

Interinstitutional files: 2020/0278 (COD)

**Brussels, 05 December 2023** 

WK 16364/2023 INIT

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## **NOTE**

From: To:	Presidency Delegations
N° prev. doc.: N° Cion doc.:	WK 13716/2023 11224/20
Subject:	Proposal for a Regulation of the European Parliament and of the Council introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817 - Four-column table

Delegations will find attached the 4-column table on the above-mentioned proposal.

The provisions marked green have provisionally been agreed by the Rapporteur and the Presidency.

## Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817

2020/0278(COD)

[Version for Technical Meeting on November 30, 2023] 23-11-2023

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Formula					
1	2020/0278 (COD)	2020/0278 (COD)	2020/0278 (COD)		
Proposal	Title				
2	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817		
Formula					
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		

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Citation	1				
4	Having regard to the Treaty on the Functioning of the European Union, and in particular points (b) and (d) of Article 77(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular points (b) and (d) of Article 77(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular points (b) and (d) of Article 77(2) thereof,	C	
Citation	2				
5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,		
Citation 3	3				
6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,		
Citation 4	4				
7	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,		
Formula					
8	Whereas:	Whereas:	Whereas:		
Recital 1					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
9	(1) The Schengen area was created to achieve the Union's objective of establishing an area without internal frontiers in which the free movement of persons is ensured, as set out in Article 3(2) of the Treaty on European Union (TEU). The good functioning of this area relies on mutual trust between the Member States and efficient management of the external border.	(1) The Schengen area was created to achieve the Union's objective of establishing an area without internal frontiers in which the free movement of persons is ensured, as set out in Article 3(2) of the Treaty on European Union (TEU). The good functioning of this area relies on mutual trust between the Member States and efficient management of the external border.	(1) The Schengen area was created to achieve the Union's objective of establishing an area without internal-frontiers borders in which the free movement of persons is ensured, as set out in Article 3(2) of the Treaty on European Union (TEU). The good functioning of this area relies on mutual trust between the Member States and efficient management of the external border.		
Recital 2					
10	(2) The rules governing border control of persons crossing the external borders of the Member States of the Union are laid down in Regulation (EU) 2016/399 of the European Parliament and of the Council (Schengen Borders Code) <sup>1</sup> as adopted under Article 77(2)(b) of the Treaty on the Functioning of the European Union (TFEU). To further develop the Union's policy with a view to carrying out checks on persons and efficiently	(2) The rules governing border control of persons crossing the external borders of the Member States of the Union are laid down in Regulation (EU) 2016/399 of the European Parliament and of the Council (Schengen Borders Code)¹ as adopted under Article 77(2)(b) of the Treaty on the Functioning of the European Union (TFEU). To further develop the Union's policy with a view to carrying out checks on persons and efficiently	(2) The rules governing border control of persons crossing the external borders of the Member States of the Union are laid down in Regulation (EU) 2016/399 of the European Parliament and of the Council (Schengen Borders Code) <sup>1</sup> as adopted under Article 77(2)(b) of the Treaty on the Functioning of the European Union (TFEU). However, despite the applied border surveillance measures, Member States could be		

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monitoring the crossing of external borders referred to in the first paragraph of Article 77 TFEU, additional measures should address situations where third-country nationals manage to avoid border checks at the external borders, or where third-country nationals are disembarked following search and rescue operation as well as where third-country nationals request international protection at a border crossing point without fulfilling entry conditions. The present regulation complements and specifies Regulation (EU) 2016/399 with regard to those three sets of situations.  1. Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March on a Unio Code on the rules governing the movement of persons across borders (Schengen Borders Code) OJ L 77, 23.3.2016, p.1.	measures should address situations where third-country nationals manage to avoid border cheeks at are apprehended in connection with an irregular crossing of the external borders, or where third-country nationals are disembarked following search and rescue operations as well as and where third-country nationals request international protection at a border crossing point without fulfilling entry conditions. The present This Regulation complements and specifies clarifies Regulation (EU) 2016/399 [Schengen Borders Code] with regard to those three sets of situations.	confronted to unauthorised border crossings by third country nationals trying to avoid border checks. To further develop the Union's policy with a view to carrying out checks on persons and efficiently monitoring the crossing of external borders referred to in the first paragraph of Article 77 TFEU, additional measures should address situations where third-country nationals manage to avoid border checks at the external borders in accordance with Article 5(1) of Regulation (EU) 2016/399, or where third-country nationals are disembarked following search and rescue operations as well as where third- country nationals make an application for request international protection at a border crossing point without fulfilling entry conditions, and third country nationals who make an application for international protection and benefit from an authorisation to enter on humanitarian grounds or international obligations		

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			under Article 6(5)c of Regulation (EU) 2016/399. The present regulation complements and specifies Regulation (EU) 2016/399 with regard to those three sets of situations.  1. [1] Regulation (EU) 2016/399 of the European Parliament and of the Council of 9 March on a Union Code on the rules governing the movement of persons across borders (Schengen Borders Code), OJ L 77, 23.3.2016, p.1.		
Recital 3	}				
11	(3) It is essential to ensure that in those three sets of situations, the third country nationals are screened, in order to facilitate a proper identification and to allow for them being referred efficiently to the relevant procedures which, depending on the circumstances, can be procedures for international protection or procedures respecting Directive 2008/115/EC of the European Parliament and of the Council (the "Return Directive") <sup>1</sup> . The screening	(3) It is essential to ensure that where third-country nationals are apprehended in connection with an irregular crossing of the external borders, where third-country nationals are disembarked following search and rescue operations and where third-country nationals request international protection at a border crossing point without fulfilling entry conditions, such third-country in those three sets of situations, the third country nationals are screened, in	(3) It is essential to ensure that in those three sets of situations, the third country nationals are screened, in order to facilitate a proper identification and to allow for them being referred efficiently to the relevant procedures which, depending on the circumstances, can be procedures for international protection or procedures respecting Directive 2008/115/EC of the European Parliament and of the Council (the "Return Directive") <sup>1</sup> . The screening		

Commission P	Proposal EP Mandate	Commission Proposa	Council Mandate	Draft Agreement	Comments
carried out at the eleborder or compensation the fact that those have been circums the third country rawhen crossing the border.  1. Directive 2008/115 European Parliament a Council of 16 December common standards and in Member States for illegally staying third-	identification and to allow for them being referred efficiently enable an efficient referral to the relevant procedures which, depending on the circumstances, ean be procedures might be the procedures for internation protection or as laid down Regulation (EU)  XXXX/202X of the European Parliament and to allow allows allowed and procedures returning eventually.	mplement the checks ried out at the external rder or compensate for a fact that those checks we been circumvented by third country nationals are crossing the external rder.  Directive 2008/115/EC of the ropean Parliament and of the cuncil of 16 December 2008 of mon standards and procedure Member States for returning gally staying third-country tionals, OJ L 348, 24.12.2008	should seamlessly complement the checks carried out at the external border or compensate for the fact that those checks have been circumvented by the third country nationals when crossing the external border.  1. [1] 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.		

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		adequate protection, in accordance with national law. The screening should seamlessly complement the checks carried out at the external border. Where applicable, the checks carried out in the context of the screening may also form part of the checks to be performed in the context of subsequent procedures or compensate for the fact that those checks have been circumvented by the third country nationals when crossing the external border.  1. 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).			
Recital 4					
12	(4) Border control is in the interest not only of the Member States at whose external borders it is carried out but of all Member States which have abolished internal border control.	(4) Border control is <u>not</u> <u>only</u> in the interest <u>not only</u> of the Member States at whose external borders it is carried out but of all Member States <u>which have</u> <u>abolished internal border</u>	(4) Border control is in the interest not only of the Member States at whose external borders it is carried out but of all Member States which have abolished internal border control.		

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Border control should help to combat illegal migration and trafficking of human beings and to prevent any threat to the Member States internal security, public policy, public health and international relations. As such, measures taken at the external borders are important elements of a comprehensive approach to migration, allowing to address the challenge of mixed flows of migrants and persons seeking international protection.	human beings and to prevent any threat to the Member States' internal security, public policy, public-health and international relations. As such, measures taken at the external borders are important elements of a	Border control should help to combat illegal migration, smuggling and trafficking of human beings and to prevent any threat to the Member States' internal security, public policy, public health and international relations. As such, measures taken at the external borders are important elements of a comprehensive approach to migration, allowing to address the challenge of mixed flows of irregular migrants and persons in need of seeking international protection.		

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		such, measures taken at the external borders are important elements of a comprehensive approach to asylum and migration.			
Recital 4	a				
12a		(4a) As part of a comprehensive approach to migration and border management and in accordance with Article 80 TFEU, Union law should contain appropriate measures to give effect to the principle of solidarity and fair sharing of responsibility.			
Recital 5					
13	(5) In accordance with Article 2 of Regulation (EU) 2016/399, border control consists of border checks carried out at the border crossing points and border surveillance, which is carried out between the border crossing points, in order to prevent third-country nationals from circumventing border checks. In accordance with	(5) In accordance with Article 2 of Regulation (EU) 2016/399 [Schengen Borders Code], border control consists of border checks carried out at the border crossing points and border surveillance, which is carried out between the border crossing points, in order to prevent third country nationals from circumventing border	(5) In accordance with Article 2 of Regulation (EU) 2016/399, border control consists of border checks carried out at the border crossing points and border surveillance, which is carried out between the border crossing points, in order to prevent third-country nationals from border crossing not authorised under Article 5		

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	Article 13 of Regulation (EU) 2016/399 a person who has crossed a border in an unauthorised manner and who has no right to stay on the territory of the Member State concerned shall be apprehended and made subject to procedures respecting Directive 2008/115/EC. In accordance with Article 3 of Regulation (EU) 2016/399, border control should be carried out without prejudice to the rights of refugees and persons requesting international protection, in particular as regards non-refoulement.	ehecks. In accordance with Article 13 of Regulation (EU) 2016/399 [Schengen Borders Code] a person who has crossed a border in an unauthorisedirregular manner and who has no right to stay on the territory of the Member State concerned shall be apprehended and made subject to procedures respecting Directive 2008/115/EC. In accordance with However, Article 3 of Regulation (EU) 2016/399; [Schengen Borders Code] clarifies that border control should be carried out without prejudice to the rights of refugees and persons requesting international protection, in particular as regards non-refoulement.	of Regulation (EU) 2016/399 and thereby circumventing border checks. In accordance with Article 13 of Regulation (EU) 2016/399 a person who has crossed a border in an unauthorised manner and who has no right to stay on the territory of the Member State concerned shall be apprehended and made subject to procedures respecting Directive 2008/115/EC. In accordance with Article 3 of Regulation (EU) 2016/399, border control should be carried out without prejudice to the rights of refugees and persons requesting international protection, in particular as regards non- refoulement.		
Recital 6					
14	(6) Border guards are often confronted with third-country nationals who are requesting international protection without travel documents, both following apprehension during border surveillance and during	(6) Border guards are often confronted faced with third-country nationals who have no travel or identification documents and who are requesting international protection without travel documents, both following	(6) Border guards are often confronted with third-country nationals who are requesting international protection without travel documents, both following apprehension during border surveillance and during		

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	checks at the border crossing points. Moreover, at some border sections the border guards are confronted with large numbers of arrivals at the same time. In such circumstances, it is particularly difficult to ensure that all relevant databases are consulted and to immediately determine the appropriate asylum or return procedure.	apprehension during border surveillance and during checks at the border crossing points. Moreover, it is possible that at some border sections the border guards are confronted faced with large numbers of arrivals at the same time. In such circumstances, it is particularly difficult important to ensure that all relevant databases are consulted and to immediately determine the appropriate asylum or return procedure procedure as quickly as possible.	checks at the border crossing points. Moreover, at some border sections the border guards are confronted with-large numbers of arrivals mass influx of people at the same time. In such circumstances, it is particularly difficult to ensure that all relevant databases are consulted and to immediately determine the appropriate asylum or return procedure.		
Recital 7					
15	(7) In order to ensure a swift handling of third-country nationals who try to avoid border checks or who request international protection at a border crossing point without fulfilling the entry conditions or who are disembarked following a search and rescue operation, it is necessary to provide a stronger framework for cooperation between the different national authorities	(7) In order to ensure aan improved and swift handling of third-country nationals who try to avoidhave not been subject to border checks or who request international protection at a border crossing point without fulfilling the entry conditions or who are disembarked following a search and rescue operation, it is necessary to provide a stronger framework for	(7) In order to ensure a swift handling of third-country nationals who try to avoid border checks or who request international protection at aat the external borders or within the territory of the Member States, who have not been subject to border crossing point without fulfilling the entry conditions or who are disembarked following a search and rescue		

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	responsible for border control, the protection of public health, the examination of the need for international protection and the application of return procedures.	cooperation between the different national authorities responsible for border control, the protection of public health, <i>child protection</i> , the examination of the need for international protection and the application of return procedures.	operationchecks at the external borders of the Member States, as well as those who have made an application for international protection at border crossing points or in transit zones, without fullfilling the entry conditions, it is necessary to provide a stronger framework for cooperation between the different national authorities responsible for border control, the protection of public health, the examination of the need for international protection and the application of return procedures.		
Recital 8					
16	(8) In particular, the screening should help to ensure that the third-country nationals concerned are referred to the appropriate procedures at the earliest stage possible and that the procedures are continued without interruption and delay. At the same time, the screening should help to counter the practice	(8) In particular, the screening should help to ensure that the third-country nationals concerned are referred to the appropriate procedures at the earliest stage possible and that the procedures are continued without interruption and delay. At the same time, the screening should help to counter the practice	(8) In particular, the screening should-help to ensure contribute to ensuring that the third-country nationals concerned are referred to the appropriate procedures at the earliest stage possible and that the procedures are continued without interruption and delay. At the same time, the screening		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	whereby some applicants for international protection abscond after having been authorised to enter the territory of a Member State based on their request for international protection, in order to pursue such requests in another Member State or not at all.	whereby some applicants for international protection abscond after having been authorised to enter the territory of a Member State based on their request for international protection, in order to pursue such requests in another Member State or not at all could help discourage secondary movements in the Schengen area.	should-help to counter contribute to countering the practice whereby some applicants for international protection abscond in order to pursue applications in another Member State or not at all. Taking into consideration that the screening should contribute to ensuring the referral to the appropriate procedures, obligations stemming from this Regulation should be without prejudice to the applicable rules under Union law concerning international protection or return-after having been authorised to enter the territory of a Member State based on their request for international protection, in order to pursue such requests in another Member State or not at all.		
Recital 9					
17	(9) With regard to those persons who apply for international protection, the screening should be followed by an examination	(9) With regard to those persons who apply for international protection, the sereening should be followed by an examination	(9) With regard to those persons who apply for international protection, the registration of the application should be		

Commission	Proposal EP Mandate	Council Mandate	Draft Agreement	Comments
of the need for in protection. It sho to collect and sha authorities comp that examination information that for the latter to ic appropriate procedure examination application, thus up that examinat screening should that persons with needs are identificantly stage, so the special reception procedural needs taken into accound determination of pursuit of the approcedure.	protection. Itand without prejudice to Regulation (EU) No XX/XXX [Asy and Migration]  Management Regulation Management Regulation  Management Regulation  Management Regulation  the screening should and to collect and share with the secret and share with the screening authorities competent for that examination any information that is to compete the latter to identify the appropriate procedure the examination of the application, thus speed that the fand the examination information information.	Asylum Procedure Directive 2013/32. The screening should be followed by an examination of the need for international protection. It should allow to collect and share with the authorities competent for that examination any information that is relevant for the latter to identify the appropriate procedure for the examination of the application, thus speeding up that examination. The screening should also ensure that persons with special needsvulnerable persons are identified at an early stage, so that any-special reception and procedural specific needs are fully taken into account in the determination of and the pursuit of the applicable procedure.  th fied any on are in the		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Recital 1	0	l			
18	(10) The obligations stemming from this Regulation should be without prejudice to the provisions concerning responsibility for examining an application for international protection regulated in Regulation (EU) No XX/XXX [Asylum and Migration Management Regulation].	deleted	(10) The obligations stemming from this Regulation should be without prejudice to the provisions concerning responsibility for examining an application for international protection regulated in Regulation (EU) No XX/XXX [Asylum and Migration ManagementNo 604/2013 (Dublin III Regulation)].		
Recital 1	1				
19	(11) This Regulation should apply to third-country nationals and stateless persons who are apprehended in connection with the unauthorised crossings of the external border of a Member State by land, sea or air, except third country nationals for whom the Member State is not required to take the biometric data pursuant to Article 14(1) and (3) of the Eurodac Regulation for reasons other than their age,	(11) This Regulation should apply to third-country nationals and stateless persons who are apprehended in connection with the unauthorised crossings an irregular crossing of the external border of a Member State by land, sea or air, except third country nationals those for whom the Member State is not required to take the biometric data pursuant to Article 14(1) and (3) of the Regulation (EU) xxxx/202x	(11) This Regulation should apply to third-country nationals and stateless persons who are apprehended in connection with the unauthorised crossings of the external border of a Member State by land, sea or air, except third country nationals for whom the Member State is not required to take the biometric data pursuant to [Article 14(1)13(1) and (3) of the EurodaeRegulation (EU) XXX/XXX		

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	as well as to persons who have been disembarked following search and rescue operations, regardless of whether they apply or not for international protection. This Regulation should also apply to those who seek international protection at the border crossing points or in transit zones without fulfilling the entry conditions	[Eurodac Regulation] for reasons other than their age, as well as to personsthose third-country nationals who have been disembarked following search and rescue operations, regardless of whether they apply or not for international protection.  This and do not fulfil the entry conditions set out in Article 6 of Regulation should also apply (EU) 2016/399 [Schengen Borders Code] and to those third-country nationals who apply for who seek international protection at the border crossing points or in transit zones without fulfilling the entry conditions set out in Article 6 of Regulation (EU) 2016/399 [Schengen Borders Code].	(EURODAC III Regulation)] for reasons other than their age, as well as to persons who have been disembarked following search and rescue operations, regardless of whether—they—they apply or not for international protection. For the latter category of persons, the application of this Regulation should be without prejudice to the obligations of Member States according to international law regarding search and rescue operations. This Regulation should also apply to those who seek international protection at the border crossing points or in transit zones without fulfilling the entry conditions.		
Recital 1	2				
20	(12) The screening should be conducted at or in proximity to the external border, before the persons concerned are authorised to enter the territory. The Member States should apply	(12) The screening shouldmay be conducted at or in proximity to the external border, before the persons concerned are authorised to enter the territory. The any	(12) The screening should in principle be conducted at or in proximity to the external border. However, notably where there are no adequate facilities at the border or they are already		

Co	ommission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
meas	sures pursuant to	appropriate and adequate	occupied, it can be		
natio	onal law to prevent the	location within the territory	conducted in other		
1	ons concerned from	of a Member State. Member	designated locations <del>,</del>		
enter	ring the territory during	States should <del>apply</del>	before the persons		
the so	creening. In individual	measures pursuant to	concerned are authorised to		
cases	s, where required, this	national law to prevent the	enter the territory. The		
may	include detention,	persons concerned from	Member States should lay		
subje	ect to the national law	entering the territory during	down in their <del>-apply</del>		
regul	lating that matter.	the screening. In individual	measures pursuant to		
		cases, where required, this	national law provisions to		
		may include detention,	ensure the presence of	~	
		subject to the national law	those third-country		
		regulating that	nationals in the designated		
		<del>matter</del> designate any	locationsto prevent the		
		location used for the	persons concerned from		
		screening, which may be	entering the territory during		
		located at or in proximity to	the screening in order to		
		the external border taking	prevent absconding. In		
		into account geography	individual cases, where		
		and existing	required, this may include		
		<u>infrastructures</u> .	detention, as well as other		
			alternative measures that		
			can ensure the same		
			objective, subject to the		
			national law regulating that		
			matter. <b>Detention should</b>		
			always be necessary,		
			proportionate and subject		
			to an effective remedy, in		
			line with national, EU and		
			international law and		
			should not exceed the		
			duration provided for by		
			the national regulatory		
			framework. Beyond this		
			duration, alternative		
			measures would apply.		

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			The third country nationals subject to screening should remain, for the duration of the screening, at the disposal of the screening authorities. Should they abscond from these authorities, they could be subject to penalties if it is provided for under national law, in line with EU law. Those penalties would complement the framework set out by Regulation (EU) 2016/399 and should be effective, proportionate and dissuasive. Screening within the territory should be conducted in any appropriate location.		
Recital 1	.2a				
20a		(12a) In individual cases, where required, the screening may include detention, subject to the relevant Union and national law regulating that matter, in particular Directive (EU) xxxx/xxxx [Reception Conditions Directive]. The provisions regarding detention set out			

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Dogital (1		in that directive should apply mutatis mutandis to all persons subject to the screening.			
Recital 13	3				
21	(13) Wherever it becomes clear during the screening that a third-country national subject to it fulfils the conditions of Article 6 of Regulation (EU) 2016/399, the screening should end and the third-country national concerned should be authorised to enter the territory, without prejudice to the application of penalties as referred to in Article 5(3) of that regulation.	(13) Wherever it becomes clear during the screening thatof a third-country national subject to it that such third-country national fulfils the conditions of Article 6 of Regulation (EU) 2016/399 [Schengen Borders Code], the screening should end and, if it is not already the case, the person the third-country national concerned should be authorised to enter the territory, without prejudice to the application of penalties as referred to in Article 5(3) of that Regulation.	(13) Wherever it becomes clear during the screening that a third-country national subject to it fulfils the conditions of Article 6 of Regulation (EU) 2016/399, the screening should <b>be discontinued-end</b> and the third-country national concerned should be authorised to enter the territory, without prejudice to the application of penalties as referred to in Article 5(3) of that regulation.		
Recital 14	4				
22	(14) In view of the purpose of the derogation referred to in Article 6(5) of Regulation (EU) 2016/399, persons whose entry has been authorised by a Member	(14) In view of the purpose of the derogation referred to in Article 6(5) of Regulation (EU) 2016/399, persons whose entry has been authorised by a Member	(14) In view of the purpose of the derogation referred to in Article 6(5) of Regulation (EU) 2016/399, persons whose entry has been authorised by a Member		

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	State under that provision in an individual decision should not be submitted to the screening despite the fact that they do not fulfil all entry conditions.	State under that provision in an individual decision should not be submitted to the screening despite the fact that they do not fulfil all entry conditions.	State under that provision in an individual decision should not be submitted to the screening despite the fact that they do not fulfil all entry conditions, unless they make an application for international protection.		
Recital 1	4a			· · · · · · · · · · · · · · · · · · ·	
22a		(14a) Persons applying for international protection to whom Member States may not apply or may no longer apply a border procedure in accordance with Article 41(3a) of Regulation (EU) xxxx/202x [Asylum Procedure Regulation], should be authorised to enter the territory.			
Recital 1	5				
23	(15) All persons subject to the screening should be submitted to checks in order to establish their identity and to ascertain that they do not pose a threat to internal security or public health. In the case of persons requesting international	(15) All persons subject to the screening should be submitted to checks in order to <u>verify or</u> establish their identity and to <u>ascertain</u> that they do not verify whether they might pose a threat to internal security or public health. In the case of	(15) All persons subject to the screening should be submitted to checks, including, where appropriate, interviews, in order to establish or verify their identity and to ascertain that they do not pose a security risk or a		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	protection at border crossing points, the identity and security checks carried out in the context of border checks should be taken into account to avoid duplication.	persons requesting international protection at border crossing points, the identity and security checks carried out in the context of border checks should be taken into account to avoid duplication.	threat to threat to internal security or public health. In the case of persons making an application for requesting international protection at border crossing points, the identity and security checks carried out in the context of border checks should be taken into account to avoid duplication.		
Recital 1	6				
24	(16) On completion of the screening, the third-country nationals concerned should be referred to the relevant procedure to establish responsibility for examining an application for and to assess the need for international protection, or be made subject to procedures respecting Directive 2008/115 (return directive), as appropriate. The relevant information obtained during the screening should be provided to the competent authorities to support the further assessment of each individual case, in full respect of fundamental	(16) On completion of the screening, the third-country nationals concerned should be either referred to the relevant procedure to establish responsibility for examining an application for and to assess the need for international protection, or be made subject to procedures respecting Directive 2008/115 (2008/115/EC [Return Directive] without prejudice to Article 6(5) of Regulation (EU), as appropriate. The relevant information obtained during the screening 2016/399 [Schengen Borders Code]. The screening form	(16) On completion of the screening, the third-country nationals concerned should be referred to the relevant procedure to establish responsibility for examining an application for and to assess the need for international protection, or be made subject to procedures respecting Directive 2008/115 (return directive respecting the Regulation (EU), as appropriate. The relevant information obtained during the screening should be provided to the competent authorities to support the further assessment of each individual case, in full		

