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LIMITE

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NOTE	
from:	Presidency
to:	JHA Counsellors
No. prev. doc.:	8086/13 FRONT 35 CODEC 714 COMIX 224
No. Cion prop.:	18666/11 FRONT 203 CODEC 2462 COMIX 849
Subject:	Draft Regulation of the European Parliament and of the Council establishing the
	European Border Surveillance System (EUROSUR)

In the context of ongoing negotiations with the European Parliament on the above-mentioned proposal, delegations will find in the Annex the four-column table with Presidency drafting suggestions and comments on the different issues discussed so far with the European Parliament.

The Presidency has met the EP rapporteur and the shadows on 30 January, 26 February 2013, 27 March 2013 and 22 April 2013. The final trilogue with the EP is scheduled to take place on 29 May 2013.

The Presidency has proceeded in its contacts with the European Parliament on the basis of the outcome of discussions at previous JHA Counsellors' meetings, most recently on 16 April 2013.

Compared to the previous text set out in the fourth column in doc.8086/13, the Presidency would like to highlight the following issues and ask delegations to address the following issues at the JHA Counsellors meeting on 30 April 2013:

1. Scope (Article 2(2))

At the trilogue on 22 April 2013, the EP accepted the compromise proposal put forward by the Commission at the last JHA Counsellors' meeting, as modified following the suggestion by FR. The EP also agreed to drop their inclusion of a definition of 'interception' in paragraph 3 (fc).

Delegations are asked to confirm whether this compromise is acceptable to them.

2. Recitals (6a), (16) and (17)

A number of Member States expressed concerns in relation to the wording of Recital (6a), which referred to mixed migratory flows. Also, the issue of the division of competence in Recital (16) and the possibility of moving the reference to the Schengen Borders Code to Recital (17) were discussed at the trilogue on 22 April.

The EP accepted the compromise proposals put forward by the Presidency in relation to these three recitals. Delegations are asked to confirm that they can accept them.

3. References to '...third country nationals and stateless persons in need of international protection...' (Article 1 and 2 and Recital 1)

The EP agreed to finish the sentences in all three of the above areas after the word '...migrants...' Delegations are asked to confirm that this wording is acceptable to them.

4. Reaction capability (Article 15, Paragraph 1 points a, b and c)

The EP agreed with the PRES compromise proposal in Article 15(1) (a). However, they insisted on keeping the reference to "... such as the temporary allocation of additional personnel and resources" at the end of paragraph (1) (b). As a compromise, PRES suggests the following wording below:

(b) where a medium impact level is attributed to an external border section, the national authorities with a responsibility for external border surveillance shall, <u>in addition to measures</u> <u>taken under point (a)</u>, ensure that <u>appropriate</u> surveillance <u>measures</u> are being taken at this border section. When those measures are taken, the national coordination centre shall be notified accordingly. <u>The national coordination centre shall coordinate any support given at national</u> <u>level [,which may include</u> the temporary allocation of additional personnel and resources];

In relation to paragraph (1)(c), the EP could accept the PRES compromise wording, subject to some changes in the word order as set out below:

(c) where a high impact level is attributed to an external border section, the Member State concerned shall, <u>in addition to measures taken under point (b)</u>, ensure, through the national coordination centre, that the national authorities operating at this border section are given the necessary support <u>and that reinforced surveillance measures are taken</u>. That Member State may request the Agency for support subject to the conditions for initiating joint operations or rapid interventions as laid down in Regulation (EC) No 2007/2004.

Regarding paragraph 4, the text has been amended as set out below to clarify that the obligations of the Agency will depend on the Frontex Regulation, while the ways in which they may support Member States are set out in Article 15(4)

"...the Agency, <u>when responding to that request</u>, may support that Member State in particular by:"

Delegations are asked to agree to the wording set out in the 4th column in relation to Articles 15(1) (a), (b) and (c) and 15(4).

