual salary in the		
		Member State concerned.		
116b		Member States may, in		MAJOR POLITICAL ISSUE:
		agreement with the social		SALARY THRESHOLD
		partners, decide not to		
		establish a salary		
		threshold in certain		
		occupational branches		
		where it is agreed that		
		such a threshold is		
		unnecessary. Such may be		
		the case, where a		
		collective agreement		
		governs the wages which		
		apply in that occupational		
		branch.		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
117.	4. By way of derogation from paragraph 2, and for employment in professions which are in particular need of third-country national workers and which belong to major groups 1 and 2 of ISCO, the salary threshold shall be 80 percent of the salary threshold set by the Member State concerned in accordance with paragraph 2.	Amendment 70 (shared competence) deleted	4. By way of derogation from paragraph 2, and for employment in professions which are in particular need of third-country national workers and which belong to major groups 1 and 2 of ISCO, Member States may apply a lower [] salary threshold [] of at least 80 percent of the salary threshold set by the Member State concerned in accordance with paragraph 2.	Council wishes to maintain its text POLITICAL ISSUE: SALARY THRESHOLD (derogations)
118.		Amendment 71		Council wishes to maintain its text
	5. By way of derogation from paragraph 2, as regards third-country nationals who have obtained a higher education qualification not more than three years before submitting the application for an EU Blue Card, the salary threshold shall be 80 percent of the salary threshold set by the Member State concerned in accordance with paragraph 2. The period of three years shall reapply after the attainment of each level of higher education qualifications.	deleted	5. By way of derogation from paragraph 2, as regards third-country nationals who have obtained a higher education qualification not more than three years before submitting the application for an EU Blue Card, Member States may apply a lower [] salary threshold [] of at least 80 percent of the salary threshold [] by the Member State concerned in	POLITICAL ISSUE: SALARY THRESHOLD (derogations)

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			accordance with paragraph 2. []	
119.		Amendment 71		Council wishes to maintain its text
	The salary threshold referred to in the first subparagraph of this paragraph shall apply whenever an application for a first EU Blue Card or a renewal is submitted during that period of three years. Where the EU Blue Card issued during the period of three years is renewed after the three years period has elapsed, the salary threshold referred to in paragraph 2 shall apply. However, where the first EU Blue Card issued during the period of three years was issued for less than 24 months, the lower salary threshold referred to in the first subparagraph of this paragraph shall apply upon the first renewal.	deleted	Where the EU Blue Card issued during the period of three years is renewed, the salary threshold referred to in the first subparagraph [] shall continue to apply if []: (a) the initial period of three years has not elapsed; or (b) a period of 24 months after the issuance of the first EU Blue Card has not elapsed.	POLITICAL ISSUE: SALARY THRESHOLD (derogations)
120.		Amendment 72		Council wishes to maintain its text
	6. Member States shall facilitate the validation and recognition of documents attesting the relevant higher professional qualifications pursuant to point (c) of paragraph 1.	6. Member States shall facilitate the <i>speedy</i> validation and recognition of documents attesting the relevant higher [] <i>education</i> qualifications <i>and higher professional skills to be verified</i> pursuant to point (c) of paragraph 1.	Deleted	MAJOR POLITICAL ISSUE: QUALIFICATIONS VS SKILLS

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
120a	(400. 10012/10)	Amendment 73	(400, 10332/11)	Council wishes to maintain its text
		Member States shall		
		develop mechanisms and arrangements for the		POLITICAL ISSUE: LINKED TO
		evaluation of higher		QUALIFICATIONS VS
		professional skills as		SKILLS
		defined in point (i) of Article 2 and the		
		validation of professional		
		experience as defined in		
		point (j) of Article 2. When		
		developing such mechanisms and		
		arrangements, Member		
		States shall consult with		
121		the social partners. Amendment 74		Council wishes to maintain its
121.		Amendment /4		text
	7. Member States shall reject applications	deleted	7. [] Third-country	
	of third-country nationals who are		nationals who are considered	TO BE DISCUSSED AT
	considered to pose a threat to public policy, public security or public health.		to pose a threat to public policy, public security or	TECHNICAL LEVEL
	public security of public health.		public health shall not be	
			admitted.	
122.		Amendment 75		Agreement confirmed at trilogue on 13.12.17:
	8. Member States may require the third-	deleted	8. Member States may	iriogue on 13.12.17.
	country national concerned to provide his		require the third-country	8. Member States may require
	or her address in their territory.		national concerned to provide	the third-country national
			his or her address in their territory.	concerned to provide his or her address in their territory.
			territory.	ner address in their territory.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				See Recital 18a.
123.	Where the national law of a Member State requires an address to be provided at the time of application and the third-country national concerned does not yet know his or her future address, Member States shall accept a temporary address. In such a case, the third-country national shall provide his or her permanent address at the latest when the EU Blue Card pursuant to Article 8 is issued.	Amendment 75 Deleted	Where the national law of a Member State requires an address to be provided at the time of application and the third-country national concerned does not yet know his or her future address, Member States shall accept a temporary address. In such a case, the third-country national shall provide his or her permanent address at the latest when the EU Blue Card pursuant to Article 8 is issued.	Agreement confirmed at trilogue on 13.12.17: Where the national law of a Member State requires an address to be provided at the time of application and the third-country national concerned does not yet know his or her future address, Member States shall accept a temporary address. In such a case, the third-country national shall provide his or her permanent address at the latest when the EU Blue Card pursuant to Article 8 is issued.
123a			Article 5a Volumes of admission	
123b			This Directive shall not affect the right of a Member State to determine the volumes of admission of third-country nationals in accordance with Article 79(5) TFEU. On that basis,	Council wishes to maintain its text POLITICAL ISSUE

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(400. 10012/10)		an application for an EU Blue Card may either be considered inadmissible or be rejected.	compromise suggestions
124.	Article 6 Grounds for refusal		Article 6 Grounds for refusal	
125.		Amendment 76	1. 1. 6 1. 11	Agreement confirmed at trilogue on 18.10.17:
	1. Member States shall reject an application for an EU Blue Card in any of the following cases:	1. Member States shall reject an application for an EU Blue Card []:	1. Member States shall reject an application for an EU Blue Card in any of the following cases:	Member States shall reject an application for an EU Blue Card []:
126.		Amendment 77		Agreement confirmed at trilogue on 18.10.17:
	(a) where the applicant does not meet the conditions set out in Article 5;	(a) where the applicant does not meet the [] <i>criteria</i> set out in Article 5; <i>or</i>	(a) where the applicant does not meet the conditions set out in Article 5;	(a) where [] Article 5 is not complied with; or
127.		Amendment 78		Council wishes to maintain its text
	(b) where the documents presented have been fraudulently acquired, or falsified or tampered with.	(b) where the [] third- country national is considered to pose a threat to public policy, public security or public health.	(b) where the documents presented have been fraudulently acquired, or falsified or tampered with.	EP: to be discussed at political level TO BE DISCUSSED AT TECHNICAL LEVEL
128.		Amendment 79		Council can agree with moving this provision under
	2. In circumstances where their labour market situation undergoes serious disturbances such as a high level of unemployment in a given occupation or sector, which may be limited to a particular	deleted (moved to Art. 3(3), AM 86)	2. [] Member States may check whether the concerned vacancy could not be filled by national or Union workforce, by third-country	paragraph 3 of this Article. However, the Council wants to maintain its text.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	part of their territory, Member States may check whether the concerned vacancy could not be filled by national or Union workforce, by third-country nationals lawfully resident in that Member State and already forming part of its labour market by virtue of Union or national law, or by EU long-term residents wishing to move to that Member State for highly skilled employment in accordance with Chapter III		nationals lawfully resident in that Member State and already forming part of its labour market by virtue of Union or national law, or by EU long-term residents wishing to move to that Member State for highly [] qualified employment in accordance with Chapter III	EP agrees with the structural change. However content still needs to be discussed at political level, with preparatory technical discussions TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
129.	of Directive 2003/109/EC.	Amendment 79	of Directive 2003/109/EC.	Council wishes to maintain its
	The Member State concerned shall notify the Commission of its intention to introduce such check in a given occupation or sector, which may be limited to a particular part of their territory, for third-country nationals coming from third countries for the next 12 months, and shall supply the Commission with all relevant reasons justifying this decision. For each extension of 12 months the Member State concerned shall send a new justified notification.	deleted (moved to Art. 3(3), AM 86)	Deleted	TO BE DISCUSSED FIRST AT TECHNICAL LEVEL (related to discussion on labour market tests).
130.	3. Member States may reject an application for an EU Blue Card where:	Amendment 80 3. Member States may reject an application for an EU Blue Card []:	3. Member States may reject an application for an EU Blue Card where:	Agreement confirmed at trilogue on 18.10.17: 3. Member States may reject an application for an EU Blue Card []:

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
131.	(a) the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions;	Amendment 81 (shared competence) (a) where the employer has repeatedly failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions during a period of five years prior to the date of the application;	(a) the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions;	Council text (with the addition of "where"): (a) where the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions; Still under discussion in EP TO BE DISCUSSED AT TECHNICAL LEVEL
132.	(b) the employer's business is being or has been wound up under national insolvency laws or no economic activity is taking place; or	Amendment 82 (b) where the employer's business is being or has been wound up under national insolvency laws or no economic activity is taking place; []	(b) the employer's business is being or has been wound up under national insolvency laws or no economic activity is taking place; or	Agreement confirmed at trilogue on 18.10.17: (b) where the employer's business is being or has been wound up under national insolvency laws or no economic activity is taking place; []
133.	(c) the employer has been sanctioned for employment of illegally staying third-country nationals in accordance with Article 9 of Directive 2009/52/EC of the European Parliament and of the Council ²⁹ ,	Amendment 83 (c) where the employer has been sanctioned for employment of illegally staying third-country nationals in accordance with Article 9 of Directive	(c) the employer has been sanctioned for employment of illegally staying third-country nationals in accordance with Article 9 of Directive 2009/52/EC of the European	Agreement confirmed at trilogue on 18.10.17: (c) where the employer has been sanctioned for employment of illegally staying third-country nationals in accordance with

Directive 2009/52/EC of the European Parliament and of the Council of 18 June 2009 providing for minimum standards on sanctions and measures against employers of illegally staying third-country nationals (OJ L 168, 30.6.2009, p. 24).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	or for undeclared work or illegal employment according to national law.	2009/52/EC of the European Parliament and of the Council ²⁹ , or for undeclared work or illegal employment according to national law;	Parliament and of the Council ²⁹ , or for undeclared work or illegal employment according to national law.	Article 9 of Directive 2009/52/EC of the European Parliament and of the Council ²⁹ , or for undeclared work or illegal employment according to national law;
133a		Amendment 84 (ca) where, with the knowledge of the third-country national, the documents presented for the purpose of admission pursuant to Article 5 have been fraudulently acquired, or have been falsified or tampered with; or (moved from Art. 6(1)(b))		Council does not agree with the amendment. TO BE DISCUSSED AT TECHNICAL LEVEL Technical meeting 16/10/20: Council to further discuss internally
133b		Amendment 85 (cb) to ensure ethical recruitment in sectors essential for sustainable development suffering from a lack of qualified workers in countries of origin. (moved from Art. 6(4)) (deleted from Art. 3(3))		Agreement confirmed at trilogue on 13.12.17: (cb) to ensure ethical recruitment in professions suffering from a lack of qualified workers in the countries of origin, including on the basis of an agreement listing professions for this purpose between the Union and its Member States and one or more third countries on the one hand or between

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				the Member States and one or more third countries on the other hand.
				(moved from Art. 6(4)) (deleted from Art. 3(3))
133c		Amendment 86		Council can agree with moving paragraph 2 of this
		(cc) where there is a high		Article under this provision,
		level of unemployment in		however, the Council wants to
		a given occupation or		keep the following wording:
		sector which may be		
		limited to a particular part		"(cc) Member States may
		of their territory and		check whether the concerned
		where the Member State in	!	vacancy could not be filled by
		question has checked		national or Union workforce,
		whether the concerned		by third-country nationals
		vacancy could be filled by		lawfully resident in that
		the national or Union		Member State and already
		workforce, by third-		forming part of its labour
		country nationals lawfully		market by virtue of Union or
		resident in that Member		national law, or by EU long-
		State and already forming		term residents wishing to
		part of its labour market		move to that Member State
		by virtue of Union or		for highly [] qualified
		national law, or by EU		employment in accordance
		long-term residents		with Chapter III of Directive
		wishing to move to that		2003/109/EC."
		Member State for highly		
		skilled employment in		EP agrees with the structural
		accordance with Chapter		change however the content

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(400. 10012/10)	III of Directive	(400, 10552/17)	compromise suggestions remains to be discussed at
		2003/109/EC.		political level
				LOCATION TO BE
				DISCUSSED AT
			\(\C\)	TECHNICAL LEVEL.
				CONTENT OF THE
				SALARY
				THRESHOLD/LABOUR
				MARKET TEST
				PROVISIONS TO BE DISCUSSED AT
				POLITICAL LEVEL.
133d		The Member State		Council does not agree with
		concerned shall notify the		the amendment.
		Commission, at the latest		
		one month in advance, of		EP: to be discussed at
		its intention to introduce		political level
		such a check in a given occupation or sector,		LOCATION TO BE
		which may be limited to a		DISCUSSED AT
		particular part of their		TECHNICAL LEVEL.
		territory, for third-country	,	
		nationals coming from		CONTENT OF THE
		third countries for the		SALARY
		following six months, and		THRESHOLD/LABOUR
		shall submit to the		MARKET TEST
		Commission all relevant		PROVISIONS TO BE
		reasons justifying this decision. Member States		DISCUSSED FIRST AT POLITICAL LEVEL.
		shall involve the social		POLITICAL LEVEL.
		snau involve the social		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(400: 10012/10)	partners in the assessment of the circumstances related to the domestic labour market. For each extension of six months the Member State concerned shall send a new justified notification. (moved from Art. 6(2))		compromise suggestions
133e			(d) the Member State has evidence or serious and objective grounds to establish that the third-country national would reside for purposes other than those for which he or she applies to be admitted.	Council wishes to maintain its position. MAJOR POLITICAL ISSUE
133f		Amendment 87 3a. Member States shall, where appropriate after consulting social partners, list those sectors of employment which face shortages of highly skilled workers. That list shall be notified to the Commission. Member States may modify such lists, where appropriate after consulting social partners.		Agreement confirmed at trilogue on 27.11.17: to insert the following either in new recital 29(aa) or in new recital 48(aa): "In line with the priorities of the New Skills Agenda, in particular to improve skills matching and to tackle skills shortages, Member States are encouraged, where appropriate, after consultation of the social partners, to compile lists of

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				sectors of employment which face shortages of highly [skilled/qualified] workers."
134.	4. Member States may reject an application for an EU Blue Card in order to ensure ethical recruitment in sectors suffering from a lack of qualified workers in the countries of origin.	Amendment 88 Deleted (moved to 3(cb), AM 85)	4. Member States may reject an application for an EU Blue Card in order to ensure ethical recruitment in sectors suffering from a lack of qualified workers in the countries of origin.	Agreement confirmed at trilogue on 18.10.17: Provision to be <i>deleted</i> , as it is moved under paragraph 3 point cb) of this Article.
135.	5. Without prejudice to paragraph 1, any decision to reject an application shall take account of the specific circumstances of the case and respect the principle of proportionality.	Amendment 89 5. [] Any decision to reject an application pursuant to paragraph 3 shall take account of the specific circumstances of the case and [] shall be proportionate.	5. Without prejudice to paragraph 1, any decision to reject an application shall take account of the specific circumstances of the case and respect the principle of proportionality.	Agreement confirmed at trilogue on 18.10.17: 5. Without prejudice to paragraph 1, any decision to reject an application shall take account of the specific circumstances of the case and respect the principle of proportionality.
136.	Article 7 Withdrawal or non-renewal of the EU Blue Card	Amendment 90 Article 7 Withdrawal of the EU Blue Card	Article 7 Withdrawal or non-renewal of the EU Blue Card	THE WHOLE ARTICLE SHOULD BE DISCUSSED FIRST AT A TECHNICAL LEVEL
137.		Amendment 91		Council wishes to maintain Commission text

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16) 1. Member States shall withdraw or refuse to renew an EU Blue Card where:	1. Member States shall withdraw [] an EU Blue Card where the third-country national no longer holds a valid work contract for highly skilled employment or the qualifications required in accordance with points (b) and (c) of Article 5(1) or, where appropriate, his or her salary no longer meets the salary level or threshold as defined in accordance with Article 5, without prejudice to the situation in which the third-country national is	1. Member States shall withdraw or refuse to renew an EU Blue Card where:	compromise suggestions EP maintains its position Technical meeting 16/10/20: Council will re-discuss if separate Article on unemployment is necessary. If positive on structure, drafting will still need to be examined.
138.	(a) the EU Blue Card or the documents presented have been fraudulently acquired, or have been falsified or tampered with;	unemployed. Deleted (moved to 'may' clause, AM 98)	(a) the EU Blue Card or the documents presented have been fraudulently acquired, or have been falsified or tampered with;	Council wishes to maintain the Commissions text EP maintains its position
139.	(b) the third-country national no longer holds a valid work contract for highly skilled employment or the qualifications required by points (b) and (c) of Article 5(1) or his or her salary no longer meets the salary threshold as set in accordance with Article 5(2), (4) or (5), as applicable, without prejudice to Article 14.	Deleted (integrated into para 1 - see AM 91)	(b) the third-country national no longer holds a valid work contract for highly [] qualified employment or the qualifications required by points (b) and (c) of Article 5(1) or his or her salary no longer meets the salary	Council wishes to maintain its textEP maintains its position

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible
	(doc. 10012/10)		threshold as set in accordance with Article 5(2), (4) or (5), as applicable, without prejudice to Article 14;	compromise suggestions
139a			(c) the reasons of public policy, public security or public health so require.	Council text, wording of Recital 20 to be amended to reflect the text of the Article.
				EP: to be discussed at political level; EP would appreciate further explanation as to why this should be 'shall' provision in the light of the contents of Recital 20
140.		Amendment 92		Council wishes to maintain its text
	2. Member States may withdraw or refuse to renew an EU Blue Card issued on the basis of this Directive in any of the following cases:	Member States may withdraw [] an EU Blue Card issued on the basis of this Directive []:	2. Member States may withdraw or refuse to renew an EU Blue Card [] in any of the following cases:	lext
141.	(a) for reasons of public policy, public security or public health;		Deleted	Council wishes to maintain its text
142.	(b) where appropriate, where the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions;	Amendment 93 (shared competence) deleted	(b) where appropriate, where the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions;	Council wishes to maintain the Commissions text