Commiss	ion Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
rights. The p established b 2008/115 sho applying only screening ha 26 and 27 of Procedures F should apply screening ha should be wit to the fact the applying for protection at apprehension of border con border crossi	rocedures by Directive buld start by after the s ended. Article the Asylum Regulation only after the s ended. This thout prejudice at the persons international the moment of a, in the course after the ng point or reening, should	containing the collected information in should be provided to the competent authorities to support the further assessment of each individual case, in full respect of fundamental rights. The procedures established by Directive 2008/115/EC should start applying only after the screening has ended. Article 26 and 27 of the Asylum Procedures Regulation should apply only after the screening has ended. This should be without prejudice to the fact that the persons Persons expressing a wish to apply or applying for international protection at the moment of apprehension, in the course of border control at the border crossing point or during the screening, should be considered applicants for international protection from the moment they express their wish to apply for international protection and Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation] and Directive (EU) xxxx/xxxx [Reception Conditions	respect of fundamental rights. The procedures established by Directive 2008/115 should start applying only after the screening has ended. Article 26 and 27 of the Asylum Procedures Regulation should apply only after the screening has ended. This should be without prejudice to the fact that the persons applying No 604/2013 (Dublin III Regulation) for and to assess the need for international protection at the moment of apprehension, in the course of border control at the border crossing point or during the screening, should be considered applicants. respecting the Directive 2013/32/EU (asylum directive procedure), or be made subject to procedures respecting recast Directive 2008/115 (return directive), as appropriate.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Directive] should apply to them.			
Recital 1	.7				
25	(17) The screening could also be followed by relocation under the mechanism for solidarity established by Regulation (EU) XXX/XXX [Asylum and Migration Management] where a Member State is contributing to solidarity on a voluntary basis or the applicants for international protection are not subject to the border procedure pursuant to Regulation (EU) No. XXX/XXX (Asylum Procedures Regulation), or under the mechanism addressing situations of crisis established by Regulation (EU) XXX/XXX [Regulation on situations of crisis].	(17) The screening could also be followed by relocation- Under the mechanism for solidarity established by Regulation (EU) XXX/XXX [Asylum and Migration Management] where a Member State is contributing to solidarity on a voluntary basis or the applicants for international protection are not subject to the border procedure pursuant toor under the mechanism addressing situations of crisis established by Regulation (EU) No. XXX/XXX [Crisis] Regulation), or under the mechanism addressing situations of crisis established by Regulation (EU) XXX/XXX [Regulation (EU) XXX/XXX] [Regulation on situations of crisis] [Member States are encouraged to relocate applicants for international protection swiftly and without undue delay after the screening.	(17) The screening could also be followed by relocation under the a mechanism for solidarity established by Regulation (EU) XXX/XXX [Asylum and Migration Management] where a Member State is contributing to solidarity on a voluntary basis or the applicants for international protection are not subject to the border procedure pursuant to Regulation (EU) No. XXX/XXX (Asylum Procedures Regulation), or under the mechanism addressing situations of crisis established by Regulation (EU) XXX/XXX [Regulation on situations of crisis]		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Recital :	18				
Recital 1	(18) In accordance with Article 12 of Regulation (EU) 2016/399, the fulfilment of entry conditions and the authorisation of entry are expressed in an entry stamp in a travel document. The absence of such entry stamp or the absence of a travel document may therefore be considered as an indication that the holder does not fulfil the entry conditions. With the start of the operation of the Entry/Exit System leading to substitution of the stamps with an entry in the electronic system, that presumption will become more reliable. Member States should therefore apply the screening to third-country nationals who are	deleted	(18) In accordance with Article 12 of Regulation (EU) 2016/399, the fulfilment of entry conditions and the authorisation of entry are expressed in an entry stamp in a travel document. The absence of such entry stamp or the absence of a travel document may therefore be considered as an indication that the holder does not fulfil the entry conditions. With the start of the operation of the Entry/Exit System leading to substitution of the stamps with an entry in the electronic system, that presumption will become more reliable. Member States should therefore apply the screening to third-country nationals who are	Draft Agreement	Comments
	country nationals who are already within the territory and who are unable to prove		country nationals who are already within the territory and who are unable to prove		
	that they fulfilled the conditions of entry into the territory of the Member States. The screening of such third-country nationals		that they fulfilled the conditions of entry into the territory of the Member States. The screening of such third-country nationals		
	is necessary in order to		is necessary in order to		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	compensate for the fact that they presumably managed to evade entry checks upon arrival in the Schengen area and therefore could have not been either refused entry or referred to the appropriate procedure following screening. Applying the screening could also help in ascertaining, through the consultation of the databases referred to in this Regulation, that the persons concerned do not pose a threat to internal security. By the end of the screening within the territory, the third-country nationals concerned should be subject to a return procedure or, where they apply for international protection, to the appropriate asylum procedure. Submitting the same third-country national to repeated screenings should be avoided to the utmost extent possible.		compensate for the fact that they presumably managed to evade entry checks upon arrival in the Schengen area and therefore could have not been either refused entry or referred to the appropriate procedure following screening. Applying the screening could also help in ascertaining, through the consultation of the databases referred to in this Regulation, that the persons concerned do not pose a threat to internal security security risk. By the end of the screening within the territory, the third-country nationals concerned should be subject to a return procedure or, where they apply for international protection, to the appropriate asylum procedure. Submitting the same third-country national to repeated screenings should be avoided to the utmost extent possible.		
Recital 1	18a				
26a			(18a) If an illegally staying third-country national is apprehended or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			intercepted at or in the immediate vicinity of an internal border, and there is no indication that the person has crossed the external border in an authorized manner or that the person has already been subject to screening, the apprehending Member States may not apply the screening if that person is taken back by another Member State under bilateral agreements or arrangements or under a specific cooperation framework, such as the transfer procedure set out in Article 23a of Regulation (EU) 2016/399. The Member State which has taken back the third-country national should apply the screening. However, in this case, the transfer of the third-country national has to occur immediately after the apprehension or interception, in order to ensure that screening should start without delay.		
Recital 1	8h				
26b					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			(18b) This Regulation is without prejudice to provisions of national law covering the identification of third-country nationals suspected of staying in a Member State illegally in order to research, within a brief but reasonable time, the information enabling a determination of the illegality or legality of the stay.		
Recital 1	8c				
26c			(18c) Without prejudice to the rules on border control applicable at the internal borders of the Member States where a decision to lift such controls has not been taken yet, screening of third country nationals apprehended in connection with unauthorised crossing of such internal borders where the controls have not yet been lifted should follow the rules established by this Regulation for screening within the territory and not the rules established		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			for screening at the external borders.		
Recital 1	9				
27	(19) The screening should be completed as soon as possible, and should not exceed 5 days where it is conducted at the external border and 3 days where it is conducted within the territory of a Member State. Any extension of the 5 days' time limit should be reserved for exceptional situations at the external borders, where the capacities of the Member State to handle screenings are exceeded for reasons beyond its control such as crisis situations referred to in Article 1 of Regulation XXX/XXX [crisis proposal].	(19) The screening should be completed as soon as possible, and should not exceed 5 days where it is conducted at the external border and 3 days where it is conducted within the territory of a Member State. Any extension of the 5 days' time limit should be reserved for exceptional situations at the external borders, where the capacities of the Member State to handle screenings are exceeded for reasons beyond its control such as crisis situations referred to in Article 1 of Regulation XXX/XXX [crisis proposal] five days.	(19) The screening should be completed as soon as possible, and should not exceed 5 days. Member States may set a shorter period in their national legislation, provided that this ensures that the checks provided for in this Regulation are carried out where it is conducted at the external border and 3 days where it is conducted within the territory of a Member State. Any extension of the 5 days' time limit should be reserved for exceptional situations at the external borders, where the capacities of the Member State to handle screenings are exceeded for reasons beyond its control such as erisis situations referred to in Article 1 of Regulation XXX/XXX [crisis proposal].		
Recital 1	9a				
27a					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		(19a) In a situation of crisis in accordance with Regulation (EU)  XXX/XXXX [Crisis Regulation] the screening should be carried out at the latest within ten days.  Member States should still always carry out the screening without delay and as quickly as possible.			
Recital 2	0				
28	(20) The Member States should determine appropriate locations for the screening at or in proximity to the external border taking into account geography and existing infrastructures, ensuring that apprehended third-country nationals as well as those who present themselves at a border crossing point can be swiftly submitted to the screening. The tasks related to the screening may be carried out in hotspot areas as referred to in point (23) of Article 2 of Regulation (EU) 2019/1896 of the European Parliament and of the Council <sup>1</sup> .	deleted	(20) The Member States should determine appropriate locations for the screening at or in proximity to the external border or, in any other designated location, taking into account geography and existing infrastructures, ensuring that apprehended third-country nationals as well as those who present themselves at a border crossing point can be swiftly submitted to the screening. The tasks related to the screening may be carried out in hotspot areas as referred to in point (23) of Article 2 of Regulation (EU) 2019/1896 of the European Parliament and of the		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	1. Regulation (EU) 2019/1896 of the European Parliament and of the Council of 13 November 2019 on the European Border and Coast Guard, OJ L 295, 14.11.2019, p. 1.		Council <sup>1</sup> . For the screening within the territory Member States should determine appropriate locations in the territory.  1. [1] Regulation (EU) 2019/1896 of the European Parliament and of the Council of 13 November 2019 on the European Border and Coast Guard, OJ L 295, 14.11.2019, p. 1.		
Recital 2	1				
neortar Z					
29	(21) In order to achieve the objectives of the screening, close cooperation should be ensured between the competent national authorities referred to in Article 16 of Regulation 2016/399, those referred to in Article 5 of the [Asylum Procedures Regulation] as well as those responsible for carrying out return procedures respecting Directive 2008/115. Child protection authorities should also be closely involved in the screening wherever necessary to ensure that the best interests of the child are duly taken into account throughout the screening. Member States should be	(21) In order to achieve the objectives of the screening, close cooperation should be ensured between the competent national authorities referred to in Article 16 of Regulation (EU) 2016/399 Regulation (EU) 2016/399 [Schengen Borders Code], those referred to in Article 5 of the Regulation (EU) xxxx/xxxx [Asylum Procedures Regulation] as well as those responsible for carrying out return procedures respecting Directive 2008/115. Child protection authorities should also be closely involved in the screening wherever necessary to	(21) In order to achieve the objectives of the screening, close cooperation should be ensured between the competent national authorities referred to in Article 16 of Regulation 2016/399, those referred to in Article 5 of the [Asylum Procedures Regulation]involved in asylum procedures and responsible for reception of applicants, as well as those responsible for carrying out return procedures respecting Directive 2008/115. Child protection authorities should also be closely involved in the screening wherever necessary to ensure that the		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
allowed to avail themselves of the support of the relevant agencies, in particular the European Border and Coast Guard Agency and the [European Union Agency for Asylum], within the limits of their mandates. Member States should involve the national Rapporteurs for Antitrafficking wherever the screening reveals facts relevant for trafficking in line with Directive 2011/36/EU of the European Parliament and of the Council 1.  1. Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, OJ L 101, 15.4.2011, p. 1.	ensure that the best interests of the child are duly taken into account throughout the sereening 2008/115/EC. In that regard, it is important to avoid the duplication of obligations on Member States and applicants for international protection regarding the procedures in place, and the duplication of rules concerning reception conditions and grounds on which persons might be detained. Member States should be allowed and are encouraged to avail themselves of the support of the relevant agencies, in particular the European Border and Coast Guard Agency and the Feuropean Union Agency for Asylum, within the limits of their mandates. Member States should involve the national Rapporteurs for Antitrafficking wherever the screening reveals facts relevant for trafficking in line with Directive 2011/36/EU of the European Parliament and of the Council¹.  1. Directive 2011/36/EU of the European Parliament and of the European Parliament and of the	best interests of the child are duly taken into account throughout the screening. Member States should be allowed to avail themselves of the support of the relevant agencies, in particular the European Border and Coast Guard Agency and the [European Union Agency for Asylum], within the limits of their mandates. Member States should involve the national Rapporteurs for Antitrafficking or equivalent mechanisms wherever the screening reveals facts relevant for trafficking in line with Directive 2011/36/EU of the European Parliament and of the Council 1.  1. [1] Directive 2011/36/EU of the European Parliament and of the Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, OJ L 101, 15.4.2011, p. 1.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		Council of 5 April 2011 on preventing and combating trafficking in human beings and protecting its victims, OJ L 101, 15.4.2011, p. 1.			
Recital 2	1a				
29a		(21a) During the screening procedure, the best interests of the child should always be a primary consideration in accordance with Article 24(2) of the Charter of Fundamental Rights of the European Union (the 'Charter'). Child protection authorities should, wherever necessary, be closely involved in the screening to ensure that the best interests of the child are duly taken into account throughout the screening. A representative should be appointed to represent and assist the unaccompanied minor during the screening. Where applicable, this representative should be the same as the representative to be appointed in accordance with Article 23 of Directive (EU) XXX/XXX [Reception Conditions Directive].			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Recital 2	22				
30	(22) When conducting the screening, the competent authorities should comply with the Charter of Fundamental Rights of the European Union and ensure the respect for human dignity and should not discriminate against persons on grounds of sex, racial, colour, ethnic or social origin, genetic features, language, religion or belief, political or any other opinions, membership of a national minority, disability, age or sexual orientation. Particular attention should be paid to the best interests of the child.	(22) When conducting the screening, the competent authorities applying this Regulation, the Member States should comply with the Charter, relevant international law, including the Convention Relating to the Status of Refugees done at Geneva on 28 July 1951 ('the Geneva Convention'), of Fundamental Rights of the European Union and ensure the respect for human dignity and should not discriminate against persons on grounds of sex, racial, colour, ethnic or social origin, genetic features, language, religion or belief, political or any other opinions, membership of a national minority, disability, age or sexual orientation. Particular attention should be paid to the best interests of the child.	(22) When conducting the screening, the competent authorities should comply with the Charter of Fundamental Rights of the European Union and ensure the respect for human dignity and should not discriminate against persons on grounds of sex, racial, colour, ethnic or social origin, genetic features, language, religion or belief, political or any other opinions, membership of a national minority, disability, age or sexual orientation. Particular attention should be paid to the best interests of the child.		
Recital 2	23				
31					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	(23) In order to ensure	(23) In order to ensure	(23) In order to ensure		
	compliance with EU and	compliance with EUUnion	compliance with EU and		
i	international law, including	and international law,	international law, including		
1	the Charter of Fundamental	including the Charter,	the Charter of Fundamental		
]	Rights, during the	during border surveillance	Rights, during the		
5	screening, each Member	and of Fundamental Rights,	screening, each Member		
	State should establish a	during the screening	State should <b>provide for</b>		
1	monitoring mechanism and	procedure, each Member	establish a monitoring		
1	put in place adequate	State should establish or	mechanism and put in place		
	safeguards for the	designate a monitoring	adequate safeguards for the		
j	independence thereof. The	mechanism and put in place	independence thereof. For		
1	monitoring mechanism	adequate safeguards for the	this purpose Member		
5	should cover in particular	independence thereof. The	States may resort to		
1	the respect for fundamental	monitoring of that	already existing national		
1	rights in relation to the	mechanism should cover in	fundamental rights		
5	screening, as well as the	particular the respect for	monitoring mechanisms		
1	respect for the applicable	fundamental rights in	which foresee safeguards		
1	national rules regarding	relation to the screening <mark>in</mark>	that ensure their		
	detention and compliance	accordance with the Paris	independences. The		
,	with the principle of non-	Principles, as well as the	monitoring mechanism		
	refoulement as referred to in	respect for the applicable	should cover in particular		
1	Article 3(b) of Regulation	national rules regarding	the respect for fundamental		
	(EU) 2016/399. The	detention and compliance	rights in relation to the		
	Fundamental Rights Agency	with the principle of non-	screening, as well as the		
	should establish general	refoulement as referred to in	respect for the applicable		
	guidance as to the	Article 3(b) of Regulation	national rules regarding		
	establishment and the	<del>(EU) 2016/399. The</del>	detention and compliance		
j	independent functioning of	Fundamental Rights Agency	with the principle of non-		
	such monitoring	should establish general	refoulement as referred to in		
	mechanism. Member States	guidance as to the	Article 3(b) of Regulation		
	should furthermore be	establishment and the	(EU) 2016/399. The		
	allowed to request the	independent functioning of	Fundamental Rights Agency		
	support of the Fundamental	such monitoring	should establish general		
	Rights Agency for	mechanism. Member States	guidance as to the		
	developing their national	should furthermore be	establishment and the		
	monitoring mechanism.	allowed to request the	independent functioning of		
]	Member States should also	support of the Fundamental	such monitoring		

be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental rights provided by the	
Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring of fundamental  Rights Agency for developing their national miles institutions, national or possible in the management and operation of the mentoring of fundamental  Rights Agency for developing their national miles in states should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring of fundamental menitoring of fundamental methodology for this monitoring of fundamental methodology for this methodology for this monitoring of fundamental methodology for this monitoring mechanism should be monitoring of fundamental methodology for the fundamental methodology for this monitoring mechanism and with regard to establishing the methodology for this monitoring mechanism and with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member states should also be allowed to seek advice from the Fundamental Rights Agency for developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental Rights Agency for developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental Rights Agency for developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental Rights Agency for developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism.  States should also be allowed to invite relevant and competent national, and other Cruel, Inhuman international protected from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism.  States are vertical from the Fundamental Rights Agency for developing their national monitoring mechanism.  States are vert	
methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental  methodology for this monitoring mechanism and mation of 28 December developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Sight Sqency for developing their national monitoring mechanism.  Member States should also be allowed to seek advice from the Fundamental monitoring mechanism.  Sight Sqency for developing their national monitoring monitoring monitoring mechanism.  Member States should also be allowed to establishing the monitoring methodology for this monitoring mechanism and with regard to appropriate training measures. Mem	
monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring of fundamental monitoring of fundamental monitoring of fundamental monitoring of fundamental monitoring in the management and operation of the computation of 28 December 2020 on the role of the 2020 on the role of t	
with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental  with regard to appropriate training measures. Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
training measures. Member States should also be allowed to invite relevant and competent national, international and non- governmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental  training measures. Member  Optional Protocol to the Convention against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment, in particular by involving national human rights institutions, national ombudspersons or international organisations in the management and operation of the  Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring measures. Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring measures. Member States should also be allowed to seek advice from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring measures. Member States should also be allowed to invite relevant and competent national, nor Degrading Treatment or punishment, in particular by involving national human rights institutions, national ombudspersons or international organisations international organisations and bodies to participate in the monitoring of fundamental	
States should also be allowed to invite relevant and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental sites a protocol to the Convention against Torture from the Fundamental Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
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and competent national, international and nongovernmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental  and other Cruel, Inhuman or Degrading Treatment or Punishment, in particular by involving national human rights institutions, national ombudspersons or international organisations in the management and operation of the  Rights Agency with regard to establishing the methodology for this monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
international and non- governmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental  international and non-  Punishment, in particular by involving national human rights institutions, international organisations international organisations with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
governmental organisations and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental    Dunishment, in particular by involving national by involving national human rights institutions, national ombudspersons or international organisations in the management and operation of the    Dunishment, in particular by involving national monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
and bodies to participate in the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental monitoring of fundamental monitoring and by involving national human rights institutions, national ombudspersons or international organisations in the management and operation of the monitoring mechanism and with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
the monitoring. The independent monitoring mechanism should be without prejudice to the monitoring of fundamental monitoring of fundamental the monitoring. The human rights institutions, national ombudspersons or international organisations in the management and operation of the with regard to appropriate training measures. Member States should also be allowed to invite relevant and competent national,	
independent monitoring mechanism should be without prejudice to the monitoring of fundamental monitoring of fundamental independent monitoring on mational ombudspersons or international organisations in the management and operation of the international organisations allowed to invite relevant and competent national,	
mechanism should be without prejudice to the monitoring of fundamental monitoring of fundamental mechanism should be international organisations in the management and operation of the states should also be allowed to invite relevant and competent national,	
without prejudice to the monitoring of fundamental operation of the allowed to invite relevant and competent national,	
monitoring of fundamental operation of the and competent national,	
rights provided by the mechanism. Member States international and non-	
European Border and Coast should also be allowed to governmental organisations	
Guard Agency's seek advice from the and bodies to participate in	
fundamental rights monitors   Fundamental Rights Agency   the monitoring. The	
provided for in Regulation with regard to establishing independent monitoring	
(EU) 2019/1896. The the methodology for this mechanism should be	
Member States should monitoring may also involve without prejudice to the	
investigate allegations of the relevant non-governmental monitoring of fundamental	
breach of the fundamental organisations. The bodies rights provided by the	
rights during the screening, responsible for the European Border and Coast	
including by ensuring that mechanism and with regard Guard Agency's	
complaints are dealt with to appropriate training fundamental rights monitors	
expeditiously and in an measures. Member States provided for in Regulation	
appropriate way. should also be allowed to (EU) 2019/1896. The	
invite relevant and Member States should	
competentestablish and investigate allegations of the	
maintain close links with breach of the fundamental	
the national, international rights during the screening,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	and non-governmental	including by ensuring that		
	organisations and bodies to	complaints are dealt with		
	<del>participate in the</del>	expeditiously and in an		
	monitoring. The	appropriate way.		
	independent monitoring			
	data protection authorities			
	and the European Data			
	<b>Protection Supervisor. The</b>			
	mechanism should be			
	without prejudice to the			
	monitoring of monitor the			
	respect for fundamental			
	rights provided by the			
	Europeanin relation to			
	border surveillance and the			
	screening procedure, as			
	well as the respect for the			
	applicable rules regarding			
	detention and compliance			
	with the principle of non-			
	refoulement as referred to			
	in Article 3(b) of			
	Regulation (EU) 2016/399			
	[Schengen Borders			
	<b>Code</b> and Coast Guard			
	Agency's fundamental rights			
	monitors provided for in			
	Regulation (EU) 2019/1896.			
	The Member States should			
	investigate allegations of			
	the breach of the			
	fundamental rights during			
	the screening, including by			
	ensuring that complaints			
	are dealt with expeditiously			
	<del>and in an appropriate way</del> .			

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•			
(23a) The Fundamental Rights Agency (FRA) should establish general guidance as to the establishment and the independent functioning of such monitoring mechanism. Member States should furthermore be allowed to request the support of the FRA for developing their national monitoring mechanism. Member States should also be allowed to seek advice from the FRA with regard to establishing the methodology for this monitoring mechanism and appropriate training measures.			
(23b) The independent monitoring mechanism should be in addition and without prejudice to the monitoring of fundamental rights provided by the European Border and Coast Guard Agency's fundamental rights monitors provided for in			
	(23a) The Fundamental Rights Agency (FRA) should establish general guidance as to the establishment and the independent functioning of such monitoring mechanism. Member States should furthermore be allowed to request the support of the FRA for developing their national monitoring mechanism. Member States should also be allowed to seek advice from the FRA with regard to establishing the methodology for this monitoring mechanism and appropriate training measures.  (23b) The independent monitoring mechanism should be in addition and without prejudice to the monitoring of fundamental rights provided by the European Border and Coast Guard Agency's fundamental rights	(23a) The Fundamental Rights Agency (FRA) should establish general guidance as to the establishment and the independent functioning of such monitoring mechanism. Member States should furthermore be allowed to request the support of the FRA for developing their national monitoring mechanism. Member States should also be allowed to seek advice from the FRA with regard to establishing the methodology for this monitoring mechanism and appropriate training measures.  (23b) The independent monitoring mechanism should be in addition and without prejudice to the monitoring of fundamental rights provided by the European Border and Coast Guard Agency's fundamental rights	(23a) The Fundamental Rights Agency (FRA) should establish general guidance as to the establishment and the independent functioning of such monitoring mechanism. Member States should furthermore be allowed to request the support of the FRA for developing their national monitoring mechanism. Member States should also be allowed to seek advice from the FRA with regard to establishing the methodology for this monitoring mechanism and appropriate training measures.  (23b) The independent monitoring mechanism should be in addition and without prejudice to the monitoring of fundamental rights provided by the European Border and Coast Guard Agency's fundamental rights

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	<b>Regulation (EU) 2019/1896</b>			
	of the European			
	<u>Parliament and of the</u> Council <sup>1a</sup> , the monitoring			
	mechanism for the purpose			
	of monitoring the			
	operational and technical			
	application of the Common			
	European Asylum System			
	(CEAS) as set out in Article			
	14 of Regulation (EU) 2021/2303 of the European			
	Parliament and of the			
	Council 1b [EU Asylum			
	Agency Regulation], the			
	Schengen Evaluation and			
	Monitoring Mechanism			
	provided for in Council			
	Regulation (EU) 2022/922 of the European			
	Parliament and of the			
	Council 1c and monitoring			
	carried out by existing			
	national or international			
	monitoring bodies. Member			
	States should investigate all			
	allegations of non-respect of fundamental rights			
	during border surveillance			
	and the screening			
	procedure, including by			
	ensuring that complaints			
	are dealt with promptly,			
	expeditiously and are			
	capable of leading to the			
	identification and sanction			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		of those responsible in an appropriate manner.			
		Ia. Regulation (EU) 2019/1896 of the European Parliament and of the Council of 13 November 2019 on the European Border and Coast Guard and repealing Regulations (EU) No 1052/2013 and (EU) 2016/1624 (OJ L 295, 14.11.2019, p. 1).  1b. Regulation (EU) 2021/2303 of the European Parliament and of the Council of 15 December 2021 on the European Union Agency for Asylum and repealing Regulation (EU) No 439/2010 (OJ L 468, 30.12.2021, p. 1).  1c. Council Regulation (EU) 2022/922 of 9 June 2022 on the establishment and operation of an evaluation and monitoring mechanism to verify the application of the Schengen acquis, and repealing Regulation (EU) No 1053/2013 (OJ L 160, 15.6.2022, p. 1).			
Recital 2	3c				
31c		(23c) Member States should ensure that the implementation of the screening procedure, and the set up and operation of the independent monitoring mechanism, are adequately financed and resourced. To that end, Member States may request funding for the			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
32	(24) By the end of the screening, the authorities responsible for the screening should fill in a debriefing form. The form should be transmitted to the authorities examining applications for international protection or to the authorities competent for return – depending on whom the individual is referred to. In the former case, the authorities responsible for the screening should also indicate any elements which may seem to be relevant for determining whether the competent authorities should submit the application of the third-country national concerned to an accelerated examination procedure or to the border procedure.	(24) By the end of the screening, the authorities responsible for the screening should fill in a debriefingscreening form. The form should be transmitted to the authorities examining applications for international protection or to the authorities competent for return – depending onto whom the individual person is referred to. In the former case, the authorities responsible for the screening should also indicate any elements which may seem to be relevant for determining whether the competent authorities should submit the application of the third-country national concerned to an accelerated examination procedure or to the border procedure.	(24) As soon as possible and, at latest by the end of the screening, the authorities responsible for the screening should fill in a screening form with all relevant information gathered or include such information in the relocation-de-briefing form. The form should be transmitted by any appropriate means, including digital tools, to the authorities examining applications for international protection or to the authorities competent for return procedures—depending on whom the individual is referred to. In the former case, the authorities responsible for the The end of screening should also indicate any elements which may seem to be relevant for determining whether the competent authorities should submit the applicationnot prevent authorities, where appropriate, to continue actions to determine the identity of the third-country national person concerned to		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			an accelerated examination procedure or to the border procedureand assess possible security risks.		
Recital 2	4a				
32a		(24a) The information in the screening form should be recorded in such a way that it is amenable to administrative and judicial review during any subsequent asylum or return procedure. The person subject to the screening should have the possibility to indicate to the competent authorities that the information contained in the form is incorrect. Any such indication should be recorded in the screening form without delaying the completion of the screening.			
Recital 2	4b				
32b		(24b) The person concerned should be provided with a copy of the screening form before it is transmitted to the relevant authorities. In the case of			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		minors, the copy of the form should be provided to the adult or adults responsible for the child. In the case of unaccompanied minors, the form should be provided to the representative of the child.			
Recital 2	4c				
32c		(24c) The processing of data during the screening procedure should always be carried out in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council [GDPR], Regulation 2018/1725 of the European Parliament and of the Council or, where relevant, Directive 2016/680 of the European Parliament and of the Council [Police Directive], including the general principles of data minimisation and purpose limitation. Particular attention should be given to Article 13 of Regulation (EU) 2016/679 [GDPR], Article 13 of Directive (EU) 2016/680 [Police Directive] and Article 15 of			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Commission Proposal	Regulation (EU) 2018/1725, including the right to request from the data controller access to and rectification or erasure of personal data and the right to lodge a complaint with a supervisory authority. When implementing this Regulation, all relevant opinions and recommendations of the European Data Protection Board and European Data Protection Supervisor should be taken into account.  1a. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1). 1b. Regulation (EU) 2018/1725 of the European Parliament and of	Council Mandate	Draft Agreement	Comments

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		1247/2002/EC (OJ L 295, 21.11.2018, p. 39).  1c. Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA (OJ L 119, 4.5.2016, p. 89).			
Recital 2	5				
33	(25) The biometric data taken during the screening should, together with the data referred to in Articles [12, 13, 14 and 14a] of the Eurodac Regulation be transmitted to Eurodac by the competent authorities in accordance with the deadlines provided for in that Regulation.	deleted	(25) The biometric data taken during the screening should, together with the data referred to in Articles [10-[12, 13, 14 and 14a] of the Eurodac III Regulation] be transmitted to Eurodac by the competent authorities in accordance with the deadlines provided for in that Regulation.		
Recital 2	6				
34	(26) A preliminary health examination should be carried out on all persons	(26) A preliminary health examination should be carried out on all persons	(26) A preliminary health examination check should be carried out on-all		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
submitted to the screening at	submitted to the screening	persons submitted to the		
the external borders with a	at the external borders with	screening at the external		
view to identifying persons	a view to identifying	borders with a view to		
in need of immediate care or	persons in need of	identifying persons in need		
requiring other measures to	immediate care or requiring	of immediate care or		
be taken, for instance	other measures to be taken,	requiring other measures to		
isolation on public health	for instance isolation on	be taken, for instance		
grounds. The specific needs	public health grounds. The	isolation on public health		
of minors and vulnerable	specific needs of minors and	grounds. The specific needs		
persons should be taken into	vulnerable persons should	of minors and vulnerable		
account. If it is clear from	be taken into account. If it is	persons should be taken into		
the circumstances that such	clear from the	account. If it is clear from		
examination is not needed,	circumstances that such	the circumstances that such		
in particular because the	examination is not needed,	examination <b>check</b> is not		
overall condition of the	in particular because the	needed, in particular		
person appears to be very	overall condition of the	because the overall		
good, the examination	person appears to be very	condition of the person		
should not take place and	good, the examination	appears to be very good, the		
the person concerned should	should not take place and	examination check should		
be informed of that fact. The	the person concerned	not take place and the		
preliminary health	should be informed of that	person concerned should be		
examination should be	fact. The preliminary health	informed of that fact. By		
carried out by the health	examination should be	way of derogation and in		
authorities of the Member	carried out by <i>qualified</i>	exceptional circumstances		
State concerned. With	medical professionals of the	linked to the number of		
regard to third-country	health authorities of the	third-country nationals		
nationals apprehended	Member State concerned.	needing to be subject to		
within the territory, the	With regard to third-country	the screening, and based		
preliminary medical	nationals apprehended	on the overall condition of		
examination should be	within the territory, the	the person, the decision on		
carried out where it is	preliminary medical	the absence of the		
deemed necessary at first	examination should be	necessity of such a The		
sight.	carried out where it is	preliminary health		
_	deemed necessary at first	examination should be		
	sight.	carried outcheck may be		
		taken by the		
		healthscreening authorities		
				1

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			under the supervision of qualified medical staff. of The Member State eoncerned. With regard to third-country nationals apprehended within the territory, States should notify the Commission where they make use of such a possibility. The preliminary medical examination health check should be carried out where it is deemed necessary at first sight by qualified medical staff of the Member State concerned.		
Recital 2	6a				
34a		(26a) A preliminary vulnerability check should be carried out on all persons submitted to the screening with a view to identifying persons who are in a vulnerable situation, are victims of torture or other inhuman or degrading treatment, are stateless persons or at risk of becoming stateless persons, or have special reception or procedural needs within the meaning of Article [21] of Directive			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		(EU) xxxx/xxxx [Reception Conditions Directive] and Article [20] of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation]. The vulnerability check should be carried out by qualified professionals of the Member State concerned.			
Recital 2	6a				
34b			(26a) During screening, a vulnerability check should be carried out to identify any indications of vulnerability without prejudice to further assessment in subsequent procedures following the completion of screening. The specific needs of minors and vulnerable persons should be taken into account.		
Recital 2	7				
35	(27) During the screening, all persons concerned should be guaranteed a standard of living complying with the Charter of Fundamental Rights of	(27) During the screening, all persons concerned should be guaranteed a standard of living complying with the Charter of Fundamental Rights of	(27) During the screening, all persons concerned should be guaranteed a standard of living complying with the Charter of Fundamental Rights of		

Commission Proposa	EP Mandate	Council Mandate	Draft Agreement	Comments
the European Union and have access to emergency health care and essential treatment of illnesses. Particular attention should be paid to individuals with vulnerabilities, such as pregnant women, elderly persons, single parent families, persons with an immediately identifiable physical or mental disability, persons visibly having suffered psychological or physical trauma and unaccompanie minors. In particular, in ca of a minor, information should be provided in a child-friendly and age appropriate manner. All the authorities involved in the performance of the tasks related to the screening should respect human dignity, privacy, and refrafrom any discriminating actions or behaviour.	[Reception Conditions Directive] applies to applicants for international protection. Particular attention should be paid to individuals with vulnerabilities, such as minors, unaccompanied minors, pregnant women, elderly persons, single parent families, victims of trafficking in human beings, persons with an immediately identifiablea serious illness, persons with a mental disorder, persons with a physical or mental disability, persons visibly having suffered psychological or physical	the European Union and have access to emergency health care and essential treatment of illnesses. Particular attention should be paid to individuals with vulnerabilities, such as pregnant women, elderly persons, single parent families, persons with an immediately identifiable physical or mental disability, persons visibly having suffered psychological or physical trauma and unaccompanied minors. In particular, in case of a minor, information should be provided in a child-friendly and age appropriate manner. All the authorities involved in the performance of the tasks related to the screening should report any situation of vulnerabilities observed or reported to them, respect human dignity, privacy, and refrain from any discriminating actions or behaviour.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		representative of the minor. All the authorities involved in the performance of the tasks related to the screening should respect human dignity, privacy, and refrain from any discriminating actions or behaviour.			
Recital 2	8				
36	(28) Since third-country nationals subject to the screening may not carry the necessary identity and travel documents required for the legal crossing of the external border, an identification procedure should be provided for as part of the screening.	(28) Since third-country nationals subject to the screening may not earry have the necessary identity and travel documents required for the legal crossing of the external border, a verification of identity or an identification procedure should be provided forcarried out as part of the screening.	(28) Since third-country nationals subject to the screening may not carry the necessary identity and travel documents required for the legal crossing of the external border, an identification or verification procedure should be provided for as part of the screening.		
Recital 2	9				
37	(29) The Common Identity Repository ("CIR") was established by Regulation (EU) 2019/817 of the European Parliament and of the Council (Interoperability Regulation) <sup>1</sup> to facilitate and	(29) The Common Identity Repository ("CIR") was established by Regulation (EU) 2019/817—of the European Parliament and of the Council (Interoperability Regulation) <sup>1</sup> to facilitate and	(29) The Common Identity Repository ("CIR") was established by Regulation (EU) 2019/817– of the European Parliament and of the Council (Interoperability Regulation) <sup>1</sup> to facilitate and		