5. Definition of 'incidents' and references in the text

At the last JHA Counsellors' meeting on 22 April, a number of delegations raised concerns about the impact that the definition of 'incident' proposed by the EP would have on the reaction capability element of the Eurosur Regulation; in particular on Article 14.

Therefore the Presidency proposes reverting to the Council text on Article 14(1) (a), (b) and (c). This makes it clear that the incidents referred to in Article 14 are only those related to illegal immigration or cross-border crime and therefore the proposed inclusion of a definition of 'incident' in Article 3(fb) does not have any impact on reaction capability.

As a result of the above compromise, the definition of 'incident' would remain as it is in the fourth column of Article 3(fb) and also the compromise text on Article 9(3) (a) (EP Amendment 54) would be amended as follows:

"(a) a sub-layer on illegal border crossings, including information available to the national coordination centre on incidents related to risk for the lives of migrants."

Delegations are asked to agree to keep the Council text on Article 14 (1) (a), (b) and (c), in exchange for agreeing to include the definition of 'incident' in Article 3(fb) and amending Article 9(3) (a) as set out above.

6. Co-operation with third countries, Article 18(1)

As regards paragraph 1, the EP proposed dropping the requirement to notify agreements to them, in exchange for mandatory prior consultation with the Commission of the compliance of such agreements with the Eurosur Regulation.

Delegations are asked to accept the above compromise, possibly with a clarification to ensure that it is only the parts of such agreements which are relevant to Eurosur which should be the subject of prior consultation with the Commission.

Concerning EP AM 100 on the exchange of personal data with third countries, the EP has insisted at several trilogues that they could not accept to change their AM 100. In the meantime, the Presidency has stressed that the amendment must be narrowed and now suggests a new compromise text, which limits the restriction on sharing personal data with third countries to the information contained in regional networks, thereby ensuring any bilateral sharing of data can continue:

1b. <u>any exchange of personal data with third countries using the regional networks referred to in</u> paragraph 1 shall be prohibited.

The Presidency considers as a possible trade off to agree to the EP request on the compulsory consultation to the Commission in paragraph 1 and in return the EP should give up on the notification of EP and Council of the bilateral or multilateral agreements and to allow to a certain extent the exchange of personal data with third countries.

7. Handbook, Article 19, (AM 105)

The EP has insisted that the Handbook is made public, while the Presidency and Commission have opposed this. As a compromise, it is proposed to add the following paragraph after Article 19(1):

(2) <u>The European Commission may decide, after consultation of the Member States and the</u> <u>Agency, to classify parts of the Handbook as EU Restricted</u>

8. Reference to Schengen Evaluation Mechanism (Article 10(6)(ba), EP AM 70)

The Presidency has proposed a further compromise solution to replace the amended text in EP Amendment 70 entirely and for the new text below to be placed in Article 10(2) in a new letter (baa). The rationale for this is that, even after the EP suggested removing the reference to the Schengen Evaluation mechanism in Article 10(6) (ba), the remaining text did not make sense where it was.

(new baa) "the European Commission, providing strategic information on border control;"

9. References to regional networks (Article 15 paragraph 3, Article 17a/18a(1) and Article 18(1))

To ensure consistency throughout the text, the above Articles have been amended to include references to "regional networks". On a related note, we discussed whether the Article on cooperation with Ireland and the UK should come before the Article on co-operation with third countries. It is proposed that the Article should come before the Article on co-operation with third countries, to reflect the fact that Ireland and the UK are Member States of the EU.

10. Fundamental rights (Article 20 paragraph 1)

The only remaining issue in relation to the fundamental rights package is Article 20 paragraph 1. The EP insists on including the reference to "including the principle of non-refoulement" at the end of the sentence, or else having a reference here to another article in the Regulation which refers to the principle of non-refoulement. Delegations are asked whether they can accept this point in the context of agreeing an overall deal.

For the purpose of making further progress at the next trilogue, the Presidency invites delegations to agree with the Presidency's suggestions as set out in the fourth column of the four-column table set out in the Annex.