	Commission Proposal	EP Position	Council's text	Comments / possible
142a	(doc. 10012/16)		(doc. 10552/17) (ba) wherever the EU Blue Card holder does not have sufficient resources to maintain himself or herself and, where applicable, the members of his or her family without having recourse to the social assistance system of the Member State concerned. Member States shall evaluate these resources by reference to their nature and regularity and may take into account the level of minimum national wages or minimum income and pensions as well as the number of family members of the EU Blue Card holder. Such evaluation shall take into account the contributions of the family members to the household income and it shall not take place during the period of unemployment referred to in Article 14;	By way of a compromise, Council could accept to withdraw its amendment if Council text in Article 6(3)(d) is kept.
143.	(c) where the conditions in the applicable laws, collective agreements or practices in the relevant occupational branches for	(EMPL)	(c) where the conditions in the applicable laws, collective agreements or practices in the relevant	Council wishes to maintain its text

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	highly skilled employment are no longer met;		occupational branches for highly [] qualified employment are no longer met;	EP: linked to the issue of skills vs qualifications, to be discussed at political level
144.	(d) where the third-country national has not communicated the changes referred to in Article 13(1), where applicable, and in Article 14(3);	Amendment 94 (d) where the third-country national has not communicated the changes referred to in Article 13(1) [];	(d) where the [] EU Blue Card holder has not [] complied with the relevant procedures as provided for in Article 13(1b), where applicable, and in Articles 14(3);	Depends on agreement on Article 13. Provisional agreement for "EU Blue Card holder has not complied with the relevant procedures as provided for". The references to Articles remain to be agreed upon.
145.	(e) where the third-country national no longer holds a valid travel document;	(e) where the third-country national no longer holds a valid travel document, provided that prior to withdrawing the EU Blue Card, the Member State had set a reasonable deadline for the third-country national concerned to obtain and present a valid travel document;	(e) where the third-country national no longer holds a valid travel document;	Agreement confirmed at trilogue on 18.10.17: (e) where the third-country national no longer holds a valid travel document, provided that prior to withdrawing the EU Blue Card, the Member State had set a reasonable deadline for the third-country national concerned to obtain and present a valid travel document;
146.		Amendment 96		Council wishes to maintain its text
	(f) where the third-country national fails to comply with the conditions of mobility	(f) where the third-country national fails to comply	(f) where the third-country national fails to comply with	

(doc. 10012/16)		Council's text (doc. 10552/17)	Comments / possible compromise suggestions
under this Chapter or repetitively makes use of the mobility provisions of this Chapter in an abusive manner.	with the conditions of mobility under this Chapter [];	the conditions of mobility under [] Chapter V or [] makes use of the mobility provisions of [] Chapter V in an abusive manner.	EP: to be discussed with provisions on mobility
	(fa) where the third-country national has been unemployed for a period exceeding six consecutive months, except where such unemployment is the result of illness or disability; or		Council wants to maintain the Commission proposal to stipulate unemployment provisions under separate Article (see Article 14). EP would prefer this ground for withdrawal to be listed in the relevant provision with other grounds for withdrawal, but may accept a separate Article provided that the content reflects the Parliament's amendment POLITICAL ISSUE: EFFECT OF UNEMPLOYMENT ON BC HOLDER
	Amendment 98 (fb) where, with the knowledge of the third-country national		Council does not agree with the amendment (see Council text paragraph 1(a) of this Article)
	use of the mobility provisions of this	use of the mobility provisions of this Chapter in an abusive manner. Amendment 97 (fa) where the third- country national has been unemployed for a period exceeding six consecutive months, except where such unemployment is the result of illness or disability; or Amendment 98 (fb) where, with the knowledge of the third-	use of the mobility provisions of this Chapter in an abusive manner. mobility under this Chapter under [] Chapter V or [] makes use of the mobility provisions of [] Chapter V in an abusive manner. Amendment 97

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	Card or the documents presented for the purpose of admission pursuant to Article 5 have been fraudulently acquired, or have been falsified or tampered with.	(400, 10332/11)	compromise suggestions
147.		Amendment 99		Agreement confirmed at trilogue on 18.10.17:
	Where an EU Blue Card is withdrawn or not renewed on the basis of point (e) of paragraph 2, Member States shall, prior to withdrawing or not renewing the EU Blue Card, set a reasonable deadline for the third-country national concerned to obtain and present a valid travel document.	deleted	Where an EU Blue Card is withdrawn or not renewed on the basis of point (e) of paragraph 2, Member States shall, prior to withdrawing or not renewing the EU Blue Card, set a reasonable deadline for the third-country national concerned to obtain and present a valid travel document.	Provision to be <i>deleted</i> , as it is merged with paragraph 2(e) of this Article.
148.		Amendment 100		Depends on the agreement on Article 13.
	3. The lack of communication pursuant to Article 13(1) or 14(3) shall not be considered to be a sufficient reason for withdrawing or not renewing the EU Blue Card if the holder proves that the communication did not reach the competent authorities for a reason independent of the holder's will.	3. The lack of communication pursuant to Article 13(1) [] shall not be considered to be a sufficient reason for withdrawing the EU Blue Card if the holder proves that the communication did not reach the competent authorities for a reason	3. The lack of communication pursuant to point (b) of the first subparagraph of Article 13(1b), the second subparagraph of Article 13(1b) or Article 14(3) shall not be considered to be a sufficient reason for withdrawing or not renewing the EU Blue Card if the	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
		independent of the holder's will.	holder proves that the communication did not reach the competent authorities for a reason independent of the holder's will.	
148a			3a. Member States may decide not to withdraw or not to refuse to renew an EU Blue Card where the EU Blue Card holder temporarily and in any case for no longer than 12 months does not fulfil the criteria for admission in paragraph 2 or, where applicable, paragraph 4 or 5 of Article 5 as a result of illness, disability or parental leave.	EP would be open to the spirit of the Council's proposed AM, however it would prefer to link the discussion of this to the provision on unemployment
148b				Possible compromise suggestion to replace EP Amendment 93: 3aa. Where a Member State intends to withdraw or not renew the EU Blue Card in accordance with points (b) and (c) of paragraph 2, the EU Blue Card holder shall be notified in advance and may make use of the

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(400: 10012/10)		(400, 1033211)	provisions of Article 13(1) or Article 14.
149.	4. Without prejudice to paragraph 1, any decision to withdraw or refuse to renew an EU Blue Card shall take account of the specific circumstances of the case and respect the principle of proportionality.	Amendment 101 4. Without prejudice to paragraph 1, any decision to withdraw [] an EU Blue Card <i>taken pursuant to paragraph 2</i> shall take account of the specific circumstances of the case and [] <i>shall be proportionate</i> .	4. Without prejudice to paragraph 1, any decision to withdraw or refuse to renew an EU Blue Card shall take account of the specific circumstances of the case and respect the principle of proportionality.	Agreement confirmed at trilogue on 18.10.17: 4. Without prejudice to paragraph 1, any decision to withdraw or refuse to renew an EU Blue Card shall take account of the specific circumstances of the case and respect the principle of proportionality.
149a			5. For the purposes of Article 7(1) and (2), the Member State may conduct the appropriate checks on the EU Blue Card holder in accordance with national law, and on his employer, in accordance with national procedures.	Agreement confirmed at trilogue on 13.12.17: Provision to be deleted and moved to Recital 20 (please see Recital 20 for wording suggestion).
149b			Article 7a Sanctions for non- compliance with conditions of admission	Agreement confirmed at trilogue on 27.11.17: This amendment to be deleted, as new Article 12a will replace Council Article 7a and EP's amendments in article 15(6a) and (6b):

	Commission Proposal	EP Position	Council's text	Comments / possible
140-	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
149c			1. Member States may hold the employer responsible for failure to comply with the conditions of admission and residence laid down in this Directive. 2. The Member State concerned shall provide for sanctions where the employer is held responsible in accordance with paragraph 1. Those sanctions shall be effective, proportionate and	Agreement confirmed at trilogue on 27.11.17: This amendment to be deleted, as new Article 12a will replace Council Article 7a and EP's amendments in article 15(6a) and (6b):
149d		Amendment 102	dissuasive.	Council wishes to maintain its
1174		Amendment 102		text under Article 7.
		Article 7 a		
		Non-renewal of an EU		THE WHOLE ARTICLE
		Blue Card		SHOULD BE DISCUSSED AT A TECHNICAL LEVEL
149e		1. Where an EU Blue		
		Card holder or his or her		
		employer applies to renew the EU Blue Card,		
		Member States shall		
		refuse to renew it where:		
149f		(a) the third-country		
		national is considered to		
		pose a threat to public		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	1. 11.	(doc. 10552/17)	compromise suggestions
		policy, public security or		
140		public health;		
149g		(b) the third-country		
		national no longer holds a		
		valid work contract for		
		highly skilled employment		
		or the qualifications		
		required by points (b) and		
		(c) of Article 5(1) or,		
		where appropriate, his or		
		her salary no longer meets		
		the salary level or		
		threshold defined in		
1.401		accordance with Article 5.		
149h		2. Where an EU Blue		
		Card holder or his or her		
		employer applies to renew		
		the EU Blue Card,		
		Member States may refuse		
		to renew it where:		
149i		(a) with the knowledge of		
		the third-country national		
		concerned, the EU Blue		
		Card or the documents		
		presented for the purpose		
		of admission pursuant to		
		Article 5 have been		
		fraudulently acquired, or		
		have been falsified or		
		tampered with;		
149j		(b) the employer has		
		repeatedly failed to meet		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	its legal obligations	(doc. 10552/17)	compromise suggestions
		regarding social security,		
		taxation, labour rights or		
		working conditions and		
		has failed to rectify the		
		situation within a		
		reasonable time;		
149k		(c) the third-country		
		national has been		
		unemployed for a period		
		exceeding six consecutive		
		months;		
1491		(d) the third-country		
		national no longer holds a		
		valid travel document,		
		provided that, prior to		
		refusing to renew the EU		
		Blue Card, the Member		
		State concerned had set a		
		reasonable deadline for		
		the third-country national		
		concerned to obtain and		
		present a valid travel		
149		document; or		
149 m		(e) under the EU Blue		
		Card previously granted,		
		the third-country national		
		failed to comply with the		
		conditions of mobility		
149n		under Chapter V.		
1491		Any decision to refuse to		
		renew an EU Blue Card		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		pursuant to this paragraph shall take account of the specific circumstances of the case and shall be proportionate.		
150.	Chapter III EU BLUE CARD AND PROCEDURE		Chapter ID EU BLUE CARD AND PROCEDURE	
151.	Article 8 EU Blue Card		Article 8 EU Blue Card	
152.	1. Where a third-country national fulfils the criteria set out in Article 5 and where no ground for rejection pursuant to Article 6 applies, he or she shall be issued with an EU Blue Card.		1. Where a third-country national fulfils the criteria set out in Article 5 and where no ground for rejection pursuant to Article 6 applies, he or she shall be issued with an EU Blue Card.	
153.	Where a Member State only issues residence permits on its territory and the third-country national fulfils all the admission conditions laid down in this Directive, the Member State concerned shall issue him or her the requisite visa.		Where a Member State only issues residence permits on its territory and the third-country national fulfils all the admission conditions laid down in this Directive, the Member State concerned shall [] grant the third-country national every facility to obtain the requisite visas.	By way of a compromise, Council can agree with Commission text, provided that Council amendment in Article 6 paragraph 3 d) is maintained EP maintains its position in favour of Commission's text TO BE DISCUSSED AT TECHNICAL LEVEL
154.		Amendment 103		Agreement confirmed at trilogue on 13.12.17:

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	2. Member States shall set a standard period of validity for the EU Blue Card, which shall be at least 24 months. If the work contract covers a shorter period, the EU Blue Card shall be issued at least for the duration of the work contract plus three months. Where an EU Blue Card is renewed, its period of validity shall be at least 24 months.	2. Member States shall set a standard period of validity for the EU Blue Card, which shall be at least 36 months. If the work contract covers a shorter period, the EU Blue Card shall be issued at least for the duration of the work contract plus three months. Where an EU Blue Card is renewed, its period of validity shall be at least [] 36 months.	2. Member States shall set a standard period of validity for the EU Blue Card, which shall be at least 24 months. If the work contract covers a shorter period, the EU Blue Card shall be issued at least for the duration of the work contract plus three months but no longer than the standard period set out in accordance with the first sentence. []	2. Member States shall set a standard period of validity for the EU Blue Card, which shall be at least 24 months. If the work contract covers a shorter period, the EU Blue Card shall be issued at least for the duration of the work contract plus three months but no longer than the standard period set out in accordance with the first sentence. If the period of validity of the travel document is shorter than the period set out in accordance with the first or the second sentence, the EU Blue Card shall be issued at least for the period of validity of the travel document.
				See also Article 5(1)(d).
155.	3. The EU Blue Card shall be issued by the competent authorities of the Member State		3. The EU Blue Card shall be issued by the competent	
	using the uniform format as laid down in		authorities of the Member	
	Regulation (EC) No 1030/2002. In		State using the uniform	
	accordance with point (a) 7.5-9 of the		format as laid down in	
	Annex to that Regulation, Member States		Regulation (EC) No	
	shall indicate on the EU Blue Card the		1030/2002. In accordance	
	conditions for access to the labour market		with point (a) 7.5-9 of the	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	as set out in Article 13(1) of this Directive. Member States shall enter the words "EU Blue Card" under the heading "type of permit" in the residence permit.		Annex to that Regulation, Member States shall indicate on the EU Blue Card the conditions for access to the labour market as set out in Article 13(1) of this Directive. Member States shall enter the words "EU Blue Card" under the heading "type of permit" in the residence permit.	
155a			Member States may indicate additional information related to the employment relationship of the EU Blue Card holder in paper format, or store such data in electronic format as referred to in Article 4 of Regulation (EC) No 1030/2002 and in point (a)16 of the Annex thereto.	Agreement confirmed at trilogue on 18.10.17: Member States may indicate additional information related to the employment relationship of the EU Blue Card holder in paper format, or store such data in electronic format as referred to in Article 4 of Regulation (EC) No 1030/2002 and in point (a)16 of the Annex thereto.
156.	4. Where a Member State issues an EU Blue Card to a third-country national to whom it has granted international protection, it shall enter the following remark in that third-country national's EU Blue Card, under the heading "Remarks": "International protection granted by [name		4. Where a Member State issues an EU Blue Card to a third-country national to whom it has granted international protection, it shall enter the following remark in that third-country	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	of the Member State] on [date]". Where that Member State withdraws the international protection enjoyed by the EU Blue Card holder, it shall, where appropriate, issue a new EU Blue Card not containing that remark.		national's EU Blue Card, under the heading "Remarks": "International protection granted by [name of the Member State] on [date]". Where that Member State withdraws the international protection enjoyed by the EU Blue Card holder, it shall, where appropriate, issue a new EU Blue Card not containing that remark.	compromise suggestions
156a		Amendment 104 4a. Where a Member State issues an EU Blue Card to a third-country national who has applied for international protection in that Member State, it shall enter the following remark in that third-country national's EU Blue Card, under the heading "Remarks": "Applicant for International Protection in [name of the Member State] as from [date of lodging of application for international protection]."		Council cannot agree with the EP amendment EP: linked to the scope, which remains to be discussed at political level LINKED TO A MAJOR POLITICAL ISSUE: SCOPE

	Commission Proposal doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
156b		Should the EU Blue Card holder decide to withdraw his or her application for international protection		Council cannot agree with the EP amendment.
		upon obtaining the EU Blue Card, a new EU Blue Card shall be issued not		EP: As above, linked to the scope.
		containing that remark.		LINKED TO MAJOR POLITICAL ISSUE: SCOPE
M w pr M sh pr	Member State to a third-country national who is a beneficiary of international protection in another Member State, the Member State issuing the EU Blue Card hall enter the remark "International protection granted by [name of the Member State] on [date]" in the EU Blue Card.		5. Where an EU Blue Card is issued by a Member State to a third-country national who is a beneficiary of international protection in another Member State, the Member State issuing the EU Blue Card shall enter the following remark in that third-country national's EU Blue Card, under the heading "Remarks": "International protection granted by [name of the Member State] on [date]" [].	Agreement confirmed at trilogue on 18.10.17: 5. Where an EU Blue Card is issued by a Member State to a third-country national who is a beneficiary of international protection in another Member State, the Member State issuing the EU Blue Card shall enter the following remark in that third-country national's EU Blue Card, under the heading "Remarks": "International protection granted by [name of the Member State] on [date]" [].
150.	Before the Member State enters that		Before the Member State	Agreement confirmed at
	emark, it shall notify the Member State to be mentioned in that remark of the issuance		enters that remark, it shall notify the Member State to be	trilogue on 18.10.17:

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	of the EU Blue Card and request that Member State to provide information as to whether the EU Blue Card holder is still a beneficiary of international protection. The Member State mentioned in the remark shall reply no later than one month after receiving the request for information. Where international protection has been withdrawn by a final decision, the Member State issuing the EU Blue Card shall not enter that remark.		mentioned in that remark of the issuance of the EU Blue Card and request that Member State to provide information as to whether the EU Blue Card holder is still a beneficiary of international protection. The Member State to be mentioned in the remark shall reply no later than one month after receiving the request for information. Where international protection has been withdrawn by a final decision, the Member State issuing the EU Blue Card shall not enter that remark.	Before the Member State enters that remark, it shall notify the Member State to be mentioned in that remark of the issuance of the EU Blue Card and request that Member State to provide information as to whether the EU Blue Card holder is still a beneficiary of international protection. The Member State to be mentioned in the remark shall reply no later than one month after receiving the request for information. Where international protection has been withdrawn by a final decision, the Member State issuing the EU Blue Card shall not enter that remark.
159.	Where, in accordance with the relevant international instruments or national law, responsibility for the international protection of the EU Blue Card holder was transferred to the Member State after it issued an EU Blue Card in accordance with the first subparagraph, that Member State shall amend the remark accordingly within three months after the transfer.		Where, in accordance with the relevant international instruments or national law, responsibility for the international protection of the EU Blue Card holder was transferred to the Member State after it issued an EU Blue Card in accordance with the first subparagraph, that Member State shall amend	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		the remark accordingly within three months after the transfer.	compromise suggestions
159a		Amendment 105 5a. Where an EU Blue Card is issued by a Member State to a third- country national who is an applicant for international protection in another Member State, the Member State issuing the EU Blue Card shall enter the remark "Applicant for International protection in [name of the Member State] as from [date of lodging of application for international protection]" in the EU Blue Card.		Council cannot agree with the EP amendment
159b		Before the Member State enters that remark, it shall notify the Member State to be mentioned in that remark of the issuance of the EU Blue Card and request that Member State to provide information as to whether the EU Blue Card holder is still maintaining his/her		Council cannot agree with the EP amendment