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
assist in the correct	assist in the correct	assist in the correct		
identification of persons	identification of persons	identification of persons		
registered in the Entry/Exit	registered in the Entry/Exit	registered in the Entry/Exit		
System ("EES"), the Visa	System ("EES"), the Visa	System ("EES"), the Visa		
Information System	Information System	Information System		
("VIS"), the European	("VIS"), the European	("VIS"), the European		
Travel Information and	Travel Information and	Travel Information and		
Authorisation System	Authorisation System	Authorisation System		
("ETIAS"), Eurodac and in	("ETIAS"), Eurodac and in	("ETIAS"), Eurodac and in		
the European Criminal	the European Criminal	the European Criminal		
Records Information System	Records Information System	Records Information System		
for third country nationals	for <del>third country<b>third-</b></del>	for third country nationals		
("ECRIS-TCN"), including	country nationals ("ECRIS-	("ECRIS-TCN"), including		
of unknown persons who	TCN"), including of	of unknown persons who		
are unable to identify	unknown persons who are	are unable to identify		
themselves. For that	unable to identify	themselves. For that		
purpose, the CIR contains	themselves. For that	purpose, the CIR contains		
only the identity, travel	purpose, the CIR contains	only the identity, travel		
document and biometric	only the identity, travel	document and biometric		
data recorded in EES, VIS,	document and biometric	data recorded in EES, VIS,		
ETIAS, Eurodac and	data recorded in EES, VIS,	ETIAS, Eurodac and		
ECRIS-TCN, logically	ETIAS, Eurodac and	ECRIS-TCN, logically		
separated. Only the personal	ECRIS-TCN, logically	separated. Only the personal		
data strictly necessary to	separated. Only the personal	data strictly necessary to		
perform an accurate identity	data strictly necessary to	perform an accurate identity		
check is stored in the CIR.	perform an accurate identity	check is stored in the CIR.		
The personal data recorded	check is stored in the CIR.	The personal data recorded		
in the CIR is kept for no	The personal data recorded	in the CIR is kept for no		
longer than strictly	in the CIR <i>is kept for no</i>	longer than strictly		
necessary for the purposes	<del>longer than strictly</del>	necessary for the purposes		
of the underlying systems	necessary for the purposes	of the underlying systems		
and should automatically be	of the underlying systems	and should automatically be		
deleted where the data are	and shouldare automatically	deleted where the data are		
deleted from the underlying	be deleted where the data	deleted from the underlying		
systems. Consultation of the	are deleted from the	systems. Consultation of the		
CIR enables a reliable and	underlying systems.	CIR enables a reliable and		
exhaustive identification of	Consultation of the CIR	exhaustive identification of		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	persons, by making it possible to consult all identity data present in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in one go, in a fast and reliable manner, while ensuring a maximum protection of the data and avoiding unnecessary processing or duplication of data.  1. Regulation (EU) 2019/817 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of borders and visa and amending Regulations (EC) No 767/2008, (EU) 2016/399, (EU) 2017/2226, (EU) 2018/1240, (EU) 2018/1726 and (EU) 2018/1861 of the European Parliament and of the Council and Council Decisions 2004/512/EC and 2008/633/JHA, OJ L 135, 22.5.2019, p. 27.	enables a reliable and exhaustive verification of identity or identification of persons, by making it possible to consult all identity data present in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in one go, in a fast and reliable manner, while ensuring a maximumthe protection of the data and avoiding unnecessary processing or duplication of data.  1. Regulation (EU) 2019/817 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of borders and visa and amending Regulations (EC) No 767/2008, (EU) 2016/399, (EU) 2017/2226, (EU) 2018/1240, (EU) 2018/1726 and (EU) 2018/1861 of the European Parliament and of the Council and Council Decisions 2004/512/EC and 2008/633/JHA, OJ L 135, 22.5.2019, p. 27.	persons, by making it possible to consult all identity data present in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in one go, in a fast and reliable manner, while ensuring a maximum protection of the data and avoiding unnecessary processing or duplication of data.  1. [1] Regulation (EU) 2019/817 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of borders and visa and amending Regulations (EC) No 767/2008, (EU) 2016/399, (EU) 2017/2226, (EU) 2018/1240, (EU) 2018/1726 and (EU) 2018/1861 of the European Parliament and of the Council and Council Decisions 2004/512/EC and 2008/633/JHA, OJ L 135, 22.5.2019, p. 27.		
Recital 3	0				
38	(30) In order to establish the identity of the persons subject to the screening, a verification should be initiated in the CIR in the	(30) In order to verify or establish the identity of the persons subject to the screening, a verification should be initiated in the	(30) In order to establish the identity of the persons subject to the screening, a verification should be initiated in the CIR in the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	(31) Since the use of the CIR for identification purposes has been limited by Regulation (EU) 2019/817 to facilitating and assisting in the correct identification of persons registered in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in situations of police checks within the territory of the Member States, that Regulation needs to be amended to provide for the additional purpose of using the CIR to identify persons during the screening established by this Regulation.	(31) Since the use of the CIR for identification purposes has been limited by Regulation (EU) 2019/817 to facilitating and assisting in the correct identification of persons registered in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in situations of police checks within the territory of the Member States, that Regulation needs to be amended to provide for the additional purpose of using the CIR to identify persons during the screening established by this Regulation.	(31) Since the use of the CIR for identification purposes has been limited by Regulation (EU) 2019/817 to facilitating and assisting in the correct identification of persons registered in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in situations of police checks within the territory of the Member States, that Regulation needs to be amended to provide for the additional purpose of using the CIR to identify persons during the screening established by this Regulation.		
Recital 3	32				
40	(32) Given that many persons submitted to the screening may not carry any travel documents, the authorities conducting the screening should have access to any other relevant documents held by the persons concerned in cases where the biometric data of such persons are not usable or yield no result in the CIR. The authorities should also be allowed to use data from	(32) Given that many persons submitted to the screening may not earry have any travel documents, the authorities conducting the screening should have access to any other relevant documents held by the persons concerned for the verification of identity or identification in cases where the biometric data of such persons are not usable	(32) Given that many persons submitted to the screening may not carry any travel documents, the authorities conducting the screening should have access to any other relevant documents held by the persons concerned in cases where the biometric data of such persons are not usable or yield no result in the CIR. The authorities should also be allowed to use data from		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	those documents, other than biometric data, to carry out checks against the relevant databases.	or yield no result in the CIR. The authorities should also be allowed to use data from those documents, other than biometric data, to carry out checks against the relevant databases.	those documents, other than biometric data, to carry out checks against the relevant databases.		
Recital 3	3	T			
41	(33) The identification of persons during border checks at the border crossing point and any consultation of the databases in the context of border surveillance or police checks in the external border area by the authorities who referred the person concerned to the screening should be considered as part of the screening and should not be repeated, unless there are special circumstances justifying such repetition.	(33) The identification of persons during border checks at the border crossing point and any consultation of the databases in the context of border surveillance or police checks in the external border area by the authorities who referred the person concerned to the screening should be considered as part of the screening and should not be repeated, unless there are special circumstances justifying such repetition. It is neither necessary nor proportionate to consult the same database multiple times in respect of the same person. The collection of personal data, and in particular the taking of biometric data for the purpose of both verification	(33) The identification of persons during border checks at the border crossing point and any consultation of the databases in the context of border surveillance or police checks in the external border area by the authorities who referred the person concerned to the screening should be considered as part of the screening and should not be repeated, unless there are special circumstances justifying such repetition.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		or identification and of the registration in accordance with the requirements of Regulation (EU) xxxx/xxxx [Eurodac Regulation], should take place once as part of the screening.			
Recital 3	4	T			
42	(34) In order to ensure uniform conditions for the implementation of Articles 11(5) and 12(5) of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council¹. For the adoption of relevant implementing acts, the examination procedure should be used.  1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing power (OJ L 55, 28.2.2011, p. 13).	(34) In order to ensure uniform conditions for the implementation of Articles 11(5) and 12(5) Article 11(5) of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council¹. For the adoption of relevant implementing acts, the examination procedure should be used.  1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing power (OJ L 55, 28.2.2011, p. 13).	(34) In order to ensure uniform conditions for the implementation of Articles 11(5) and 12(5)11(4) and 12(8) of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council¹. For the adoption of relevant implementing acts, the examination procedure should be used.  1. [1] Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing power (OJ L 55, 28.2.2011, p. 13).		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Recital 3	5				
43	(35) The screening should also assess whether the entry of the third-country nationals into the Union could pose a threat to internal security or to public policy.	deleted	(35) The screening should also assess whether the entry of the third-country nationals into the Union could pose a threat to internal security or to public policyrisk.		
Recital 3	6				
44	(36) As the screening concerns persons present at the external border without fulfilling entry conditions, or disembarked after a search and rescue operation, the security checks as part of the screening should be at least of a similar level as the checks performed in respect of third country nationals that apply on beforehand for an authorisation to enter the Union for a short stay, whether they are under a visa obligation or not.	(36) As the screening concerns personsthird-country nationals present at the external border without fulfilling who may not fulfil entry conditions, or who have been disembarked after a search and rescue operation, the security checks as part of the screening should be at least of a similar level asto the checks performed in respect of third country third-country nationals that who apply on beforehand for an authorisation to enter the Union for a short stay, whether they are under a visa obligation or not.	(36) As the screening concerns persons present at the external border without fulfilling entry conditions, or disembarked after a search and rescue operation, the security checks as part of the screening should be at least of a similar level as the checks performed in respect of third country nationals that apply on beforehand for an authorisation to enter the Union for a short stay, whether they are under a visa obligation or not.		
Recital 3	7				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	(37) For third-country	(37) For third-country	(37) For third-country		
	nationals who are on the	nationals who are on the	nationals who are on the		
	basis of their nationality	basis of their nationality	basis of their nationality		
	exempt from the visa	exempt from the visa	exempt from the visa		
	requirement under	requirement under	requirement under		
	Regulation (EU) 2018/1806	Regulation (EU) 2018/1806	Regulation (EU) 2018/1806		
	of the European Parliament	of the European Parliament	of the European Parliament		
	and the Council <sup>1</sup> ,	and the Council <sup>1</sup> ,	and the Council <sup>1</sup> ,		
	Regulation (EU) 2018/1240	Regulation (EU) 2018/1240	Regulation (EU) 2018/1240		
	of the European Parliament	of the European Parliament	of the European Parliament		
	and of the Council <sup>2</sup> (ETIAS	and of the Council <sup>2</sup> (ETIAS	and of the Council <sup>2</sup> (ETIAS		
	Regulation) provides that	Regulation) provides that	Regulation) provides that		
	they have to apply for a	they have to apply for a	they have to apply for a		
	travel authorisation to come	travel authorisation to come	travel authorisation to come		
	to the EU for short stay.	to the EU for short stay.	to the EU for short stay.		
	Before receiving that travel	Before receiving that travel	Before receiving that travel		
	authorisation, the persons	authorisation, the persons	authorisation, the persons		
45	concerned are submitted to	concerned are submitted to	concerned are submitted to		
	security checks of the	security checks of the	security checks of the		
	personal data they submit	personal data they submit	personal data they submit		
	against a number of EU	against a number of EU	against a number of EU		
	databases – the Visa	databases – the Visa	databases – the Visa		
	Information System (VIS),	Information System (VIS),	Information System (VIS),		
	the Schengen Information	the Schengen Information	the Schengen Information		
	System (SIS), the Entry/Exit		System (SIS), the Entry/Exit		
	System (EES), the European	System (EES), the European	System (EES), the European		
	Travel Information and	Travel Information and	Travel Information and		
	Authorisation System	Authorisation System	Authorisation System		
	(ETIAS), the Europol data	(ETIAS), the Europol data	(ETIAS), the Europol data		
	processed for the purpose referred to in Article	processed for the purpose referred to in Article	processed for the purpose referred to in Article		
	18(2)(a) of Regulation (EU)	18(2)(a) of Regulation (EU)	18(2)(a) of Regulation (EU)		
	2016/794 <sup>3</sup> , ECRIS-TCN <sup>4</sup> –	2016/794 <sup>3</sup> , ECRIS-TCN <sup>4</sup> –	2016/794 <sup>3</sup> , – ECRIS-TCN <sup>4</sup> –		
	as well as Interpol's Stolen	as well as Interpol's Stolen	as well as Interpol's Stolen		
	and Lost Travel Document	and Lost Travel Document	and Lost Travel Document		
	database (SLTD) and Travel	database (SLTD) and Travel	database (SLTD) and Travel		
	database (SETD) and Traver	database (SLTD) and Traver	database (SLTD) and Haver		

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Documents Associated with	Documents Associated with	Documents Associated with		I
Notices database (Interpol	Notices database (Interpol	Notices database (Interpol		
TDAWN).	TDAWN).	TDAWN).		
,	,	,		
1. Regulation (EU) 2018/1806 of	1. Regulation (EU) 2018/1806 of	1. [1] Regulation (EU)		
the European Parliament and of	the European Parliament and of	2018/1806 of the European		
the Council of 14 November 2018	the Council of 14 November 2018	Parliament and of the Council of		
listing the third countries whose	listing the third countries whose	14 November 2018 listing the		
nationals must be in possession of	nationals must be in possession of	third countries whose nationals	<b>\\'\'\\\\\</b>	
visas when crossing the external	visas when crossing the external	must be in possession of visas		
borders and those whose nationals	borders and those whose nationals	when crossing the external borders		
are exempt from that requirement	are exempt from that requirement	and those whose nationals are		
(OJ L 303, 28.11.2018, p. 39).	(OJ L 303, 28.11.2018, p. 39).	exempt from that requirement (OJ		
2. Regulation (EU) 2018/1240 of	2. Regulation (EU) 2018/1240 of	L 303, 28.11.2018, p. 39).		
the European Parliament and of	the European Parliament and of	2. [2] Regulation (EU)		
the Council of 12 September 2018	the Council of 12 September 2018	2018/1240 of the European		
establishing a European Travel Information and Authorisation	establishing a European Travel Information and Authorisation	Parliament and of the Council of 12 September 2018 establishing a		
System (ETIAS) and amending	System (ETIAS) and amending	European Travel Information and		
Regulations (EU) No 1077/2011,	Regulations (EU) No 1077/2011,	Authorisation System (ETIAS)		
(EU) No 515/2014, (EU)	(EU) No 515/2014, (EU)	and amending Regulations (EU)		
2016/399, (EU) 2016/1624 and	2016/399, (EU) 2016/1624 and	No 1077/2011, (EU) No 515/2014,		
(EU) 2017/2226 (OJ L 236,	(EU) 2017/2226 (OJ L 236,	(EU) 2016/399, (EU) 2016/1624		
19.9.2018, p. 1).	19.9.2018, p. 1).	and (EU) 2017/2226 (OJ L 236,		
3. Regulation (EU) 2016/794 of 11	3. Regulation (EU) 2016/794 of 11	19.9.2018, p. 1).		
May 2016 on the European Union	May 2016 on the European Union	3. <b>[3</b> ] Regulation (EU)		
Agency for Law Enforcement	Agency for Law Enforcement	2016/794 of 11 May 2016 on the		
Cooperation (Europol) and	Cooperation (Europol) and	European Union Agency for Law		
replacing and repealing Council	replacing and repealing Council	Enforcement Cooperation		
Decisions 2009/371/JHA,	Decisions 2009/371/JHA,	(Europol) and replacing and		
2009/934/JHA, 2009/935/JHA,	2009/934/JHA, 2009/935/JHA,	repealing Council Decisions		
2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53–114)	2009/936/JHA and 2009/968/JHA (OJ L 135, 24.5.2016, p. 53–114)	2009/371/JHA, 2009/934/JHA, 2009/935/JHA, 2009/936/JHA and		
4. Regulation (EC) 2019/816 of	4. Regulation (EC) 2019/816 of	2009/953/JHA, 2009/950/JHA and 2009/968/JHA (OJ L 135,		
the European Parliament and of	the European Parliament and of	24.5.2016, p. 53–114).		
the Council of 17 April 2019	the Council of 17 April 2019	4. <b>[4]</b> Regulation (EC)		
establishing a centralised system	establishing a centralised system	2019/816 of the European		
for the identification of Member	for the identification of Member	Parliament and of the Council of		
States holding conviction	States holding conviction	17 April 2019 establishing a		
information on third-country	information on third-country	centralised system for the		
nationals and stateless persons	nationals and stateless persons	identification of Member States		
(ECRIS-TCN) to supplement the	(ECRIS-TCN) to supplement the	holding conviction information on		
European Criminal Records	European Criminal Records	third-country nationals and		
Information System and amending	Information System and amending	stateless persons (ECRIS-TCN) to		

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	Regulation (EU) 2018/1726 (OJ L 135, 22.5.2019, p. 1–26)	Regulation (EU) 2018/1726 (OJ L 135, 22.5.2019, p. 1–26)	supplement the European Criminal Records Information System and amending Regulation (EU) 2018/1726 (OJ L 135, 22.5.2019, p. 1–26).		
Recital 3	8				
46	(38) As to third-country nationals who are subject to the visa requirement under Regulation (EU) 2018/1806, they are submitted to security checks against the same databases as visa-free third country nationals, pursuant to Regulation (EU) 810/2009 and Regulation (EU) 767/2008 before a visa is issued.	(38) As to third-country nationals who are subject to the visa requirement under Regulation (EU) 2018/1806, they are submitted to security checks against the same databases as visa-free third country nationals, pursuant to Regulation (EU) 810/2009 and Regulation (EU) 767/2008 before a visa is issued.	(38) As to third-country nationals who are subject to the visa requirement under Regulation (EU) 2018/1806, they are submitted to security checks against the same databases as visa-free third country nationals, pursuant to Regulation (EU) 810/2009 and Regulation (EU) 767/2008 before a visa is issued.		
Recital 3	9				
47	(39) It follows from the reasoning developed in recital (36) that as regards persons subject to the screening, automated verifications for security purposes should be carried out against the same systems as is provided for applicants for a visa or for a travel authorisation under the European Travel Information and	(39) It follows from the reasoning developed in recital (36) that As regards persons subject to the screening, automated verifications consultation for security purposes should be carried out against the same systems as is provided for applicants for a visa or for a travel authorisation under the European Travel Information and	(39) It follows from the reasoning developed in recital (36) that as regards persons subject to the screening, automated verifications for security purposes should be carried out against the same systems as is provided for applicants for a visa or for a travel authorisation under the European Travel Information and		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	Authorisation System: the VIS, EES, ETIAS, SIS, ECRIS-TCN, Europol and Interpol's SLTD and TDAWN. Persons submitted to the screening should also be checked against ECRIS-TCN as regards persons convicted in relation to terrorist offences and other forms of serious criminal offences, Europol data referred to in the preceding recital 38, the Interpol's Lost and Stolen Travel Documents database and Travel Documents Associated with Notices databases (TDAWN).	Authorisation System: the VIS, EES, ETIAS, SIS, ECRIS TCN, Europol and Interpol's SLTD and TDAWN. Persons submitted to the screeningof the relevant databases should also be checked against ECRIS TCN as regards persons convicted in relation to terrorist offences and other forms of serious eriminal offences, Europol data referred to in the preceding recital 38, the Interpol's Lost and Stolen Travel Documents database and Travel Documents database databases (TDAWN) carried out.	Authorisation System: the VIS, EES, ETIAS, SIS, ECRIS-TCN, Europol and Interpol's SLTD and TDAWN. Persons submitted to the screening should also be checked against ECRIS-TCN as regards persons convicted in relation to terrorist offences and other forms of serious criminal offences, Europol data referred to in the preceding recital 38, the Interpol's Lost and Stolen Travel Documents database and Travel Documents Associated with Notices databases (TDAWN).		
Recital 4	0				
48	(40) Those checks should be conducted in a manner that ensures that only data necessary for carrying out the security checks is retrieved from those databases. With regard to persons who have requested international protection at a border crossing point, the consultation of databases for the security check as part of	(40) Those checks The consultation of the relevant databases for security purposes should be conducted in a manner that ensures that only data necessary for carrying out the security checks is retrieved from those databases. With regard to persons who have requested international protection at a	(40) Those checks should be conducted in a manner that ensures that only data necessary for carrying out the security checks is retrieved from those databases. With regard to persons who have <b>made an application for</b> -requested international protection at a border crossing point, the consultation of databases for		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	the screening should focus on the databases that were not consulted during the border checks at the external border, thus avoiding repeated consultations.	border crossing point, the consultation of databases for the security check as part of the screening should focus on the databases thattake place only insofar as any of the relevant databases were not consulted during the border checks at the external border, thus avoiding repeated consultations.	the security check as part of the screening should focus on the databases that were not consulted during the border checks at the external border, thus avoiding repeated consultations.		
Recital 4	1				
49	(41) Where justified for the purpose of the security check, the screening could also include verification of objects in the possession of third-country nationals, in accordance with national law. Any measures applied in this context should be proportionate and should respect the human dignity of the persons subject to the screening. The authorities involved should ensure that the fundamental rights of the individuals concerned are respected, including the right to protection of personal data and freedom of expression.	(41) Where justified for the purpose of the security check, the screening could also include verification of objects in the possession of third-country nationals, in accordance with national law. Any measures applied in thisthe context of a security check should be proportionate and should respect the principles of human dignity and of physical and psychological integrity of the persons subject to the screening. The authorities involved should ensure that the fundamental rights of the individuals concerned are respected, including the right to	(41) Where justified for theits purpose of the security check,- the screening could also include verification of objects in the possession of third-country nationals, in accordance with national law. Any measures applied in this context should be proportionate and should respect the human dignity of the persons subject to the screening. The authorities involved should ensure that the fundamental rights of the individuals concerned are respected, including the right to protection of personal data and freedom of expression.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		protection of personal data and freedom of expression.			
Recital 4	2				
50	(42) Since access to EES, ETIAS, VIS and ECRISTCN is necessary for the authorities designated to carry out the screening in order to establish whether the person could pose a threat to the internal security or to public policy, Regulation (EC) No 767/2008, Regulation (EU) 2017/2226, Regulation (EU) 2018/1240 and Regulation (EC) No 2019/816, respectively, should be amended to provide for this additional access right which is currently not provided by those Regulations. In the case of Regulation (EU) No 2019/816, this amendment should for reasons of variable geometry take place through a different regulation than the present one.	(42) Since access to EES, ETIAS, VIS and ECRISTCN is necessary for the authorities designated to earry out the sereening may include relevant information in order to establish whether thea person could pose a threat to the internal security or to public policy, Regulation (EC) No 767/2008 of the European Parliament and of the Council <sup>1a</sup> , Regulation (EU) 2017/2226 of the European Parliament and of the Council <sup>1b</sup> , Regulation (EU) 2018/1240 of the European Parliament and of the Council <sup>1c</sup> and Regulation (ECEU) No 2019/8162019/816 of the European Parliament and of the Council <sup>1d</sup> , respectively, should be amended to provide for this additional limited access right which is currently not provided by those Regulations rights for the screening authorities for	(42) Since access to EES, ETIAS, VIS and ECRISTCN is necessary for the authorities designated to carry out the screening in order to establish whether the person could pose a threat to the internal security or to public policyrisk, Regulation (EC) No 767/2008, Regulation (EU) 2017/2226, Regulation (EU) 2018/1240 and Regulation (EC) No 2019/816, respectively, should be amended to provide for this additional access right which is currently not provided by those Regulations. In the case of Regulation (EU) No 2019/816, this amendment should for reasons of variable geometry take place through a different regulation than the present one.		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	this specific purpose. In the case of Regulation (EU) No 2019/816, this amendment should for reasons of variable geometry take place through a different regulation than the present one.			
	Ia. Regulation (EC) No 767/2008 of the European Parliament and of the Council of 9 July 2008 concerning the Visa Information System (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation) (OJ L 218, 13.8.2008, p. 60).  1b. Regulation (EU) 2017/2226 of the European Parliament and of the Council of 30 November 2017 establishing an Entry/Exit System (EES) to register entry and exit data and refusal of entry data of third-country nationals crossing the external borders of the Member States and determining the conditions for access to the EES for law enforcement purposes, and amending the Convention implementing the Schengen Agreement and Regulations (EC) No 767/2008 and (EU) No 1077/2011 (OJ L 327, 9.12.2017, p. 20). 1c. Regulation (EU) 2018/1240 of the European Parliament and of the Council of 12 September 2018 establishing a European Travel			
	Information and Authorisation System (ETIAS) and amending Regulations (EU) No 1077/2011, (EU) No 515/2014, (EU) 2016/399, (EU) 2016/1624 and			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		(EU) 2017/2226 (OJ L 236, 19.9.2018, p. 1).  1d. Regulation (EU) 2019/816 of the European Parliament and of the Council of 17 April 2019 establishing a centralised system for the identification of Member States holding conviction information on third-country nationals and stateless persons (ECRIS-TCN) to supplement the European Criminal Records Information System and amending Regulation (EU) 2018/1726 (OJ L 135, 22.5.2019, p. 1).			
Recital 4	3				
51	(43) The European search portal (ESP) established by Regulation (EU) 2019/817 should be used to carry out the searches against the European databases, EES, ETIAS, VIS and ECRISTCN, for identification or for the purpose of security checks, as applicable.	(43) The European search portal (ESP) established by Regulation (EU) 2019/817 should be used to carry out the searches against the European databases, EES, ETIAS, VIS and ECRISTCN, for identification or for the purpose of security checks, as applicable.	(43) The European search portal (ESP) established by Regulation (EU) 2019/817 should be used to carry out the searches against the European databases, EES, ETIAS, VIS and ECRISTCN and Europol data, for identification, verification, or for the purpose of security checks, as applicable.		
Recital 4	4				
52	(44) Since the effective implementation of the screening is dependent upon correct identification of the	(44) Since the effective implementation of the screening is dependent upon correct identification of the	(44) Since the effective implementation of the screening is dependent upon correct identification of the		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	individuals concerned and of their security background, the consultation of European databases for that purpose is justified by the same objectives for which each of those databases has been established, that is to say, the effective management of the Union's external borders, the internal security of the Union and the effective implementation of the Union's asylum and return policies.	individuals concerned and of their The consultation of European databases for the purpose of verification of identity or identification and security background, the consultation of European databases for that purpose is justified by the same checks during the screening can be justified to the extent necessary for achieving those purposes and in accordance with the objectives for which each of those databases has been established, that is to say, the effective management of the Union's external borders, the internal security of the Union and the effective implementation of the Union's asylum and return policies. Information on whether the consultation of relevant databases for security purposes in accordance with Article 11 resulted in a hit or no hit should be included in the screening form.	individuals concerned and of their security background, the consultation of European databases for that purpose is justified by the same objectives for which each of those databases has been established, that is to say, the effective management of the Union's external borders, the internal security of the Union and the effective implementation of the Union's asylum and return policies.		
Recital 4	4a				
52a					

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	(44a) In order to			
	supplement certain non-			
	essential aspects of this			
	Regulation, the power to			
	adopt acts in accordance			
	with Article 290 TFEU			
	should be delegated to the			
	Commission in respect of			
	the procedure for			
	cooperation and the			
	sharing of personal data			
	<u>between the authorities</u> responsible for carrying out			
	the screening and other			
	competent authorities for			
	determining whether a			
	person might pose a threat			
	to internal security. It is of			
	particular importance that			
	the Commission carry out			
	appropriate consultations			
	during its preparatory			
	work, including at expert			
	level, and that those			
	consultations be conducted			
	in accordance with the			
	principles laid down in the			
	Interinstitutional			
	Agreement of 13 April 2016			
	on Better Law-Making <sup>1a</sup> . In			
	particular, to ensure equal			
	participation in the			
	preparation of delegated			
	acts, the European			
	Parliament and the Council			
	receive all documents at the			
	same time as Member			
D				l: D   L: (50) N   767/20