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL establishing the European Border Surveillance System (EUROSUR)			
COMMISSION PROPOSAL	RESULT OF LIBE ORIENTATION VOTE	DRAFT COUNCIL TEXT	COMMENTS AND COMPROMISE TEXT
THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION, Having regard to the Treaty on the Functioning of the European Union, and in particular Article 77(2)(d) thereof, Having regard to the proposal from the European Commission, After transmission of the draft legislative act to the national Parliaments, Acting in accordance with the ordinary legislative procedure, Whereas:			
	AM 4		
(1) The establishment of a European Border Surveillance System (hereinafter referred to as 'EUROSUR') is necessary in order to strengthen the information exchange and operational cooperation between national authorities of Member States as well as with the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union established by Council	(1) The establishment of a European Border Surveillance System (hereinafter referred to as 'EUROSUR') is necessary in order to strengthen the information exchange and operational cooperation between national authorities of Member States as well as with the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union established by Council	(1) The establishment of a European Border Surveillance System (hereinafter referred to as 'EUROSUR') is necessary in order to strengthen the information exchange and operational cooperation between national authorities of Member States as well as with the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union established by Council	Agreement to use the same wording as in Articles 1 and 2: (1) The establishment of a European Border Surveillance System (hereinafter referred to as 'EUROSUR') is necessary in order to strengthen the information exchange and operational cooperation between national authorities of Member States as well as with the European Agency for the Management of Operational Cooperation at the External

Regulation (EC) No 2007/2004 of 26	Regulation (EC) No 2007/2004 of 26	Regulation (EC) No 2007/2004 $()^2$	Borders of the Member States of the
October 2004 ¹ (Frontex), hereinafter	October 2004 (Frontex), hereinafter	(), hereinafter referred to as 'the	European Union established by Council
referred to as 'the Agency'. EUROSUR	referred to as 'the Agency'. EUROSUR	Agency'. EUROSUR () provides these	Regulation (EC) No 2007/2004 $()^3$
should provide these authorities and the	should provide these authorities and the	authorities and the Agency with the	(), hereinafter referred to as 'the
Agency with the infrastructure and tools	Agency with the infrastructure and tools	infrastructure and tools needed to	Agency'. EUROSUR () provides these
needed to improve their situational	needed to improve their situational	improve their situational awareness and	authorities and the Agency with the
awareness and reaction capability when	awareness and reaction capability	reaction capability at the external	infrastructure and tools needed to
detecting and preventing irregular	towards situations which might turn	borders of the Member States of the	improve their situational awareness and
migration and cross-border crime as well	out to be irregular migration and cross-	European Union for the purpose of	reaction capability at the external
as protecting and saving lives of	border crime with an aim to protect and	() detecting, () preventing and	borders of the Member States of the
migrants at the external borders of the	save lives of <i>people in distress</i> at the	combating () illegal migration and	European Union for the purpose of
Member States of the Union.	external borders of the Member States of	cross-border crime () and	() detecting, () preventing and
	the Union.	consequently contributing to better	<i>combating</i> () <i>illegal</i> migration and
		protecting and saving <i>the</i> lives of	cross-border crime () and ()
		migrants ().	contributing to ensuring the protection
			and saving <i>the</i> lives of migrants ().



¹ OJ L 349, 25.11.2004, p. 1.

² Council Regulation (EC) No 2007/2004 of 26 October 2004 establishing a European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union (OJ L 349, 25.11.2004, p. 1).

³ Council Regulation (EC) No 2007/2004 of 26 October 2004 establishing a European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union (OJ L 349, 25.11.2004, p. 1).