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	application for international protection. The Member State mentioned in the remark shall reply no later than one month after receiving the request for information. Where the application for international protection has been withdrawn, the Member State issuing the EU Blue Card shall not enter that remark.	(doc. 10552/17)	compromise suggestions
160.	6. During the period of its validity, the EU Blue Card shall entitle its holder to:	enter that remark	6. During the period of its validity, the EU Blue Card	
			shall entitle its holder to:	
161.	(a) enter, re-enter and stay in the territory		(a) enter, re-enter and stay in	
	of the Member State issuing the EU Blue		the territory of the Member	
	Card;		State issuing the EU Blue	
4.60	(b) enjoy the rights recognised in this		Card; (b) enjoy the rights	
162.	Directive.		recognised in this Directive.	
163.	Article 9		Article 9	
103.	Applications for admission		Applications for admission	
164.		Amendment 106		Council suggests to add a new
				Recital 24a:
	1. Member States shall determine whether	1. Member States shall []	1. Member States shall	
	applications for an EU Blue Card are to be	allow applications for an	determine whether	"Where a Member State has
	made by the third-country national or by	EU Blue Card [] from	applications for an EU Blue	determined that an
	the employer. Member States may also	either the third-country	Card are to be made by the	application for an EU Blue
	allow an application from either of the two.	national or by the	third-country national or by	Card is to be made by the

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
(doc. 10012/16)	employer. [] Where an application involves a recognised employer in accordance with Article 12, the employer shall lodge the application. An application [] made by the employer shall not restrict the procedural rights enjoyed by the third-country national seeking the EU Blue Card during the application procedure, or the rights enjoyed by the EU Blue Card holder during the period of employment or the EU Blue Card renewal procedure.	the employer. Member States may also allow an application from either of the two.	employer, it should not restrict the procedural safeguards enjoyed by the third-country national seeking the EU Blue Card during the application procedure, or the rights enjoyed by the EU Blue Card holder during the period of employment or the EU Blue Card renewal procedure." The EP could agree to move the idea borne in the third sentence of its AM to a recital. The recital could read: Where an application for an EU Blue Card is made by the employer, it should not restrict the procedural safeguards enjoyed by the third-country national seeking the EU Blue Card during the application procedure, or the rights enjoyed by the EU Blue Card holder during the period of employment or the EU Blue Card renewal procedure."

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				Council can agree to move the amendment to the recital, however insists that the Member State should be entitled to determine if the application is to be made by the employer of by the third-country national. EP to continue discussions TO BE DISCUSSED AT TECHNICAL LEVEL
165.	2. The application shall be considered and examined either when the third-country national concerned is residing outside the territory of the Member State to which he or she wishes to be admitted, or when he or she is already legally present in the territory of that Member State.		2. The application shall be considered and examined either when the third-country national concerned is residing outside the territory of the Member State to which he or she wishes to be admitted, or when he or she is already [] residing in the territory of that Member State as holder of a valid residence permit or long-stay visa.	Council wishes to maintain its text EP: linked to the scope, which remains to be discussed at political level TO BE DISCUSSED AT TECHNICAL LEVEL
165a		Amendment 107	Fr to swij / 2001.	Council cannot agree with the
		2a. Where an applicant for		EP amendment.
		international protection is		
		granted an EU Blue Card,		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	his or her application for international protection shall be considered to be suspended for the duration of the validity of the EU Blue Card. In that regard, the Member State that issues the EU Blue Card shall inform the authorities of the Member State responsible for the application for international protection of the details, in particular, the date on which the EU Blue Card was issued and its duration.	(doc. 10332/11)	EP: linked to the scope, which remains to be discussed at political level LINKED TO MAJOR POLITICAL ISSUE: SCOPE
165b		Where an application for international protection is suspended, the Member State responsible for that application shall not consider the application to be implicitly withdrawn.		Council cannot agree with the EP amendment EP: linked to the scope, which remains to be discussed at political level LINKED TO MAJOR POLITICAL ISSUE: SCOPE
165c		Where the EU Blue Card expires, the Member State responsible for the application for		Council cannot agree with the EP amendment.

Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	international protection		EP: linked to the scope, which
	shall permit the person		remains to be discussed at
	concerned to re-enter its		political level
	territory for the purposes		
	of the application for		LINKED TO MAJOR
	international protection.		POLITICAL ISSUE:
	Where the family members		SCOPE
	of the person concerned		
	joined him or her in the		
	Member State which		
	issued the EU Blue Card,		
	they shall not be entitled to		
	enter, or remain in, that		
	Member State on the basis		
	of the expired EU Blue		
	Čard.		

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
165d			3. By way of derogation from paragraph 2, a Member State may accept, in accordance with its national law, an application submitted when the third-country national concerned is not in possession of a valid residence permit or long-stay visa but is legally present in its territory.	Council wishes to maintain its text EP: linked to the scope, which remains to be discussed at political level TO BE DISCUSSED AT TECHNICAL LEVEL (linked to Art 9(1))
166.	Article 10		Article 10	
167.	1. The competent authorities of the Member States shall adopt a decision on the application for an EU Blue Card and notify the applicant in writing, in accordance with the notification procedures laid down in the national law of the Member State concerned. The notification shall be made at the latest within 60 days of the date of submission of the application.	Amendment 108 The competent authorities of the Member States shall adopt a decision on the application for an EU Blue Card and notify the applicant in writing, in accordance with the notification procedures laid down in the national law of the Member State concerned. The notification shall be made as soon as possible and at the latest within [] 30 days of the date of submission of an initial application or an application for renewal.	1. The competent authorities of the Member States shall adopt a decision on the application for an EU Blue Card and notify the applicant in writing, in accordance with the notification procedures laid down in the national law of the Member State concerned. The [] decision shall be [] adopted and notified at the latest within [] 90 days of the date of submission of the complete application.	The Council suggests the following compromise: 1. The competent authorities of the Member States shall adopt a decision on the application for an EU Blue Card and notify the applicant in writing, in accordance with the notification procedures laid down in the national law of the Member State concerned. The [] decision shall be [] adopted and notified as soon as possible, but at the latest within [] 90 days of the date of submission of the complete application.

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				TO BE DISCUSSED AT A
				TECHNICAL LEVEL
168.		Amendment 109		The Council suggests the
				following compromise:
	Where the employer has been recognised in	Where the employer has	Where the employer has been	
	accordance with Article 12, the notification	been recognised in	recognised in accordance	Where the employer has been
	shall be made at the latest within 30 days of	accordance with Article 12,	with Article 12, the []	recognised in accordance with
	the date of submission of the application.	the notification shall be	decision shall be []	Article 12, the [] decision
		made <i>as soon as possible</i>	adopted and notified at the	shall be [] adopted and
		and at the latest within []	latest within 30 days of the	notified as soon as possible
		15 days of the date of	date of submission of the	but at the latest within 30
		submission of <i>an initial</i>	application.	days of the date of submission
		application <i>or an</i>		of the complete application.
		application for renewal.		
				TO BE DISCUSSED AT A
				TECHNICAL LEVEL
169.	2. Under exceptional and duly justified		Deleted	Council maintains its position
	circumstances linked to the complexity of			
	the application, Member States may extend			TO BE DISCUSSED AT A
	the maximum period referred to in			TECHNICAL LEVEL
	paragraph 1 by 30 days. They shall inform			
	the applicant of the extension before that			
	maximum period has expired.			
170.		Amendment 110		Council wishes to maintain
				the Commission text
	3. Where the information or documents	3. Prior to rejecting an	3. Where the information or	
	supplied in support of the application are	application for an EU	documents supplied in	TO BE DISCUSSED AT A
	inadequate or incomplete, the competent	Blue Card or an	support of the application are	TECHNICAL LEVEL
	authorities shall notify the applicant of the	application to renew an	inadequate or incomplete, the	
	additional information that is required and	EU Blue Card, where the	competent authorities shall	
	set a reasonable deadline for providing it.	information or documents	notify the applicant of the	
	The period referred to in paragraph 1 shall	supplied in support of the	additional information that is	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	doc. 10012/16) be suspended until the authorities have received the additional information or documents required. If the additional information or documents have not been provided within the deadline, the application may be rejected.	initial application or the application for renewal are inadequate or incomplete, the competent authorities shall notify the applicant of the additional information that is required and set a reasonable deadline for providing it. The period referred to in paragraph 1 shall be suspended until the authorities have received the additional information or documents required. If the additional information or documents have not been provided within the	required and set a reasonable deadline for providing it. The period referred to in paragraph 1 shall be suspended until the authorities have received the additional information or documents required. If the additional information or documents have not been provided within the deadline, the application may be rejected.	compromise suggestions
		deadline, the application may be rejected.		
171.		Amendment 111		Possible compromise suggestion in conjunction
	4. Any decision rejecting an application for an EU Blue Card, or a decision not to	4. Any decision rejecting an application for an EU	4. Any decision rejecting an application for an EU Blue	with new Recital 22a:
	renew or to withdraw an EU Blue Card shall be notified in writing to the	Blue Card, any decision to withdraw an EU Blue	Card, or a decision not to renew or to withdraw an EU	4. Any decision rejecting an application for an EU Blue
	third-country national concerned and,	Card, or any decision not	Blue Card shall be notified in	Card, any decision to
	where relevant, to his employer in accordance with the notification procedures	to renew an EU Blue Card shall be notified in writing	writing to the third-country national concerned and,	withdraw an EU Blue Card, or any decision not to renew
	set out in the relevant national law. The	to the third-country	where relevant, to his	an EU Blue Card shall be
	notification shall specify the reasons for the	national concerned and,	employer in accordance with	notified in writing to the
	decision and the competent authority with	where relevant, to his <i>or</i>	the notification procedures	third-country national
	which an appeal may be submitted as well	<i>her</i> employer in	set out in the relevant	concerned and, where

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
(doc. 10012/16) as the time limit for submitting the appeal. Member States shall provide an effective judicial remedy, in accordance with national law.	accordance with the notification procedures set out in the relevant national law. The notification shall specify the reasons, in fact and in law, for the decision and the competent authority with which an appeal may be submitted as well as the time limit for submitting the appeal. Member States shall provide an effective judicial remedy, in accordance with national law. Any decision rejecting an application for an EU Blue Card shall not affect the right of a third-country national to submit a new application, in particular where the rejection was based on the conduct of the employer pursuant to points (a), (b) and (c) of Article 6(3).	national law. The notification shall specify the reasons for the decision and the competent authority with which an appeal may be submitted as well as the time limit for submitting the appeal. Member States shall provide an effective judicial remedy, in accordance with national law.	relevant, to his <i>or her</i> employer in accordance with the notification procedures set out in the relevant national law. The notification shall specify the reasons for the decision and the competent authority with which an appeal may be submitted as well as the time limit for submitting the appeal. Member States shall provide an effective judicial remedy, in accordance with national law. EP would like to clarify the last part in the following recital: "22a. Any decision rejecting an application for an EU Blue Card shall not affect the right of a third-country national to submit another application." Council does not consider the recital necessary as it gives no added value.

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
171a		Amendment 112 4a. Any decision to withdraw an EU Blue Card shall take effect only after the Blue Card holder has been duly notified by the responsible authorities of the Member State concerned. Member States shall ensure that such notification occurs at least 30 days before the withdrawal takes effect.		Council cannot agree with the amendment, as this is a part of MS administrative regulations and, as a general rule, any decision to withdraw an EU Blue Card will take effect after notification regarding this has been issued. Where there is a threat to public security, MS should be able to withdraw the BC immediately. TO BE DISCUSSED AT TECHNICAL LEVEL
172.	5. An applicant shall be allowed to submit an application for renewal before the expiry of the EU Blue Card. Member States may set a maximum deadline of 60 days prior to the expiry of the EU Blue Card for submitting an application for renewal.		5. An applicant shall be allowed to submit an application for renewal before the expiry of the EU Blue Card. Member States may set a maximum deadline of 90 days prior to the expiry of the EU Blue Card for submitting an application for renewal.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
173.		Amendment 113		Agreement confirmed at
				trilogue on 13.12.17:
	6. Where the validity of the EU Blue Card	6. Where the validity of the	6. Where the validity of the	
	permit expires during the procedure for	EU Blue Card permit	EU Blue Card permit expires	6. Where the validity of the
	renewal, Member States shall allow the	expires during the	during the procedure for	EU Blue Card expires during
	third-country national to stay on their	procedure for renewal,	renewal, Member States shall	the procedure for renewal,

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	territory until the competent authorities have taken a decision on the application.	Member States shall allow the third-country national to stay on their territory under the same conditions as laid down in this Directive until the competent authorities have taken a decision on the application for renewal.	allow the third-country national to stay on their territory until the competent authorities have taken a decision on the application.	Member States shall allow the third-country national to stay as an EU Blue Card holder on their territory until the competent authorities have taken a decision on the application. See also Recital 24.
173a		Amendment 114 6a. During the initial application procedure, the procedure on withdrawal or the procedure on an application for renewal, Member States shall prohibit any form of arbitrariness and/or discrimination in the decision-making process pursuant to Council Directive 76/207/EEC ³⁰ , Council Directive 2000/43/EC ³¹ and Council Directive 2000/78/EC ³² .		Council cannot agree with the EP amendment. The recital suggested for EP amendment 125 in Article 15 (1)(fa) should cover this. Reference to Directive 2006/54/EC could be added to the recital, if insisted by the EP. TO BE DISCUSSED AT TECHNICAL LEVEL

Council Directive 76/207/EEC of 9 February 1976 on the implementation of the principle of equal treatment for men and women as regards access to employment, vocational training and promotion, and working conditions (OJ L 39, 14.2.1976, p. 40)

Council Directive 2000/43/EC of 29 June 2000 implementing the principle of equal treatment between persons irrespective of racial or ethnic origin (OJ L 180, 19.7.2000, p. 22).

Council Directive 2000/78/EC of 27 November 2000 establishing a general framework for equal treatment in employment and occupation (OJ L 303, 2.12.2000, p. 16).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
174.	Article 11 Fees		Article 11 Fees	
175.	The level of fees required by Member States for the processing of applications shall not be disproportionate or excessive.	Amendment 115 Member States may require the payment of fees for the handling of applications in accordance with this Directive. The level of fees required by a Member [] State for the processing of applications shall not be disproportionate or excessive and overall not higher than the level of fees required for other residence and working permit applications in that Member State.	The level of fees required by Member States for the processing of applications shall not be disproportionate or excessive.	Agreement confirmed at trilogue on 18.10.17: Member States may require the payment of fees for the handling of applications in accordance with this Directive. The level of fees required by a Member [] State for the processing of applications shall not be disproportionate or excessive.
176.	Article 12 Recognised employers		Article 12 Recognised employers	
177.	1. Member States may decide to provide for recognition procedures for employers in accordance with their national law or administrative practice for the purpose of applying simplified procedures for obtaining an EU Blue Card.	Amendment 116 Member States [] shall provide for recognition procedures for employers in accordance with their national law or administrative practice for the purpose of applying simplified procedures for	1. Member States may decide to provide for recognition procedures for employers in accordance with their national law or administrative practice for the purpose of applying simplified	Council wishes to maintain the Commission text POLITICAL ISSUE: RECOGNISED EMPLOYERS