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		States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.  1a. OJ L 123, 12.5.2016, p. 1.	Country Mandage Draft Agreement		
Recital 4	4a	1			
52b			(44a) National databases can also be checked in this context whenever national law authorizes such queries.		
Recital 4	4b				
52c			(44b) For the purposes of complying with the obligation to perform identity and security checks during the screening, Member States who do not yet apply some provisions of Schengen acquis in full and do not therefore have access to all Union systems and databases are responsible for the identity and security checks by carrying out searches only		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			in those Union systems and databases to which they have access.		
Recital 4	15				
53	(45) Since the objectives of this Regulation, namely the strengthening of the control of persons who are about to enter the Schengen area and their referral to the appropriate procedures, cannot be achieved by Member States acting alone, it is necessary to establish common rules at Union level. Thus, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	(45) Since the objectives of this Regulation, namely to strengthen the border checks at the external borders and to provide for the verification of identity or for the identification of all third-country nationals subject to the screening and for the consultation of the relevant databases in order to verify whether the persons might pose a threat to internal securitythe strengthening of the control of persons who are about to enter the Schengen area and their referral to the appropriate procedures, cannot be sufficiently achieved by the Member States acting alone, it is necessary to establish common rules, but can rather be better achieved at Union level. Thus, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the	(45) Since the objectives of this Regulation, namely the strengthening of the control of persons—who are about to enter the Schengen area at the external borders and their referral to the appropriate procedures, cannot be achieved by Member States acting alone, it is necessary to establish common rules at Union level. Thus, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.			
Recital 4	6				
54	(46) In accordance with Articles 1 and 2 of the Protocol No 22 on the position of Denmark, as annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen acquis, Denmark shall, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement it in its national law.	(46) In accordance with Articles 1 and 2 of the Protocol No 22 on the position of Denmark, as annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen acquis, Denmark shall, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement it in its national law.	(46) In accordance with Articles 1 and 2 of the Protocol No 22 on the position of Denmark, as annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark is not taking part in the adoption of this Regulation and is not bound by it or subject to its application. Given that this Regulation builds upon the Schengen acquis, Denmark shall, in accordance with Article 4 of that Protocol, decide within a period of six months after the Council has decided on this Regulation whether it will implement it in its national law.		
Recital 4	7				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
55	(47) This Regulation constitutes a development of the provisions of the Schengen acquis, in which Ireland does not take part, in accordance with Council Decision 2002/192/EC¹; Ireland is therefore not taking part in the adoption of this Regulation and is not bound by it or subject to its application.  1. Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen acquis (OJ L 64, 7.3.2002, p. 20).	(47) This Regulation constitutes a development of the provisions of the Schengen acquis, in which Ireland does not take part, in accordance with Council Decision 2002/192/EC¹; Ireland is therefore not taking part in the adoption of this Regulation and is not bound by it or subject to its application.  1. Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen acquis (OJ L 64, 7.3.2002, p. 20).	(47) This Regulation constitutes a development of the provisions of the Schengen acquis, in which Ireland does not take part, in accordance with Council Decision 2002/192/EC¹; Ireland is therefore not taking part in the adoption of this Regulation and is not bound by it or subject to its application.  1. [1] Council Decision 2002/192/EC of 28 February 2002 concerning Ireland's request to take part in some of the provisions of the Schengen acquis (OJ L 64, 7.3.2002, p. 20).		
Recital 4	8	l		l	
56	(48) As regards Iceland and Norway, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latter's association with the implementation, application and development of the	(48) As regards Iceland and Norway, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latter's association with the implementation, application and development of the	(48) As regards Iceland and Norway, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway concerning the latter's association with the implementation, application and development of the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	Schengen acquis, which fall within the area referred to in Article 1, point A of Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway	Schengen acquis, which fall within the area referred to in Article 1, point A of Council Decision 1999/437/EC  1. Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of Norway	Schengen acquis, which fall within the area referred to in Article 1, point A of Council Decision 1999/437/EC¹.  1. [1] Council Decision 1999/437/EC of 17 May 1999 on certain arrangements for the application of the Agreement concluded by the Council of the European Union and the Republic of Iceland and the Kingdom of		
Recital 4	concerning the association of those two States with the implementation, application and development of the Schengen acquis (OJ L 176, 10.7.1999, p. 31).	concerning the association of those two States with the implementation, application and development of the Schengen acquis (OJ L 176, 10.7.1999, p. 31).	Norway concerning the association of those two States with the implementation, application and development of the Schengen acquis (OJ L 176, 10.7.1999, p. 31).		
Necital 4					
57	(49) As regards Switzerland, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in	(49) As regards Switzerland, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in	(49) As regards Switzerland, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC¹.  1. Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis (OJ L 53, 27.2.2008, p. 1).	Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC¹.  1. Council Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis (OJ L 53, 27.2.2008, p. 1).	Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2008/146/EC <sup>1</sup> .  Touncil Decision 2008/146/EC of 28 January 2008 on the conclusion, on behalf of the European Community, of the Agreement between the European Union, the European Community and the Swiss Confederation on the Swiss Confederation on the Swiss Confederation and development of the Schengen acquis (OJ L 53, 27.2.2008, p. 1).		
Recital 5	0				
58	(50) As regards Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on	(50) As regards Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on	(50) As regards Liechtenstein, this Regulation constitutes a development of the provisions of the Schengen acquis within the meaning of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Union, the European Community and the Swiss Confederation on		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2011/350/EU¹.  1. Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein to the Agreement between the European Community and the Swiss Confederation on the Schengen acquis, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).	the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2011/350/EU¹.  1. Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein to the Agreement between the European Community and the Swiss Confederation on the Schengen acquis, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).	the Swiss Confederation's association with the implementation, application and development of the Schengen acquis which fall within the area referred to in Article 1, point A of Decision 1999/437/EC read in conjunction with Article 3 of Council Decision 2011/350/EU¹.  1. [1] Council Decision 2011/350/EU of 7 March 2011 on the conclusion, on behalf of the European Union, of the Protocol between the European Union, the European Community, the Swiss Confederation and the Principality of Liechtenstein on the accession of the Principality of Liechtenstein to the Agreement between the European Community and the Swiss Confederation on the Swiss Confederation on the Swiss Confederation's association with the implementation, application and development of the Schengen acquis, relating to the abolition of checks at internal borders and movement of persons (OJ L 160, 18.6.2011, p. 19).		
Recital 5	1				
59	(51) As regards Cyprus, Bulgaria, Romania and Croatia, this Regulation constitutes an act building	(51) As regards Cyprus, Bulgaria, Romania and Croatia, this Regulation constitutes an act building	(51) As regards Cyprus, Bulgaria, Romania and Croatia, This Regulation constitutes an act building		

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	upon, or otherwise related to, the Schengen acquis within, respectively, the meaning of Article 3(1) of the 2003 Act of Accession, Article 4(1) of the 2005 Act of Accession and Article 4(1) of the 2011 Act of Accession,	upon, or otherwise related to, the Schengen acquis within, respectively, the meaning of Article 3(1) of the 2003 Act of Accession, Article 4(1) of the 2005 Act of Accession and Article 4(1) of the 2011 Act of Accession,	upon, or otherwise related to, the Schengen acquis within, respectively, the meaning of Article 3(1) of the 2003 Act of Accession, Article 4(1) of the 2005 Act of Accession and Article 4(1) of the 2011 Act of Accession,		
Recital 5	1a				
59a			(51a) As regards Cyprus, Council Regulation (EC) No 866/2004 of 29 April 2004 on a regime under Article 2 of Protocol 10 to the Act of Accession provides for specific rules that apply to the line between the areas of the Republic of Cyprus in which the Government of the Republic of Cyprus exercises effective control and those areas in which the Government of the Republic of Cyprus does not exercise effective control. Under this Regulation, although the line does not constitute an external border, checks are to be carried out on all persons crossing the line through an authorized or		

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			unauthorized crossing point with the aim to combat illegal immigration of third-country nationals and to detect and prevent any security risk. It follows that screening under Article 3 may also apply to third-country nationals who are apprehended in connection with an unauthorized crossing of the line and to those who have made an application for international protection at the authorized crossing points.		
Formula					
60	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:		
Article 1					
61	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter <del>and scope</del>	G
Article 1	, first paragraph	T	T		T
62	This Regulation establishes the screening at the external borders of the Member	This Regulation establishes thea screening procedure at the external borders of the	This Regulation establishes the screening at the In order to strengthen the control		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		States of all third-country nationals who have crossed the external border in an unauthorised manner, of those who have applied for international protection during border checks without fulfilling entry conditions, as well as those disembarked after a search and rescue operation, before they are referred to the appropriate procedure.	Member States of all third-country nationals who have crossed the external border in an unauthorisedirregular manner, of those who have applied for international protection during border checks without fulfilling entry conditions, as well as those disembarked after a search and rescue operation, before they are referred to the appropriate procedure.	of persons at external borders, this Regulation establishes the screening of third country-of the Member States of all third-country nationals who have erossed, at the external border in an unauthorised manner, of thoseborders or within the territory of the Member States, who have applied for international protection duringnot been subject to border checks without fulfilling entry conditions at the external borders of the Member States, as well as those disembarked after a search and rescue operation, before they are referred to the appropriate procedure who have made an application for international protection at border crossing points or in transit zones, without fullfilling the entry conditions.		
	Article 1,	second paragraph				
G	63	The purpose of the screening shall be the strengthening of the control of persons who are about to	deleted	The purpose of the screening shall be the strengthening of the control of persons who are about to	<u>Deletion</u>	G

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	enter the Schengen area and their referral to the appropriate procedures.		enter the Schengen area and their referral to the appropriate procedures.		
Article 1	., third paragraph				
64	The object of the screening shall be the identification of all third-country nationals subject to it and the verification against relevant databases that the persons subject to it do not pose a threat to internal security. The screening shall also entail health checks, where appropriate, to identify persons vulnerable and in the need of health care as well the ones posing a threat to public health. Those checks shall contribute to referring such persons to the appropriate procedure.	The objectpurpose of the screening shall be to strengthen border checks at the external borders, to identifythe identification of all third-country nationals subject to it and the verification to verify against the relevant databases that whether the persons subject to it do not might pose a threat to internal security. The screening shall also entail include a mandatory preliminary health ehecks, where appropriate, check and a mandatory preliminary vulnerability check, which seek to identify vulnerable and in the with special reception or procedural needs, and persons in need of health care-as well the ones posing a threat to public health. Those checks shall contribute to referring such persons to the appropriate procedure. The	The objectobjective of the screening shall be the identification of all third-country nationals subject to it and the verification against relevant databases that the those persons subject to it do not pose a threat to internal securitysecurity risk. The screening shall also entail health checks, where appropriate, to identify persons vulnerable and in the in need of immediate health care as well and the ones posing a threat to public health, as well as vulnerability checks to identify vulnerable persons. Those checks shall contribute to referring such persons to the appropriate procedure.		

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			screening shall also seek to identify persons that possibly pose a threat to public health.			
	Article 1,	fourth paragraph				
R	65	The screening shall also be carried out within the territory of the Member States where there is no indication that third-country nationals have been subject to controls at external borders.	deleted	The screening shall also be carried out within the territory of the Member States where there is no indication that third-country nationals have been subject to controls at external borders.	Deletion	
	Article 1,	fourth paragraph a	T	T	T	
R	65a		This Regulation also provides for an independent mechanism to be established in each Member State to monitor compliance with Union and international law, including the Charter during border surveillance and the screening procedure.			
	Article 1a	a (new)			<u> </u>	
	65b		Article 1a Fundamental rights			

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	Article 2		When applying this Regulation, Member States shall act in full compliance with relevant Union law, including the Charter, with relevant international law, including the Convention Relating to the Status of Refugees done at Geneva on 28 July 1951 ('the Geneva Convention'), and with the obligations related to access to international protection, in particular the principle of non- refoulement, and fundamental rights.			
G	66	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions	
	Article 2,	first paragraph				
G	67	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	
	Article 2,	first paragraph, point (1)				
	68					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	1. 'unauthorised crossing of the external border' means crossing of an external border of a Member State by land, sea or air, at places other than border crossing points or at times other than the fixed opening hours, as referred to in Article 5(3) of Regulation (EU) 2016/399;	deleted	1. 'unauthorised crossing of the external border' means crossing of an external border of a Member State by land, sea or air, at places other than border crossing points or at times other than the fixed opening hours, as referred to in Article 5(3) of Regulation (EU) 2016/399;		
Article 2,	, first paragraph, point (2)				
69	2. 'threat to public health' means a threat to public health within the meaning of Article 2, point 21, of Regulation (EU) 2016/399;	2. 'threat to public health' means a threat to public health within the meaning of Article 2, point 21, of Regulation (EU) 2016/399;	2. 'threat to public health' means— a threat-to public health—within the meaning of Article 2, point 21, of Regulation (EU) 2016/399;		
Article 2,	, first paragraph, point (3)				
70	3. 'verification' means the process of comparing sets of data to establish the validity of a claimed identity (one-to-one check);	3. 'verification' means the process of comparing sets of data to establish the validity of a claimed identity (one-to-one check);	3. 'verification' means the process referred to in Article 4 (5) of Regulation (EU-of comparing sets of data to establish the validity of a claimed identity (one-to-one check) 2019/817;		
Article 2,	, first paragraph, point (4)				
71	4. 'identification' means the process of determining a person's identity including	4. 'identification' means the process of determining a person's identity including	4. 'identification' means the process of determining a person's identity including		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	through a database search against multiple sets of data (one-to-many check);	through a database search against multiple sets of data (one-to-many check);	through a database search against multiple sets of data (one-to-many check)referred to in Article 4 (6) of Regulation (EU) 2019/817;		
Article 2,	, first paragraph, point (5)	T			
s 72	5. 'third-country national' means any person who is not a citizen of the Union within the meaning of Article 20(1) TFEU and who is not a person enjoying the right to free movement under Union law within the meaning of Article, 2 Point 5, of Regulation (EU) 2016/399.	5. 'third-country national' means any person who is not a citizen of the Union within the meaning of Article 20(1) TFEU and who is not a person enjoying the right to free movement under Union law within the meaning of Article, 2 Point 5, of Regulation (EU) 2016/399.	5. 'third-country national' means any person who is not a citizen of the Union within the meaning of Article 20(1) TFEU and who is not a person enjoying the right to free movement under Union law within the meaning of Article, 2 Point 5, of Regulation (EU) 2016/399-;	5. 'third-country national' means any person who is not a citizen of the Union within the meaning of Article 20(1) TFEU and who is not a person enjoying the right to free movement under Union law within the meaning of Article, 2 Point 5, of Regulation (EU) 2016/399.	
Article 2,	, first paragraph, point (5a) (ne	w)			
72a		(5a) 'biometric data' means fingerprint data and facial image data, as defined in Article 3, point (p), of Regulation (EU) xxxx/202x [Eurodac Regulation];			
Article 2,	, first paragraph, point (6)				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
72b			6. 'security risk' means the risk referred to in Article 3 (1) (6) of the ETIAS Regulation (EU) 2018/1240;		
Article 2,	, first paragraph, point (5b) (nev	w)			
72c		(5b) 'stateless person' means a stateless person as defined in Article 1 of the Convention relating to the Status of Stateless Persons, signed in New York on 28 September 1954, in its original version;			
Article 2,	, first paragraph, point (7)				
72d			7. Europol data' means data as referred to in Article 4 (16) of Regulation (EU) 2019/817;		
Article 2,	, first paragraph, point (5c) (nev	v)			
72e		(5c) 'representative' means a person or an organisation, including a public authority designated by the competent authorities or bodies, with the necessary skills and expertise, including regarding the treatment			R

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		and specific needs of minors, to represent, assist and act on behalf of an unaccompanied minor, as applicable, in order to safeguard the best interests and general well-being of such an unaccompanied minor and so that the unaccompanied minor can benefit from the rights and comply with the obligations under this Regulation;			
Article 2,	first paragraph, point (8)				
72f			8. 'biometric data' means data as referred to in Article 4 (11) of the Interoperability Regulation (EU) 2019/817;		
Article 2,	first paragraph, point (5d) (ne	w)			
72g		(5d) 'minor' means a third-country national or stateless person below the age of 18 years;			
Article 2,	first paragraph, point (9)	<u></u>	<u></u>		
72h			9. 'Interpol databases' means databases as referred to in Article 4 (17) of the Interoperability Regulation (EU) 2019/817;		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	Article 2,	first paragraph, point (5e) (ne	w)			
R	72i		(5e) 'unaccompanied minor' means a minor who arrives on the territory of the Member State unaccompanied by an adult responsible for such minor, whether by law or by the practice of the Member State concerned, and provided that such minor is not effectively taken into the care of such an adult, including a minor who is left unaccompanied after entering the territory of a Member State;			R
	Article 2,	first paragraph, point (10)				
	72j			10. 'vulnerable persons' means persons as referred to in Article 3 (9) of Directive 2008/115 EC;		
	Article 2,	first paragraph, point (5f) (nev	v)			<u> </u>
R	72k		(5f) 'detention' means confinement of a person by a Member State within a particular place, where such person is deprived of freedom of movement.			R

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Article 2,	, first paragraph, point (11)				
721			11. 'screening authorities' means all competent authorities designated by national law to carry out one or more of the tasks under this Regulation except for the health checks laid down in Article 9 (1);		
Article 2,	, first paragraph, point (12)				
72m			12. 'Search and Rescure Operations' means operations of search and rescue as referred in the 1979 International Convention on Maritime Search and Rescue adopted in Hamburg, Germany on 27 April 1979.		
Article 3					
73	Article 3 Screening at the external border	Article 3 Screening at the external border Scope	Article 3 Screening at the external border		R
Article 3	(1), first subparagraph				
74					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	1. This Regulation shall apply to all third-country nationals who:	1. The screening provided for in this Regulation shall apply to all third-country nationals, regardless of whether they have made an application for international protection, who:	1. This Regulation shall apply to all third-country nationals, regardless of whether they have made an application for international protection, who:		
Article 3	(1), first subparagraph, point (a	)			
75	(a) are apprehended in connection with an unauthorised crossing of the external border of a Member State by land, sea or air, except third country nationals for whom the Member State is not required to take the biometric data pursuant to Article 14(1) and (3) of Regulation (EU) 603/2013 for reasons other than their age, or	(a) are apprehended in connection with an unauthorised irregular crossing of the external border of a Member State by land, sea or air, except third country third-country nationals for whom, for reasons other than their age, the Member State is not required to take the biometric data pursuant to Article 14(1) and (3) of Regulation (EU) 603/2013 for reasons other than their age, or	(a) are apprehended in connection with an unauthorised crossing of the external border of a Member State by land, sea or air, except third country nationals for whom the Member State is not required to take the biometric data pursuant to [Article 13 (1) and (3)] of [-14(1) and (3) of Regulation (EU) 603/2013XXX/XXX (EURODAC III Regulation)] for reasons other than their age, or		
Article 3	(1), first subparagraph, point (b	))			
76	(b) are disembarked in the territory of a Member State following a search and rescue operation.	(b) are disembarked in the territory of a Member State following a search and rescue operation and do not	(b) are disembarked in the territory of a Member State following a search and rescue operation.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399 [Schengen Borders Code]			
Article	3(1), second subparagraph				
77	The screening shall apply to those persons regardless of whether they have applied for international protection.	deleted	The screening shall apply to those persons regardless of whether they have applied for international protection and do not fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399.		
Article	3(2)	T		T	
78	2. The screening shall also apply to all third-country nationals who apply for international protection at external border crossing points or in transit zones and who do not fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399.	2. The screening shall also apply to all third-country nationals who apply for international protection at external border crossing points or in transit zones and who do not fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399.	2. The screening This Regulation shall also apply to all third-country nationals who apply have made an application for international protection at external border crossing points or in transit zones and who do not fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399.		
Article	3(3)				
r 79					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	3. The screening is without prejudice to the application of Article 6(5) of Regulation (EU) 2016/399, except the situation where the beneficiary of an individual decision issued by the Member State based on Article 6(5)(c) of that Regulation is seeking international protection.	3. The screening is without prejudice to the application of Article 6(5) of Regulation (EU) 2016/399, except the situation where the beneficiary of an individual decision issued by the Member State based on Article 6(5)(c) of that Regulation is seeking international protection [Schengen Borders Code].	3. The screening is without prejudice to the application of Article 6(5)6 (5) of Regulation (EU) 2016/399, except the situation where the beneficiary of an individual decision issued by the Member State based on Article 6(5)(e)6 (5)(c) of that Regulation is seeking international protection.		
Article 3	a				
79a			Article 3a Relation with other legal instruments		
Article 3	(3a)				
79b			1. For third-country nationals subject to the screening who have made an application for international protection a) the registration of the application for international protection in accordance with the Asylum Procedure Directive 2013/32 is determined by Article 6(1) and (5) of that Directive		

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Autista 20			b) the application of the common standards for the reception of applicants for international protection of the Reception Conditions Directive (Directive 2013/33/EU of the European Parliament and of the Council, laying down standards for the reception of applicants for international protection (recast)) is determined by [Article 3] of that Directive.		
Article 3	(3b)			T	
79c			2. Without prejudice to the application of provisions on international protection, Directive 2008/115/EC or national provisions respecting Directive 2008/115/EC shall apply only after the screening has ended, except for the screening referred to in Article 5, where they shall apply in parallel with the screening referred to in that Article.		
Article 4					
80					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Article 4 Authorisation to enter the territory of a Member State	Article 4  Authorisation to enter Entry into the territory of a Member State	Article 4 Authorisation to enter the territory of a Member State		
	Article 4(	(1)				
R	81	1. During the screening, the persons referred to in Article 3, paragraphs 1 and 2 shall not be authorised to enter the territory of a Member State.	1. During the screening,  Member States may consider the persons referred to in Article 3, paragraphs 1 and 2 shall not be authorised to enteras not having entered the territory of a Member State.	1. During the screening, the persons referred to in Article 3, paragraphs 1 and 2, shall not be authorised to enter the territory of a Member State.  Member States shall lay down in their national law provisions to ensure that persons referred to in Article 3, paragraphs 1 and 2 shall remain at the disposal of the competent authorities in the locations as referred to in Article 6, for the duration of the screening to prevent any risk of absconding, potential resulting security risks or public health risks.		R
	Article 4(	(2)				
R	82	2. Where it becomes apparent during the screening that the third-country national concerned	deleted	2. Where it becomes apparent during The screening that the third-country national concerned		R

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	fulfils the entry conditions set out in Article 6 of Regulation (EU) 2016/399, the screening shall be discontinued and the third-country national concerned shall be authorised to enter the territory, without prejudice to the application of penalties as referred to in Article 5(3) of that Regulation.		fulfils the entry conditions set out in Article 6 of Regulation (EU) 2016/399, the screening shall be discontinued and the third-country national concerned shall be authorised to enter the territory, without prejudice to the application of penalties as referred to in Article 5(3) of that Regulationmay be discontinued when the third country national leaves the territory of the Member States, for the country of origin, residence or another third country to which the third-country national concerned voluntarily decides to return and where he or she is accepted.		
Article 4	4(2a) (new)				
R 82a		2a. Without prejudice to Article 3(3) and Article 14(7) of this Regulation, where a Member State implements a border procedure for the examination of applications for international protection in accordance with Article			

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		41 of Regulation (EU) xxxx/202x [Asylum Procedure Regulation], the persons referred to in Article 3(1) and (2) of this Regulation shall not be authorised to enter the territory of that Member State during the screening.			
Article	5	1		I	
R 83	Article 5 Screening within the territory	Article 5 deleted	Article 5 Screening within the territory		R
Article	5, first paragraph				
R 84	Member States shall apply the screening to third-country nationals found within their territory where there is no indication that they have crossed an external border to enter the territory of the Member States in an authorised manner.	deleted	Member States shall apply the screening to third-country nationals found illegally staying within their territory where there is no indication that they have crossed an external border to enter the territory of the Member States in an authorised manner and that they have already been subjected to screening in a Member State. Member States shall lay down in their national law provisions to ensure that those third country		R

		<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement	Comments
				nationals remain at the disposal of the competent authorities for the duration of the screening, to prevent any risk of absconding and potential resulting security risks.		
	Article 5,	first paragraph a				
R	84a			2. Member States may refrain from applying the screening in accordance with paragraph 1 if a third-country national staying illegally on their territory is sent back, immediately after apprehension, to another Member State under bilateral agreements or arrangements or under a specific cooperation framework. In this case, the Member State to which the third-country national concerned has been sent back shall apply the screening.		R
	Article 6					
G	85	Article 6 Requirements concerning the screening	Article 6 Requirements concerning the screening	Article 6 Requirements concerning the screening	Article 6 Requirements concerning the screening	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 6	<u> </u>				
s 86	1. In the cases referred to in Article 3, the screening shall be conducted at locations situated at or in proximity to the external borders.	deleted	1. In the cases referred to in Article 3, the screening shall <b>generally</b> be conducted at locations situated at or in proximity to the external borders <b>or in other designated locations within its territory</b> .	1. [In the cases referred to in Article 3], the screening shall be conducted at <i>any</i> adequate and appropriate locations [to be] designated by each Member State, [and] generally situated at or in proximity to the external borders or, alternatively, in other locations within the territory.	
Article 6	(2)				
R 87	2. In the cases referred to in Article 5, the screening shall be conducted at any appropriate location within the territory of a Member State.	deleted	2. In the cases referred to in Article 5, the screening shall be conducted at any appropriate location within the territory of a Member State.		
Article 6	(3), first subparagraph				
88	3. In the cases referred to in Article 3, the screening shall be carried out without delay and shall in any case be completed within 5 days from the apprehension in the	deleted	3. In the cases referred to in Article 3, the screening shall be carried out without delay and shall in any case be completed within 5 days from the apprehension in the	3. [In the cases referred to in Article 3] the screening shall be carried out without delay and shall in any case be completed within [5/7] days from the apprehension	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	external border area, the disembarkation in the territory of the Member State concerned or the presentation at the border crossing point. In exceptional circumstances, where a disproportionate number of third-country nationals needs to be subject to the screening at the same time, making it impossible in practice to conclude the screening within that time-limit, the period of 5 days may be extended by a maximum of an additional 5 days.		external border area, the disembarkation in the territory of the Member State concerned or the presentation at the border crossing point. In exceptional circumstances, where a disproportionate number of third-country nationals needs to be subject to the screening at the same time, making it impossible in practice to conclude the screening within that timelimit, the period of 5 days may be extended by a maximum of an additional 5 days.  With regard to persons referred to in Article 3(1) to whom [Article 13 (1) and (3)] of Regulation (EU) XXX/XXXXX [(EURODAC III Regulation)] apply, where they subsequently remain physically at the external border for more than 72 hours, the screening shall apply and the period for the screening shall be reduced to two days.  Last part (with regard): duplication of line 89	in the external border area, the disembarkation in the territory of the Member State concerned or the presentation at the border crossing point. [In exceptional circumstances exceptional circumstances, where a disproportionate number of third-country nationals needs to be subject to the screening at the same time, making it impossible in practice to conclude the screening within that time-limit, the period of an [5] days may be extended by a maximum of an additional [5] days.]  With regard to persons referred to in Article 3(1) to whom [Article 13 (1) and (3)] of Regulation (EU) XXX/XXXX [Eurodac Regulation)] apply, where they subsequently remain physically at the external border for more than 72 hours, the screening shall apply and the period for the screening shall be reduced to two days.	
Article 6(3)	), second subparagraph				

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89	With regard to persons referred to in Article 3(1)(a) to whom Article 14 (1) and (3) of Regulation (EU) 603/2013 apply, where they remain physically at the external border for more than 72 hours, the period for the screening shall be reduced to two days.	deleted	With regard to persons referred to in Article 3(1)(a) 3(1)to whom [Article-14 13 (1) and (3)] of Regulation (EU) 603/2013XXX/XXXX [(EURODAC III Regulation)] apply, where they subsequently remain physically at the external border for more than 72 hours, the screening shall apply and the period for the screening shall be reduced to two days.	Deleted	
Article 6	(4)			T	
90	4. Member States shall notify the Commission without delay about the exceptional circumstances referred to in paragraph 3. They shall also inform the Commission as soon as the reasons for extending the screening period have ceased to exist.	deleted	4. Member States shall notify the Commission without delay about the exceptional circumstances referred to in paragraph 3. They shall also inform the Commission as soon as the reasons for extending the screening period have ceased to exist.		
Article 6	(5)				
91	5. The screening referred to in Article 5 shall be carried out without delay and in any case shall be completed	deleted	5. The screening referred to in Article 5 shall be carried out without delay and in any case shall be completed		R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		within 3 days from apprehension.		within 35 days from apprehension.		
	Article 6(	5a), first subparagraph				
G	92	6. The screening shall comprise the following mandatory elements:	6. The screening shall comprise the following mandatory elements:	6. The screening shall comprise the following mandatory elements:	6. The screening shall comprise the following mandatory elements:	G
	Article 6(	5a), first subparagraph, point (	a)			
G	93	(a) preliminary health and vulnerability check as referred to in Article 9;	(a) <u>a</u> preliminary health <u>and</u> <u>vulnerability</u> check as referred to in Article 9;	(a) preliminary health and vulnerability check as referred to in Article 9;	(a) <u>a</u> preliminary health- <u>and</u> <u>vulnerability</u> check as referred to in Article 9;	G
	Article 6(	6), first subparagraph, point (a	a) (new)			
G	93a		(aa) a preliminary vulnerability check as referred to in Article 9;		(aa) a preliminary vulnerability check as referred to in Article 9;	G
	Article 6(	5a), first subparagraph, point (	aa)			
	93b			(aa) preliminary health check as referred to in Article 9, unless, in accordance with that Article, it was not considered necessary;	See Line 93	
	Article 6(	5a), first subparagraph, point (	b)			
G	94					G