AM 5	
(1a) The practice of travelling in	Agreement on the following
small and unseaworthy vessels has	compromise text:
dramatically increased the number of	(1a) The practice of travelling in
migrants and refugees drowning at the	small and unseaworthy vessels has
southern maritime external borders.	dramatically increased the number of
EUROSUR should considerably	migrants and refugees drowning at the
improve the operational and technical	southern maritime external borders.
ability of the Agency and Member	EUROSUR should considerably
States to detect these small vessels and	improve the operational and technical
to improve the reaction capability of the	ability of the Agency and Member
Agency and the Member States for	States to detect these small vessels and
saving the lives of migrants and	to improve the reaction capability of
refugees, leading to a considerable	() the Member States () thereby
reduction of the loss of migrants and	contributing to reduce the loss of lives
 refugees at sea.	of migrants.
AM 6	
(1b) Migration and the crossing of	EP will reconsider its AM.
external borders by third-country	
nationals should not per se be	
considered to be a threat to public	
policy or internal security. A border	
surveillance system should not be built	
on the assumption that irregular	
migration is a pattern among third-	
country nationals.	
AM 7	
(1c) A mechanism should be	EP could accept to drop its AM in the
established for a quick and effective	framework of an overall agreement on
determining of the Member State	the saving of lives.
responsible for rendering assistance	
and rescuing persons in distress who	
are aboard of vessels that have been	
detected.	



(2) Member States should establish national coordination centres for border surveillance to improve the cooperation and information exchange between them and with the Agency. It is essential for the proper functioning of EUROSUR that all national authorities with a responsibility for external border surveillance under national law are cooperating via national coordination centres.		(2) Member States () establish national coordination centres () to improve the cooperation and information exchange for border surveillance between them and with the Agency. It is essential for the proper functioning of EUROSUR that all national authorities with a responsibility for external border surveillance under national law () cooperate via national coordination centres.	Agreement on the following text: (2) Member States should establish national coordination centres () to improve the cooperation and information exchange <i>for border surveillance</i> between them and with the Agency. It is essential for the proper functioning of EUROSUR that all national authorities with a responsibility for external border surveillance under national law () cooperate via national coordination centres.
(3) This Regulation should not hinder Member States from making their national coordination centres also responsible for coordinating the information exchange and cooperation with regard to the surveillance of air borders and for checks at border crossing points.			
	AM 8		
	(3a) This Regulation requires that the Agency improves the cooperation and information exchange with other Union bodies and agencies, such as the European Maritime Safety Agency and the EU Satellite Centre, in order to make best use of existing information, capabilities and systems which are already available at European level.		Agreement on the following compromise text: (3a) This Regulation requires that the Agency improves the cooperation and information exchange with other Union bodies, offices and agencies, such as the European Maritime Safety Agency and the EU Satellite Centre, in order to make best use of existing information, capabilities and systems which are already available at European level.

 (4) This Regulation forms part of the European model of integrated border management of the external borders and of the Internal Security Strategy of the European Union. EUROSUR also contributes to the development of the Common Information Sharing Environment for the surveillance of the EU maritime domain (CISE), providing a wider framework for maritime situational awareness through information exchange amongst public authorities across sectors in the Union. 		
	AM 9	
	(4a) In order to ensure that the information contained in EUROSUR is as complete and updated as possible, notably as regards the situation in third countries, the Agency should cooperate with the European External Action Service and European Union delegations and offices should provide all information relevant for EUROSUR to the Agency.	Agreement on the following compromise text: (4a) In order to ensure that the information contained in EUROSUR is as complete and updated as possible, notably as regards the situation in third countries, the Agency should cooperate with the European External Action Service. For those purposes, European Union delegations and offices should provide all information which may be relevant for EUROSUR. ()