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		obtaining an EU Blue Card. Member States shall provide clear and transparent information to the employers concerned.	procedures for obtaining an EU Blue Card.	
178.	Where a Member State decides to provide for recognition procedures, it shall provide clear and transparent information to the employers concerned about, among others, the conditions and criteria for approval, the period of validity of the recognition and the consequences of non-compliance with the conditions, including possible withdrawal and non-renewal, as well as any sanction applicable.		Where a Member State decides to provide for recognition procedures, it shall provide clear and transparent information to the employers concerned about, among others, the conditions and criteria for approval, the period of validity of the recognition and the consequences of noncompliance with the conditions, including possible withdrawal and non-renewal, as well as any sanction applicable.	
179.	The recognition procedures shall not entail disproportionate or excessive administrative burden or costs for the employers.	Amendment 117 The recognition procedures shall not entail disproportionate or excessive administrative burden or costs for the employers, in particular for small and mediumsized enterprises.	The recognition procedures shall not entail disproportionate or excessive administrative burden or costs for the employers.	Council wishes to maintain the Commission text TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
180.	2. Member States may refuse to recognise an employer pursuant to paragraph 1, where the employer has been sanctioned for employment of illegally staying third-country nationals pursuant to Directive 2009/52/EC.	Amendment 118 Member States may refuse to recognise an employer pursuant to paragraph 1, where the employer has been sanctioned for employment of [] irregularly staying third-country nationals pursuant to Directive 2009/52/EC or where the employer has failed to meet its legal obligations regarding social security, taxation, labour rights or working conditions.	Moved to 3. 3. Member States may refuse to recognise an employer pursuant to paragraph 1, where the employer has been sanctioned for []: (a) employment of illegally staying third-country nationals pursuant to Directive 2009/52/EC, or (b) undeclared work or illegal employment according to national law. When applying the first subparagraph, Member States shall take into account, in accordance with national law, the seriousness of the sanctioned conduct and the time elapsed since the sanction was imposed	Agreement confirmed at trilogue on 27.11.17: 3. Member States may refuse to recognise an employer pursuant to paragraph 1, where the employer has been sanctioned for []: (a) employment of illegally staying third-country nationals pursuant to Directive 2009/52/EC, or (b) undeclared work or illegal employment according to national law, or (c) failing to meet its legal obligations regarding social security, taxation, labour rights or working conditions. Any decision to refuse to recognise an employer shall take account of the specific circumstances of the case, including the time elapsed since the sanction was imposed, and respect the principle of proportionality.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		(400, 1033211)	(The above was included in the agreed 4CT post-trilogue of December 2017; on 16/10/20 the EP indicated its wish to keep the word 'illegally' and 'illegal' in square brackets)
181.		Amendment 119		Council wishes to maintain its text
	The simplified procedures shall include processing of applications as provided for in the second subparagraph of Article 10(1). Applicants shall be exempt from presenting the evidence referred to in points (c) and (e) of Article 5(1) and in Article 5(8).	The simplified procedures shall include processing of applications as provided for in the second subparagraph of Article 10(1). Applicants shall be exempt from presenting the evidence referred to in <i>point</i> [] (e) of Article 5(1) [].	2. The simplified procedures shall include processing of applications as provided for in the second subparagraph of Article 10(1). Applicants shall be exempt from presenting one or more pieces of evidence referred to in points [](b) [] or (e) of Article 5(1) [] or in Article 5(8).	text
182.		Amendment 120		Agreement confirmed at trilogue on 27.11.17:
	3. Member States shall provide for measures to prevent possible abuses. Those measures may include monitoring, assessment at regular intervals and, where appropriate, inspection in accordance with national law or administrative practice.	Member States shall [] monitor and assess at regular intervals the functioning and effectiveness of the recognition procedures for employers under paragraph 1. To that end, without prejudice to	4. Member States shall provide for measures to prevent possible abuses. Those measures may include monitoring, assessment at regular intervals and, where appropriate, inspection in accordance with national law or administrative practice.	To be deleted , as covered by compromise suggestion on sanctions in new Article 12a.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		Article 10(6a), they shall, where appropriate, [] carry out inspections in accordance with national law or administrative practice.		
183.	Member States may, among other measures, refuse to renew or decide to withdraw the status of recognised employer where the employer has not respected its obligations under this Directive or in cases where the recognition has been fraudulently acquired.		Member States may, among other measures, refuse to renew or decide to withdraw the status of recognised employer where the employer has not respected its obligations under this Directive or in cases where the recognition has been fraudulently acquired.	Agreement confirmed at trilogue on 27.11.17: Member States may [] refuse to renew or decide to withdraw the status of recognised employer where the employer has not respected its obligations under this Directive or in cases where the recognition has been fraudulently acquired.
183a				Agreement confirmed at trilogue on 27.11.17: Article 12a Sanctions against employers 1. Member States shall provide for sanctions against employers who have not fulfilled their obligations under this Directive. Those sanctions shall be effective, proportionate and dissuasive.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				2. Member States shall provide for measures to prevent possible abuses of this Directive. Those measures shall include monitoring, assessment and, where appropriate, inspection in accordance with national law or administrative practice.
184.	Chapter IV		Chapter IV	
	RIGHTS Article 13		RIGHTS Article 13	
185.	Labour market access		Labour market access	
186.		Amendment 121		Council wishes to maintain its
	1. EU Blue Card holders shall have full	EU Blue Card holders shall	1. EU Blue Card holders shall	text
	access to highly skilled employment in the	have full access to highly	have [] access to highly	TO BE DISCUSSED AT
	Member State concerned. Member States	skilled employment in the	[] qualified employment in	TECHNICAL LEVEL
	may require that a change of employer and	Member State concerned.	the Member State concerned	
	changes affecting the fulfilment of the	During a period of	provided that the criteria	
	criteria for admission as set out in Article 5	unemployment, the EU	for admission laid down in	
	are communicated in accordance with	Blue Card holder shall be	Article 5 are fulfilled.	
	procedures laid down by national law.	allowed to seek and take		
		up highly skilled employment. Member		
		States may require that a		
		change of employer and		
		changes affecting the		
		fulfilment of the criteria for		
		admission as set out in		

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
		Article 5 are		
		communicated in		
		accordance with		
		procedures laid down by		
106		national law.		
186a			1a. During the first two	Council wishes to maintain its
			years of legal employment	text
			in the Member State	
			concerned as an EU Blue	TO BE DISCUSSED AT
			Card holder, Member	TECHNICAL LEVEL
			States may require that a	
			change of employer be	
			subject to the check set out	
10.67			in Article 6(2).	
186b			The right of the Blue Card	Council wishes to maintain its
			holder to pursue the	text
			employment may be	
			suspended until the	TO BE DISCUSSED AT
			outcome of this check	TECHNICAL LEVEL
			confirms that the vacancy	
			concerned could not be	
			filled by the persons listed	
			in Article 6(2).	
186c			1b. During the first two	Council wishes to maintain its
			years of legal employment	text
			in the Member State	
			concerned as an EU Blue	TO BE DISCUSSED AT
			Card holder, Member	TECHNICAL LEVEL
			States may require that a	
			change of employer and	
			changes which may affect	
			the fulfilment of the criteria	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)		for admission as set out in Article 5 are:	compromise suggestions
186d			(a) subject to the prior authorisation in writing of the competent authorities in the Member State concerned in accordance with procedures laid down by national law, to be granted or denied within 30 days of the date of the request made by the EU	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
186e			Blue Card holder; or (b) communicated by the EU Blue Card holder or his or her prospective employer	Council wishes to maintain its text
			in accordance with procedures laid down by national law.	TO BE DISCUSSED AT TECHNICAL LEVEL
187.	The communication procedure shall not suspend the right of the EU Blue Card holder to pursue the employment.		After these first two years, the Member State may only require such changes to be communicated in accordance with the procedures laid down by national law. The communication procedure shall not suspend the right of the EU Blue Card holder to pursue the employment.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
188.		Amendment 122 (EMPL)	parsae the employment.	Possible compromise suggestion, the last sentence

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	2. Without prejudice to the criteria for admission set out in Article 5, EU Blue Card holders may engage in self-employed activity in parallel to the activity in highly skilled employment.	2. Without prejudice to the criteria for admission set out in Article 5, EU Blue Card holders may engage in self-employed activity, under the same conditions as nationals and other Union citizens in the Member State which issued the Blue Card, in parallel to the activity in highly skilled employment. Any such activity shall be subsidiary to their employment under the EU Blue Card.	2. Without prejudice to the criteria for admission set out in Article 5, Member States may allow EU Blue Card holders [] to engage in self-employed activity in parallel to the activity in highly [] qualified employment in accordance with conditions laid down in national law. Member States are entitled to limit the scope of allowed self-employed activity.	of the paragraph should be moved to a recital: Without prejudice to the criteria for admission set out in Article 5, EU Blue Card holders may engage in self-employed activity, in accordance with the conditions laid down in national law, in parallel to the activity in highly [] qualified employment. Any such activity shall be subsidiary to their employment under the EU Blue Card. TO BE DISCUSSED AT TECHNICAL LEVEL
188a			2a. Without prejudice to the	Council wishes to maintain its
			criteria for admission set	text
			out in Article 5, Member	
			States may allow EU Blue	POLITICAL ISSUE:
			Card holders to engage in	HARMONISATION &
			professional activities other	EQUAL TREATMENT
			than their main activity as an EU Blue Card holder in	
			an EO Blue Card noider in accordance with conditions	
			laid down in national law.	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
189.	3. By way of derogation from paragraph 1, Member States may retain restrictions on access to employment, where the employment activities entail involvement in the exercise of public authority and the responsibility for safeguarding the general interest of the State.		3. By way of derogation from paragraph 1, Member States may retain restrictions on access to employment [] provided such employment activities entail occasional involvement in the exercise of public authority and the responsibility for safeguarding the general interest of the State and where, in accordance with existing national or Union law these activities are reserved to nationals.	Council wishes to maintain its position but by way of a compromise paras 3 and 3a could be merged: 3. By way of derogation from paragraph 1, Member States may retain restrictions on access to employment [] provided such employment activities entail occasional involvement in the exercise of public authority and the responsibility for safeguarding the general interest of the State or where, in accordance with existing national law, these activities are reserved to nationals, Union citizens or EEA citizens. TO BE DISCUSSED AT TECHNICAL LEVEL
189a			3a. Member States may retain restrictions on access to employment activities, in cases where, in accordance with existing national law, these activities are reserved	See above. TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			to nationals, Union citizens or EEA citizens.	
190.	4. This Article shall apply without prejudice to the principle of preference for Union citizens where applicable under the provisions of the relevant Acts of Accession.	(EMPL)	4. This Article shall apply without prejudice to the principle of preference for Union citizens where applicable under the provisions of the relevant Acts of Accession.	
191.	Article 14 Temporary unemployment	Amendment 123 (shared competence) deleted	Article 14 Temporary unemployment	
192.	1. Unemployment in itself shall not constitute a reason for withdrawing an EU Blue Card, unless the period of unemployment exceeds three consecutive months, or where the unemployment occurs more than once during the period of validity of an EU Blue Card.	deleted (moved to Article 7(2): where the third-country national has been unemployed for a period exceeding six consecutive months, except where such unemployment is the result of illness or disability; or)	1. Unemployment in itself shall not constitute a reason for withdrawing an EU Blue Card, unless the period of unemployment exceeds three consecutive months, or where the unemployment occurs more than once during the period of validity of an EU Blue Card.	Council compromise suggestion: 1. Unemployment in itself shall not constitute a reason for withdrawing an EU Blue Card, unless the period of unemployment exceeds three consecutive months, or [] exceeds three cumulative months in case the unemployment occurs more than once during the period of validity of an EU Blue Card. EP maintains its positions in AM 97

	Commission Proposal	EP Position	Council's text	Comments / possible
193.	2. During the period referred to in paragraph 1, the EU Blue Card holder shall be allowed to seek and take up employment in accordance with the conditions set out in Article 13.	deleted Moved to Article 13(1): EU Blue Card holders shall have full access to highly skilled employment in the Member State concerned. During a period of unemployment, the EU Blue Card holder shall be allowed to seek and take up highly skilled employment. Member States may require that a change of employer and changes affecting the fulfilment of the criteria for admission as set out in Article 5 are communicated in accordance with	2. During the period referred to in paragraph 1, the EU Blue Card holder shall be allowed to seek and take up employment in accordance with the conditions set out in Article 13.	Compromise suggestions POLITICAL ISSUE: UNEMPLOYMENT Council wishes to maintain the Commission text TO BE DISCUSSED AT TECHNICAL LEVEL
		procedures laid down by national law.		
194.	3. The EU Blue Card holder shall communicate the beginning and, where appropriate, the end of the period of unemployment to the competent authorities	deleted	3. The EU Blue Card holder shall communicate the beginning and, where appropriate, the end of the	Council wishes to maintain the Commission text

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	of the Member State of residence, in accordance with the relevant national procedures.		period of unemployment to the competent authorities of the Member State of residence, in accordance with the relevant national procedures.	TO BE DISCUSSED AT TECHNICAL LEVEL
194a			4. Where Member States require a prior authorisation pursuant to point (a) of the first subparagraph of paragraph 1b of Article 13, they shall allow the EU Blue Card holder to remain on their territory until the necessary authorisation has been granted or denied.	Depends on the agreement on Article 13. TO BE DISCUSSED AT TECHNICAL LEVEL
195.	Article 15 Equal treatment		Article 15 Equal treatment	
196.	1. EU Blue Card holders shall enjoy equal treatment with nationals of the Member State issuing the EU Blue Card, as regards:	(EMPL)	1. EU Blue Card holders shall enjoy equal treatment with nationals of the Member State issuing the EU Blue Card, as regards:	
197.	(a) terms of employment, including the minimum working age, and working conditions, including pay and dismissal, working hours, leave and holidays, as well as health and safety requirements at the workplace;	(EMPL)	(a) terms of employment, including the minimum working age, and working conditions, including pay and dismissal, working hours, leave and holidays, as well as health and safety	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			requirements at the workplace	
198.	(b) freedom of association and affiliation and membership of an organisation representing workers or employers or of any organisation whose members are engaged in a specific occupation, including the rights and benefits conferred by such organisations, without prejudice to the national provisions on public policy and public security;	(EMPL)	(b) freedom of association and affiliation and membership of an organisation representing workers or employers or of any organisation whose members are engaged in a specific occupation, including the rights and benefits conferred by such organisations, without prejudice to the national provisions on public policy and public security;	
199.	(c) education and vocational training;	(EMPL)	(c) education and vocational training;	
200.	(d) recognition of diplomas, certificates and other professional qualifications in accordance with the relevant national procedures;	Amendment 124 (EMPL) (d) recognition of diplomas, certificates and other professional qualifications, including the non-formal acquisition of skills, in accordance with the relevant national procedures;	(d) recognition of diplomas, certificates and other professional qualifications in accordance with the relevant national procedures;	Council wishes to maintain the Commission text
201.	(e) branches of social security, as defined in Article 3 of Regulation (EC) No 883/2004;	(EMPL)	(e) branches of social security, as defined in Article 3 of Regulation (EC) No 883/2004;	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
202.	(f) access to goods and services and the supply of goods and services made available to the public, including procedures for obtaining housing, as well as information and counselling services afforded by employment offices.	(EMPL)	(f) access to goods and services and the supply of goods and services made available to the public, including procedures for obtaining housing, as well as information and counselling services afforded by employment offices.	
202a		Amendment 125 (EMPL) (fa) access to justice and support if they face any kind of discrimination, including in the labour market by applying the principles and safeguards referred to in Directive 2000/43/EC and Directive 2000/78/EC;	comproviment offices.	Provisional agreement found that EP amendment will be withdrawn and a new Recital 5a added: "Member States should give effect to this Directive without discrimination on the basis of sex, race, colour, ethnic or social origin, genetic characteristics, language, religion or beliefs, political or other opinions, membership of a national minority, fortune, birth, disability, age or sexual orientation in accordance, in particular, with Council Directive 2000/43/EC and Council Directive 2000/78/EC."
202b		Amendment 126 (EMPL)		See Council compromise suggestion for AM 125

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	(fb) non-discrimination on the grounds of origin, gender, religion or belief, disability, age or sexual orientation.	(doc. 10552/17)	As a way of compromise, EP proposes a new recital 5b to replace AM 125: "For the principle of equal treatment to be effective, EU Blue Card holders should be able to seek legal redress and lodge complaints directly or through relevant third parties and benefit from support, as provided for in Directives 2000/43 and 2000/78, if they face any kind of discrimination, including in the labour market."
203.	2. With respect to point (c) of paragraph 1 the Member State concerned may restrict equal treatment as regards study and maintenance grants and loans or other grants and loans regarding secondary and higher education and vocational training. Access to university and post-secondary education may be subject to specific prerequisites in accordance with national law.	(EMPL)	2. With respect to point (c) of paragraph 1 the Member State concerned may restrict equal treatment as regards study and maintenance grants and loans or other grants and loans regarding secondary and higher education and vocational training. Access to university and post-secondary education may be subject to specific prerequisites in accordance with national law.	THE MOOUT THAT INC.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
203a	(doct 10012/10)		With respect to point (e) of paragraph 1, the Member State concerned may restrict equal treatment as regards family benefits in relation to family members who reside in a third country.	Council wishes to maintain its text MAJOR POLITICAL ISSUE: EQUAL TREATMENT
204.	With respect to point (f) of paragraph 1 the Member State concerned may restrict equal treatment as regards procedures for obtaining housing. This shall be without prejudice to the freedom of contract in accordance with Union and national law.	(EMPL)	With respect to point (f) of paragraph 1 the Member State concerned may restrict equal treatment as regards procedures for obtaining housing. This shall be without prejudice to the freedom of contract in accordance with Union and national law.	
205.	3. EU Blue Card holders moving to a third country, or their survivors who reside in a third country and who derive rights from the EU Blue Card holder, shall receive, in relation to old age, invalidity and death, statutory pensions based on the EU Blue Card holder's previous employment and acquired in accordance with the legislation referred to in Article 3 of Regulation (EC) No 883/2004, under the same conditions and at the same rates as the nationals of the Member States concerned when they move to a third country.	(EMPL)	3. EU Blue Card holders moving to a third country, or their survivors who reside in a third country and who derive rights from the EU Blue Card holder, shall receive, in relation to old age, invalidity and death, statutory pensions based on the EU Blue Card holder's previous employment and acquired in accordance with the legislation referred to in Article 3 of Regulation (EC)	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			No 883/2004, under the same conditions and at the same rates as the nationals of the Member States concerned when they move to a third country.	
206.	4. The right to equal treatment laid down in paragraph 1 shall be without prejudice to the right of the Member State to withdraw or to refuse to renew the EU Blue Card in accordance with Article 7.	(EMPL)	4. The right to equal treatment laid down in paragraph 1 shall be without prejudice to the right of the Member State to withdraw or to refuse to renew the EU Blue Card in accordance with Article 7.	
207.	5. This Article shall not apply to EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the Member State concerned.	(EMPL)	5. This Article shall not apply to EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the Member State concerned.	
208.	6. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they reside in a Member State other than the Member State which granted them international protection.	(EMPL)	6. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they reside in a Member State other than the Member State which granted them international protection.	
208a		Amendment 127 (EMPL) 6a. Member States shall hold the employer of the		To be deleted, part of compromise for new Article 12a.