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		(b) identification as referred to in Article 10;	(b) identification <u>or</u> <u>verification of identity</u> as referred to in Article 10;	(b) identification as referred to in Article 10;	(b) identification <u>or</u> <u>verification of identity</u> as referred to in Article 10;	
	Article 6(	5a), first subparagraph, point (	c)			
G	95	(c) registration of biometric data in the appropriate databases as referred to in Article 14(6), to the extent it has not occurred yet;	(c) registration of biometric data in the appropriate databases as referred to in Article 14(6), to the extent it has not occurred yetaccordance with Articles 10, 13 and 14a of Regulation (EU) xxxx/xxxx [Eurodac Regulation];	(c) registration-of biometric data in the appropriate databases in Eurodac as referred to in [Article 14(6)14(5)], to the extent it has not occurred yet;	(c) registration of biometric data in the appropriate databases as referred to in Article 14(6)accordance with Articles [10, 13 and 14a] of Regulation (EU) xxxx/xxxx [Eurodac Regulation][, to the extent it has not occurred yet];	G
	Article 6(	5a), first subparagraph, point (	d)			
G	96	(d) security check as referred to in Article 11;	(d) <u>a</u> security check as referred to in Article 11;	(d) security check as referred to in Article 11;	(d) <u>a</u> security check as referred to in Article 11;	G
	Article 6(	5a), first subparagraph, point (	e)			
G	97	(e) the filling out of a debriefing form as referred to in Article 13;	(e) the filling out of a de- briefingscreening form as referred to in Article 13;	(e) the filling out of a-de- briefing screening form as referred to in Article 13;	(e) the filling out of a debriefingscreening form as referred to in Article 13;	G
	Article 6(	5a), first subparagraph, point (	f)			
G	98	(f) referral to the appropriate procedure as referred to in Article 14.	(f) referral to the appropriate procedure as referred to in Article 14.	(f) referral to the appropriate procedure as referred to in Article 14.	(f) referral to the appropriate procedure as referred to in Article 14.	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Artic	cle 6(5a), second subparagraph				
98	Ba	The screening may be conducted at any appropriate and adequate location within the territory of a Member State to be designated by that Member State, including at or in proximity to the external borders.		See lines 86 and 87	
Artic	cle 6(5b)				
98	Bb	6a. Organisations and persons providing advice and counselling, including legal assistance and representation, shall have effective access to third-country nationals, in particular to those held in detention facilities or present at the border crossing points, including transit zones, at external borders.		6a. Organisations and persons permitted under national law to provide advice and counselling shall have access to persons subject to screening.  Member States may impose limits to such access where, by virtue of national law where they are objectivity necessary for he security public order, or administrative management of the screening facility provided that access is not thereby severely restricted or rendered impossible	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 6	(5b), point (a)				
98c		6b. The screening shall be carried out without delay and shall in any case be completed within five days from the apprehension in the external border area, the disembarkation in the territory of the Member State concerned or the presentation at the border crossing point.  With regard to persons referred to in Article 3(1)(a) to whom [Article 14(1) and (3)] of Regulation (EU) xxxx/xxxx [Eurodac Regulation] apply, where those persons remain physically at the external border for more than 72 hours, the screening shall apply to them thereafter and the period for the screening shall be reduced to two days.		See Line 88	
Article 6	(5c)				
98d		6e. When it proves necessary and on the basis of an individual assessment			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		of each case, Member States may detain a person subject to the screening, if other less coercive alternative measures cannot be applied effectively. Member States may, where necessary, require persons subject to the screening to report to the competent authorities at a specified time or at reasonable intervals.  The provisions set out in Directive (EU) xxxx/xxxx [Reception Conditions Directive] regarding detention and the application of alternative measures, in particular Articles 8 to 12 and Article 16(2), second subparagraph of that Directive, shall apply mutatis mutandis to all persons subject to the screening.			
Article 6	(5d)				
98e		6c. For the duration of a situation of crisis in accordance with Regulation (EU)  XXX/XXXX [Crisis]		See Line 88	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Regulation], the period of five days set out in paragraph 6(b) of this  Article may be extended by a maximum of five additional days.			
Article 6	(6d) (new)				
98f		6d. Member States shall ensure that all persons subject to the screening are accorded a standard of living which guarantees their subsistence, protects their physical and mental health, and respects their rights under the Charter.  Directive (EU) xxxx/xxxx [Reception Conditions Directive] shall apply to persons who apply for international protection, in accordance with Article 16 of that Directive, from the moment that those persons make their application for international protection.		Included in Article 3 a.  Potential additional recital	
Article 6	(6f) (new)				
98g		6f. Third-country nationals shall not be subject to any intrusive biometric			

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			surveillance technologies nor predictive analytics and biometric categorisation in or around the reception or screening facilities or during the screening. The use of lie detection systems or long-range listening devices shall be prohibited.			
	Article 6	7), first subparagraph				
G	99	7. Member States shall designate competent authorities to carry out the screening. They shall deploy appropriate staff and sufficient resources to carry out the screening in an efficient way.	7. Member States shall designate competent authorities to responsible for the screening and shall ensure that the staff of those competent authorities who will carry out the screening have the appropriate knowledge and have received the necessary training in accordance with Article 8 of Regulation (EU) 2021/2303 [EU Asylum Agency Regulation]. Member States. They shall deploy appropriate staff and sufficient resources to carry out the screening in an efficient way.	7. Member States shall designate the screening competent authorities and ensure that they to carry out the screening. They shall deploy appropriate staff and sufficient resources to carry out the screening in an efficient way.	7. Member States shall designate [competent authorities toresponsible for the screening] and shall ensure that the staff of those competent authorities who will carry out the screening have the appropriate knowledge and have received the necessary training in accordance with Article 16 of Regulation (EU) 2016/399 [SBC]. Member States. They shall deploy appropriate staff and sufficient resources to carry out the screening in an efficient way.	
	Article 6	7), second subparagraph				
	100					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Member States shall designate qualified medical staff to carry out the health check provided for in Article 9. National child protection authorities and national anti-trafficking rapporteurs shall also be involved, where appropriate.	Member States shall designate qualified medical staffprofessionals to carry out the health check provided for in Article 9 and qualified professionals to carry out the vulnerability check provided for in Article 9. National child protection authorities and national antitrafficking rapporteurs shall also be involvedor officers shall, where appropriate, also be involved.	Member States shall designate ensure that qualified medical staff-to carry out the preliminary health check provided for in Article 9. National child protection authorities and national anti-trafficking rapporteurs or equivalent mechanisms shall also be involved, where appropriate. [Member States shall also ensure that only the screening authorities responsible for the identification or verification of identity and the security check have access to the databases foreseen in Article 10 and Article 11 of this Regulation.]  Text in [] to be considered separately in line 100a	Member States shall  designate ensure that qualified medical staff topersonnel carries out the preliminary health check provided for in Article 9 and that specialised personnel of the [screening authorities] trained for that purpose carry out the health preliminary vulnerability check provided for in Article 9. National child protection authorities and national anti- trafficking rapporteurs or equivalent mechanisms shall also be involved, where appropriate.	
	Article 6	(7), second subparagraph a				
R	100a			Member States shall also ensure that only the screening authorities responsible for the identification or verification of identity and the security check have access to the databases		R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				foreseen in Article 10 and Article 11 of this Regulation.		
				From line 100		
	Article 6	(7), third subparagraph	T			
	101	The competent authorities may be assisted or supported in the performance of the screening by experts or liaison officers and teams deployed by the European Border and Coast Guard Agency and the [European Union Agency for Asylum] within the limits of their mandates.	The competent authorities may be assisted or supported in the performance of the screening by experts or liaison officers and teams deployed by the European Border and Coast Guard Agency, including as referred to in Article 40(4) of Regulation (EU) 2019/1896 [European Border and Coast Guard Regulation], and the [European Union Agency for Asylum] within the limits of their mandates provided that such experts have the relevant training and qualifications as set out in the first two subparagraphs.	The competentscreening authorities may be assisted or supported in the performance of the screening by experts or liaison officers and teams deployed by the European Border and Coast Guard Agency and the [European Union Agency for Asylum] within the limits of their mandates.	The [competent authorities/screening authorities] may be assisted or supported in the performance of the screening by experts or liaison officers and teams deployed by the European Border and Coast Guard Agency and the [European Union Agency for Asylum] within the limits of their mandates provided that such experts have the relevant training and qualifications as set out in the first two subparagraphs.	
	Article 6	3				
R	101a			Article 6a	[Article 6a	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
				Obligations of third country nationals submitted to screening	Obligations of third country nationals submitted to screening	
	Article 6(	7a)				
R	101b			1. The third country nationals subject to screening shall remain, for its duration, at the disposal of the screening authorities, in the locations referred to in Article 6 (1) and (2) for that purpose.	1. During the screening, third country nationals subject to screening shall remain available to the [screening authorities]. The third-country nationals may, where necessary, be required to report to the [competent authorities] at a specified time or at reasonable intervals.	R
	Article 6(	(7b)				
R	101c			2. They shall cooperate with the screening authorities in all elements of the screening as set in Article 6(6), in particular, by providing:  a) Name, date of birth, gender and nationality as well as documents and information that can prove this data;  b) fingerprints and facial image as referred to in [Regulation (EU)	2. They shall: a) indicate their name, date of birth, sex or gender and nationality as well as related documents and information, where available, that can prove this data; b) provide their biometric data as referred to in [Regulation (EU) XXX/XXX (EURODAC III Regulation).	R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				XXX/XXX (EURODAC III Regulation)].		
	Article 6(	7c)				
R	101d			3. Member States may introduce penalties, in accordance with their national law, in case of non-compliance with the obligations referred to in this Article. Those penalties shall be effective, proportionate and dissuasive.	Deletion	R
	Article 7					
R	102	Article 7 Monitoring of fundamental rights	Article 7 Monitoring of fundamental rights	Article 7 Monitoring of fundamental rights	[Article 7 Monitoring of fundamental rights]	R
	Article 7(	1)				
R	103	1. Member States shall adopt relevant provisions to investigate allegations of non-respect for fundamental rights in relation to the screening.	1. Member States shall adopt relevant provisions to investigate <u>all</u> allegations of non-respect for fundamental rights <u>in relation to during border surveillance and</u> the screening <u>procedure</u> . <u>They shall adopt provisions under national law to</u>	1. Member States shall adopt relevant provisions to investigate allegations of non-respect for fundamental rights in relation to the screening.	1. Member States shall adopt relevant provisions to investigate allegations of non-respect for fundamental rights <i>during [border surveillance and]</i> the screening.	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			penalise a failure to respect fundamental rights. The penalties provided for shall be effective, proportionate and dissuasive.			
1	Article 7(	2), first subparagraph				
R	104	2. Each Member State shall establish an independent monitoring mechanism	2. Each Member State shall establish an independent monitoring mechanism or designate an existing independent mechanism, if it meets the criteria set out in this Regulation.	2. Each Member State shall establishprovide for an independent monitoring mechanism	2. Each Member State shall <b>provide for</b> an independent monitoring mechanism that meets the criteria set out in this Regulation.	R
1	Article 7(	2), first subparagraph, first ind	ent			
R	105	- to ensure compliance with EU and international law, including the Charter of Fundamental Rights, during the screening;	deleted	- to ensure compliance with EU and international law, including—the Charter of Fundamental Rights including in relation with the access to the asylum procedure and the principle of non-refoulement, during the screening;.	- to monitor compliance with EU and international law, the Charter of Fundamental Rights including in relation with the access to the asylum procedure, the principle of non-refoulement, the relevant rules on detention of the person concerned and the best interests of the child during the screening	R
1	Article 7(	2), first subparagraph, second	indent			
R	106	- where applicable, to ensure compliance with	deleted	- where applicable, to ensure compliance with		R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		national rules on detention of the person concerned, in particular concerning the grounds and the duration of the detention;		national rules on detention of the person concerned, in particular concerning the grounds and the duration of the detention;		
	Article 7	2), first subparagraph, third ind	dent			
R	107	- to ensure that allegations of non-respect for fundamental rights in relation to the screening, including in relation to access to the asylum procedure and non-compliance with the principle of non-refoulement, are dealt with effectively and without undue delay.	deleted	- to ensure that allegations of non-respect for fundamental rights in relation to the screening, including in relation to access to the asylum procedure and non-compliance with the principle of non-refoulement, are dealt with effectively and without undue delay.	- to ensure that allegations of non-respect for fundamental rights in relation to the screening, including in relation to access to the asylum procedure and non-compliance with the principle of non-refoulement, are dealt with effectively and without undue delay or where necessary trigger such investigations.	R
	Article 7	(2a)				
R	107a		The mechanism shall monitor compliance with Union and international law, including the Charter, during border surveillance and the screening procedure, including in relation to:  a) access to the asylum procedure;			R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			b) the principle of non- refoulement;			
			c) the best interest of the child;			
			<ul><li>d) the right to health care;</li><li>e) reception conditions;</li></ul>			
			f) the relevant rules on detention of the person concerned;			
			g) the procedural safeguards applicable to the person concerned.			
	Article 7(	2), first subparagraph 1b (new				
R	107b		The mechanism shall ensure that allegations of non-respect for fundamental rights in all relevant activities in relation to border surveillance and the screening for all third- country nationals referred to in Article 3(1) and 3(2) are properly investigated and dealt with effectively and without undue delay, or where necessary trigger			R
			such investigations. The			

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			mechanism shall monitor the progress of such investigations.			
	Article 7	2b)				
R	107c		The independent monitoring mechanism shall issue recommendations to Member States		The independent monitoring mechanism may issue recommendations to Member States.	R
	Article 7(	2), second subparagraph				
R	108	Member States shall put in place adequate safeguards to guarantee the independence of the mechanism.	Member States shall put in place adequate safeguards to guarantee the independence of the mechanism, in line with criteria recognised under relevant international human rights law and standards.	Member States shall put in place adequate safeguards to guarantee the independence of the mechanism.	Member States shall put in place adequate safeguards to guarantee the independence of the mechanism.	R
	Article 7(	(2c)				
R	108a		Member States shall involve national human rights institutions, national ombudspersons and international organisations in the management and operation of the mechanism. They may also involve relevant non- governmental		Member States shall involve national human rights institutions, national ombudspersons and international organisations in the management and operation of the mechanism. They may also involve relevant non- governmental	R

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		organisations. Insofar as one or more of those institutions or organisations are not directly involved in the mechanism, the bodies responsible for the monitoring mechanism shall establish and maintain close links with them. The bodies responsible for the mechanism shall establish and maintain close links with the national data protection authorities and the European Data Protection Supervisor.		organisations. Insofar as one or more of those institutions or organisations are not directly involved in the mechanism, the bodies responsible for the monitoring mechanism shall establish and maintain close links with them. The bodies responsible for the mechanism shall establish and maintain close links with them and maintain close links with the national data protection authorities and the European Data Protection Supervisor	
R 108b	(2d)	Member States shall provide bodies responsible for the mechanism with access to all relevant locations, including reception and detention facilities, individuals and documents, insofar as such access is necessary to allow the bodies responsible for the mechanism to fulfil the obligations set out in this Article. Where information gathered on an individual case suggests that a		Member States shall provide bodies responsible for the mechanism with access to all relevant locations, including reception and detention facilities, individuals and documents, insofar as such access is necessary to allow the bodies responsible for the mechanism to fulfil the obligations set out in this Article	R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			criminal offence has been committed, that information shall be handed over to the national prosecuting authorities or national prosecution services.			
	Article 7	(2), third subparagraph				
R	109	The Fundamental Rights Agency shall issue general guidance for Member States on the setting up of such mechanism and its independent functioning. Furthermore, Member States may request the Fundamental Rights Agency to support them in developing their national monitoring mechanism, including the safeguards for independence of such mechanisms, as well as the monitoring methodology and appropriate training schemes.	The Fundamental Rights Agency FRA shall issue general guidance for Member States on the setting up of suchestablishment of a monitoring mechanism and its independent functioning. Furthermore, Member States may request the Fundamental Rights Agency FRA to support them in developing their national monitoring mechanism, including the safeguards for independence of such mechanisms, as well as the monitoring methodology and appropriate training schemes.	The Fundamental Rights Agency shall issue general guidance for Member States on the setting up of such mechanism and its independent functioning. Furthermore, Member States may request the Fundamental Rights Agency to support them in developing their national monitoring mechanism, including the safeguards for independence of such mechanisms, as well as the monitoring methodology and appropriate training schemes.	The Fundamental Rights Agency shall issue general guidance for Member States on the establishment of a monitoring mechanism and its independent functioning. Furthermore, Member States may request the Fundamental Rights Agency to support them in developing their national monitoring mechanism, including the safeguards for independence of such mechanisms, as well as the monitoring methodology and appropriate training schemes.	R
	Article 7	(2e)				
R	109a		The work of the independent monitoring		The [work] of the independent monitoring	R

$\Box$		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			mechanisms shall contribute to the assessment of the effective application and implementation of the Charter according to Article 15(1) and Annex III of Regulation (EU) 2021/1060 of the European Parliament and of the Council¹a [Common Provisions Regulation].  Ia. Regulation (EU) 2021/1060 of the European Parliament and of the Council of 24 June 2021 laying down common provisions on the European Regional Development Fund, the European Social Fund Plus, the Cohesion Fund, the Just Transition Fund and the European Maritime, Fisheries and Aquaculture Fund and financial rules for those and for the Asylum, Migration and Integration Fund, the Internal Security Fund and the Instrument for Financial Support for Border Management and Visa Policy (OJ L 231, 30.6.2021, p. 159).		mechanisms shall contribute to the assessment of the effective application and implementation of the Charter according to Article 15(1) and Annex III of Regulation (EU) 2021/1060 of the European Parliament and of the Council1a[Common Provisions Regulation].	
	Article 7(	2), fourth subparagraph				
R	110	Member States may invite relevant national, international and non- governmental organisations	deleted	Member States may invite relevant national, international and non-governmental organisations	Deletion	R

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	and bodies to participate in the monitoring.		and bodies to participate in the monitoring.		
Article 7	(2f)				
110a		2a. The mechanism referred to above shall be without prejudice to the monitoring mechanism for the purpose of monitoring the operational and technical application of the CEAS as set out in Article 14 of Regulation (EU) 2021/2303 [EU Asylum Agency Regulation] and to the role of the fundamental rights monitors in monitoring respect for fundamental rights in all activities of the European Border and Coast Guard Agency as set out in Article 80 of Regulation (EU) 2019/1896 [European Border and Coast Guard Regulation].		2a. The mechanism referred to above shall be without prejudice to the monitoring mechanism for the purpose of monitoring the operational and technical application of the CEAS as set out in Article 14 of Regulation (EU) 2021/2303 [EU Asylum Agency Regulation] and to the role of the fundamental rights monitors in monitoring respect for fundamental rights in all activities of the European Border and Coast Guard Agency as set out in Article 80 of Regulation (EU) 2019/1896 [European Border and Coast Guard Regulation].  This Article does not establish a subjective right of a third-country national to be monitored.	
Article 8				,	
111					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Article 8 Provision of information	Article 8 Provision of information	Article 8 Provision of information	[Article 8 Provision of information]	Article 8 wording related to information ("inform" or "provide information") should be chosen to be used coherently in the text
	Article 8(	1)				
G	112	1. Third-country nationals subject to the screening shall be succinctly informed about the purpose and the modalities of the screening:	1. <u>Member States shall</u> <u>inform</u> third-country nationals subject to the screening <u>shall be succinetly</u> <u>informed</u> about the purpose <u>duration</u> and the modalities of the screening, <u>including</u> :	1. Third-country nationals subject to the screening shall be succinctly informed about-the purpose and the modalities of the screening:	1. Member States shall ensure that third-country nationals subject to the screening shall be succinctly are informed about the purpose and the modalities of the screening:	
	Article 8(	1), point (a)				
G	113	(a) the steps and modalities of the screening as well as possible outcomes of the screening;	(a) the steps and modalities of the screening as well as possible outcomes of the screening;	(a) the steps and modalities purpose, modalities and elements of the screening as well as possible outcomes of the screening;	(a) the steps and purpose, duration, modalities and elements of the screening as well as possible outcomes of the screening;	"
	Article 8(	1), point (aa)				
	113a		(aa) the right to apply for international protection, in particular in the circumstances specified in Article 30 of Regulation		(aa) the right to apply for international protection and the applicable rules on making an application for international protection, where appropriate in the circumstances specified in	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		(EU) xxxx/202x [Asylum Procedure Regulation];		Article 30 of Regulation (EU) xxxx/202x [Asylum] Procedure Regulation], and, for those having made an application for international protection, the obligations and the consequences of non- compliance laid down in Articles 9 and 10 of Regulation (EU) No XXX/XXX Asylum and Migration Management Regulation];	
Article 8(	(1), point (b)				
114	(b) the rights and obligations of third country nationals during the screening, including the obligation on them to remain in the designated facilities during the screening.	(b) the rights and obligations of third country third-country nationals during the screening, including the obligation on them to remain in the designated facilities during the screening- and the possibility to contact and be contacted by the organisations and persons referred to in Article 6(6a) of this Regulation;	(b) the rights and obligations of third country nationals during the screening, including the obligation on them to remain in the designated facilities during the screening.;	(b) the rights and obligations of third country third-country nationals during the screening, including the obligation on them [referred to in Article 6a] and the possibility to contact and be contacted by the organisations and persons referred to in Article 6(6a) of this Regulation; to remain in the designated facilities during the screening.	
Article 8(	1), point (ba)				
114a					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			(ba) the rights referred to in Article 13 of Regulation (EU) 2016/679[GDPR], in Article 13 of Directive (EU) 2016/680 [Police Directive] and in Article 15 of Regulation (EU) 2018/1725.		(ba) the rights conferred on the data subject by the applicable [EU] data protection law, in particular Regulation (EU) 2016/679 [GDPR]	
Art	icle 8(	1), point (bb)	l			
R 11	14b			(c) the obligations of third-country nationals referred to in Article 6A and the consequences of non-compliance therewith, including the penalties under national law where provided for by Member States.	See line 114	R
Art	icle 8(	2)				
G 1	15	2. During the screening, they shall also, as appropriate, receive information on:	2. During the screening, they Member States shall also, as appropriate, receive provide information on:	2. During the screening, they shall also, aswhere appropriate,— receive succinct information on:	2. During the screening, they Member States shall also ensure, where, as appropriate, receive information on that third-country nationals subject to the screening are informed about:	G
Art	icle 8(	2), point (a)				
g 1	16					G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		(a) the applicable rules on the conditions of entry for third-country nationals in accordance with Regulation (No) 2016/399 [Schengen Border Code], as well as on other conditions of entry, stay and residence of the Member State concerned, to the extent this information has not been given already;	(a) to the extent this information has not been given already, the applicable rules on the conditions of entry for third-country nationals in accordance with Regulation (NoEU) 2016/399 [Schengen BorderBorders Code], as well as on other conditions of entry, stay and residence of the Member State concerned, to the extent this information has not been given already;	(a) the applicable rules on the conditions of entry for third-country nationals in accordance with Regulation (No) 2016/399 [Schengen BorderBorders Code], as well as on other conditions of entry, stay and residence of the Member State concerned, to the extent this information has not been given already;	(a) the applicable rules on the conditions of entry for third-country nationals in accordance with Regulation (No) 2016/399 [Schengen BorderBorders] Code], as well as on other conditions of entry, stay and residence of the Member State concerned, to the extent this information has not been given already;	
٦	Article 8	(2), point (b)				
	117	(b) where they have applied, or there are indications that they wish to apply, for international protection, information on the obligation to apply for international protection in the Member State of first entry or legal stay set out in Article [9(1) and (2)] of Regulation (EU) No XXX/XXX [ex-Dublin Regulation], the consequences of noncompliance set out in Article [10(1)] of that Regulation, and the information set out in	(b) where they have applied, or there are indications that they wish to apply, for international protection, information on the obligation to apply for international protection in the Member State of first entry or legal stay set out in Article [9(1) and (2)] of obligations laid down for those seeking international protection in Regulation (EU) No XXX/XXX [ex-Dublin Asylum and Migration Management Regulation], the consequences of non-	(b) where they have applied, or there are indications that they wish to apply, the applicable rules on applying for international protection and, for those having made an application, information on the obligation to apply for international protection, all the relevant information in accordance with in the Member State of first entry or legal stay set out in Article [9(1) and (2)]4 of Regulation (EU) No XXX/XXX [ex-Dublin Regulation], the	(b) where they have applied, or there are indications that they wish to apply, for international protection, information on the obligation to apply for international protection in the Member State of first entry or legal stay set out in Article [9(1) and (2)] of Regulation (EU) No XXX/XXX [ex-Dublin Regulation], the consequences of noncompliance set out in Article [10(1)] of that Regulation, and the information set out in Article 11 of that	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	Article 11 of that Regulation as well as on the procedures that follow the making of an application for international protection;	compliance set out in Article [10(1)] of that Regulation, and the information set out in Article 11 of that Regulation as well as on the procedures that follow the making of an application for international protection;	consequences of non- compliance set out in Article [10(1)] of that Regulation, and the information set out in Article 11 of that604/2013 (Dublin III Regulation-) as well as on the procedures that follow the making of an application for international protection;	Regulation as well as on the procedures that follow the making of an application for international protection;  See line 113a	
Article 8	(2), point (c)				
118	(c) the obligation for illegally staying third-country nationals to return in accordance with Directive XXXXX [Return Directive];	(c) where it becomes apparent during the screening that the third-country national concerned does not fulfil the entry conditions set out in Article 6 of Regulation (EU) 2016/399 [Schengen Borders Code], the obligation the obligation for illegally staying third-country nationals to return in accordance with Directive XXXXX [Return Directive] and the possibilities to enrol in a programme providing logistical, financial and other material or in-kind assistance for the purpose of supporting voluntary departure;	(c) the obligation for illegally staying third-country nationals to return in accordance with Directive XXXXX [(EU) 2008/115/EC (Return Directive]);	(c) the obligation for illegally staying third-country nationals to return in accordance with Directive XXXXX [(EU) 2008/115/EC (Return Directive]) and the possibilities to enrol in a programme providing logistical, financial and other material or in-kind assistance for the purpose of supporting voluntary departure;	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 8	(2), point (d)				
119	(d) the possibilities to enrol in a programme providing logistical, financial and other material or in-kind assistance for the purpose of supporting voluntary departure;	deleted	(d) the possibilities to enrol in a programme providing logistical, financial and other material or in-kind assistance for the purpose of supporting voluntary departure;	(d) the possibilities to enrol in a programme providing logistical, financial and other material or in kind assistance for the purpose of supporting voluntary departure;  See line 119	
Article 8	(2), point (e)				
120	(e) the conditions of participation in relocation in accordance with Article XX of Regulation (EU) No XXX/XXX [ex-Dublin Regulation];	(e) the conditions of participation in relocation in accordance with Article XX of Regulation (EU) No XXX/XXX [ex-Dublin Regulation];	(e) the conditions of participation in relocation in accordance with Article XX of Regulation (EU) No XXX/XXX [ex-Dublin Regulation] an existing solidarity mechanism;	(e) the conditions of participation in relocation in accordance with Article XX of Regulation (EU) No XXX/XXX [ex Dublin Regulation] AMMR or another existing solidarity mechanism;	
Article 8	(2), point (f)				
121	(f) the information referred to in Article 13 of the Regulation (EU) 2016/679 <sup>1</sup> [GDPR].	deleted	(f) the information referred to in Article 13 of the Regulation (EU) 2016/679 <sup>1</sup> [GDPR].	(f) the information referred to in Article 13 of the Regulation (EU) 2016/679 <sup>1</sup> [GDPR].	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), OJ L 119, 4.5.2016		1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), OJ L 119, 4.5.2016	I. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), OJ L 119, 4.5.2016	
Article 8	(3)				
122	3. The information provided during the screening shall be given in a language which the third-country national understands or is reasonably supposed to understand. The information shall be given in writing and, in exceptional circumstances, where necessary, orally using interpretation services. It shall be provided in an appropriate manner taking into account the age and the gender of the person.	3. The information provided during the screening shall be given in a language which the third-country national understands or is reasonably supposed to understand. The information shall be given in writing in a concise and easily accessible format, using clear and plain language andand, in exceptional circumstances, where necessary, orally using interpretation services. It shall be provided in an appropriate manner taking into account the age and the gender of the person and in cases of unaccompanied minors in the presence of the	3. The information provided during the screening shall be given in a language which the third-country national understands or is reasonably supposed to understand or, in any case, in at least five of those languages which are most frequently used or understood by illegal migrants entering the Member State concerned. The information shall be given in writing, or where necessary for the applicant's proper understanding, shall also be supplied and, in exceptional circumstances, where necessary, orally, using interpretation services where possible. Where	3. The information provided during the screening shall be given in a language which the third-country national understands or is reasonably supposed to understand. The information shall be givenprovided in writing and, in exceptional eircumstances, physically or electronically, and, where necessary, orally using interpretation services.  In the case of minors, the information—It shall be provided in an appropriated child-friendly manner taking into account the age and the gender of the person—[and with the involvement of the representative].	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		representative as referred to in Article 9a.  For those third-country nationals seeking international protection, that information may be provided at the same time as the information as laid down in Article 8(2) of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation].  The responsible authorities shall make the necessary arrangements for interpretation services and, where necessary and appropriate, for cultural mediation services to be available to facilitate access to the procedure for international protection.	needed, -it shall be provided in an appropriate manner taking into account the age and the gender of the personin the case of vulnerable persons.	The responsible authorities may make the necessary arrangements for cultural mediation services to be available to facilitate access to the procedure for international protection	
Article 8	(4)				
123	4. Member States may authorise relevant and competent national, international and nongovernmental organisations and bodies to provide third country nationals with information under this article during the screening	4. Member States may authorise relevant and competent national, international and nongovernmental organisations and bodies to provide third country nationals with information under this article during the screening	4. Member States may authorise relevant and competent national, international and nongovernmental organisations and bodies to provide third country nationals with information under this article during the screening	4. Member States may authorise relevant and competent national, international and nongovernmental organisations and bodies to provide third country nationals with information under this article during the screening	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		according to the provisions established by national law.	according to the provisions established by national law.	according to the provisions established by national law. Such information may also be provided by leaflets developed by EU agencies, as appropriate.	according to the provisions established by national law. Such information may also be provided by leaflets developed by EU agencies, as appropriate	
Ī	Article 9					
	124	Article 9 Health checks and vulnerabilities	Article 9 Health <del>checks and</del> <del>vulnerabilities</del> and vulnerability checks	Article 9 Preliminary health checks and vulnerabilities	Article 9 <u>Preliminary</u> health checks and vulnerabilities	
	Article 9(	(1)				
3	125	1. Third-country nationals submitted to the screening referred to in Article 3 shall be subject to a preliminary medical examination with a view to identifying any needs for immediate care or isolation on public health grounds, unless, based on the circumstances concerning the general state of the individual third-country nationals concerned and the grounds for directing them to the screening, the relevant competent authorities are satisfied that no preliminary medical screening is	1. All third-country nationals submitted to the screening referred to in Article 3 shall be subject to a preliminary medical examination by qualified medical professionals with a view to identifying any needs for immediate or long-term care or isolation on public health grounds, unless, based on the eircumstances concerning the general state of the individual third-country nationals concerned and the grounds for directing them to the screening, the relevant competent	1. Third-country nationals submitted to the screening referred to in Article 3 shall have access to emergency health care and essential treatment of illness. They shall be subject to a preliminary medical examination health check with a view to identifying any needs for immediate health care or isolation on public health grounds, unless, based on the circumstances concerning the general state of the each individual third-country nationalsnational concerned and the grounds for	1. Third-country nationals submitted to the screening referred to in Article 3 shall be subject to a preliminary health check by qualified medical examinationpersonnel with a view to identifying any needs for immediate health care or isolation on public health grounds, unless. Qualified medical personnel may, based on the medical circumstances concerning the general state of theeach individual third-country nationals concerned and the grounds for directing them to national,	To be accompanied by an addition in recital 26 (line 34) explaining the meaning of "qualified medical personnel": "The preliminary health check should be carried out by qualified medical personnel belonging to one of the following categories of the ISCO-08 classification: 221 Medical Doctors, 2221 Nursing Professionals, 2240 Paramedical Practitioners."

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	necessary. In that case, they shall inform those persons accordingly.	authorities are satisfied that no preliminary medical screening is necessary. In that case, they shall inform those persons accordingly.	directing them her/him to the screening, the relevant competent qualified medical staff or, by way of derogation, in exceptional circumstances, the screening authorities are satisfied under the supervision of qualified medical staff consider that no preliminary medical screening health check is necessary. The Member States shall notify the Commission where they make use of such a possibility In that case, they shall inform those persons accordingly.	decide that a preliminary health check is no longer necessary during the screening, the relevant competent authorities are satisfied that no preliminary medical screening is necessary. In that case, they shall inform those persons accordingly is necessary. Third-country nationals subject to the screening referred to in Article 3 shall have access to emergency health care and essential treatment of illness.	
Article 9	(1a)	l.			
6 125a		la. Without prejudice to the obligations on Member States laid down in Article 23 of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation], for those third-country nationals seeking international protection, the health check referred to in the first subparagraph of this Article may form part of the medical examination laid down in Article 23 of		1a. Without prejudice to the obligations on Member States laid down in Article 23 of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation], for those third-country nationals having made applications for international protection, the health check referred to in the first subparagraph of this Article may form part of the medical examination	6

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation].		laid down in Article 23 of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation].	
Article 9	9(2)				
6 126	2. Where relevant, it shall be checked whether persons referred to in paragraph 1 are in a vulnerable situation, victims of torture or have special reception or procedural needs within the meaning of Article 20 of the [recast] Reception Conditions Directive.	2. Where relevant, it In addition, Member States shall be checked ensure that qualified professionals assess whether persons submitted to the screening referred to in paragraph 1 Article 3 are in a vulnerable situation, are victims of torture or other inhuman or degrading treatment, are stateless persons or at risk of becoming stateless persons, or have special reception or procedural needs within the meaning of Article 20 of the [recast] 21 of Directive (EU) xxxx/xxxx [Reception Conditions Directive] and Article 20 of Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation].	2. Where relevant, it Third-country nationals submitted to the screening referred to in Article 3 shall be checked whether persons referred to in paragraph 1 are in a vulnerable situation, victims of torture or have special reception or procedural needs within the meaning of Article 20 of the [recast] Reception Conditions Directivesubject to a vulnerability check with a view to identifying any indication of vulnerability. The vulnerability check shall be conducted by a screening authority trained for that purpose which may be assisted by non-governmental organizations and where relevant by medical staff as referred to in Article 6(7).	2. Where relevant, it Third- country nationals submitted to the screening referred to in Article 3 shall be checked whether persons referred to in paragraph 1 are in a vulnerable situation, victimssubject to a preliminary vulnerability check by specialised personnel of the [screening authorities] trained for that purpose with a view to identifying any indication that a third-country national may be a stateless person or any indication of vulnerability, of being a victim of torture or have special reception or procedural other inhuman or degrading treatment, or having special needs within the meaning of Directive XXX/XXX [Return Directive], Article 21 of Directive (EU) xxxx/xxxx [Reception Conditions Directive], and Article 20 of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
				Regulation (EU) xxxx/xxxx [Asylum Procedure Regulation.] For the purpose of the vulnerability check, the [recastscreening authorities] Reception Conditions Directive may be assisted by non- governmental organizations and, where relevant, by medical personnel [as referred to in Article 6(7)].	
Article	9(3)				
g 127	3. Where there are indications of vulnerabilities or special reception or procedural needs, the third-country national concerned shall receive timely and adequate support in view of their physical and mental health. In the case of minors, support shall be given by personnel trained and qualified to deal with minors, and in cooperation with child protection authorities.	3. Where there are indications of vulnerabilities or special reception or procedural needs, the third-country national concerned shall receive timely and adequate support in view of their physical and mental health in adequate facilities in the Member State.  Where a person claims not to have any nationality or when there are reasonable grounds to believe such person may be a stateless person, this shall be clearly registered. In the case of minors, support shall be given in a child-friendly manner by personnel properly trained and	3. Where there are indications of vulnerabilities or special reception or procedural needs,, the third-country national concerned shall receive timely and adequate support in view of their physical and mental health. In the case of minors, support shall be given by personnel trained and qualified to deal with minors, and in cooperation with child protection authorities. Where a need for immediate health care was identified, such care shall be swiftly provided. Where a need for isolation on public health grounds was identified, the	3. Where there are indications of vulnerabilities or special reception or procedural needs, the third-country national concerned shall receive timely and adequate support in view of their physical and mental health <i>in adequate facilities</i> . In the case of minors, support shall be given <i>in a child-friendly manner</i> by personnel trained and qualified to deal with minors, and in cooperation with child protection authorities.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
ľ			qualified to deal with minors, and in cooperation with child protection authorities.	necessary public health measures shall be taken.		
	Article 9	4)				
R	128	4. Where it is deemed necessary based on the circumstances, third-country nationals submitted to the screening referred to in Article 5 shall be subject to a preliminary medical examination, notably to identify any medical condition requiring immediate care, special assistance or isolation.	deleted	4. Where it is deemed necessary based on the circumstances, third-country nationals submitted to the screening referred to in Article 5 shall be subject to a preliminary medical examination, notably to identify any medical condition requiring immediate care, special assistance or isolation.	Deletion	R
	Article 9	4a)				
G	128a		4a. Without prejudice to the assessment of special reception needs required under Directive XXXX/XXX [Reception Conditions Directive], the assessment of special procedural needs required under Regulation XXXX/XXX [Asylum Procedures Regulation], and the vulnerability check required under Directive		4a. Without prejudice to the assessment of special reception needs required under Directive XXXX/XXX [Reception Conditions Directive], the assessment of special procedural needs required under Regulation XXXX/XXX [Asylum Procedures Regulation], and the vulnerability check required under Directive	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		XXX/XXX [Return Directive], the vulnerability assessment referred to in the second and third paragraphs of this Article may form part of the vulnerability and special procedural assessments laid down in those legislative acts.		XXX/XXX [Return Directive], the vulnerability assessment referred to in the second and third paragraphs of this Article may form part of the vulnerability and special procedural assessments laid down in those legislative acts.	
Article 9	a (new)				
R 128b		Article 9a Guarantees for minors 1. During the screening procedure, the best interests of the child shall always be a primary consideration in accordance with Article 24(2) of the Charter. 2. Member States shall, as soon as possible, take measures to ensure that a representative represents and assists the unaccompanied minor during the screening. Where applicable, this representative shall be the same as the representative to be appointed in accordance with Article 23 of Directive (EU) XXX/XXX   Reception		[Article 9a Guarantees for minors  1. During the screening procedure, the best interests of the child shall always be a primary consideration in accordance with Article 24(2) of the Charter.  2. Unaccompanied minors subject to the screening shall be accompanied by a representative or, where a representative has not been designated, a person trained to safeguard the best interests of the child.]	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Commission Proposal	Conditions Directive]. The unaccompanied minor shall be informed immediately of the appointment of the representative. Such representatives shall perform their duties in accordance with the principle of the best interests of the child and shall have the necessary expertise to that end. In order to ensure the well-being and social development of the minor, the person acting as representative shall be changed only when necessary. Organisations or individuals whose interests conflict or could potentially conflict with those of the unaccompanied minor shall not be eligible to become representatives.  3. Member States shall place a representative	Council Mandate	Draft Agreement	Comments
	in charge of a proportionate and limited number of unaccompanied minors and, under normal circumstances, of no more than thirty at the same time to ensure that such representatives are able to			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		perform their tasks effectively.			
Article 10	0				
129	Article 10 Identification	Article 10 <u>Verification of identity or</u> identification	Article 10 Identification or verification of identity	[Article 10 Identification or verification of identity]	
Article 10	0(1)				
130	1. To the extent it has not yet occurred during the application of Article 8 of Regulation (EU) 2016/399, the identity of third-country nationals submitted to the screening pursuant to Article 3 or Article 5 shall be verified or established, by using in particular the following, in combination with national and European databases:	1. To the extent it has not yet occurred during the application of Article 8 of Regulation (EU) 2016/399 [Schengen Borders Code], the identity of third-country nationals submitted to the screening pursuant to Article 3 or Article 5 of this Regulation shall be verified or established, by using, where applicable, in particular the following, in combination with national and European databases:	1. To the extent it has not yet occurred during the application of Article 8 of Regulation (EU) 2016/399, the identity of third-country nationals submitted to the screening pursuant to Article 3 or Article 5 shall be verified or established, by using in particular, where applicable, the following, in combination with national and European databases data:		
Article 10	0(1), point (a)				
131	(a) identity, travel or other documents;	(a) identity, travel or other documents;	(a) identity, travel or other documents;	(a) identity, travel or other documents;	G
Article 10	0(1), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
132	(b) data or information provided by or obtained from the third-country national concerned; and	(b) data or information provided by or obtained from the third-country national concerned; and	(b) data or information provided by or obtained from the third-country national concerned; and		
Article 1	0(1), point (c)				
133	(c) biometric data;	(c) biometric data;	(c) biometric data;, including both facial images and fingerprints.		
Article 1	0(2)				
134	2. For the purpose of the identification referred to in paragraph 1, the competent authorities shall query any relevant national databases as well as the common identity repository (CIR) referred to in Article 17 of Regulation (EU) 2019/817. The biometric data of a third-country national taken live during the screening, as well as the identity data and, where available, travel document data shall be used to that end.	2. For the purpose of the verification or identification referred to in paragraph 1 of this Article, the designated the competent authorities shall query any relevant national databases as well as the common identity repository (CIR) consult the CIR referred to in Article 17 of Regulation (EU) 2019/817 and the Schengen Information System (SIS). The biometric data of a third-country national taken live during nationals subject to the screening, as well as the identity data and, where available, travel document data shall be used to that end shall be taken once for	2. For the purpose of the identification referred to in paragraph 1, the competentor verification, the screening authorities shall query, using the data or information referered in paragraph 1, any relevant national databases as well as the common identity repository (CIR) referred to in Article 17 of Regulation (EU) 2019/817-The biometric data of a third country national taken live during the screening, as well as the identity data and, the Schengen Information System (SIS) and where available, travel document data shall be used	2. For the purpose of the identification and verification of identity referred to in paragraph 1 of this Article, the screening, the competent authorities shall query, using the data or information referred to in paragraph 1, any relevant national databases as well as the common identity repository (CIR) referred to inpursuant to Article 20a of Regulation (EU) 2019/817 and pursuant to Article 1720a of Regulation (EU) 2019/817 and pursuant to Article 1720a of Regulation (EU) 2019/8172019/818, the Schengen Information System (SIS) and where relevant, national databases	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		the purpose of both verification or identification and of the registration in Eurodac of that person.	to that endrelevant, national databases applicable in accordance with national legislation.	applicable in accordance with national legislation. The biometric data of a third-country national subject to the shall be taken live during the screening, as well as the once for the purpose of both verification of identity data and, where available, travel document data shall be used to that endor identification and registration in Eurodac of that person, in accordance with Articles 10(b), 13, 14 and 14a of [the Eurodac Regulation] as applicable.	
Article 1	0(2a)				
134a		2a. The consultation provided for in paragraph 2 shall be launched using the European Search Portal in accordance with Chapter II of Regulation (EU) 2019/817 and Chapter II of Regulation (EU) 2019/818.			
Article 1	0(3)				
135	3. Where the biometric data of the third-country national cannot be used or where the	3. Where the biometric data of the third-country national cannot be used or where the	3. Biometric data of a third-country national taken live shall be used for	3. Where the biometric data of the third-country national cannot be used or where the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	query with those data referred to in paragraph 2 fails, the query as referred to in paragraph 2 shall be carried out with the identity data of the third-country national, in combination with any identity, travel or other document data or with the identity data provided by that third-country national.	query consultation with those data referred to in paragraph 2 fails, the query consultation as referred to in paragraph 2 shall be carried out with the identity data of the third-country national, in combination with any identity, travel or other document data or with the identity data provided by that third-country national.	searches in the CIR. Where the biometric data of the third-country national cannot be used or where the query with those data referred to in paragraph 2 fails or returns no result, the query as referred to in paragraph 2 shall be carried out with the identity data of the third-country national, in combination with any identity, travel or other document data, or with the identity data provided by that third-country nationalany of the data or information referred to in paragraph 1(b).	query with those data referred to in paragraph 2 fails, the query as referred to in paragraph 2 or returns no hit, the query shall be carried out with the identity data of the third-country national, in combination with any identity, travel or other document data, or with any of the identity data provided by that third-country national data or information referred to in paragraph 1(b) of this Article.	
Article 1	(3a)				
135a			3a. Searches in the SIS with biometric data shall be carried out in accordance with Article 33 of Regulation (EU) 2018/1861 and Article 43 of Regulation (EU) 2018/1862. A search with the identity data of the third-country national in combination with any travel or other document data or with any of the data or information		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				referred to in paragraph 1(b) shall in all cases be carried out in SIS.		
-	Article 10	0(4)				
G	136	4. The checks, where possible, shall also include the verification of at least one of the biometric identifiers integrated into any identity, travel or other document.	4. The checks, where possible, shall also include the verification of at least one of the biometric identifiers integrated into any identity, travel or other document.	4. The checks, where possible, shall also include the verification of at least one of the biometric identifiers integrated into any identity, travel or other document.	4. The checks, where possible, shall also include the verification of at least one of the biometric identifiers integrated into any identity, travel or other document.	
	Article 10	)(4a) (new)	1			
	136a		4a. The European Border and Coast Guard Agency may support the competent authorities in the identification of third-country nationals submitted to the screening in accordance with Regulation (EU) 2019/1896			
	Article 10	)(4a)				
	136b			4a. This article is without prejudice to actions undertaken in line with national law with a view to		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				establish the identity of the person concerned.		
	Article 11	1				
G	137	Article 11 Security check	Article 11 Security check	Article 11 Security check	Article 11 Security check	
	Article 11	1(1)			<b>*</b>	
	138	1. Third country nationals submitted to the screening pursuant to Article 3 or Article 5 shall undergo a security check to verify that they do not constitute a threat to internal security. The security check may cover both the third-country nationals and the objects in their possession. The law of the Member State concerned shall apply to any searches carried out.	1. Third country Third-country nationals submitted to the screening pursuant to Article 3 or Article 5 shall undergo a security check to verify that they do not constitute whether they might pose a threat to internal security. The security check may cover both the third-country nationals and the objects in their possession. The law of the Member State concerned shall apply to any searches carried out.	1. Third country nationals submitted to the screening pursuant to Article 3 or Article 5 shall undergo a security check to verify that they do not constitute a threat to internal securitywhether they could pose a security risk. The security check may cover both the third-country nationals and the objects in their possession. The law of the Member State concerned shall apply to any searches carried out.		
	Article 11	1(2)				
R	139	2. For the purpose of conducting the security check referred to in paragraph 1, and to the	2. For the purpose of conducting the security check referred to in paragraph 1, and to the	2. For the purpose of conducting the security check referred to in paragraph 1, and to the		,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
extent that they have not yet done so in accordance with Article 8(3), point (a)(vi), of Regulation (EU) 2016/399, the competent authorities shall query relevant national and Union databases, in particular the Schengen Information System (SIS).	extent that they have not yet done sothis has not already taken place in the context of checks performed in accordance with Article 8(3), point (a)(vi), of Regulation (EU) 2016/399 [Schengen Borders Code], the relevant Union databases, in particular the SIS., the competent authorities shall querybe consulted as provided for in Article 12. Relevant national and Union databases, in particular the Schengen Information System (SIS in accordance with Article 8(3) of Regulation (EU) 2016/399 [Schengen Borders Code] may also be consulted for this purpose.	extent it has not been already done during the checks referred to in Article 8-that they have not yet done so in accordance with Article 8(3), point (a)(vi), of Regulation (EU) 2016/399, the competents creening authorities - shall query relevant national and Union databases, in particular the Schengen Information System (SIS), the Entry/Exit System (EES), the European Travel Information and Authorisation System (ETIAS), including the ETIAS watch list referred to in Article 34 of Regulation (EU) 2018/1240, the Visa Information System (VIS), the ECRIS-TCN system, the Europol data processed for the purpose referred to in Article 18(2), point (a), of Regulation (EU) 2016/794, and the Interpol Databases with the data referred to in Article 10(1) or any identity discovered during the identification or verification of Article 10.		

(	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 11(3)					
3. bed the Ar 20 aut En the Inf Au (E' ET in (E' Inf the far ter for off Eu the Ar Re and Do No TT ref and ref	To the extent it has not en already done during e checks referred to in ticle 8 of Regulation (EU) 16/399, the competent thority shall query the try/Exit System (EES), e European Travel formation and othorisation System TIAS), including the TIAS watch list referred to Article 29 of Regulation U) 2018/1240, the Visa formation System (VIS), e ECRIS-TCN system as as convictions related to rorist offences and other rms of serious criminal fences are concerned, the ropol data processed for e purpose referred to in ticle 18(2), point (a), of gulation (EU) 2016/794, d the Interpol Travel ocuments Associated with offices database (Interpol DAWN) with the data ferred to in Article 10(1) d using at least the data ferred to under point (c) ereof.	deleted	3. To the extent it has not been already done during the checks referred to in Article 8 of Regulation (EU) 2016/399, the competent authority shall query the Entry/Exit System (EES), the European Travel Information and Authorisation System (ETIAS), including the ETIAS watch list referred to in Article 29 of Regulation (EU) 2018/1240, the Visa Information System (VIS), the ECRIS-TCN system as far as convictions related to terrorist offences and other forms of serious criminal offences are concerned, the Europol data processed for the purpose referred to in Article 18(2), point (a), of Regulation (EU) 2016/794, and the Interpol Travel Documents Associated with Notices database (Interpol TDAWN) with the data referred to in Article 10(1) and using at least the data referred to under point (c) thereof.	Deletion	

	Article 1	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
R	141	4. As regards the consultation of EES, ETIAS and VIS pursuant to paragraph 3, the retrieved data shall be limited to indicating refusals of a travel authorisation, refusals of entry, or decisions to refuse, annul or revoke a visa or residence permit, which are based on security grounds.	4. As regards the consultation of EES, ETIAS and VIS pursuant to paragraph 32, the retrieved data shall be limited to indicating refusals of a travel authorisation, refusals of entry, or decisions to refuse, annul or revoke a visa or residence permit, which are based on security grounds.	4. As regards the consultation The query of EES, ETIAS, with the exception of the ETIAS watchlist, and VIS pursuant to paragraph 2, and VIS pursuant to paragraph 3, the retrieved data-shall be limited to indicating refusals of a travel authorisation, refusals of entryentry, decisions to refuse, annul or revoke a travel authorisation, or decisions to refuse, annul or revoke a visa or residence permit respectively, which are based on security grounds.  In case of a match in the SIS, the screening authority carrying out the search shall have access to all data stored in the SIS related to the matched alert		R
	Article 1	1(4a)				
	141a	TO DECLUATION OF THE EUROPEAN D	4a. As regards the consultation of the ECRISTICN system, the data retrieved shall be limited to convictions related to			

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			terrorist offences and other forms of serious criminal offences referred to in Article 5(1)(c) of Regulation (EU) 2019/816.			
	Article 11	L(4b)				
	141b		4b. Any consultation of Interpol databases for the purposes of paragraph 1 shall be performed only when it is ensured that no information is revealed to the owner of the Interpol alert. Where it is not possible to perform such consultations in a way that no information is revealed to the owner of the Interpol alert, the screening shall not include the consultation of the Interpol databases.			
L	Article 11	L(5)				
G	142	5. The Commission shall adopt implementing acts setting out the detailed procedure and specifications for retrieving data. Those implementing acts shall be adopted in accordance with	5. The Commission shall adopt implementing acts setting out the detailed procedure and specifications for retrieving data. Those implementing acts shall be adopted in accordance with	5. The Commission shall adopt implementing acts setting out the detailed procedure and specifications for retrieving data. Those implementing acts shall be adopted in accordance with	5. The Commission shall adopt implementing acts setting out the detailed procedure and specifications for retrieving data. Those implementing acts shall be adopted in accordance with	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	the examination procedure referred to in Article 15(2).	the examination procedure referred to in Article 15(2).	the examination procedure referred to in Article 15(2).	the examination procedure referred to in Article 15(2).	
Article 1	2				
143	Article 12 Modalities for security checks	Article 12 Modalities for the consultation of databases for security checkspurposes	Article 12 Modalities for identification and security checks		
Article 1	2(1)				
144	1. The queries provided for in Article 10(2) and in Article 11(2) may be launched using, for queries related to EU information systems and the CIR, the European Search Portal in accordance with Chapter II of Regulation (EU) 2019/817 and with Chapter II of Regulation (EU) 2019/818¹.  1. Regulation (EU) 2019/818 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of police and judicial cooperation, asylum and migration, OJ L 135, 22.5.2019, p. 85.	1. The queries consultation provided for in Article 10(2) and in Article 11(2) may 11(2) of this Regulation shall be launched using, for queries consultations related to EUUnion information systems and the CIR, the European Search Portal in accordance with Chapter II of Regulation (EU) 2019/817 and with Chapter II of Regulation (EU) 2019/818¹.  1. Regulation (EU) 2019/818 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of police and judicial cooperation, asylum and migration, OJ L 135, 22.5.2019, p. 85.	1. The queries provided for in Article 10(2) and in Article 11(2) may be launched using, for queries related to EU information systems, Europol data, Interpol Databases, and the CIR, the European Search Portal in accordance with Chapter II of Regulation (EU) 2019/817 and with Chapter II of Regulation (EU) 2019/818¹.  1. [1] Regulation (EU) 2019/818 of the European Parliament and of the Council of 20 May 2019 on establishing a framework for interoperability between EU information systems in the field of police and judicial cooperation, asylum and migration, OJ L 135, 22.5.2019, p. 85.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	Article 12	2(1a)				
	144a			1a. In case of a hit pursuant to Article 10 or Article 11, the screening authority shall verify that data recorded in EU information systems or Europol correspond to the data triggering a hit.		
	Article 12	2(2)				
R	145	2. Where a match is obtained following a query as provided for in Article 11(3) against data in one of the information systems, the competent authority shall have access to consult the file corresponding to that match in the respective information system in order to determine the risk to internal security as referred to in Article 11(1).	2. Where a match hit is obtained following a query consultation as provided for in Article 11(3) against data in one of the information systems, 11(2), the authorities responsible in accordance with relevant Union law provisions shall provide the competent authority shall have access to consult the file corresponding to that match with detailed information on the grounds for the decisions recorded in the respective information system in order to determine the risk systems which triggered a hit or, pursuant to paragraphs 2b	2. Where a match is obtained following a query as provided for in Article 11(3)-11(2) against data in one of the information systems, the competent authority screening authorities shall have access to consult, without prejudice to provisions of the Member States on the protection of classified information, the file corresponding to that match in the respective information system in order to determine the risk to internal security as referred to in Article 11(1).risk	2. Where a match/hit is obtained following a query as provided for in Article 11(2) against data in [one of the information systems], the [competent] authority shall have access to consult data corresponding to that match/hit in the respective information systems subject to the conditions laid down in the legal instruments governing such access.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		or 2c, an opinion on the threat to internal security as referred to in Article 11(1).			
Article 1	2(2a)				
145a		2a. When a hit is obtained following a consultation of the SIS, the competent authorities shall carry out the procedures set out in Regulations (EU) 2018/1860, Regulation (EU) 2018/1861 or Regulation (EU) 2018/1862 including the consultation of the alert issuing Member State through the SIRENE Bureaux.			
Article 1	2(2b)				
145b			2a. When a hit is obtained following a query against the SIS, the screening authorities shall carry out the procedures set out in Regulations (EU) 2018/1860, 2018/1861 or 2018/1862 including the consultation of the alert issuing Member State through the SIRENE Bureaux.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 1	2(2c)			<u> </u>	
145c		2b. Where the consultation provided for in Article 11(2) of this Regulation reports a hit against ECRIS-TCN, the central authority of the Member State holding criminal records information on the third-country national concerned shall be notified of a request for an opinion in accordance with Article 7a of Regulation (EU) 2019/816. National criminal records shall be consulted prior to the delivery of that opinion.			
Article 1	2(2d)				
145d			2b. Where a third-country national corresponds to a person whose data is recorded in the ECRIS-TCN and flagged in accordance with point (c) of Article 5(1) of Regulation (EU) 2019/816, the data may only be used for the purpose of the security check referred to in Article 11 of this Regulation and for the purpose of consultation of		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			the national criminal records which shall be in accordance with Article 7c of the Regulation 2019/816. National criminal records shall be consulted prior to the delivery of an opinion pursuant to Article 7c of that Regulation.		
Article 12	2(2e)				
145e		2c. When a hit is obtained in the ETIAS watchlist, the provisions of Article 35a of Regulation (EU) 2018/1240 shall apply.			
Article 12	2(3)				
146	3. Where a query as provided for in Article 11(3) reports a match against Europol data, the competent authority of the Member State shall inform Europol in order to take, if needed, any appropriate follow-up action in accordance with the relevant legislation.	3. Where a queryconsultation as provided for in Article 11(3)11(2) reports a matchhit against Europol data, the competent authority of the Member State shall inform Europol in order to take, if needed, any appropriate follow up action in accordance with the relevant legislationan automated notification, containing the data used	3. Where a query as provided for in Article 11(3)11(2) reports a match against Europol data, an automated notification, containing the data used for the query,the competent authority of the Member State shall informbe sent to Europol in accordance with Regulation (EU) 2016/794 in order for Europol to inform, whereto take, if needed, any		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		for the consultation, shall be sent to Europol.	appropriate follow up action in accordance with the relevant legislation whether the person could pose a security risk, using the communication channels provided for in Regulation (EU) 2016/794.		
Article 1	2(4)				
147	4. Where a query as provided for in Article 11(3) reports a match against the Interpol Travel Documents Associated with Notices database (Interpol TDAWN), the competent authority of the Member State shall inform the Interpol National Central Bureau of the Member State that launched the query in order to take, if needed, any appropriate follow-up action in accordance with the relevant legislation.	deleted	4. Where a queryQueries as provided for in Article 11(3) reports a match against the Interpol Travel Documents Associated with Notices database (Interpol TDAWN11(2)) databases shall be performed in accordance with Articles 9(5) and 72(1) of Regulation (EU), the competent authority of the Member State shall inform the Interpol National Central Bureau of the Member State that launched the query in order to take, if needed, any appropriate follow-up action in accordance with the relevant legislation 2019/817.  Where it is not possible to perform such queries in a way that no information is revealed to the owner of		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				the Interpol alert, the screening shall not include the query of the Interpol databases .		
	Article 12	2(4a)				
	147a			4a. When a hit is obtained in the ETIAS watchlist, the provisions of Article 35a of Regulation (EU) 2018/1240 shall apply.		
	Article 12	2(5)	T			
R	148	5. The Commission shall adopt implementing acts to specify the procedure for cooperation between the authorities responsible for carrying out the screening, Interpol National Central Bureaux, Europol national unit, and ECRIS-TCN central authorities, respectively, to determine the risk to internal security. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).	5. The Commission shall adopt implementing acts delegated acts in accordance with Article 14a in order to specify the procedure for cooperation between the authorities responsible for carrying out the screening, Interpol National Central Bureaux, Europol national unit, and ECRIS TCN central and other competent authorities, respectively, to determine the risk to internal security. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2)	5. The Commission shall adopt implementing acts to specify the procedure for cooperation between the authorities responsible for carrying out the screening, Interpol National Central Bureaux, and Europol national unit, and ECRISTCN central authorities, respectively, to determine the security risk to internal security. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 15(2).		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		to verify whether a person might pose a threat to internal security.			
Article 1	3				
s 149	Article 13 De-briefing form	Article 13  De-briefing Screening form	Article 13  De-briefing Screening form	Article 13  De briefing Screening form	
Article 1	3, first paragraph				
150	On completion of the screening, the competent authorities shall, with regard to the persons referred to in Article 3 and in Article 5, complete the form in Annex I containing:	On completion of To complete the screening, the competent authorities shall, with regard to the persons referred to in Article 3 and in Article 5, complete the form set out in Annex I] containing the following information:	On completion of the screening, the competent During the screening and at the latest on its completion, the screening authorities shall, with regard to the persons referred to in Article 3 and in Article 5, complete the form in Annex I containing a form containing, at least, the following data:	On completion of the screening, the competent The [competent / screening] authorities shall, with regard to the persons referred to in Article 3 [and in Article 5,] complete the form set out [in Annex I] containing the following:	
Article 1	3, first paragraph, point (a)				
151	(a) name, date and place of birth and sex;	(a) name, date and place of birth and sexgender;	(a) name, date and place of birth and sex;	(a) name, date and place of birth and sex or gender;	
Article 1	3, first paragraph, point (b)				
152					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	(b) initial indication of nationalities, countries of residence prior to arrival and languages spoken;	(b) <u>their</u> initial indication of nationalities <u>or</u> <u>statelessness</u> , countries of residence prior to arrival and languages spoken;	(b) initial indication of nationalities, countries of residence prior to arrival nationality or statelessness and languages spoken;	(b) initial indication of nationalities or statelessness, countries of residence prior to arrival and languages spoken;	
Article 1	3, first paragraph, point (ba)	T			
152a			(ba) reason to perform the screening;	(ba) the reason for which the screening was performed in accordance with [Article 3(1) and (2)];	
Article 1	3, first paragraph, point (c)				
153	(c) reason for unauthorised arrival, entry, and, where appropriate illegal stay or residence, including information on whether the person made an application for international protection;	(c) the reason for unauthorised arrival, entry, and, where appropriate illegal stay or residence, including information on whether the person made an application for international protection which the screening was performed as referred to in Article 3(1) and (2);	(c) reason for unauthorised arrival, entry, and, where appropriate illegal stay or residence, including information on whether the person made an application for international protection; information, where applicable, on vulnerability identified during the screening, and on health checks performed, excluding detailed medical information.	(c) reason for unauthorised arrival, entry, and, where appropriate illegal stay or residence information on the preliminary medical check carried out in accordance with Article 9(1), including information on whether the person made an application for international protection where, based on the circumstances concerning the general state of each individual third-country national, no further health check was necessary;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 13	3, first paragraph, point (ca)				
153a		(ca) relevant information on the preliminary medical examination carried out in accordance with Article 9(1);		See line 153	
Article 13	3, first paragraph, point (cb)				
153b		(cb) relevant information on the preliminary vulnerability assessment carried out in accordance with Article 9(2), in particular any vulnerability or special reception or procedural needs identified;		(cb) relevant information on the preliminary vulnerability assessment carried out in accordance with Article 9(2), in particular any vulnerability or special reception or procedural needs identified;	
Article 13	3, first paragraph, point (cc)				
153c		(cc) information as to whether the third-country national has applied for international protection;		(cc) information as to whether the third-country national has made an application for international protection;	
Article 13	3, first paragraph, point (cd)				
153d		(cd) information as to whether the third-country		(cd) information provided by the subject as to whether	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 13	3, first paragraph, point (ce)	national has family members or close adult relatives located on the territory of the Member States;		the third-country national has family members located on the territory of any Member State;	
153e		(ce) whether the consultation of relevant databases for security purposes in accordance with Article 11 resulted in a hit or no hit.			
Article 13	3, first paragraph, point (d)				
154	(d) information obtained on routes travelled, including the point of departure, the places of previous residence, the third countries of transit and those where protection may have been sought or granted as well as the intended destination within the Union;	deleted	(d) information obtained on routes travelled, including the point of departure, the places of previous residence, the third countries of transit and those wherewhether the third country national has made an application for international protection may have been sought or granted as well as the intended destination within the Union;	See Line 153c	
Article 13	3, first paragraph, point (e)				
155					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
-		(e) information on assistance provided by a person or a criminal organisation in relation to unauthorised crossing of the border, and any related information in cases of suspected smuggling.	deleted	(e) information on assistance provided by a person or a criminal organisation in relation to unauthorised crossing of the border, and any related information in cases of suspected smuggling whether there is a hit in accordance with Article 11;	See Line 153e	
	Article 13	3, first paragraph, point (ea)				
R	155a			(ea) whether the third country national has complied with its obligation to cooperate in accordance with Article 6a.		
ĺ	Article 13	3, first paragraph a				
	155b		Where such information is available, the form shall include: (a) the reason for irregular arrival or entry;  (b) information obtained on routes travelled, including the point of departure, the places of previous residence, the third countries of transit and those where		Where available, the form shall include:  (a) the reason for [irregular] arrival or entry;  (b) information on routes travelled, including [any assistance provided to the third country national by a person or an organisation in relation to the unauthorised crossing of	