EU Blue Card holder responsible for any repeated or significant failure to comply with Article 5(3) and Article 15. The Member State concerned shall provide for sanctions where the employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive. Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in		Commission Proposal	EP Position	Council's text	Comments / possible
responsible for any repeated or significant failure to comply with Article 5(3) and Article 15. The Member State concerned shall provide for sanctions where the employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive. Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in		(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
repeated or significant failure to comply with Article 5(3) and Article 15. The Member State concerned shall provide for sanctions where the employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive. Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in					
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for sanctions where the employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive. Z08c Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in	208b		The Member State	\(`C'\)	To be deleted, part of
employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive. To be deleted, part of (EMPL) (compromise for new Ar 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			concerned shall provide		compromise for new Article
responsible. Those sanctions shall be effective, proportionate and dissuasive. Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			for sanctions where the		12a.
sanctions shall be effective, proportionate and dissuasive. Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			employer is held		
208c Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			responsible. Those		
and dissuasive. Amendment 128 (EMPL) (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			sanctions shall be		
Amendment 128 (EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			effective, proportionate		
(EMPL) 6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			and dissuasive.		
6b. Member States shall provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in	208c		Amendment 128		To be deleted, part of
provide for measures to prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			(EMPL)		compromise for new Article
prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			6b. Member States shall		12a.
prevent possible abuses of Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			provide for measures to		
Article 5(3) and Article 15. Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in			1 -		
Those measures shall include monitoring, assessment at regular intervals and, where appropriate, inspection in					
assessment at regular intervals and, where appropriate, inspection in			Those measures shall		
assessment at regular intervals and, where appropriate, inspection in			include monitoring.		
intervals and, where appropriate, inspection in			G.		
appropriate, inspection in					
accordance with national			accordance with national		
law or administrative					
practice.					
209. Article 16 Article 16	209	Article 16		Article 16	
Family members Family members		Family members		Family members	
210. 1. Council Directive 2003/86/EC shall 1. Council Directive	210.	1. Council Directive 2003/86/EC shall		1. Council Directive	
apply with the derogations laid down in this 2003/86/EC shall apply with		apply with the derogations laid down in this		2003/86/EC shall apply with	
Article.				11 3	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
			the derogations laid down in this Article.	
211.	2. By way of derogation from Articles 3(1) and 8 of Directive 2003/86/EC, family reunification shall not be made dependent on the requirement of the EU Blue Card holder having reasonable prospects of obtaining the right of permanent residence and having a minimum period of residence.		2. By way of derogation from Articles 3(1) and 8 of Directive 2003/86/EC, family reunification shall not be made dependent on the requirement of the EU Blue Card holder having reasonable prospects of obtaining the right of permanent residence [], to hold a residence permit for a period of validity of one year or more or having a minimum period of residence.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
211a		Amendment 129 2a. By way of derogation from point (a) of Article 3(2) of Directive 2003/86/EC, that directive, together with the derogations laid down in this Article, shall apply to EU Blue Card holders whose application for international protection is suspended for the duration of validity of the Blue		Council wishes to maintain its text LINKED TO MAJOR POLITICAL ISSUE: SCOPE

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	Card pursuant to Article 9(2a) of this Directive.	(uoc. 10332/17)	compromise suggestions
212.	3. By way of derogation from the third subparagraph of Article 4(1) and from the second subparagraph of Article 7(2) of Directive 2003/86/EC, the integration conditions and measures referred to therein may only be applied after the persons concerned have been granted family reunification.		3. By way of derogation from the third subparagraph of Article 4(1) and from the second subparagraph of Article 7(2) of Directive 2003/86/EC, the integration conditions and measures referred to therein may only be applied after the persons concerned have been granted family reunification.	
213.	4. By way of derogation from the first subparagraph of Article 5(4) of Directive 2003/86/EC, where the conditions for family reunification are fulfilled and the applications were submitted simultaneously, residence permits for family members shall be granted at the same time as the EU Blue Card. Where the family members join the EU Blue Card holder after the EU Blue Card has been granted to him or her and where the conditions for family reunification are fulfilled, residence permits shall be granted at the latest within 60 days from the date on	Amendment 130 4. By way of derogation from the first subparagraph of Article 5(4) of Directive 2003/86/EC, where the conditions for family reunification are fulfilled and the applications were submitted simultaneously, residence permits for family members shall be granted at the same time as the EU Blue Card. Where the family members join the EU Blue Card holder	4. By way of derogation from the first subparagraph of Article 5(4) of Directive 2003/86/EC, where the conditions for family reunification are fulfilled and the complete applications were submitted simultaneously, [] the decision for family members shall be [] adopted and notified at the same time as the EU Blue Card. Where the family members join the EU	EP could accept the wording of the Council text with the exception of the timeline of 90 days. Council compromise suggestion: 4. By way of derogation from the first subparagraph of Article 5(4) of Directive 2003/86/EC, where the conditions for family reunification are fulfilled and the complete applications
	which the application was submitted.	after the EU Blue Card has been granted to him or her and where the conditions	Blue Card holder after the EU Blue Card has been granted to him or her and where the	were submitted simultaneously, [] the decision for family members

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	for family reunification are fulfilled, residence permits shall be granted at the latest within [] 30 days from the date [] of submission of the application [].	conditions for family reunification are fulfilled, [] the decision shall be [] adopted and notified at the latest within [] 90 days from the date on which the complete application was submitted. Article 10(3) of this Directive shall apply accordingly.	shall be [] adopted and notified at the same time as the EU Blue Card. Where the family members join the EU Blue Card holder after the EU Blue Card has been granted to him or her and where the conditions for family reunification are fulfilled, [] the decision shall be [] adopted and notified as soon as possible but at the latest within [] 90 days from the date on which the complete application was submitted. Article 10(3) of this Directive shall apply accordingly. TO BE DISCUSSED AT TECHNICAL LEVEL
214.	5. By way of derogation from Article 13(2) and (3) of Directive 2003/86/EC, the duration of validity of the residence permits of family members shall be the same as that of the EU Blue Card insofar as the period of validity of their travel documents allows it.		5. By way of derogation from Article 13(2) and (3) of Directive 2003/86/EC, the duration of validity of the residence permits of family members shall be the same as that of the EU Blue Card insofar as the period of validity of their travel documents allows it.	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
215.	6. By way of derogation from Article 14(1)(b) and (2) of Directive 2003/86/EC, Member States shall not apply any time limit in respect of access to the labour market. Without prejudice to the restrictions referred to in Article 13(3) of this Directive, family members shall have access to any employed or self-employed activity in the Member State concerned.		6. By way of derogation from Article 14 [] (2) of Directive 2003/86/EC, Member States shall not apply any time limit in respect of access to the labour market. By way of derogation from Article 14(1)(b) of that Directive, and without prejudice to the restrictions referred to in Article 13(3) of this Directive, family members shall have access to any [] employment, and to self-employed activity in accordance with applicable requirements under national law, in the Member State concerned.	EP could accept the Council text apart from the reference to applicable requirements under national law which need to be further clarified. TO BE DISCUSSED AT TECHNICAL LEVEL
216.		Amendment 131	State concerned.	
	Before a family member is granted access to employment, Member States may check whether the concerned vacancy could not be filled by national or Union workforce, by third-country nationals lawfully resident in that Member State and already forming part of its labour market by virtue of Union or national law, or by EU long-term residents wishing to move to that Member	deleted	Before a family member is granted access to employment, Member States may check whether the concerned vacancy could not be filled by national or Union workforce, by third-country nationals lawfully resident in that Member State and already forming part of its	POLITICAL ISSUE: FAMILY MEMBERS

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	State for employment in accordance with Chapter III of Directive 2003/109/EC.		labour market by virtue of Union or national law, or by EU long-term residents wishing to move to that Member State for employment in accordance with Chapter III of Directive 2003/109/EC.	
217.	7. By way of derogation from Article 15(1) of Directive 2003/86/EC, for the purposes of calculation of the five years of residence required for the acquisition of an autonomous residence permit, residence in different Member States shall be cumulated.		7. By way of derogation from Article 15(1) of Directive 2003/86/EC, for the purposes of calculation of the five years of residence required for the acquisition of an autonomous residence permit, residence in different Member States shall be cumulated. Member States may require two years of legal and continuous residence immediately prior to the submission of the relevant application within the territory of the Member State where the application for an autonomous residence permit is submitted.	Council wishes to maintain its text POLITICAL ISSUE: LONG-TERM RESIDENCE
218.	8. The provisions set out in Article 17		8. The provisions set out in	
	concerning the accumulation of periods of residence in different Member States by the EU Blue Card holder for the purpose of		Article 17 concerning the accumulation of periods of residence in different	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	acquiring the EU long-term resident status shall apply by analogy.		Member States by the EU Blue Card holder for the purpose of acquiring the EU long-term resident status shall apply by analogy.	compromise suggestions
219.	9. This Article shall not apply to EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the Member State concerned.		9. This Article shall not apply to family members of those EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the Member State concerned.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
220.	10. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they reside in a Member State other than the Member State which granted them international protection.	Amendment 132 10. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection [] in respect of any more favourable condition for family members which could derive from this Directive, including when they reside in a Member State other than the Member State which granted them international protection.	10. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they reside in a Member State other than the Member State which granted them international protection.	Council compromise suggestion: 10. This Article shall apply to family members of those EU Blue Card holders who are beneficiaries of international protection only when those EU Blue Card holders reside in a Member State other than the Member State which granted them international protection. TO BE DISCUSSED AT TECHNICAL LEVEL
221.	Article 17 EU long-term resident status for EU Blue Card holders		Article 17 EU long-term resident status for EU Blue Card holders	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
222.	1. Directive 2003/109/EC shall apply with the derogations laid down in this Article.		1. Directive 2003/109/EC shall apply with the derogations laid down in this Article.	compromise suggestions
223.	2. By way of derogation from Article 4(1) of Directive 2003/109/EC, Member States shall grant EU long-term resident status to third-country nationals who have legally and continuously resided as EU Blue Card holders within their territory for three years immediately prior to the submission of the relevant application.		2. By way of derogation from Article 4(1) of Directive 2003/109/EC, Member States [] may grant EU long-term resident status to third-country nationals who have legally and continuously resided as EU Blue Card holders within their territory for three years immediately prior to the submission of the relevant application.	Council wishes to maintain its text POLITICAL ISSUE: LONG-TERM RESIDENCE
224.	The EU long-term resident status granted in accordance with the first subparagraph of this paragraph may be withdrawn before the period of legal and continuous residence of five years referred to in Article 4(1) of Directive 2003/109/EC within the territory of the Member States has been completed, where the third-country national becomes unemployed and does not have sufficient resources to maintain himself or herself and, where applicable, the members of his or her family, without having recourse to the social assistance system of the Member State concerned.	Amendment 133 deleted	The EU long-term resident status granted in accordance with the first subparagraph of this paragraph may be withdrawn before the period of legal and continuous residence of five years referred to in Article 4(1) of Directive 2003/109/EC within the territory of the Member States has been completed, where the third-country national [] does not have sufficient resources	Council wishes to maintain its text POLITICAL ISSUE: LONG-TERM RESIDENCE TO BE DISCUSSED FIRST AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			to maintain himself or herself and, where applicable, the members of his or her family, without having recourse to the social assistance system of the Member State concerned. Member States shall not withdraw the EU long-term resident status where the withdrawal would be disproportionate taking into account the reasons underlying the lack of sufficient resources of the third-country national concerned.	
225.	However, the EU long-term resident status shall not be withdrawn where the third-country national:	Amendment 134 deleted	deleted	Council wishes to maintain its text TO BE DISCUSSED AT
	_			TECHNICAL LEVEL
226.	(a) is temporarily unable to work as the result of an illness or accident;	Amendment 134 deleted	deleted	Council wishes to maintain its text.
				TO BE DISCUSSED AT TECHNICAL LEVEL
227.	(b) is in duly recorded involuntary unemployment and has registered as jobseeker with the relevant employment office;	Amendment 134 deleted	deleted	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
228.	(c) begins vocational training which, unless the third-country national concerned is involuntarily unemployed, shall be related to the previous employment.	Amendment 134 deleted	deleted	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
229.	3. By way of derogation from Article 4(1) of Directive 2003/109/EC, the EU Blue Card holder having made use of the possibility provided for in Article 20 of this Directive is allowed to cumulate periods of residence in different Member States in order to fulfil the requirement concerning the duration of residence, if that holder has accumulated:		3. By way of derogation from Article 4(1) of Directive 2003/109/EC, the EU Blue Card holder having made use of the possibility provided for in Article 20 of this Directive is allowed to cumulate periods of residence in different Member States in order to fulfil the requirement concerning the duration of residence, if that holder has accumulated:	
230.	(a) five years of legal and continuous residence within the territory of the Member States; and		(a) five years of legal and continuous residence as an EU Blue Card holder within the territory of the Member States; and	TO BE DISCUSSED AT TECHNICAL LEVEL
231.	(b) two years of legal and continuous residence as an EU Blue Card holder immediately prior to the submission of the relevant application within the territory of the Member State where the application for the EU long-term resident status is submitted.		(b) two years of legal and continuous residence as an EU Blue Card holder immediately prior to the submission of the relevant application within the territory of the Member State where the application for the	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		~	EU long-term resident status is submitted.	
232.	4. For the purpose of calculating the five years period of legal and continuous residence in the Union referred to in point (a) of paragraph 3 and by way of derogation from the first subparagraph of Article 4(3) of Directive 2003/109/EC, periods of absence from the territory of the Member States shall not interrupt the five years period if those periods of absence are shorter than twelve consecutive months and do not exceed in total eighteen months within the five years period of legal and continuous residence.		4. For the purpose of calculating the five years period of legal and continuous residence in the Union referred to in point (a) of paragraph 3 and by way of derogation from the first subparagraph of Article 4(3) of Directive 2003/109/EC, periods of absence from the territory of the Member States shall not interrupt the five years period if those periods of absence are shorter than twelve consecutive months and do not exceed in total eighteen months within the five years period of legal and continuous residence.	
233.		Amendment 135		Council wishes to maintain its text
	5. By way of derogation from Article 9(1)(c) of Directive 2003/109/EC, Member States shall extend to 24 consecutive months the period of absence from the territory of the Member States which is allowed to an EU long-term resident holder of a long-term residence permit with the remark referred to in Article 18(2) of this Directive and of his family members	deleted	5. By way of derogation from Article 9(1)(c) of Directive 2003/109/EC, Member States shall extend to 24 consecutive months the period of absence from the territory of the Member States which is allowed to an EU long-term resident holder	TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16) having been granted the EU long-term resident status.		of a long-term residence permit with the remark referred to in Article 18(2) of this Directive and of his family members having been granted the EU long-term resident status.	compromise suggestions
234.	6. The derogations set out in paragraphs 4 and 5 may be restricted to cases where the third-country national concerned can present evidence that he has been absent from the territory of the Member States to exercise an economic activity in an employed or self-employed capacity, or to perform a voluntary service, or to study in his own country of origin.	Amendment 136 deleted	6. The derogations set out in paragraphs 4 and 5 may be restricted to cases where the third-country national concerned can present evidence that he has been absent from the territory of the Member States to exercise an economic activity in an employed or self-	Council wishes to maintain its text POLITICAL ISSUE: LONG-TERM RESIDENCE TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
235.	7. Point (f) of Article 15(1), Article 19 and, where applicable, Articles 16 and 21 shall apply to holders of a long-term residence permit with the remark referred to in Article 18(2).		employed capacity, or to perform a voluntary service, or to study in his own country of origin. 7. [] Article 15(3), Article 19 and, where applicable, Articles 16 and 21 shall apply to holders of a long-term residence permit with the remark referred to in Article 18(2).	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
236.	8. Where the EU long-term resident who holds a long-term residence permit with the		8. Where the EU long-term resident who holds a long-	Council wishes to maintain its text

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	remark referred to in Article 18(2) of this		term residence permit with	TO BE DISCUSSED AT
	Directive is exercising his or her right to		the remark referred to in	TECHNICAL LEVEL
	move to a second Member State pursuant to		Article 18(2) of this Directive	
	Chapter III of Directive 2003/109/EC,		is exercising his or her right	
	Article 14(3) and (4) and point (b) of		to move to a second Member	
	Article 15(2) of that Directive shall not		State pursuant to Chapter III	
	apply. The second Member State may		of Directive 2003/109/EC,	
	apply measures in accordance with Article		[] Article 14 (4) of that	
	20(6) of this Directive.		Directive shall not apply. []	
237.	Article 18		Article 18	
	Long-term residence permit		Long-term residence permit	
238.	1. EU Blue Card holders who fulfil the		1. EU Blue Card holders who	
	conditions set out in Article 17 of this		fulfil the conditions set out in	
	Directive for the acquisition of the EU		Article 17 of this Directive	
	long-term resident status shall be issued		for the acquisition of the EU	
	with a residence permit in accordance with		long-term resident status shall	
	Article 1(2)(a) of Regulation (EC) No		be issued with a residence	
	1030/2002.		permit in accordance with	
			Article 1(2)(a) of Regulation	
			(EC) No 1030/2002.	
239.	2. Member States shall enter the words		2. Member States shall enter	
	"Former EU Blue Card holder" in the		the words "Former EU Blue	
	residence permit referred to in paragraph 1		Card holder" in the residence	
	of this Article under the heading "remarks".		permit referred to in	
			paragraph 1 of this Article	
			under the heading "remarks".	
240.	Chapter V		Chapter V	
	MOBILITY BETWEEN MEMBER		MOBILITY BETWEEN	
	STATES		MEMBER STATES	
241.		Amendment 137		Agreement confirmed at
				trilogue on 27.11.17:

	Commission Proposal	EP Position	Council's text (doc. 10552/17)	Comments / possible
	Article 19 Business activity in a second Member State	Short-term mobility for EU Blue Card holders	Article 19 Short-term mobility in a second Member State	Compromise suggestions Article 19 Short-term mobility
242.	1. Where a third-country national who holds a valid EU Blue Card issued by a Member State applying the Schengen acquis in full enters and stays in one or several second Member States for a period of 90 days in any 180-day period for the purpose of carrying out a business activity, the second Member State shall not require any authorisation for exercising such activity other than the EU Blue Card issued by the first Member State.		1. Where a third-country national who holds a valid EU Blue Card issued by a Member State applying the Schengen acquis in full enters and stays in one or several second Member States for a period of 90 days in any 180-day period for the purpose of carrying out a business activity, the second Member State shall not require any authorisation for exercising such activity other than the EU Blue Card issued by the first Member State.	
243.	2. A third-country national who holds a valid EU Blue Card issued by a Member State not applying the Schengen acquis in full shall be entitled to enter and stay for the purpose of carrying out a business activity in one or several second Member States for up to 90 days in any 180-day period on the basis of the EU Blue Card issued by the first Member State. The second Member State shall not require any authorisation for exercising the business	Amendment 138 2. A third-country national who holds a valid EU Blue Card issued by a Member State not applying the Schengen acquis in full shall be entitled to enter and stay for the purpose of carrying out a business activity in one or several second Member States for up to 90 days in any 180-	2. A third-country national who holds a valid EU Blue Card issued by a Member State not applying the Schengen acquis in full shall be entitled to enter and stay for the purpose of carrying out a business activity in one or several second Member States for up to 90 days in any 180-day period on the	Compromise suggestion to move the provision in Article 22 (1) here: 2. A third-country national who holds a valid EU Blue Card issued by a Member State not applying the Schengen acquis in full shall be entitled to enter and stay for the purpose of carrying out a business activity in one or several second Member