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			international protection may have been sought or granted as well as the intended destination within the Union.		the border,   the point of departure, the places of previous residence, the third countries of transit and those where international protection may have been sought or granted as well as the intended destination within the Union;  (ba) travel or identity document(s) the subject carried with them;  (bb) any comments and other relevant information, [ in particular   in cases of   suspected   smuggling   for trafficking in human beings.]	
	Article 13	3, third paragraph				
R	155c		The information in the screening form shall be recorded in such a way that it is amenable to administrative and judicial review during any subsequent asylum or return procedure.		The information in the screening form shall be recorded in such a way that it is amenable to administrative and judicial review during any [subsequent/ further] asylum or return procedure.	
	Article 13	3, fourth paragraph				

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	155d			The screening authorities shall also specify whether the data referred to in points (a) and (b) are confirmed or declared by the person concerned and whether the third-country national has been subject to a preliminary health check.	It shall be specified whether the information referred to in point (a) and (b) is confirmed by the [competent / screening] authorities or declared by the person concerned.	
	Article 13	3, fifth paragraph			T	
R	155e		The person concerned shall be provided with a copy of the form before it is transmitted to the relevant authorities as referred to in Article 14, paragraphs 1, 2 and 3. The person subject to the screening shall have the possibility to indicate that the information contained in the form is incorrect. Any such indication shall be included under the relevant information as referred to in this Article.		The person concerned shall have access to the form before it is transmitted to the relevant authorities as referred to in Article 14, paragraphs 1, 2 and 3. The person subject to the screening shall have the possibility to indicate that the information contained in the form is incorrect. Any such indication shall be included under the relevant information as referred to in this Article	
	Article 13	3, sixth paragraph				
	155f				See Line 155b	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			Where available, the following data shall be included:		
Article 13	3, third paragraph, point (a)				
155g			(a) reason for unauthorised arrival, entry, and, where appropriate, illegal stay or residence, including declared or confirmed information if any of the family members are located on the territory of the Member States;	Covered in 155b	
Article 13	3, sixth paragraph, point (a)				
155h			(b) information obtained on routes travelled, including the point of departure, the places of previous residence, the third countries of transit and those where application for international protection may have been made or granted as well as the intended destination within the Union and presence and validity of travel and identity documents;	Covered in 155b	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 13	3, third paragraph, point (c)				
155i			(c) Any other relevant information.	Covered in 155b	
Article 13	3, seventh paragraph				
R 155j			The screening authorities shall transmit to the competent authorities any information obtained during the screening on assistance provided to the third country national by a person or an organisation in relation to the unauthorised crossing of the border, and any related information in cases of suspected smuggling or trafficking in human beings.		
Article 14					
s 156	Article 14 Outcome of the screening	Article 14  Outcome Completion of the screening	Article 14 OutcomeCompletion of the screening	Article 14  Outcome Completion of the screening	
Article 14	1(1), first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
157	1. The third country nationals referred to in Article 3(1) point (a) and (b) of this Regulation who	1. Once the screening is completed, or when the period for carrying out the screening in accordance with Article 6(6b) or (6c) ends, third-country. The third country nationals referred to in Article 3(1) point (a) and (b) of this Regulation who-:	1. Once the screening is completed or, at the latest, when the time limits set in Article 6 expire, the following rules apply: The third country nationals referred to in Article 3(1) point (a) and (b) of this Regulation who	1. Once the screening is completed or, at the latest, when the time limits set in Article 6 expire, third-country The third country nationals referred to in Article 3(1) point (a) and (b) of this Regulation who have not made an application for international protection shall be referred to the competent authorities to apply procedures respecting Directive (EU) 2008/115/EC (Return Directive)[, [without prejudice to the application of Article 6(5) of Regulation (EU) 2016/399 [Schengen Borders Code].]	
Article 1	4(1), first subparagraph, first in	dent			
158	- have not applied for international protection and	- have not applied expressed a wish to make an application for international protection and	- The third country nationals referred to in Article 3(1) point (a) and (b) of this Regulation who have not applied made an application for international protection and.	- have not applied for international protection and See line 157	
Article 1	4(1), first subparagraph, second	d indent			
159					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	- with regard to whom the screening has not revealed that they fulfil entry conditions set out in Article 6 of Regulation (EU) 2016/399,	- with regard to whom the screening has not revealed that they fulfil entry conditions set out in Article 6 of Regulation (EU) 2016/399,		- with regard to whom the screening has not revealed that they fulfil entry conditions set out in Article 6 of Regulation (EU) 2016/399, See line 157	
Article	14(1), first subparagraph, first p	aragraph			
160	shall be referred to the competent authorities to apply procedures respecting Directive (EU) 2008/115/EC (Return Directive).	shall be referred to the competent authorities to apply procedures  respecting in accordance with Directive (EU) 2008/115/EC (Return Directive], without prejudice to the application of Article 6(5) of Regulation (EU) 2016/399 [Schengen Borders Code].	shall be referred to the competent authorities to apply procedures respecting Directive (EU) 2008/115/EC (Return Directive) including, where applicable procedures in line with Article 2(2)(a) of that Directive.	shall be referred to the competent authorities to apply procedures respecting Directive (EU) 2008/115/EC (Return Directive). See line 157	
Article	14(1), second subparagraph				
161	In cases not related to search and rescue operations, entry may be refused in accordance with Article 14 of Regulation 2016/399.	deleted	In cases not related to search and rescue operations, entry may be refused in accordance with Article 14 of Regulation 2016/399.	In cases not related to search and rescue operations, entry may be refused in accordance with Article 14 of Regulation 2016/399. deleted	
Article	14(1), third subparagraph				
162					

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement	Comments
	The form referred to in Article 13 shall be transmitted to the relevant authorities to whom the third country national is being referred.	The form referred to in Article 13 shall be transmitted to the relevant authorities to whom the third country national is being referred.	The form referred to in Article 13 shall be transmitted to the relevant authorities to whom the third country national is being referred.	The form referred to in Article 13 shall be transmitted to the relevant authorities to whom the third country national is being referred.	
Article 14	ł(2)				
163	2. Third-country nationals who made an application for international protection shall be referred to the authorities referred to in Article XY of Regulation (EU) No XXX/XXX [Asylum Procedure Regulation], together with the form referred to in Article 13 of this Regulation. On that occasion, the authorities conducting the screening shall point in the de-briefing form to any elements which seem at first sight to be relevant to refer the third-country nationals concerned into the accelerated examination procedure or the border procedure.	2. Third-country nationals who make, have made, or express the wish to makemade an application for international protection shall be referred to the determining authorities referred to in Article XY[5] of Regulation (EU) No XXX/XXX [Asylum Procedure Regulation], together with the form referred to in Article 13 of this Regulation. On that occasion, the authorities conducting the screening shall point in the de briefing form to any elements which seem at first sight to be relevant to refer the third-country nationals concerned into the accelerated examination procedure or the border procedure.	2. Third country nationals who made an application for international protection shall be referred to the authorities Where the third-country nationals referred to in Article 3) and Article 5 have made an application for international protection, XY of Regulation (EU) No XXX/XXX [Asylum Procedure Regulation], together with, the form referred to in Article 13 of this Regulation. On that occasion, the authorities conducting the screening shall point in the de briefing form to any elements which seem at first sight to be relevant to refer the third-country nationals concerned into the accelerated examination procedure or the border procedure, as	2. Third-country nationals referred to in Article 3 who have who made an application for international protection shall be referred to the authorities referred to the authorities referred to in Article XY of Regulation (EU) No XXX/XXX [Asylum Procedure Regulation], together with the form referred to in Article 13 of this Regulation. On that occasion, the authorities conducting the screening shall point in the de-briefing form to any elements which seem at first sight to be relevant to refer the third-country nationals concerned into the accelerated examination procedure or the border procedure competent for registering the application for international protection, [as soon as possible and at the	

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				soon as possible and at the latest once the screening is completed., shall be referred to the authorities competent under national law for registering application for international protection].	latest once the screening is completed.]	
	Article 14	4(3)				
	164	3. Where the third country national is to be relocated under the mechanism for solidarity established by Article XX of Regulation (EU) No XXXX/XXXX [Dublin Regulation], the third-country national concerned shall be referred to the relevant authorities of the Member States concerned together with the form referred to in Article 13.	3. Where the third country national is to be relocated under the mechanism for solidarity established by Article XX of Regulation (EU) No XXXX/XXXX [Dublin Regulation], the third-country national concerned shall be referred to the relevant authorities of the Member States concerned together with the form referred to in Article 13.	3. Where the third eountry third-country national is to be relocated under the mechanism for solidarity established by Article XX of Regulation (EU) No XXXX/XXX [Dublin Regulation], the third-country national concerned shall be referred to the relevant authorities of the Member States concerned together with the forminformation referred to in Article 13.	3. Where the third country national is to be relocated under the mechanism for solidarity established by in accordance with Article XX of Regulation (EU) No XXXX/XXX [Dublin Regulation XXX/XXX [AMMR] or with any other existing mechanism for solidarity, the third-country national concerned shall be referred to the relevant authorities of the Member States concerned together with the form referred to in Article 13.	
	Article 14	4(4), first subparagraph				
R	165	4. The third-country nationals referred to in Article 5, who	deleted	4. The third-country nationals referred to in Article 5, who		

		Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement	Comments
	Article 14	4(4), first subparagraph, first ind	ent			
R	166	- have not applied for international protection and	deleted	- have not appliedmade an application for international protection and		R
	Article 14	4(4), first subparagraph, second	indent			
R	167	- with regard to whom the screening has not revealed that they fulfil the conditions for entry and stay	deleted			R
	Article 14	4(4), second subparagraph				
R	168	shall be subject to return procedures respecting Directive 2008/115/EC.	deleted	shall <b>continue to</b> be subject to return procedures respecting Directive 2008/115/EC.		R
	Article 14	4(5)				
R	169	5. Where third-country nationals submitted to the screening in accordance with Article 5 make an application for international protection as referred to in Article 25 of Regulation (EU) No XXX/XXX (Asylum Procedures Regulation), paragraph 2 of	deleted	5. Where third country nationals submitted to the screening in accordance with Article 5 make an application for international protection as referred to in Article 25 of Regulation (EU) No XXX/XXX (Asylum Procedures Regulation), paragraph 2 of	Deleted	R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		this Article shall apply accordingly.		this Article shall apply accordingly.		
	Article 14	4(6)				
	170	6. In respect of third-country nationals to whom Regulation EU No XXX/XXX [Eurodac Regulation] applies, the competent authorities shall take the biometric data referred to in Articles [10, 13, 14 and 14a] of that Regulation (EU) and shall transmit it in accordance with that Regulation.	deleted	6. In respect of third-country nationals to whom Regulation EU No XXX/XXXXXXX [Eurodac III Regulation] applies, the competent screening authorities shall take the biometric data referred to in Articles [10, 13, 14 and 14a] of that Regulation (EU) and shall transmit it in accordance with that Regulation.	6. In respect of third- country nationals to whom Regulation EU No XXX/XXX [Eurodae Regulation] applies, the competent authorities shall take the biometric data referred to in Articles [10, 13, 14 and 14a] of that Regulation (EU) and shall transmit it in accordance with that Regulation. deleted	
	Article 14	1(6a)				
R	170a		6a. In order to be in a position to effectively exercise the rights referred to in Article 13 of Regulation (EU) 2016/679 [GDPR], in Article 13 of Directive (EU) 2016/680 [Police Directive] and in Article 15 of Regulation (EU) 2018/1725, in particular the right to request from the data controller access to and			R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		rectification or erasure of personal data and the right to lodge a complaint with a supervisory authority, the person concerned shall be provided with a copy of the form before it is transmitted to the relevant authorities as referred to in paragraphs 1, 2 and 3 of this Article. In the case of minors the copy of the form shall be provided to the adult or adults responsible for the child. In the case of unaccompanied minors, the form shall be provided to the representative of the child in accordance with Article 9a.			
Article	14(7)				
171	7. Where the third country nationals referred to in Article(s) 3(1) and Article 5 are referred to an appropriate procedure regarding asylum or return, the screening ends. Where not all the checks have been completed within the deadlines referred to in Article 6(3) and (5), the screening shall nevertheless end with regard to that	7. Where the third country nationals referred to in Article(s) 3(1) and Article 5(2) of this Regulation are referred to an appropriate procedure regarding asylum, relocation or return, the screening ends. Where not all the checks have been completed within the deadlines referred to in Article 6(3) and (5)6(6b) or	7. Where the third country nationals referred to in Article(s) 3(1) and Article 5 are referred to an appropriate procedure regarding asylum or international protection, a procedure respecting Directive 2008/115/EC (Return directive), including Article 2(2)(a) thereof, or where the form referred to in Article 13	7. Where the third country nationals referred to in Article (s) 3(1) and Article 53(2) of this Regulation are referred to an appropriate procedure regarding asylum or returninternational protection, a procedure respecting Directive 2008/115/EC (Return Directive) or to the relevant authorities of another	Last part of EP AM: to be moved to Art. 3 Last part of Council's AM: to be moved to a recital

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		person, who shall be referred to a relevant procedure.	(6c), the screening shall nevertheless end with regard to that person, who shall be referred to a relevant procedure. Where it becomes apparent during the screening that the third-country national concerned fulfils the entry conditions set out in Article 6 of Regulation (EU) 2016/399 [Schengen Borders Code], the screening shall end.	was passed to these authorities concerning the third-country nationals referred to in Article 3(2), Article 3(3) and Article 5, or to the relevant authorities of another Member State concerning third-country nationals to be relocated, the screening ends. Where not all the checks have been completed within the deadlines referred to in Article 6(3) and (5), the screening shall nevertheless end with regard to that person, who shall be referred to a relevant procedure. Where necessary, the checks set forth under this Regulation shall continue within the subsequent procedure by the respective competent authorities.	Member State concerning third-country nationals to be relocated, the screening ends. Where not all the checks have been completed within the deadlines referred to in Article 6(3) and (5)6, the screening shall nevertheless end with regard to that person, who shall be referred to a relevant procedure.	
	Article 14	I(7a)				
R	171a		7a. Persons identified as stateless persons or at risk of becoming stateless persons during the screening shall be referred to the competent authorities, which shall			R

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		determine whether the individual is a stateless person and shall offer adequate protection, in accordance with national law.			
Article 14	1(7b)				
171b			7a. Where, in accordance with national criminal law, a third-country national referred to in Articles 3 or 5 is apprehended under criminal law procedures, the screening may not be applied. If the screening had already started, the form referred to in Article 13 shall be sent, with indication of circumstances that ended the screening, to the authorities competent for the procedures respecting Directive (EC) 2008/115/EC (Return Directive), or, if the third-country national has made an international protection application, the authorities competent under national law for registering application for international protection].	7a. Where, in accordance with national criminal law, a third-country national referred to in Articles 3 for 5] is subject to national criminal law procedures (related to criminal offences other than mere illegal entry or stay), or to an extradition procedure, the screening may not be applied. If the screening had already started, the form referred to in Article 13 shall be sent, with indication of circumstances that ended the screening, to the authorities competent for the procedures respecting Directive (EC) 2008/115/EC (Return Directive), or, if the third-country national has made an international protection application, the authorities competent under national law for registering	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
				applications for international protection].	
Article	14(7c)				
R 171c		7b. The Member State carrying out the screening procedure shall ensure that all personal data collected in the context of that procedure, in particular personal data included in the screening form, is deleted at the latest when:  (i) a final decision has been taken on the application for international protection, including any and all levels of appeal;  (ii) a final decision has been taken in respect of the return procedure, including any and all levels of appeal; or  (iii) the person has been granted entry into the Member State concerned under Article 6 of Regulation (EU) 2016/299 [Schengen Borders Code].		7b. The Member State carrying out the screening procedure shall ensure that the screening form is deleted at the latest when:  (i) a final decision has been taken on the application for international protection, including any and all levels of appeal;  (ii) a final decision has been taken in respect of the return procedure, including any and all levels of appeal; or  (iii) the person has been granted entry into the Member State concerned under Article 6 of Regulation (EU) 2016/299 [Schengen Borders Code].	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 14a (new)				
	Article 14a Exercise of the delegation  1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.  2. The power to adopt delegated acts referred to in Article 12(5) shall be conferred on the Commission for a period of three years from [date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power no later than nine months	Council Mandate	Drart Agreement	Comments
	before the end of the three- year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.  3. The delegation of power referred to in Article 12(5) may be revoked at			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.			
	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.  6. A delegated act adopted pursuant to Article			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			only if no objection has been expressed either by the European Parliament or by the Council within a period of [two months] of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by [two months] at the initiative of the European Parliament or of the Council.			
	Article 15	)				
G	172	Article 15 Committee procedure	Article 15 Committee procedure	Article 15 Committee procedure	Article 15 Committee procedure	G
	Article 15	5(1)				
G	173	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	G

	Article 15	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
R	174	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply. Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act, and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.		
	Article 16	5		I		
G	175	Article 16 Amendments to Regulation (EC) No 767/2008	Article 16 Amendments to Regulation (EC) No 767/2008	Article 16 Amendments to Regulation (EC) No 767/2008	Article 16 Amendments to Regulation (EC) No 767/2008	
	Article 16	5, first paragraph				
	176	Regulation (EC) No 767/2008 is amended as follows:	Regulation (EC) No 767/2008 is amended as follows:			
	Article 16	5, first paragraph, point (-1)	<u> </u>	<u> </u>		<u> </u>
	176a		(-1) In Article 2, the following point is added:			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		"(ga) to allow for security checks in accordance with Article 11(2) of Regulation (EU) 2020/XXX [Screening Regulation].			
Artic	e 16, first paragraph, point (1)				
s 17′	(1) In Article 6, paragraph 2 is replaced by the following:	(1) In Article 6, paragraph 2 is replaced by the following:	(1) In Article 6, paragraph 2 is replaced by the following:	(1) In Article 6, paragraph 2 is replaced by the following:	
Artic	e 16, first paragraph, point (1), am	nending provision, numbered pa	aragraph (2)		
173	2. Access to the VIS for the purposes of consulting the data shall be reserved exclusively for the duly authorised staff of the ETIAS Central Unit, of the national authorities of each Member State, including to duly authorised staff of the ETIAS National Units, designated pursuant to Article 8 of Regulation (EU) 2018/1240 of the European Parliament and of the Council, which are competent for the purposes laid down in Articles 15 to 22, for the duly authorised staff of the national authorities of each Member	2. Access to the VIS for the purposes of consulting the data shall be reserved exclusively for the duly authorised staff of the ETIAS Central Unit, of the national authorities of each Member State, including to duly authorised staff of the ETIAS National Units, designated pursuant to Article 8 of Regulation (EU) 2018/1240 of the European Parliament and of the Council, which are competent for the purposes laid down in Articles 15 to 22, for the duly authorised staff of the national authorities of each Member	2. Access to the VIS for the purposes of consulting the data shall be reserved exclusively for the duly authorisedauthorized staff of the ETIAS Central Unit;:  (a) the national authorities of each Member State and of the national authorities of each Member State, including to duly authorised staff of EU bodies which are competent for the purposes laid down in Articles 15 to 22, Articles 22g to 22m, and Article 45e;  (b) the ETIAS Central Unit and the ETIAS		

Con	mmission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
agence compellaid de 21 of and for author Article (EU) 2 Europe the Coshall to the exprequire perfor for the proposition object.  1. Regulate Europe object.	s and of the Union cies, which are setent for the purposes lown in Articles 20 and Regulation 2019/817, or the competent crities provided under le 6(6) of Regulation 2020/XXX of the pean Parliament and of council <sup>1</sup> . Such access be limited according to extent that the data are red for the rmance of their tasks ose purposes, and critionate to the tives pursued.;  ""  ""  ""  ""  ""  ""  ""  ""  ""	States and of the Union agencies, which are competent for the purposes laid down in Articles 20. 20a and 21 of Regulation 2019/817, and for the competent authorities provided under Article 6(6) of Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup> . Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and proportionate to the objectives pursued. 2; "  1. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].	National Units, designated pursuant to ArticleArticles 7 and 8 of Regulation (EU) 2018/1240, for the purposes laid down in Articles 18c and 18d of this Regulation and in Regulation (EU) 2018/1240; (c) the screening authorities, designated pursuant to Article 6(7) of Regulation (EU) 2020/XXX [screening regulation], of the European Parliament and of the Council, which are competent for the purposes laid down in Articles 15 to 22, for the duly authorised staff of 10 to 12 of that Regulation;  (d) the national authorities of each Member StatesState and of the Union agencies, bodies which are competent for the purposes laid down in Articles 20 and 21 of Regulation 2019/817, and for the competent authorities provided under Article 6(6) of Regulation (EU) 2020/XXX of the European Parliament and of		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			the Council Regulation (EU) 2019/817. That access shall be limited to the extent that the data are required for the performance of their tasks in accordance with those purposes, and proportionate to the objectives pursued."  Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and proportionate to the objectives pursued.;  1. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].		
Article 1	6, first paragraph a				
178a		(1a) In Article 6, the following paragraph is inserted:  "2a. The authorities competent for the screening provided under Article 6(7)		[2a. The authorities competent for the screening provided under Article 6(7) of Regulation (EU) 2020/xxxxx [Screening Regulation] shall also have	

Commission Propos	al EP Mandate	Council Mandate	Draft Agreement	Comments
Commission Propos	al EP Mandate  of Regulation (EU) 2020/xxxx [Screening Regulation] shall also have access to the VIS for consulting the data in order to perform a security check in accordance with Article 11(2) of that Regulation.  A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1) of Regulation (EU) 2020/xxxx [Screening Regulation] and the VIS shall return a hit where a decision to refuse, annul or revoke a visa or residence permit based on the grounds provided for in Article 12(2)(a)(v) and (vi) is recorded in a matching file.  Where a hit is obtained, the VIS shall automatically notify the authorities responsible for a decision referred to in the second subparagraph of a request to provide the authorities competent for the screening with detailed information on the grounds thereof within four days of notification of the request.	Council Mandate	access to the VIS for consulting the data in order to perform a security check in accordance with Article 11(2) of that Regulation.  A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1) of Regulation (EU) 2020/xxxx  Screening Regulation  and the VIS shall return a hit where a decision to refuse, annul or revoke a visa or residence permit based on the grounds provided for in Article 12(2)(a)(v) and (vi) is recorded in a matching file.  Where a hit is obtained, the  authorities competent for the screening/ screening authority  shall have access to the data stored in accordance with Article 9, paragraphs (4)(a) to (c), (5) and (6) and Articles 12 and 13.]	Comments
	nonficution of the request.			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 1	7				
g 179	Article 17 Amendments to Regulation (EU) 2017/2226	Article 17 Amendments to Regulation (EU) 2017/2226	Article 17 Amendments to Regulation (EU) 2017/2226	Article 17 Amendments to Regulation (EU) 2017/2226	
Article 1	7, first paragraph				
g 180	Regulation (EU) 2017/2226 is amended as follows:	Regulation (EU) 2017/2226 is amended as follows:	Regulation (EU) 2017/2226 is amended as follows:	Regulation (EU) 2017/2226 is amended as follows:	
Article 1	7, first paragraph, point (1)				
181	(1) In Article 6(1), the following point (1) is added:	(1) In Article 6(1), the following point (1) is added:	(1) (1) in Article 6(1), the following point (1) is added(k) is inserted after point (j):		
Article 1	7, first paragraph, point (1), am	ending provision, numbered pa	aragraph (1)		
182	" (1) support the objectives of the screening established by Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup> , in particular for the checks provided under Article 10 thereof. "	" (1)(1) support the objectives of the screening established by Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup> , in particular [Screening Regulation], by allowing for the checks provided under Article 10 and Article 11(2) thereof.	" (1) "(k) support the objectives of the screening established by Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup> , in particular for the checks provided under Article 10 Articles 10 to 12 thereof."  "		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		1. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].	I. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country: nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].	1. Regulation (EU) No XXX of the European Parliament and of the Council of [1] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817] See footnote of the proposal.		
	Article 17	7, first paragraph, point (2)	T			
G	183	(2) Article 9 is amended as follows:	(2) Article 9 is amended as follows:	(2) Article 9 is amended as follows:	(2) Article 9 is amended as follows:	
	Article 17	7, first paragraph, point (2)(a)				
	184	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) (a) the following paragraph 1 is replaced by the following2a is inserted after paragraph 2:		
	Article 17	7, first paragraph, point (2)(a),	amending provision, first parag	raph		
	185	" 2a. The competent authorities referred to in Article 5(6) of Regulation (EU) 2020/XXX shall have access to the EES to consult data.; "	2a. The <u>authorities</u> competent <u>authorities for the</u> <u>screening</u> referred to in Article <u>5(6)6(7)</u> of Regulation (EU) 2020/XXX shall have access to the EES to consult <u>the data in order</u> <u>to perform a security check</u>	"2a. "2a. The screeningThe competent authorities referred to in Article 5(6)6(7) of Regulation (EU) 2020/XXX shall have access to the EES to consult data.";	[" 2a. The authorities competent authorities for the screening referred to in Article 5(6)6(7) of Regulation (EU) 2020/XXX shall have access to the EES to consult the data in order to perform a security check	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	in accordance with Article 11(2) of that Regulation data		in accordance with Article 11(2) of that Regulation data;	
	A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1) of Regulation (EU) 2020/XXX   Screening		A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1) of Regulation (EU) 2020/XXX [Screening	
	Regulation and the EES shall return a hit where a refusal of entry record based on the grounds provided for in point I of Part B of Annex V to		Regulation and the EES shall return a hit where a refusal of entry record based on the grounds provided for in point I of Part B of Annex V to	
	Regulation (EU) 2016/399 [Schengen Borders Code] is linked to a matching (individual) file.  Where a hit is obtained, the		Regulation (EU) 2016/399 [Schengen Borders Code] is linked to a matching (individual) file.  Where a hit is obtained, the	
	EES shall automatically notify the authority responsible for the refusal of entry decision referred to in the second subparagraph of a request to provide the		[competent/screening] authority shall have access to the data stored in accordance with Articles [16, paragraphs 1 and, where relevant, 6, Article	
	screening authorities with detailed information on the grounds for such decision within four days of the notification of that request;		17, paragraph 1, and Article 18, paragraphs 1 and 4] as well as to any data in the refusal of entry record.]	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 17	7, first paragraph, point (2)(b)	,			
186	(b) paragraph 4 is replaced by the following:	(b) paragraph 4 is replaced by the following:			
Article 17	7, first paragraph, point (2)(b),	amending provision, first parag	raph		
187	Access to the EES data stored in the CIR shall be reserved exclusively for the duly authorised staff of the national authorities of each Member State and for the duly authorised staff of the Union agencies that are competent for the purposes laid down in Article 20, Article 20a and Article 21 of Regulation (EU) 2019/817. Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and proportionate to the objectives pursued.	Access to the EES data stored in the CIR shall be reserved exclusively for the duly authorised staff of the national authorities of each Member State and for the duly authorised staff of the Union agencies that are competent for the purposes laid down in Article 20, Article 20a and Article 21 of Regulation (EU) 2019/817. Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and proportionate to the objectives pursued.	"(4) Access to the EES data stored in the CIR shall be reserved exclusively for the duly authorisedauthorized staff of the national authorities of each Member State and for the duly authorisedauthorized staff of the Union agencies that are competent for the purposes laid down in Article 20, Article 20a and Article 21 of RegulationRegulations (EU) 2019/818. Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and proportionate to the objectives pursued."		
Article 17	7, first paragraph, point (2)(b),	amending provision, first parag	raph a		
187a					"

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
			data on the person are stored in the EES, the screening authorities referred in paragraph 1 shall be given access to the data of the individual file, the entry/exit records and refusal of entry records linked to it.  If the individual file referred to in the first subparagraph does not include any biometric data, the screening authorities authorities may proceed to access the biometric data of that person and verify correspondence in VIS in accordance with Article 6 of Regulation (EC) No 767/2008."		
Article 1	7, first paragraph, point (2)(b),	amending provision, third para	graph		
187b			(4) in Article 46(1), point (a) is replaced by the following: "(a) The purpose of the access referred to in Article 9 and Article 9(2a)." "		
Article 18	8				

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
G	188	Article 18 Amendments to Regulation (EU) 2018/1240	Article 18 Amendments to Regulation (EU) 2018/1240	Article 18 Amendments to Regulation (EU) 2018/1240	Article 18 Amendments to Regulation (EU) 2018/1240	
	Article 18	3, first paragraph				
G	189	Regulation (EU) 2018/1240 is amended as follows:	Regulation (EU) 2018/1240 is amended as follows:	Regulation (EU) 2018/1240 is amended as follows:	Regulation (EU) 2018/1240 is amended as follows:	
	Article 18	3, first paragraph, point (1)				
	190	(1) In Article 4, point (a) is replaced by the following:	(1) In Article 4, point (a) is replaced by the following:			
	Article 18	3, first paragraph, point (1), am	ending provision, first paragrap	ph		
	191	(a) contribute to a high level of security by providing for a thorough assessment of applicants as regards the risk they may pose to internal security, prior to their arrival at external border crossing points, and of persons subject to the screening referred to in Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup> [Screening	(a) contribute to a high level of security by providing for a thorough assessment of applicants as regards the risk they may pose to internal security, prior to their arrival at external border crossing points, and of persons subject to the screening referred to in Regulation (EU) 2020/XXX of the European Parliament and of the Council [Screening]	(a) "(a) contribute to a high level of security by providing for a thorough security risk assessment of applicants—as regards the risk they may pose to internal security, prior to their arrival at external border crossing points, and of persons subject to the screening referred to in Regulation (EU) 2020/XXX of the European Parliament and of the Council <sup>1</sup>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	Regulation], in order to determine whether there are factual indications or reasonable grounds based on factual indications to conclude that the presence of the person on the territory of the Member States poses a security risk;  1. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].	Regulation], in order to determine whether there are factual indications or reasonable grounds based on factual indications to conclude that the presence of the person on the territory of the Member States poses a security risk, and by allowing for a security check in accordance with Article 11(2) of Regulation (EU) 2020/xxxx of the European Parliament and of the Council [Screening Regulation];"  1. Regulation (EU) No XXX of the European Parliament and of the Council of I] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].	[Screening Regulation], in order to determine whether there are factual indications or reasonable grounds based on factual indications to conclude that the presence of the person on the territory of the Member States poses a security risk;"  1. Regulation (EU) No XXX of the European Parliament and of the Council of [] introducing a screening of third country nationals at the external borders and amending Regulations (EC) No 767/2008, (EU) 2017/2226, (EU) 2018/1240 and (EU) 2019/817].		
Article 18	8, first paragraph, point (1), am	ending provision, first paragrap	ph a		
191a			(2) In paragraph 2 of Article 8 a new point (h) is added: (h) providing opinions in accordance with Article 35a.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 1	8, first paragraph, point (2)				
192	(2) In Article 13, paragraph 5 is replaced by the following:	(2) In-Article 13, paragraph 5 is replaced by the following is amended as follows:	(2) In Article 13, paragraph 5 is replaced by the following:		
Article 1	8, first paragraph, point (2), am	nending provision, point a (new	)		
192a		4a. a) paragraph 4a is replaced by the following:  "(4a) Access to the ETIAS identity data and travel document data stored in the CIR shall also be reserved exclusively for the duly authorised staff of the national authorities of each Member State and for the duly authorised staff of the Union agencies that are competent for the purposes laid down in Article 20, Article 20a and Article 21 of Regulation (EU) 2019/817. Such access shall be limited according to the extent that the data are required for the performance of their tasks for those purposes, and			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		proportionate to the objectives pursued.";			
Article 18	3, first paragraph, point (2), an	nending provision, point b (new)			
192b	o, mot paragraph, pomit (2), all	4a a. (b) paragraph 4a a is inserted:  (4a a) The authorities competent for the screening referred to in Article 6(7) of Regulation (EU) 2020/XXX [Screening Regulation] shall also have access to ETIAS to consult the data in order to perform a security check in accordance with Article 11(2) of that Regulation.  A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1), points (a) and (b), of Regulation (EU) 2020/XXX [Screening Regulation] and ETIAS shall return a hit where a decision refusing a travel authorisation based on point (b) of Article 37(1) is included in a matching (application) file.  Where a hit is obtained,		[(b) paragraph 4a a is inserted:  (4a a) The authorities competent for the screening referred to in Article 6(7) of Regulation (EU) 2020/XXX [Screening Regulation] shall also have access to ETIAS to consult the data in order to perform a security check in accordance with Article 11(2) of that Regulation.  A search in accordance with this paragraph shall be performed by using the data referred to in Article 10(1), points (a) and (b), of Regulation (EU) 2020/XXX [Screening Regulation] and ETIAS shall return a hit where a decision refusing a travel authorisation based on point (b) of Article 37(1) is included in a matching application file.	
		ETIAS shall automatically			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	Commission Proposal	notify the ETIAS National Unit of the Member State responsible for a decision referred to in the second subparagraph of a request to provide the authorities competent for the screening with detailed information on the grounds thereof within four days of notification of the request.  If the search carried out pursuant to paragraph 1 of this Article indicates that there is a correspondence between the data used for the search and the data recorded in the ETIAS watchlist referred to in Article 34 of that Regulation, the ETIAS National Unit or Europol having entered the data in the ETIAS watchlist shall be notified of the correspondence and shall be responsible for accessing the data in the ETIAS watchlist and for providing an opinion in accordance with Article 35a of that Regulation."	Council Mandate	Where a hit is obtained, the lauthorities competent for the screening/screening authority! shall have access to the data stored in accordance with Article 17(2), points (a) to (e) land, where applicable, (k) or (m)! and Article 39, paragraphs 3 and 4.  If the search carried in accordance with this paragraph indicates that there is a correspondence between the data used for the search and the data recorded in the ETIAS watchlist referred to in Article 34, the ETIAS National Unit or Europol having entered the data in the ETIAS watchlist shall be notified of the correspondence and shall be responsible for accessing the data in the ETIAS watchlist and for providing an opinion in accordance with Article 35al	Comments
Article 18	 8. first paragraph, point (2), am	ending provision, numbered pa	ragraph (5)		
193	5, 5¢ par agraph, point (2), dir	provident, numbered pu			
193					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
t t t t t t t t t t t t t t t t t t t	5. Each Member State shall designate the competent national authorities referred to in paragraphs 1, 2 and 4 of this Article, and the competent authority referred to in Article 5(6) of Regulation (EU) 2020/XXX, and shall communicate a list of those authorities to eu-LISA without delay, in accordance with Article 87(2) of this Regulation. That list shall specify for which purpose the duly authorised staff of each authority shall have access to the data in the ETIAS Information System in accordance with paragraphs 1, 2 and 4 of this Article.	5. Each Member State shall designate the competent national authorities referred to in paragraphs 1, 2 and 4 of this Article, and the authorities competent authority for the screening referred to in Article 5(6)6(7) of Regulation (EU) 2020/XXX, and shall communicate a list of those authorities to eu-LISA without delay, in accordance with Article 87(2) of this Regulation. That list shall specify for which purpose the duly authorised staff of each authority shall have access to the data in the ETIAS Information System in accordance with paragraphs 1, 2 and 4 of this Article."	5. (a) the following paragraph 4b is inserted after paragraph 4a: "4b. For the purposes of Articles 10 to 12 of Regulation (EU) XXX/YYYY (Screening), the screening authorities referred to in the third sub-paragraph of Article 6(7) of that Regulation, shall have: (a) access to the data in the ETIAS Central System to the extent necessary to be able to carry out searches using the data referred to in Article 10(1)(a) and (b) of that Regulation against the data contained in the ETIAS Information System;  (b) a 'read-only' access, to the ETIAS applications files stored in the ETIAS Central system where the search carried out pursuant to point (a) reveals a match, in accordance with Article 11(3) of that Regulation.  If the search carried out pursuant to paragraph 1		

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		indicates that there is a		
		correspondence between		
		the data used for the		
		search and the data		
		recorded in the ETIAS		
		watchlist referred to in		
		Article 34, the ETIAS		
		National Unit or Europol		
		having entered the data in		
		the ETIAS watchlist shall		
		be notified of the		
		correspondence and shall		
		be responsible for		
		accessing the data in the		
		ETIAS watchlist and for		
		providing an opinion in		
		accordance with Article		
		35a of this Regulation."		
		(b) paragraph 5 is		
		replaced by the following:		
		<b>"5.</b> Each Member State		
		shall designate the		
		competent national		
		authorities referred to in		
		paragraphs 1, 2, 4 and 4a		
		and 4 of this Article, and the		
		competent screening		
		authority referred to in		
		Article <del>5(6)</del> <b>6(7)</b> of		
		Regulation– (EU)		
		2020/XXX, and shall		
		communicate a list of those		
		authorities to eu-LISA		
		without delay, in accordance		
		with Article 87(2) of this		
		Regulation. That list shall		
		specify for which purpose		1
1				<u> </u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			the duly authorised staff of each authority shall have access to the data in the ETIAS Information System in accordance with paragraphs 1, 2, 4 and 4a and 4 of this Article."		
Article 1	8, first paragraph, point (2), am	nending provision, numbered p	aragraph (5a)		
193a		5a. (2a) the following Article is inserted:  "Article 35a Tasks of the ETIAS National Unit and Europol regarding the ETIAS watchlist for the purpose of the screening procedure  1. In cases referred to in the second subparagraph of Article 13(4b), the ETIAS Central System shall send an automated notification to the ETIAS National Unit or Europol having entered the data into the ETIAS watchlist. Where the ETIAS National unit or Europol that entered the data into the watchlist consider that the third-country national undergoing the screening could pose a security risk,			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		they shall immediately notify the respective screening authorities and provide a reasoned opinion to the Member State performing the screening, within two days of the receipt of the notification, in the following manner:			
		(a) the ETIAS national units shall inform the screening authorities through a secure communication mechanism, to be set up by eu-LISA, between the ETIAS National Units on the one part and the screening authorities on the other;			
		(b) Europol shall inform the screening authorities using the communication channels provided for in Regulation (EU) 2016/794. If no opinion is provided, it shall be considered that there is no security risk."			
Article 18	, first paragraph, point (2), am	ending provision, numbered pa	ragraph (5b)		
193b					

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
		5a. (4) the following		
		Article 35a is inserted		
		after Article 35:		
		"Article 35a		
		Tasks of the ETIAS		
		National Unit and Europol		
		regarding the ETIAS		
		watchlist for the purpose		
		of the screening procedure		
		1. In cases referred to		
		in the second sub-		
		paragraph of Article		
		13(4b), the ETIAS Central System shall send an		
		automated notification to		
		the ETIAS National Unit		
		or Europol having entered		
		the data into the ETIAS		
		watchlist.		
		Where the ETIAS		
		National unit or Europol		
		that entered the data into		
		the watchlist consider that		
		the third country national		
		undergoing the screening		
		could pose a security risk,		
		they shall immediately		
		notify the respective		
		screening authorities and		
		provide a reasoned		
		opinion to the Member		
		State performing the		
		screening, within two days		
		of the receipt of the		
		notification, in the		
		following manner:		

Commission Proposa	al EP Mandate	Council Mandate	Draft Agreement	Comments
		(a) the ETIAS national units shall inform the screening authorities through a secure communication mechanism, to be set up by eu-LISA, between the ETIAS National Units on the one part and the screening authorities on the other; (b) Europol shall inform the screening authorities using the communication channels provided for in Regulation (EU) 2016/794. If no opinion is provided, it should be considered that there is no security		
		risk.  2. The automated notification(s) referred to in paragraph 1 shall contain the data referred to in Article 11(2) of Regulation (EU) xxxx/yyyy (Screening) used for the query."  (5) in Article 69(1), the following point (ea) is inserted after point (e): "(ea) where relevant, a reference to queries entered in the ETIAS Central System for the purposes of Articles 10		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
				and 11 Regulation (EU) XXX/YYYY (Screening), the hits triggered and the results of this query."		
	Article 19	)				
G	194	Article 19 Amendments to Regulation (EU) 2019/817	Article 19 Amendments to Regulation (EU) 2019/817	Article 19 Amendments to Regulation (EU) 2019/817	Article 19 Amendments to Regulation (EU) 2019/817	
	Article 19	), first paragraph				
G	195	Regulation (EU) 2019/817 is amended as follows:	Regulation (EU) 2019/817 is amended as follows:	Regulation (EU) 2019/817 is amended as follows:	Regulation (EU) 2019/817 is amended as follows:	
	Article 19	9, first paragraph, point (-1)	T			
	195a			(-1) In Article 7, paragraph 2 is replaced by the following: 'The Member State authorities and Union agencies referred to in paragraph 1 shall use the ESP to search data related to persons or their travel documents in the central systems of the EES, VIS and ETIAS in accordance with their access rights as		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
			referred to in the legal instruments governing those EU information systems and in national law. They shall also use the ESP to query the CIR in accordance with their access rights under this Regulation for the purposes referred to in Articles 20, 20a, 21 and 22.'		
Article	19, first paragraph, point (1)	1		1	
196	(1) In Article 17, paragraph 1 is replaced by the following:	(1) In Article 17, paragraph 1 is replaced by the following:	(1) In-Article 17, paragraph 1 is replaced by the following is amended as follows:		
Article	19, first paragraph, point (1), am	nending provision, first paragrap	oh		
197	" A common identity repository (CIR), creating an individual file for each person that is registered in the EES, VIS, ETIAS, Eurodac or ECRIS-TCN containing the data referred to in Article 18, is established for the purpose of facilitating and assisting in the correct identification of persons registered in the	A common identity repository (CIR), creating an individual file for each person that is registered in the EES, VIS, ETIAS, Eurodac or ECRIS-TCN containing the data referred to in Article 18, is established for the purpose of facilitating and assisting in the correct identification of persons registered in the	(a) paragraph 1 is replaced by the following: "A common identity repository (CIR), creating an individual file for each person that is registered in the EES, VIS, ETIAS, Eurodac or ECRIS-TCN containing the data referred to in Article 18, is established for the purpose of facilitating and assisting		

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
EES, VIS, ETIAS, Eurodac and ECRIS-TCN in accordance with Article 20 and 20a, of supporting the functioning of the MID in accordance with Article 21 and of facilitating and streamlining access by designated authorities and Europol to the EES, VIS, ETIAS and Eurodac, where necessary for the prevention, detection or investigation of terrorist offences or other serious criminal offences in accordance with Article 22.	EES, VIS, ETIAS, Eurodac and ECRIS-TCN in accordance with Article 20 and 20a, of supporting the functioning of the MID in accordance with Article 21 and of facilitating and streamlining access by designated authorities and Europol to the EES, VIS, ETIAS and Eurodac, where necessary for the prevention, detection or investigation of terrorist offences or other serious criminal offences in accordance with Article 22.	in the correct identification of persons registered in the EES, VIS, ETIAS, Eurodac and ECRIS-TCN in accordance with Articles 20 and 20a of this Regulation, of supporting the functioning of the MID in accordance with Article 21 and of facilitating and streamlining access by designated authorities and Europol to the EES, VIS, ETIAS and Eurodac, where necessary for the prevention, detection or investigation of terrorist offences or other serious criminal offences in accordance with Article 22."  (a) paragraph 4 is replaced by the following: "Where it is technically impossible because of a failure of the CIR to query the CIR for the purpose of identifying a person pursuant to Article 20 or for verifying or establishing the identity of a person pursuant to Article 20a of this Regulation, for the detection of multiple identities pursuant to Article 21 or for the		

Commission Proposa	al EP Mandate	Council Mandate	Draft Agreement	Comments
		purposes of preventing,		
		detecting or investigating		
		terrorist offences or other		
		serious criminal offences		
		pursuant to Article 22, the		
		CIR users shall be notified		
		by eu-LISA in an		
		automated manner."A		
		common identity repository		
		(CIR), creating an		
		individual file for each		
		person that is registered in		
		the EES, VIS, ETIAS,		
		Eurodac or ECRIS-TCN		
		containing the data referred		
		to in Article 18, is		
		established for the purpose		
		of facilitating and assisting		
		in the correct identification		
		of persons registered in the		
		EES, VIS, ETIAS, Eurodae		
		and ECRIS-TCN in		
		accordance with Article 20		
		and 20a, of supporting the		
		functioning of the MID in		
		accordance with Article 21		
		and of facilitating and		
		streamlining access by		
		designated authorities and		
		Europol to the EES, VIS,		
		ETIAS and Eurodac, where		
		necessary for the		
		prevention, detection or		
		investigation of terrorist		
		offences or other serious		
		criminal offences in		
		accordance with Article 22.		
			1	<u> </u>

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 19	9, first paragraph, point (1), an	nending provision, first paragra	ph a		
197a			In Article 18, paragraph 3 is replaced by the following: "The authorities accessing the CIR shall do so in accordance with their access rights under the legal instruments governing the EU information systems, and under national law and in accordance with their access rights under this Regulation for the purposes referred to in Articles 20, 20a, 21 and 22."		
Article 19	9, first paragraph, point (2)				
198	(2) The following Article 20a is inserted:	(2) The following Article 20a is inserted:	(2) (1) the following Article 20a is inserted after article 20:		
Article 19	9, first paragraph, point (2), an	nending provision, first paragra	ph		
199	" Article 20a	" Article 20a	" "Article 20aArticle 20a		
Article 19		nending provision, second para			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
200	Access to the common identity repository for identification according to Regulation (EU) 2020/XXX	Access to the common identity repository for identification according to Regulation (EU) 2020/XXX [Screening Regulation]	Access to the common identity repository for identification according to Regulation (EU) 2020/XXXAccess to the common identity repository for identification according to Regulation (EU) 2020/XXX		
Article 19	9, first paragraph, point (2), am	ending provision, numbered pa	aragraph (1)		
201	1. Queries of the CIR shall be carried out by the designated competent authority as defined in Article 6(7) of Regulation (EU) 2020/XXX, solely for the purpose of identifying a person according to Article 10 of that Regulation, provided that the procedure was initiated in the presence of that person.	1. Queries of the CIR shall be carried out by the designated competent authority as defined in Article 6(7) of Regulation (EU) 2020/XXX [Regulation on Screening], solely for the purpose of verifying the identity of a person or identifying a person according to Article 10 of that Regulation, provided that the procedure was initiated in the presence of that person.	1. 1. Queries of the CIR shall be carried out by the designated competent screening authority as defined referred to in Article 6(7) of Regulation (EU) 2020/XXXyyyy/XXX (Screening), solely for the purpose of identifying verifying or establishing the identity of a person according to Article 10 of that Regulation, provided that the procedure was initiated in the presence of that person.		
Article 19	9, first paragraph, point (2), am	ending provision, numbered pa	aragraph (2)		
202	2. Where the query indicates that data on that	2. Where the query indicates that data on that	2. <b>2.</b> Where the query indicates that data on that		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
	person are stored in the CIR, the competent authority shall have access to consult the data referred to in Article 18(1) as well as to the data referred to in Article 18(1) of Regulation (EU) 2019/818 of the European Parliament and the Council.	person are stored in the CIR, the competent authority shall have access to consult the data referred to in Article 18(1) as well as to the data referred to in Article 18(1) of Regulation (EU) 2019/818 of the European Parliament and the Council.	person are stored in the CIR, the competent screening authority shall have access to consult the data referred to in Article 18(1) of this Regulation as well as to the data referred to in Article 18(1) of Regulation (EU) 2019/818 of the European Parliament and the Council."		
Article 1	9, first paragraph, point (2), am	ending provision, numbered pa	aragraph (2a)		
202a			2a. (1) in Article 24, (a) Paragraph 1 is replaced by the following: '1. Without prejudice to Article 46 of Regulation (EU) 2017/2226, Article 34 of Regulation (EC) No 767/2008 and Article 69 of Regulation (EU) 2018/1240, eu-LISA shall keep logs of all data processing operations in the CIR in accordance with paragraphs 2, 2a, 3 and 4 of this Article.' (b) the following paragraph 2a is inserted after paragraph 2: "2a. eu-LISA shall keep logs of all data processing operations pursuant to Article 20a in the CIR.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 2	20		Those logs shall include the following:  (a) the Member State launching the query; (b) the purpose of access of the user querying via the CIR; (c) the date and time of the query; (d) the type of data used to launch the query; (e) the results of the query."  (c) in paragraph 5, the first sub-paragraph is replaced by the following:  "(5) Each Member State shall keep logs of queries that its authorities and the staff of those authorities duly authorised to use the CIR make pursuant to Articles 20, 20a, 21 and 22. Each Union agency shall keep logs of queries that its duly authorised staff make pursuant to Articles 21 and 22."		
g 203	Article 20 Evaluation	Article 20 Evaluation	Article 20 Evaluation	Article 20 Evaluation	

A 11 L 26	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Article 20	O, first paragraph	T			l
204	[Three years after entry into force, the Commission shall report on the implementation of the measures set out in this Regulation.]	[Three years 18 months after entry into force, the Commission shall report on the implementation of the measures set out in this Regulation.]	[Three years after entry into force, the Commission shall report on the implementation of the measures set out in this Regulation.]	C	
Article 20	O, second paragraph				
205	No sooner than [five] years after the date of application of this Regulation, and every five years thereafter, the Commission shall carry out an evaluation of this Regulation. The Commission shall present a Report on the main findings to the European Parliament, the Council and the European Economic and Social Committee. Member States shall provide the Commission all information necessary for the preparation of that report, at the latest six months before the [five] years' time limit expires.	No sooner than [fivethree] years after the date of application of this Regulation, and every five years thereafter, the Commission shall carry out an evaluation of this Regulation. The Commission shall present a Report on the main findings to the European Parliament, the Council and the European Economic and Social Committee. Member States shall provide the Commission all information necessary for the preparation of that report, at the latest six months before the [five] years' time limit expires.	No sooner than [five] years after the date of application of this Regulation, and every five years thereafter, the Commission shall carry out an evaluation of this Regulation. The Commission shall present a Report on the main findings to the European Parliament, the Council and the European Economic and Social Committee. Member States shall provide the Commission all information necessary for the preparation of that report, at the latest six months before the [five] years' time limit expires.		
Article 21	1				
206					

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
		Article 21	Article 21	Article 21	Article 21	
	Article 21	L, first paragraph				
G	207	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	
	Article 21	L, first paragraph a				
R	207a			This Regulation shall start to apply 18 months from its entry into force.		
	Article 21	I, third paragraph			T	
	207Ь			The provisions laid down in Articles 10 to 12 related to queries to EU information systems, the CIR and the European Search Portal shall start to apply only once the relevant information systems, CIR and ESP enter into operation.		
	Article 21	L, second paragraph				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
s 208	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaties.	G
Formula					
s 209	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,	G
Formula					
g 210	For the European Parliament	For the European Parliament	For the European Parliament	For the European Parliament	G
Formula					
s 211	The President	The President	The President	The President	G
Formula					
c 212	For the Council	For the Council	For the Council	For the Council	G
Formula					
c 213	The President	The President	The President	The President	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	Comments
Annex				<u></u>	
214	Annex	Annex	Annex	Covered in separate table	
Annex, fi	rst paragraph	1			
215	Standard de-briefing form	Standard de-briefing form		Covered in separate table	
Annex, T	able 1, Column 1, Row 1				
216	1.Name: 2.Sex: 3.Date of birth: 4.Place of birth: 5.Nationality/ies (initial indication): 6.Languages spoken:	1.Name: 2.Sex: 3.Date of birth: 4.Place of birth: 5.Nationality/ies (initial indication): 6.Languages spoken:		Covered in separate table	
Annex, T	able 1, Column 1, Row 2				
217	7.Reason to perform screening: A. Irregular entry Please specify also, as appropriate: no/forged/ falsified travel document, no/forged/ falsified visa or travel authorisation, other	7.Reason to perform screening: A. Irregular entry Please specify also, as appropriate: no/forged/ falsified travel document, no/forged/ falsified visa or travel authorisation, other		Covered in separate table	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments
	B. Arrival via search and rescue C. Application for international protection at a Border Crossing Point D. no indication of a border check at an external border:  □ no stamp in a travel document/no entry in the Entry Exit System □ no travel document	B. Arrival via search and rescue C. Application for international protection at a Border Crossing Point D. no indication of a border check at an external border:  no stamp in a travel document/no entry in the Entry Exit System no travel document			
Annex, Ta	able 1, Column 1, Row 3				
218	8. Identification using IT databases was carried out: □ Yes □ No If yes, result of identification: 9. Results of the consultation for security purposes: □ Hit (add databases and reasons) □ No Hit 10. Immediate care provided: □ Yes □ No 11. Isolation on public health grounds: □ Yes □ No If yes, please provide dates, specific grounds, location:	8. Identification using IT databases was carried out:  Yes  No If yes, result of identification: 9. Results of the consultation for security purposes:  Hit (add databases and reasons)  No Hit 10. Immediate care provided:  Yes  No 11. Isolation on public health grounds:  Yes  No If yes, please provide dates, specific grounds, location:		Covered in separate table	
Annex, Table 1, Column 1, Row 4					
219					

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement	Comments
	12. Itinerary: a) places/countries of previous residence: b) point of departure: c) third countries and places (e.g. city, province) of transit and the duration of stay: d) modalities of transit (e.g. means of transportation, with a group, individual), assistance received (e.g. facilitators, modes of communication used), payments made/to be made, etc.: e) third countries where protection was sought: f) third countries where protection was granted: g) intended destination within the Union: 13. Assistance provided for remuneration by third person or organisation in relation to irregular crossing of the border and any related information in case of suspected smuggling:	12. Itinerary: a) places/countries of previous residence: b) point of departure: c) third countries and places (e.g. city, province) of transit and the duration of stay: d) modalities of transit (e.g. means of transportation, with a group, individual), assistance received (e.g. facilitators, modes of communication used), payments made/to be made, etc.: e) third countries where protection was sought: f) third countries where protection was granted: g) intended destination within the Union: 13. Assistance provided for remuneration by third person or organisation in relation to irregular crossing of the border and any related information in case of suspected smuggling:		Covered in separate table	
Annex, T	able 1, Column 1, Row 5				
220	14. Start of the screening: [DD/MM/YY]	14. Start of the screening: [DD/MM/YY]		Covered in separate table	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	Comments		
9	End of the screening: [DD/MM/YY] 15. Authority to refer the person to: 16. Comments and other relevant information:	End of the screening: [DD/MM/YY] 15. Authority to refer the person to: 16. Comments and other relevant information:					
Annex, Table 1, Column 1, Row 6							
221				Covered in separate table			
Annex, T	Annex, Table 1, Column 2, Row 6						
222	Signature Person filling in the form (Name + service)	Signature Person filling in the form (Name + service)		Covered in separate table			