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	activity other than the EU Blue Card issued	day period on the basis of	basis of the EU Blue Card	States for up to 90 days in any
	by the first Member State.	the EU Blue Card issued	issued by the first Member	180-day period on the basis of
		by the first Member State	State and a valid travel	the EU Blue Card issued by
		and a valid travel	document. The second	the first Member State and a
		<i>document</i> . The second	Member State shall not	valid travel document. The
		Member State shall not	require any authorisation for	second Member State shall
		require any authorisation	exercising the business	not require any authorisation
		for exercising the business	activity other than the EU	for exercising the business
		activity other than the EU	Blue Card issued by the first	activity other than the EU
		Blue Card issued by the	Member State.	Blue Card issued by the first
		first Member State.		Member State.
		However, where the		However, where the EU
		second Member State		Blue Card holder crosses an
		applies the Schengen		external border for the
		acquis in full, it may		purpose of short-term
		require the EU Blue Card		mobility, the second
		holder, when crossing an		Member State shall be
		external border, to provide		entitled to require as
		evidence of the business		evidence of the mobility of
		purpose of his or her stay		the EU Blue Card holder
		in that Member State.		the valid EU Blue Card
				issued by the first Member
				State and evidence of the
				business purpose of the stay.
				TO DE DISCUSSED AT
				TO BE DISCUSSED AT TECHNICAL LEVEL
244.		Amendment 139		Agreement confirmed at
				trilogue on 27.11.17:
	Article 20		Article 20	
	Application for an EU Blue Card in a	[] Long-term mobility for	Long-term mobility in a	
	second Member State	EU Blue Card holders []	second Member State	Article 20

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
				Long-term mobility
245.		Amendment 140		Council wishes to maintain its text
	1. After twelve months of legal residence in the first Member State as an EU Blue Card holder, the third-country national shall be entitled to enter a second Member State for the purpose of highly skilled employment on the basis of the EU Blue Card and a valid travel document under the conditions set out in this Article.	1. After twelve months of legal residence in the first Member State as an EU Blue Card holder, the third-country national shall be entitled to enter, stay and work in one or several [] Member States for the purpose of highly skilled employment on the basis of the EU Blue Card and a valid travel document under the conditions set out	1. After twelve months of legal residence in the first Member State as an EU Blue Card holder, the third-country national shall be entitled to enter a second Member State for the purpose of highly [] qualified employment on the basis of the EU Blue Card and a valid travel document under the conditions set out in this Article.	TO BE DISCUSSED AT TECHNICAL LEVEL
246.		in this Article. Amendment 141		Council wishes to maintain its
	2. As soon as possible and no later than one month after entering the territory of the second Member State, the EU Blue Card holder or his employer or both shall submit an application for an EU Blue Card to the competent authority of that Member State and present all the documents proving the fulfilment of the conditions referred to in paragraph 3 for the second Member State.	As soon as possible and no later than one month after entering the territory of the second Member State, the EU Blue Card holder or his <i>or her</i> employer or both shall [] <i>notify</i> [] the competent authority of that <i>second</i> Member State <i>of his or her employment in that Member State</i> and <i>shall</i> present [] the	2. As soon as possible and no later than one month after entering the territory of the second Member State, the EU Blue Card holder or his or her employer or both shall submit an application for an EU Blue Card to the competent authority of that Member State and present all the documents proving the fulfilment of the conditions	POLITICAL ISSUE: NOTIFICATION VS APPLICATION TO BE DISCUSSED FIRST AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(4001 10012/10)	documents <i>required under</i> paragraph 3 [].	referred to in paragraph 3 for the second Member State.	compromise suggestions
247.		Amendment 142		Council wishes to maintain its text
	The EU Blue Card holder shall be allowed to work in the second Member State immediately after submitting the	The EU Blue Card holder shall be allowed to work in the second Member State	The second Member State may allow the EU Blue Card holder [] to start working	LINKED TO ABOVE
	application.	immediately after submitting the [] notification.	immediately after submitting the application.	TO BE DISCUSSED AT TECHNICAL LEVEL
248.		Amendment 143		Council wishes to maintain its text
	The application may also be submitted to the competent authorities of the second Member State while the EU Blue Card holder is still residing in the territory of the first Member State.	The [] notification may also be submitted to the competent authorities of the second Member State while the EU Blue Card holder is still residing in the territory of the first Member State.	The application may also be submitted to the competent authorities of the second Member State while the EU Blue Card holder is still residing in the territory of the first Member State.	LINKED TO ABOVE TO BE DISCUSSED AT TECHNICAL LEVEL
249.	3. For the purposes of the application referred to in paragraph 2, the EU Blue Card holder shall present:	Amendment 144 3. For the purposes of the [] <i>notification</i> referred to in paragraph 2, the EU Blue Card holder shall present:	3. For the purposes of the application referred to in paragraph 2, the EU Blue Card holder shall []:	Council wishes to maintain its text LINKED TO ABOVE TO BE DISCUSSED AT TECHNICAL LEVEL
250.	(a) the valid EU Blue Card issued by the first Member State;		(a) present the valid EU Blue Card issued by the first Member State;	Council wishes to maintain its text
251.	(b) a valid work contract or, as provided for in national law, a binding job offer for		(b) present a valid work contract or, as provided for in	Council wishes to maintain its text

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	highly skilled employment, of at least six months in the second Member State;		national law, a binding job offer for highly [] qualified employment, of at least six months in the second Member State;	LINKED TO A MAJOR POLITICAL ISSUE: QUALIFICATIONS VS SKILLS
252.	(c) for regulated professions, a document attesting fulfilment of the conditions set out under national law for the exercise by Union citizens of the regulated profession specified in the work contract or binding job offer as provided for in national law;		(c) for regulated professions, present a document attesting fulfilment of the conditions set out under national law for the exercise by Union citizens of the regulated profession specified in the work contract or binding job offer as provided for in national law;	Council wishes to maintain its text
252a			(ca) if requested by the Member State concerned, present the documents attesting higher professional qualifications in relation to the work to be carried out as provided for in national law;	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
253.	(d) a valid travel document, as determined by national law;		(d) present a valid travel document, as determined by national law;	Council wishes to maintain its text
254.	(e) evidence of meeting the salary threshold set in the second Member State in application of paragraph 2 or, where	Amendment 145 (e) where necessary, evidence of meeting the salary threshold set in the second Member State in	(e) present evidence of meeting the salary threshold set in the second Member State in application of	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	applicable, of paragraphs 4 or 5 of Article 5.	application of <i>Article 5(2)</i> or, where applicable, of <i>Article 5(4)</i> or <i>(5)</i> .	paragraph 2 or, where applicable, of paragraphs 4 or 5 of Article 5;	compromise suggestions
254a			(f) provide evidence of having, or if provided for by national law, applied for a sickness insurance for all the risks normally covered for nationals of the Member States concerned for periods where no such insurance coverage and corresponding entitlement to benefits are provided in connection with, or resulting from, the work contract.	Council wishes to maintain its text POLITICAL ISSUE: MOBILITY - SICKNESS INSURANCE
254b		Amendment 146 3a. Where the EU Blue Card was issued by a Member State not applying the Schengen acquis in full and the holder crosses an external border for the purpose of long-term mobility, the second Member State may require, as evidence for the mobility, a work contract or a binding job offer for highly skilled		Council compromise suggestion to move the provision in Article 22 (1) here: Where the EU Blue Card is issued by a Member State not applying the Schengen acquis in full and the EU Blue Card holder crosses an external border for the purpose of long-term mobility, the second Member State shall be entitled to require as evidence of the mobility of the EU

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		employment for at least six months in the second Member State.		Blue Card holder the valid EU Blue Card issued by the first Member State and a work contract or a binding job offer for highly [qualified] employment of at least six months in the second Member State.
				TO BE DISCUSSED AT TECHNICAL LEVEL
255.		Amendment 147		Council wishes to maintain its text
	4. The second Member State shall reject an application for an EU Blue Card in any of the following cases:	4. Within 30 days of the date of receipt of the notification, the second Member State [] may object to mobility in any of the following cases:	4. The second Member State shall reject an application for an EU Blue Card in any of the following cases:	POLITICAL ISSUE: MOBILITY TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
256.	(a) the documents required pursuant to paragraph 3 are not presented;		(a) [] the conditions set out in paragraph 3 are not [] fulfilled;	Agreement confirmed at trilogue on 27.11.17:
				"(a) paragraph 3 is not complied with; "
257.		Amendment 148		Council wishes to maintain its text.
	(b) the documents were fraudulently acquired, or falsified or tampered with;	(b) the documents were, with the knowledge of the third-country national concerned, fraudulently	(b) the documents were fraudulently acquired, or falsified or tampered with;	TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		acquired, or falsified or tampered with;		
258.	(c) the employment does not comply with the conditions laid down in the applicable laws, collective agreements or practices as referred to in Article 5(3).		(c) the employment does not comply with the conditions laid down in the applicable laws, collective agreements or practices as referred to in Article 5(3);	
258a		Amendment 149 (ca) where the EU Blue Card holder poses a threat to public policy, public security or public health;	(d) the third-country national poses a threat to public policy, public security or public health.	Agreement confirmed at trilogue on 27.11.17: (d) the EU Blue Card holder poses a threat to public policy, public security or public health.
258b		Amendment 150 (cb) where the second Member State undertakes a check in accordance with Article 6(3a) after a justified notification as set out in that Article, and only if the second Member State has also introduced such checks for third- country nationals coming from third countries under this Directive.		Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
258c		Amendment 151		Council wishes to maintain its text

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	4a. Any decision to object to mobility, taken under this paragraph, shall take account of the specific circumstances of the case and shall be proportionate. In respect of any decision to object to mobility, Article 10(3) and (4) shall apply, mutatis mutandis.	(doc. 10552/17)	POLITICAL ISSUE: PROPORTIONALITY IN DECISION MAKING
259.		Amendment 152		Council wishes to maintain its text
	5. The second Member State shall reject an application for an EU Blue Card where the third-country national poses a threat to public policy, public security or public health.	5. The second Member State shall [] inform the first Member State in writing at the same time as informing the EU Blue Card holder, his or her employer, or both, of any objection to mobility and may oblige the EU Blue Card holder and his or her family members, in accordance with procedures provided for in national law, to leave its territory.	deleted (moved under paragraph 4 point d of this Article)	TO BE DISCUSSED AT TECHNICAL LEVEL (EP AM)
260.		Amendment 153		Agreement confirmed at trilogue on 13.12.17*:
	6. The second Member State may reject an application for an EU Blue Card on the	6. Where a [] second Member State [] objects	6. The second Member State may reject an application for	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	basis of a check made in accordance with Article 6(2) after a justified notification as set out in that Article, and only if the second Member State has also introduced such checks for third-country nationals coming from third countries under this Directive.	to mobility, that objection shall not affect the renewal of the EU Blue Card [] or the re-entry of the EU Blue Card holder and his or her family members to the first Member State. Upon request of the second Member State, the first Member State shall allow such re-entry without formalities and without delay. This shall also apply if the [] EU Blue Card issued by the first	an EU Blue Card on the basis of a check made in accordance with Article 6(2) [] and only if the second Member State has also introduced such checks for third-country nationals coming from third countries under this Directive.	6. The second Member State may reject an application for an EU Blue Card on the basis of a check carried out in accordance with Article 6(3)(cc) [] only if that Member State carries out such checks when it is the first Member State. *EP could accept the compromise provided an agreement is found on the general issue of labour market tests.
		Member State has [] expired or has been withdrawn during the notification period. The EU Blue Card holder or his or her employer in the second Member State may be held liable for the costs relating to the re-entry of the EU Blue Card holder and his or her family members.		(The above was included in the agreed 4CT post-trilogue of December 2017; on 16/10/20 the EP indicated its wish to keep the word 'application' in square brackets)
261.		Amendment 154		Council wishes to maintain its
	7. The second Member State may reject an application for an EU Blue Card where the	7. Where the EU Blue Card holder has exercised	7. The second Member State may reject an application for	text

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	third-country national repetitively makes use of the possibility to enter and work in second Member States pursuant to this Article in an abusive manner. The second Member State shall notify the first Member State of the rejection for the purpose of point (f) of Article 7(2).	mobility pursuant to this Article and wishes to renew the [] EU Blue Card [] and to continue working in the second Member State, the EU Blue Card holder or his or her employer shall apply for renewal in that second Member [] State. If he or she applies for renewal in the first Member State [], he or she will be required to work for 12 months in that first Member State [] before exercising his or her right to long-term mobility again, in	an EU Blue Card where the third-country national [] makes use of the possibility to enter and work in second Member States pursuant to this Article in an abusive manner. The second Member State shall notify the first Member State of the rejection for the purpose of point (f) of Article 7(2).	TO BE DISCUSSED AT TECHNICAL LEVEL
		accordance with paragraph 1.		
262.		Amendment 155		Council compromise suggestion:
	8. By way of derogation from Article 10(1), the second Member State shall adopt a decision on an application for an EU Blue Card and notify the applicant and the first Member State in writing at the latest within 30 days of the date of submission of the application of its decision to either:	8. By way of derogation from Article 10(1), the second Member State shall adopt a decision on [] the notification and inform the EU Blue Card [] holder and [] the first Member State in writing at the latest within 30 days of the date of submission of	8. [] The second Member State shall adopt a decision on an application for an EU Blue Card and notify the applicant and the first Member State in writing at the latest within [] 90 days of the date of submission of the complete application of its decision to either:	8. [] The second Member State shall adopt a decision on an application for an EU Blue Card and notify the applicant and the first Member State in writing as soon as possible, but at the latest within [] 90 days of the date of submission of the complete

Commission Proposal	EP Position	Council's text	Comments / possible
(doc. 10012/16)	the [] <i>notification</i> of its decision to either:	(doc. 10552/17)	application of its decision to either: TO BE DISCUSSED AT
	Amendment 156		TECHNICAL LEVEL Council wishes to maintain its text
(a) where the conditions laid down in this Article are fulfilled, issue an EU Blue Card and allow the third-country national to reside on its territory for the purpose of highly skilled employment; or	(a) where the conditions laid down in this Article are fulfilled, [] not to object to mobility; or	(a) where the conditions laid down in this Article are fulfilled, issue an EU Blue Card and allow the third-country national to reside on its territory for the purpose of highly [] qualified employment; or	TO BE DISCUSSED AT TECHNICAL LEVEL
	Amendment 157		Council wishes to maintain its
(b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory.	(b) where the conditions laid down in this Article are not fulfilled, [] to object to the mobility and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory.	(b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card [].	TO BE DISCUSSED AT TECHNICAL LEVEL
9. Where the EU Blue Card issued by the first Member State expires during the	9. Where the EU Blue Card issued by the first Member	9. Where the EU Blue Card issued by the first Member	TO BE DISCUSSED AT TECHNICAL LEVEL
	(a) where the conditions laid down in this Article are fulfilled, issue an EU Blue Card and allow the third-country national to reside on its territory for the purpose of highly skilled employment; or (b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory.	(a) where the conditions laid down in this Article are fulfilled, issue an EU Blue Card and allow the third-country national to reside on its territory for the purpose of highly skilled employment; or (b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory. (b) where the conditions laid down in this Article are not fulfilled, [] to object to the mobility and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory. 9. Where the EU Blue Card issued by the first Member State expires during the	(a) where the conditions laid down in this Article are fulfilled, issue an EU Blue Card and allow the third-country national to reside on its territory for the purpose of highly skilled employment; or (b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory. (a) where the conditions laid down in this Article are fulfilled, [] not to object to mobility; or (b) where the conditions laid down in this Article are not fulfilled, refuse to issue an EU Blue Card and oblige the applicant and his family members, in accordance with the procedures provided for in national law, to leave its territory. Amendment 158 9. Where the EU Blue Card issued by the first Member State expires during the

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	issue, if so required by national law, national temporary residence permits, or equivalent authorisations, allowing the applicant to continue to stay legally on its territory until a decision on the application has been taken by the competent authorities.	notification procedure, the second Member State may issue, if so required by national law, national temporary residence permits, or equivalent authorisations, allowing the applicant to continue to stay legally on its territory until a decision on the [] renewal of the EU Blue Card has been taken by the competent authorities.	procedure, the second Member State may issue, if so required by national law, national temporary residence permits, or equivalent authorisations, allowing the applicant to continue to stay legally on its territory until a decision on the application has been taken by the competent authorities.	
266.	10. From the second time that an EU Blue Card holder and, where applicable, his family members, make use of the possibility to move to another Member State pursuant to this Article, "first Member State" shall be understood as meaning the Member State from where the person concerned moves and "second Member State" as meaning the Member State to which he is applying to reside. By way of derogation from Article 20(1), an EU Blue Card holder may move to another Member State a second time after six months of legal residence in the first Member State as an EU Blue Card holder.		10. From the second time that an EU Blue Card holder and, where applicable, his family members, make use of the possibility to move to another Member State [] under the terms of this Chapter, "first Member State" shall be understood as meaning the Member State from where the person concerned moves and "second Member State" as meaning the Member State to which he or she is applying to reside. By way of derogation from Article 20(1), an EU Blue Card holder may move to another Member State a second time	Agreement confirmed at trilogue on 13.12.17: Reference will be made to Articles 20 and 21 instead of a reference to "the terms of this Chapter".

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			after six months of legal residence in the first Member State as an EU Blue Card holder.	
267.	Article 21 Residence in the second Member State for family members		Article 21 Residence in the second Member State for family members	
268.	1 W 4 FUDI G 11 11	Amendment 159	1 WI A FWD C 1	Possible compromise suggestion:
	1. Where the EU Blue Card holder moves to a second Member State in accordance with Article 20 and where the family was already constituted in the first Member State, the members of his or her family shall be authorised to accompany him or her and to enter and stay in the second Member State based on the valid residence permits obtained as family members of an EU Blue Card holder in the first Member State.	1. Where the EU Blue Card holder moves to a second Member State in accordance with Article 20 and where the family [] has joined the EU Blue Card holder or where the family has been constituted in the first Member State, the members of [] the EU Blue Card holder's family shall be [] entitled to accompany him or her and to enter and stay in the second Member State based on valid residence permits obtained as family members of [] the EU Blue Card holder in the first Member State. Where the EU Blue Card is	1. Where the EU Blue Card holder moves to a second Member State in accordance with Article 20 and where the family was already constituted in the first Member State, the members of his or her family shall be [] entitled to accompany or join him or her and to enter and stay in the second Member State based on the valid residence permits obtained as family members of an EU Blue Card holder in the first Member State and a valid travel document under the conditions set out in Article 16 and paragraphs 2 to 8 of this Article.	1. Where the EU Blue Card holder moves to a second Member State in accordance with Article 20 and where the family was already constituted in the first Member State, [] Article 16 shall apply with the derogations provided for in paragraphs 1a to 8. Where the family was not already constituted in the first Member State, Article 16 shall apply. 1a. By way of derogation from 13(1) of Directive 2003/86/EC, the members of the EU Blue Card holder's family shall be [] entitled to accompany or join him or

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		issued by a Member State not applying the Schengen acquis in full and the family members of an EU Blue Card holder join him or her when crossing an external border for the purpose of moving to a second Member State, the second Member State shall be entitled to require that family members present their residence permits in the first Member State as family members of the EU Blue Card holder.		her and to enter and stay in the second Member State based on the valid residence permits obtained as family members of an EU Blue Card holder in the first Member State []. TO BE DISCUSSED AT TECHNICAL LEVEL
269.	2. No later than one month after entering the territory of the second Member State, the family members concerned or the EU Blue Card holder, in accordance with national law, shall submit an application for a residence permit as a family member to the competent authorities of that Member State.		2. No later than one month after entering the territory of the second Member State, the family members concerned or the EU Blue Card holder, in accordance with national law, shall submit an application for a residence permit as a family member to the competent authorities of that Member State.	Possible compromise suggestion: 2. By way of derogation from Article 5(3) of Directive 2003/86/EC, no later than one month after entering the territory of the second Member State, the family members concerned or the EU Blue Card holder, in accordance with national law, shall submit an application for a residence permit as a family member to the competent

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions authorities of that Member State. TO BE DISCUSSED AT
270.	Where the residence permit of the family member issued by the first Member State expires during the procedure or no longer entitles the holder to reside legally on the territory of the second Member State, the second Member State shall allow the family member to stay in their territory, if necessary by issuing national temporary residence permits or equivalent authorisations, until a decision on the application has been taken by the competent authorities of the second Member State.		Where the residence permit of the family member issued by the first Member State expires during the procedure or no longer entitles the holder to reside legally on the territory of the second Member State, the second Member State shall allow the family member to stay in their territory, if necessary by issuing national temporary residence permits or equivalent authorisations, until a decision on the application has been taken by the competent authorities of the second Member State.	TECHNICAL LEVEL
271.	3. The second Member State may require the family members concerned to present with their application for a residence permit:	Amendment 160 3. The second Member State may require the family members concerned to [] <i>transmit</i> , with their application [], <i>their</i> residence permit <i>in the</i>	3. The second Member State may, in particular, require the family members concerned to present with their application for a residence permit:	Possible compromise suggestion: 3. By way of derogation from Articles 5(2) and 7(1) of Directive 2003/86/EC, the second Member State may [] require the family

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(doc. 10012/10)	first Member State together with a valid travel document, or certified copies thereof.	(uoc. 10332/11)	members concerned to present with their application for a residence permit: (a) their residence permit in the first Member State and a valid travel document, or certified copies thereof; (b) evidence that they have resided as members of the family of the EU Blue Card holder in the first Member State; (c) evidence referred to in points (b) and (c) of Article 7(1) of Directive 2003/86/EC. POLITICAL ISSUE: MOBILITY FAMILY MEMBERS TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
272.		Amendment 161		See compromise suggestion under para 3.
	(a) their residence permit in the first Member State and a valid travel document, or certified copies thereof;	Deleted	(a) their residence permit in the first Member State and a valid travel document, or certified copies thereof;	TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
273.	(b) evidence that they have resided as members of the family of the EU Blue Card holder in the first Member State.	Amendment 162 Deleted	(b) evidence that they have resided as members of the family of the EU Blue Card holder in the first Member	See compromise suggestion under para 3. TO BE DISCUSSED AT TECHNICAL LEVEL
274.	4. By way of derogation from Article 16(4), where the family members join the EU Blue Card holder after he or she has moved to the second Member State, residence permits shall be granted at the latest within 30 days from the date on which the application was submitted, where the conditions for family reunification are fulfilled.		State. deleted	Council wishes to maintain its position. POLITICAL ISSUE: MOBILITY FAMILY MEMBERS
275.	5. In addition to the derogations listed in Article 16, the second Member State shall not require the evidence referred to in points (a) and (b) of Article 7(1) of Directive 2003/86/EC.		5. In addition to the derogations listed in Article 16, the second Member State shall not require the evidence referred to in [] point (a) of Article 7(1) of Directive 2003/86/EC.	See compromise suggestion under para 3. POLITICAL ISSUE TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
276.	6. Where the family was not already constituted in the first Member State, Article 16 shall apply.		6. Where the family was not already constituted in the first Member State, Article 16 shall apply.	Compromise suggestion to merge this provision with paragraph 1 of this Article. Consequently, this provision may be deleted.
277.		Amendment 163		Possible compromise suggestion:

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	7. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they move to reside in a Member State other than the Member State which granted them international protection.	7. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection <i>both</i> when they move to reside in a Member State other than the Member State which granted them international protection <i>and if they stay in that Member State</i> .	7. This Article shall apply to EU Blue Card holders who are beneficiaries of international protection only when they move to reside in a Member State other than the Member State which granted them international protection.	7. This Article shall apply to family members of those EU Blue Card holders who are beneficiaries of international protection only when [] those EU Blue Card holders move to reside in a Member State other than the Member State which granted them international protection. TO BE DISCUSSED AT TECHNICAL LEVEL
278.	8. This Article shall not apply to EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the second Member State.		8. This Article shall not apply to family members of those EU Blue Card holders who are beneficiaries of the right to free movement under Union law in the second Member State.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
279.	Article 22 Safeguards and sanctions		Article 22 Safeguards and sanctions in cases of mobility	TO BE DISCUSSED AT TECHNICAL LEVEL
280.	1. Where the EU Blue Card is issued by a Member State not applying the Schengen acquis in full and the EU Blue Card holder crosses an external border for the purpose of mobility as referred to in Articles 19 and 20, the second Member State shall be	Amendment 164 deleted	1. Where the EU Blue Card is issued by a Member State not applying the Schengen acquis in full and the EU Blue Card holder crosses an external border for the purpose of mobility as referred to in	Provisional agreement found to move this provision under Articles 19 and 20.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	entitled to require as evidence of the mobility of the EU Blue Card holder:		Articles 19 and 20, the second Member State shall be entitled to require as evidence of the mobility of the EU Blue Card holder:	
281.	(a) the valid EU Blue Card issued by the first Member State;	deleted	(a) the valid EU Blue Card issued by the first Member State;	Provisional agreement found to move this provision under Articles 19 and 20. (This note was included in the agreed 4CT post-trilogue of December 2017; on 16/10/20 Council Presidency indicated wish to re-open) TO BE DISCUSSED AT TECHNICAL LEVEL
282.	(b) for the purpose of Article 19, evidence of the business purpose of the stay;	deleted	(b) for the purpose of Article 19, evidence of the business purpose of the stay;	Provisional agreement found to move this provision under Articles 19 and 20. (This note was included in the agreed 4CT post-trilogue of December 2017; on 16/10/20 Council Presidency indicated wish to re-open) TO BE DISCUSSED AT TECHNICAL LEVEL
283.	(c) for the purpose of Article 20, a work contract or a binding job offer for highly skilled employment of at least six months in the second Member State.	deleted	(c) for the purpose of Article 20, a work contract or a binding job offer for highly [] qualified employment of	Provisional agreement found to move this provision under Articles 19 and 20. (This note was included in the agreed 4CT post-trilogue of

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
			at least six months in the	December 2017; on 16/10/20
			second Member State.	Council Presidency indicated
				wish to re-open)
				TO BE DIGGLIGGED AT
				TO BE DISCUSSED AT
		1 165		TECHNICAL LEVEL
284.		Amendment 165		Agreement confirmed at
			· ·	trilogue on 27.11.17:
		1a. Member States shall		.1. 111.1
		provide for measures to		this amendment will be
		prevent possible abuses		withdrawn, as covered by
		and to sanction		compromise proposal on
		infringements of this		sanctions in new article 12a
		Directive. Such measures		
		shall include monitoring,		
		assessment and, where		
		appropriate, inspection in		
		accordance with Union		
		law, in particular Directive		
		2009/52/EC, and national		
		law or administrative		
		<i>practice.</i> Amendment 166		Duranisian al assusant sant farm d
285.		Amenament 100		Provisional agreement found
	2. Where the ELI Dive Cord is issued by a	deleted	2. Where the EU Blue Card is	to move this provision under Article 21 (1).
	2. Where the EU Blue Card is issued by a	aetetea		(This note was included in the
	Member State not applying the Schengen		issued by a Member State not	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	acquis in full and the family members of an		applying the Schengen acquis in full and the family	agreed 4CT post-trilogue of December 2017; on 16/10/20
	EU Blue Card holder join him or her when		members of an EU Blue Card	· ·
	crossing an external border for the purpose			Council Presidency indicated
	of moving to a second Member State as		holder join him or her when	its wish to re-open)
	referred to in Article 21(1), the second		crossing an external border	
	Member State shall be entitled, in addition		for the purpose of moving to	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	to the evidence referred to in paragraph 1 of this Article, to require that family members present their residence permits in the first Member State as family members of the EU Blue Card holder.		a second Member State as referred to in Article 21(1), the second Member State shall be entitled, in addition to the evidence referred to in paragraph 1 of this Article, to require that family members present their residence permits in the first Member State as family members of	
			the EU Blue Card holder.	
286.		Amendment 167	the De Blue Card Holder.	Council wishes to maintain its text
	3. Where the second Member State rejects the application for an EU Blue Card in accordance with point (b) of Article 20(8), the first Member State shall, upon the request of the second Member State, allow re-entry of the EU Blue Card holder and, where applicable, his family members, without formalities and without delay. This shall also apply if the EU Blue Card issued by the first Member State has expired or has been withdrawn during the examination of the application. Article 14 shall apply after re-entry into the first Member State.	deleted	3. Where the second Member State rejects the application for an EU Blue Card in accordance with point (b) of Article 20(8), the first Member State shall, upon the request of the second Member State, allow re-entry of the EU Blue Card holder and, where applicable, his family members, without formalities and without delay. This shall also apply if the EU Blue Card issued by the first Member State has expired or has been withdrawn during the examination of the application. []	TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
286a	4. The EU Blue Card holder or his employer in the second Member State may be held responsible for the costs related to the re-entry of the EU Blue Card holder and his family members referred to in paragraph 4.	Amendment 168 deleted	4. The EU Blue Card holder or his or her employer in the second Member State may be held responsible for the costs related to the re-entry of the EU Blue Card holder and his or her family members referred to in paragraph [] 3.	Council wishes to maintain its text POLITICAL ISSUE: MOBILITY FAMILY MEMBERS TO BE DISCUSSED FIRST AT TECHNICAL LEVEL
287.	5. Member States may hold the employer of the EU Blue Card holder responsible for failure to comply with the conditions of mobility laid down in this Chapter or for repetitively making use of the mobility provisions of this Chapter in an abusive manner.	Amendment 169 (EMPL) Member States [] shall hold the employer of the EU Blue Card holder responsible for deliberate failure to comply with the relevant conditions of mobility laid down in this Chapter or for repetitively making use of the mobility provisions of this Chapter in an abusive manner.	5. Member States may [] provide for the imposition of sanctions in accordance with Article 7a on the employer of the EU Blue Card holder who is responsible for the failure to comply with the conditions of mobility laid down in this Chapter or for [] making use of the mobility provisions of this Chapter in an abusive manner.	TO BE DISCUSSED AT TECHNICAL LEVEL?
288.	The Member State concerned shall provide for sanctions where the employer is held responsible. Those sanctions shall be effective, proportionate and dissuasive.	Amendment 170 (EMPL) The Member State concerned shall provide for sanctions where the employer is [] proven to	deleted	Agreement confirmed at trilogue on 27.11.17:

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		be responsible, particularly where the employer has failed to fulfil its legal obligations concerning employment or working conditions. Those sanctions shall be effective, proportionate and dissuasive.		To be deleted , as covered by compromise on sanctions in article 7a (new article 12a)
289.		Amendment 171 5a. Where the EU Blue Card is issued by a Member State not applying the Schengen acquis in full and the family members of an EU Blue Card holder join him or her when crossing an external border for the purpose of moving to a second Member State as referred to in Article 21(1), the second Member State shall be entitled, in addition to the evidence referred to in paragraph 1 of this Article, to require that family members present their residence permits in the first Member State as family		TO BE DISCUSSED AT TECHNICAL LEVEL

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	(400. 10012/10)	members of the EU Blue Card holder.	(400, 10352/17)	compromise suggestions
290.	6. Where a Member State withdraws or does not renew an EU Blue Card which contains the remark referred to in Article 8(4) and decides to expel the third-country national, it shall request the Member State mentioned in that remark to confirm whether the person concerned is still a beneficiary of international protection in that Member State. The Member State mentioned in the remark shall reply within one month after receiving the request for information.		6. Where a Member State withdraws or does not renew an EU Blue Card which contains the remark referred to in paragraphs 4 or 5 of Article 8(4) and decides to expel the third-country national, it shall request the Member State mentioned in that remark to confirm whether the person concerned is still a beneficiary of international protection in that Member State mentioned in the remark shall reply within one month after receiving the request for information.	Agreement confirmed at trilogue on 13.12.17: 6. Where a Member State withdraws or does not renew an EU Blue Card which contains the remark referred to Article 8(5) and decides to expel the third-country national, it shall request the Member State mentioned in that remark to confirm whether the person concerned is still a beneficiary of international protection in that Member State. The Member State mentioned in the remark shall reply within one month after receiving the request for information.
291.	Where the third-country national is still a beneficiary of international protection in the Member State mentioned in the remark, that person shall be expelled to that Member State, which shall, without prejudice to the applicable Union or national law and to the principle of family unity, immediately allow the re-entry,		Where the third-country national is still a beneficiary of international protection in the Member State mentioned in the remark, that person shall be expelled to that Member State, which shall, without prejudice to the	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	without formalities, of that beneficiary and his or her family members.		applicable Union or national law and to the principle of family unity, immediately allow the re-entry, without formalities, of that beneficiary and his or her family members.	
292.	By way of derogation from the second subparagraph, the Member State which adopted the expulsion decision shall retain the right to remove, in accordance with its international obligations, the third-country national to a country other than the Member State which granted international protection, where that person fulfils the conditions specified in Article 21(2) of Directive 2011/95/EU.	Amendment 172 deleted	By way of derogation from the second subparagraph, the Member State which adopted the expulsion decision shall retain the right to remove, in accordance with its international obligations, the third-country national to a country other than the Member State which granted international protection, where that person fulfils the conditions specified in Article 21(2) of Directive 2011/95/EU.	Council wishes to maintain the Commission text. MAJOR POLITICAL ISSUE: NARRATIVE ON MIGRATION RETURNS OUTSIDE SCOPE
292a		Amendment 173 6a. Where a Member State withdraws or does not renew an EU Blue Card which contains the remark referred to in Article 8(4a) and decides to expel the third-country national, it	2011/33/20.	Council cannot accept EP amendment LINKED TO MAJOR POLITICAL ISSUE: SCOPE

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		shall request the Member State mentioned in that remark to confirm whether the person concerned has withdrawn his or her application for international protection. The Member State mentioned in that remark shall reply within one month of receipt of the		compromise suggestions
292b		request for information. Where the third-country national has not withdrawn his or her application for international protection in the Member State mentioned in that remark, that person shall be expelled to that Member State, which shall, without prejudice to the applicable Union or national law and to the principle of family unity, immediately allow re-entry, without formalities, of that applicant for international protection.		Council cannot accept EP amendment LINKED TO MAJOR POLITICAL ISSUE: SCOPE
293.		Amendment 174		Council wishes to maintain its text

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
	7. Where the EU Blue Card holder or his or her family members cross the external border of a Member State applying the Schengen acquis in full, that Member State shall consult the Schengen information system. That Member State shall refuse entry for persons for whom an alert for the purposes of refusing entry and stay has been issued in the Schengen information system.	7. Where the EU Blue Card holder or his or her family members cross the external border of a Member State applying the Schengen acquis in full, that Member State shall, in accordance with the Schengen Borders Code, consult the Schengen information system. That Member State shall refuse entry for persons for whom an alert for the purposes of refusing entry and stay has been issued in the Schengen information system.	7. Where the EU Blue Card holder or his or her family members cross the external border of a Member State applying the Schengen acquis in full, that Member State shall consult the Schengen information system. That Member State shall refuse entry for persons for whom an alert for the purposes of refusing entry and stay has been issued in the Schengen information system.	TO BE DISCUSSED AT TECHNICAL LEVEL
294.	Chapter VI FINAL PROVISIONS	mornation system.	Chapter VI FINAL PROVISIONS	
295.	Article 23 Access to information and monitoring		Article 23 Access to information and monitoring	
296.	1. Member States shall make easily accessible to applicants the information on all the documentary evidence needed for an application and information on entry and residence conditions, including the rights,	Amendment 175 Member States shall make easily accessible to applicants the information on all the documentary evidence needed for an	1. Member States shall make easily accessible to applicants the information on all the documentary evidence needed for an application and	Agreement confirmed at trilogue on 13.12.17: 1. Member States shall make easily accessible to applicants the information on all the documentary evidence needed
	obligations and procedural safeguards, of the third-country nationals falling under the scope of this Directive and of their family	application and information on entry and residence conditions, including the	information on entry and residence conditions, including the rights,	for an application and information on entry and residence conditions,

	Commission Proposal	EP Position	Council's text	Comments / possible
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	members. This information shall include information on the salary thresholds set in the Member State concerned in accordance with Article 5(2), (4) and (5), and on the applicable fees.	rights, obligations and procedural safeguards, of the third-country nationals falling under the scope of this Directive and of their family members. []	obligations and procedural safeguards, of the third-country nationals falling under the scope of this Directive and of their family members. This information shall include information on the salary thresholds set in the Member State concerned in accordance with Article 5(2), (4) and (5), and on the applicable fees.	including the rights, obligations and procedural safeguards, of the third-country nationals falling under the scope of this Directive and of their family members. This information shall include information on the salary thresholds set in the Member State concerned in accordance with Article 5(2), (4) and (5), and on the applicable fees.
296a		This shall include, where applicable, information on the salary thresholds and where there is a fee for the application in the Member State concerned information on the timelimits, procedures and competent authorities for appealing against decisions taken by the Member States' competent authorities under this Directive, information on any occupations or sectors of employment suffering high levels of		Agreement confirmed at trilogue on 13.12.17: EP Amendment withdrawn

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		unemployment for the purposes of point (cc) of Article 6(3), and information on those sectors of employment which face shortages of highly skilled workers under Article 6(3a).		
297.	This information shall also include information:		This information shall also include information:	
298.	(a) on business activities allowed in the territory of the Member State concerned to an EU Blue Card holder from another Member State as referred to in Article 19.		(a) on business activities allowed in the territory of the Member State concerned to an EU Blue Card holder from another Member State as referred to in Article 19;	
299.	(b) on the procedures applicable to obtaining an EU Blue Card as well as residence permits for family members, in a second Member State, as referred to in Article 20 and 21.		(b) on the procedures applicable to obtaining an EU Blue Card as well as residence permits for family members, in a second Member State, as referred to in Article 20 and 21.	
299a		Amendment 177 (ba) on the time-limits, procedures and competent authorities for appealing against decisions taken by the Member States' competent authorities under this Directive.		The Council agrees with the Commission that this is covered by Article 10(4).

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
300.	In the case where Member States decide to make use of the possibility provided for by Article 6(2), the introduction of a check of the labour market situation in a given occupation or sector, in a given region, shall be communicated in the same way.	Amendment 178 deleted	In the case where Member States decide to introduce legislative or regulatory measures in accordance with Article 5a or make use of the possibility provided for by Article 6(2), [] this information shall be communicated in the same way specifying where appropriate the sectors, occupations and regions concerned.	Agreement confirmed at trilogue on 13.12.17: In the case where Member States decide to introduce legislative or regulatory measures in accordance with Article 5a or make use of the possibility provided for by Article 6(3)(cc), this information shall be communicated in the same way. The information on check of the labour market situation pursuant to Article 6(3)(cc) shall specify, where appropriate, the sectors, occupations and regions concerned.
301.	2. Member States shall communicate to the Commission each year and upon each modification, the factor they have decided to set for determining the annual salary	Amendment 179 (shared competence) Where Member States establish a salary threshold, they shall	2. Member States shall communicate to the Commission each year [] the factor they have decided	Agreement confirmed at trilogue on 13.12.17: 2. Member States shall communicate to the Commission

thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (doc. 10552/17) to set for determining the amounts alsary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (doc. 10552/17) to set for determining the amounts alsary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (doc. 10552/17) to set for determining the amounts alsary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (doc. 10552/17) to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (doc. 10552/17) to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). (a) To For Article 5. (b) [] the list of the professions for which a derogation in accordance with Article 5(4) applies and, where applicable, the justification for a derogation in accordance with Article 5(2a); (c) [] the list of allowed business activities, as meant in Article 5(2), for the application of Article 19; (d) information on legislative	Commission Proposal	EP Position	Council's text	Comments / possible
amounts, in accordance with Article 5(2), (4) and (5). Commission each year and upon each modification, the factor they have decided to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). Limit a coordance with Article 5(2), (4) and (5). Commission each year and upon each modification, the factor they have decided to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with Article 5(2), (4) and (5). Commission each year and upon each modification, the factor they have decided to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with paragraph 2 or, where applicable, paragraphs 2a, 4 or 5 of Article 5. Solo (Article 5; b) [] the list of the professions for which a derogation in accordance with Article 5(4) applies and, where applicable, the justification for a derogation in accordance with Article 5(2a); c) [] the list of allowed business activities, as meant in Article 2(1), for the application of Article 19; d) information on legislative	(doc. 10012/16)		(doc. 10552/17)	
	(doc. 10012/16) thresholds, and the resulting nominal amounts, in accordance with Article 5(2),	communicate to the Commission each year and upon each modification, the factor they have decided to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with Article	to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with [] paragraph 2 or, where applicable, paragraphs 2a,	[] upon each modification, but at least once per year: a) [] the factor they have decided to set for determining the annual salary thresholds, and the resulting nominal amounts, in accordance with paragraph 2 or, where applicable, paragraphs 2a, 4 or 5 of Article 5; b) [] the list of the professions for which a derogation in accordance with Article 5(4) applies and, where applicable, the justification for a derogation in accordance with Article 5(2a); c) [] the list of allowed business activities, as meant in Article 2(1), for the application of Article 19;

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				where applicable; e) information on a check of the labour market situation provided for by Article 6(3)(cc), where applicable.
302.	Member States shall communicate each year to the Commission the list of the professions for which a derogation in accordance with Article 5(4) applies.	(shared competence)	Member States shall communicate each year to the Commission the list of the professions for which a derogation in accordance with Article 5(4) applies and, where applicable, the justification for a derogation in accordance with Article 5(2a).	Agreement confirmed at trilogue on 13.12.17: this provision will be deleted.
303.	Where Member States refuse applications for an EU Blue Card based on ethical recruitment considerations in accordance with Article 6(4), they shall communicate to the Commission and to the other Member States a duly justified decision indicating the countries and sectors concerned.	Amendment 180 (shared competence) Where Member States refuse applications for an EU Blue Card based on ethical recruitment considerations in accordance with Article [] 6(3), they shall communicate to the Commission and to the other Member States a duly justified decision indicating	Where Member States refuse applications for an EU Blue Card based on ethical recruitment considerations in accordance with Article 6(4), they shall communicate to the Commission and to the other Member States a duly justified decision indicating the countries and sectors concerned.	Agreement confirmed at trilogue on 13.12.17: Where Member States refuse applications for an EU Blue Card based on ethical recruitment considerations in accordance with Article 6(3)(cb), they shall communicate and justify to the Commission and to the other Member States each year [] the countries and [] professions concerned.

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		the countries and sectors concerned.		Member States shall inform the Commission of agreements with third countries concluded in accordance with Article 6(3)(cb)
304.	Member States shall communicate to the Commission each year the list of allowed business activities, as meant in Article 2(1), for the application of Article 19.		Member States shall communicate to the Commission each year the list of allowed business activities, as meant in Article 2(1), for the application of Article 19.	Agreement confirmed at trilogue on 13.12.17: The information to be communicated to the Commission will be listed under one single provision under paragraph 2. Consequently, this provision is to be deleted.
304a			2a. Where Member States decide to introduce legislative or regulatory measures in accordance with Article 5a, they shall communicate the measures to the Commission each year.	Agreement confirmed at trilogue on 13.12.17: The information to be communicated to the Commission will listed under one single provision under paragraph 2. Consequently, this provision is to be deleted.
304b			Where Member States have made use of the possibility under Article 6(2), they shall communicate it each year to the Commission.	Agreement confirmed at trilogue on 13.12.17: The information to be communicated to the Commission will be listed

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
				under one single provision under paragraph 2. Consequently, this provision is to be deleted.
305.	3. Member States shall monitor and communicate each year to the Commission the impact of this Directive on the national labour markets.	(shared competence)	deleted	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
305a		Amendment 181		TECHNICAL LEVEL
		3a. The Commission shall submit the information it receives pursuant to paragraphs 2 and 3 to the European Parliament on an annual basis.		TO BE DISCUSSED AT TECHNICAL LEVEL
306.	Article 24 Statistics		Article 24 Statistics	
307.	1. Annually, and for the first time by ³³ at the latest, Member States shall, in accordance with Regulation (EC) No 862/2007 ³⁴ , communicate to the Commission statistics on the numbers of	time by ³³ at the latest, Member States shall, in accordance with Regulation (EC) No	1. Annually, and for the first time by ³³ at the latest, Member States shall, in accordance with Regulation (EC) No 862/2007 ³⁴ ,	Possible compromise suggestion: 1. Annually, and for the first time by 33 at the latest, Member States shall, in
	third-country nationals who have been granted an EU Blue Card and on those whose application have been rejected,	862/2007 ³⁴ , communicate to the Commission statistics on the numbers of	communicate to the Commission statistics on the numbers of third-country	accordance with Regulation (EC) No 862/2007 ³⁴ , communicate to the

Four years after the date of entry into force of this Directive. Regulation (EC) No 862/2007 of the European Parliament and of the Council of 11 July 2007 on Community statistics on migration and international protection and repealing Council Regulation (EEC) No 311/76 on the compilation of statistics on foreign workers (OJ L 199, 31.7.2007, p. 23).

Commission Proposal (doc. 10012/16) specifying those rejected in application of Article 6(2), as well as on the numbers of third-country nationals whose EU Blue Card has been renewed or withdrawn. during the previous calendar year. Those statistics shall be disaggregated by the citizenship, occupation, length of validity of the permits, sex and age of the applicants, and the economic sector. Those statistics for third-country nationals who have been granted an EU Blue Card shall be further disaggregated into beneficiaries of international protection, beneficiaries of the right to free movement and those who have acquired EU long-term resident status in accordance with Article 17.

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third-country nationals who have been granted an EU Blue Card and on those whose application have been rejected, specifying those rejected in application of Article 6(2), as well as on the numbers of third-country nationals whose EU Blue Card has been renewed or withdrawn, during the previous calendar year. Those statistics shall be disaggregated by the citizenship, occupation, length of validity of the permits, sex and age of the applicants, the area of activity, the size of the employer's undertaking and the economic sector. Those statistics for thirdcountry nationals who have been granted an EU Blue Card shall be further disaggregated into beneficiaries of international protection, beneficiaries of the right to free movement, applicants for international

Council's text (doc. 10552/17)

nationals who have been granted an EU Blue Card and, insofar as possible, on those whose applications have been rejected, specifying those rejected in application of Article 5a or 6(2), on applications considered inadmissible on grounds of Article 5a, as well as on the numbers of third-country nationals whose EU Blue Card has been renewed or withdrawn. during the previous calendar year. Those statistics shall be disaggregated by the citizenship and, insofar as possible, by occupation, length of validity of the permits, sex and age of the applicants, and the economic sector Those statistics for third-country nationals who have been granted an EU Blue Card shall be further disaggregated into beneficiaries of international protection, beneficiaries of the right to free movement and those who have acquired EU long-term resident status

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Commission statistics on the numbers of third-country nationals who have been granted an EU Blue Card and. where available, on those whose applications have been rejected, specifying those rejected in application of Article 5a or 6(3)(cc), on applications considered inadmissible on grounds of Article 5a, as well as on the numbers of third-country nationals whose EU Blue Card has been renewed or withdrawn, during the previous calendar year. Those statistics shall be disaggregated by the citizenship, length of validity of the permits, sex and age of the applicants and, [...] where available, by occupation, length of validity of the permits, sex and age of the applicants, the size of the employer's undertaking and the economic sector. Those statistics for third-country nationals who have been granted an EU Blue Card shall be further disaggregated

	Commission Proposal (doc. 10012/16)	protection, former holders of a residence permit under Directive (EU) 2016/801 and Directive 2014/36/EU, and those who have acquired EU long-term resident status in accordance with Article 17.	Council's text (doc. 10552/17) in accordance with Article 17.	Comments / possible compromise suggestions into beneficiaries of international protection, beneficiaries of the right to free movement and those who have acquired EU long-term resident status in accordance with Article 17. TO BE DISCUSSED AT
308.	Statistics on admitted family members shall be communicated in the same manner, except as regards information on their occupation and the economic sector.		Statistics on admitted family members shall be communicated in the same manner, except as regards information on their occupation and the economic sector.	TECHNICAL LEVEL
309.	For EU Blue Card holders, and members of their families, who have been granted residence permits in a second Member State in accordance with Articles 20 and 21, the information provided shall, in addition, specify the Member State of previous residence.		For EU Blue Card holders, and members of their families, who have been granted residence permits in a second Member State in accordance with Articles 20 and 21, the information provided shall, in addition, specify the Member State of previous residence.	
310.		Amendment 183		Council wishes to maintain its text

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	2. For the purpose of the implementation of paragraphs Article 5(2), (4) and (5), reference shall be made to data sent to Eurostat in accordance with Regulation (EU) No 549/2013 ³⁵ .	2. For the purpose of the implementation of Article [] 5, reference shall be made to data sent to Eurostat in accordance with Regulation (EU) No 549/2013 ³⁵ .	2. For the purpose of the implementation of paragraphs Article 5(2), (4) and (5), reference shall be made to data [] provided by Member States to Eurostat in accordance with Regulation (EU) No 549/2013 ³⁵ and, where appropriate, national data.	TO BE DISCUSSED AT TECHNICAL LEVEL
311.	Article 25	(shared competence)	Article 25	
	Reporting		Reporting	
312.		Amendment 184		
	Every three years, and for the first time by [five years after the date of entry into force of this Directive], the Commission shall report to the European Parliament and the Council on the application of this Directive in the Member States, in particular the assessment of the impact of Articles 5, 12, 19 and 20, and the impact of this Directive on the national labour market situations. The Commission shall propose any amendments that are necessary.	Every three years, and for the first time by [five years after the date of entry into force of this Directive], the Commission shall report to the European Parliament and the Council on the application of this Directive in the Member States, in particular the assessment of the impact of Articles 3, 5, 10, 12, 15, 19 and 20, and the impact of this Directive on the national labour market	Every three years, and for the first time by [five years after the date of entry into force of this Directive], the Commission shall report to the European Parliament and the Council on the application of this Directive in the Member States, in particular the assessment of the impact of Articles 5, 12 [] and Chapter V, and the impact of this Directive on the national labour market situations. The Commission	POLITICAL ISSUE

Regulation (EU) No 549/2013 of the European Parliament and of the Council of 21 May 2013 on the European system of national and regional accounts in the European Union (OJ L 174, 26.6.2013, p. 1).

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
		situations. The Commission shall propose any amendments that are necessary. As part of its assessment the Commission shall evaluate the suitability of similar schemes for labour migration to other employment sectors, in particular low and medium-wage sectors.	shall propose any amendments that are necessary.	
313.	The Commission shall notably assess the relevance of the salary threshold set out in Article 5 and of the derogations provided for in that Article, taking into account, among others, the diversity of the economical, sectorial and geographical situations and the labour market impact within the Member States.	Amendment 185 The Commission shall notably assess the relevance of the salary threshold set out in Article 5 [], taking into account, among others, the diversity of the economical, sectorial and geographical situations and the labour market impact within the Member	The Commission shall notably assess the relevance of the salary threshold set out in Article 5 and of the derogations provided for in that Article, taking into account, among others, the diversity of the economical, sectorial and geographical situations [].	TO BE DISCUSSED AT TECHNICAL LEVEL
314.	Article 26 Cooperation between contact points	States.	Article 26 Cooperation between contact	
			points	
315.	1. Member States shall appoint contact points which shall be responsible for receiving and transmitting the information needed to implement Articles 17, 19, 20		1. Member States shall appoint contact points which shall be responsible for receiving and transmitting the	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
	and 23 and shall cooperate effectively with each other.		information needed to implement Articles 17, 19, 20 and 23 and shall cooperate effectively with each other.	compromise suggestions
316.	2. The Member States' contact points shall in particular cooperate effectively regarding validation arrangements with stakeholders in the education, training, employment and youth sectors, as well as other relevant policy areas, needed to implement Articles 5(1)(c) and 5(6).		2. The Member States' contact points shall in particular cooperate effectively regarding validation arrangements with stakeholders in the education, training, employment and youth sectors, as well as other relevant policy areas, needed to implement Articles 5(1)(c) [].	
317.	3. Member States shall provide appropriate cooperation in the exchange of the information and documentation referred to in paragraph 1. Member States shall give preference to exchanging information via electronic means.		3. Member States shall provide appropriate cooperation in the exchange of the information and documentation referred to in paragraph 1. Member States shall give preference to exchanging information via electronic means.	
317a		Amendment 186 Article 26a Amendment to Directive (EU) 2016/801		
317b		In Article 2 of Directive (EU) 2016/801, point (g) is replaced by the following:		Agreement confirmed at trilogue on 27.11.17:

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)	"(g) who apply to reside in a Member State for the purpose of highly skilled employment within the meaning of Directive (EU) 2017/*+. * Directive (EU)/ of the European Parliament and of the Council of on the conditions of entry and residence of third-country nationals for the purposes of highly skilled employment (OJ L, p)." + OJ: Please insert in the text the number of the Directive contained in document under interinstitutional code (2016/0176(COD)) and insert the number, name, date and OJ reference of that Directive in the footnote.	(doc. 10552/17)	In Article 2 of Directive (EU) 2016/801, point (g) is replaced by the following: "(g) who apply to reside in a Member State for the purpose of highly skilled employment within the meaning of Directive (EU) 2017/*+. * Directive (EU)/ of the European Parliament and of the Council of on the conditions of entry and residence of third-country nationals for the purposes of highly skilled employment (OJ L, p)." + OJ: Please insert in the text the number of the Directive contained in document under interinstitutional code (2016/0176(COD)) and insert the number, name, date and OJ reference of that Directive in the footnote.
318.	Article 27 Repeal of Directive 2009/50/EC		Article 27 Repeal of Directive 2009/50/EC	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
319.	Directive 2009/50/EC is repealed with effect from [two years+1 day after the date of entry into force of this Directive].		Directive 2009/50/EC is repealed with effect from [[] 2.5 years+1 day after the date of entry into force of this Directive].	TO BE DISCUSSED AT TECHNICAL LEVEL
320.	References to the repealed Directive shall be construed as references to this Directive and shall be read in accordance with the correlation tables in Annex [].		References to the repealed Directive shall be construed as references to this Directive and shall be read in accordance with the correlation tables in Annex [].	
321.	Article 28 Transposition		Article 28 Transposition	
322.	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [Two years after the date of entry into force of this Directive]. They shall forthwith inform the Commission thereof.		1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [[] 2.5 years after the date of entry into force of this Directive]. They shall forthwith inform the Commission thereof.	Council wishes to maintain its text TO BE DISCUSSED AT TECHNICAL LEVEL
323.	When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such reference on the occasion of their official publication. Member States shall determine how such reference is to be made.		When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such reference on the occasion of their official publication. Member States shall	

	Commission Proposal (doc. 10012/16)	EP Position	Council's text (doc. 10552/17)	Comments / possible compromise suggestions
			determine how such reference is to be made.	
324.	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.		2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.	
325.		Amendment 187		
	3. By way of derogation from paragraph 1, Member States shall bring into force the laws, regulations and administrative provision necessary to comply with points (g) and (i) of Article 2 with regard to recognising higher professional skills as higher professional qualifications by [2 years after the general transposition deadline].	deleted	deleted	TO BE DISCUSSED AT TECHNICAL LEVEL
326.	Article 29 Entry into force		Article 29 Entry into force	
327.	This Directive shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the European Union</i> .		This Directive shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the European Union</i> .	
328.	Article 30 Addressees		Article 30 Addressees	

	Commission Proposal	EP Position	Council's text	Comments / possible
	(doc. 10012/16)		(doc. 10552/17)	compromise suggestions
329.	This Directive is addressed to the Member	*	This Directive is addressed	
	States, in accordance with the Treaties.		to the Member States, in	
			accordance with the Treaties.	
330.	Done at Strasbourg,		Done at Strasbourg,	
331.	For the European Parliament		For the European	
	The president		Parliament	
			The president	
332.	For the Council		For the Council	
	The President		The President	