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 (5) According to point (i) of Article 2 of Regulation 2007/2004, the Agency should provide the necessary assistance to the development and operation of EUROSUR, and, as appropriate, to the development of CISE, including interoperability of systems. 		 (5) According to point (i) of Article 2 (1) of Regulation (EC) No 2007/2004, the Agency () is to () provide the necessary assistance to the development and operation of EUROSUR, and, as appropriate, to the development of CISE, including interoperability of systems. 	Agreement on the following compromise text: (5) () <i>The</i> Agency should provide the necessary assistance to the development and operation of EUROSUR, and, as appropriate, to the development of CISE, including interoperability of systems, <i>notably through establishing,</i> <i>maintaining and coordinating the</i> <i>EUROSUR framework.</i>
	AM 10		
	(5a) The Agency should be provided with the appropriate financial and human resources in order to adequately fulfil the additional tasks assigned to it under this Regulation. For this purpose, the procedure for the establishment, implementation and control of its budget as set out in Articles 29 and 30 of Regulation (EC) No 2007/2004 should take due account of these tasks. The budgetary authority should ensure that the best standards of efficiency are met.		Agreement on the following compromise text: (5a) The Agency should be provided with the appropriate financial and human resources in order to adequately fulfil the additional tasks assigned to it under this Regulation. ()

	AM 11		
(6) This Regulation respects the fundamental rights and observes the principles recognised by the Charter of Fundamental Rights of the European Union, notably human dignity, prohibition of torture and inhuman or degrading treatment or punishment, right to liberty and security, right to the protection of personal data, non- refoulement, non-discrimination and rights of the child. This Regulation should be applied by Member States in accordance with these rights and principles.	(6) This Regulation respects the fundamental rights and observes the principles recognised by <i>Articles 2 and</i> <i>6 of the Treaty on European Union</i> , the Charter of Fundamental Rights of the European Union, notably <i>the right to</i> <i>life</i> , human dignity, prohibition of torture and inhuman or degrading treatment or punishment, <i>prohibition of</i> <i>trafficking in human beings</i> , right to liberty and security, right to the protection of personal data, <i>right of</i> <i>access to documents, right of asylum</i> <i>and protection in cases of removal and</i> <i>expulsion</i> , non-refoulement, non- discrimination and rights of the child. This Regulation should be applied by Member States in accordance with these rights and principles.	(6) This Regulation respects the fundamental rights and observes the principles recognised by the Charter of Fundamental Rights of the European Union, notably human dignity, the right to life , (), the prohibition of torture and inhuman or degrading treatment or punishment, the right to liberty and security, () protection of personal data, non-refoulement, non- discrimination and the rights of the child. This Regulation should be applied by Member States and the Agency in accordance with these rights and principles.	Agreement on the following compromise text: (6) This Regulation respects the fundamental rights and observes the principles recognised by <i>Articles 2 and</i> <i>6 of the Treaty on European Union</i> , the Charter of Fundamental Rights of the European Union, notably <i>the right to</i> <i>life</i> , human dignity, prohibition of torture and inhuman or degrading treatment or punishment, <i>prohibition of</i> <i>trafficking in human beings, the</i> right to liberty and security, right to the protection of personal data, <i>right of</i> <i>access to documents, right of asylum,</i> <i>and protection in cases of removal and</i> <i>expulsion,</i> non-refoulement, non- discrimination and <i>the</i> rights of the child. This Regulation should be applied by Member States <i>and the Agency</i> in accordance with these rights and principles.
			Agreement on the following compromise text which replaces EP AM 44 (Article 6 (2a)): (6aa) In accordance with Article 26a(4) of Regulation (EC) No 2007/2004, the Fundamental Rights Officer and the Consultative Forum should have access to all information concerning respect for fundamental rights in relation to all the activities of the Agency within the framework of Eurosur.

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	AM 12		
	(6a) This Regulation recognises the		New Presidency compromise text
	nature of the mixed flows of migrants		acceptable for the EP:
	and refugees approaching and crossing		(6a) This Regulation recognises that
	the Union external borders and takes		migratory routes are also taken by
	into account that refugees in need of		persons in need of international
	international protection are often		protection.
	taking the same routes and vessels as		
	migrants; it fully respects the obligations of the Union and the		
	Member States on the protection of		
	refugees under European and		
	international law.		
	AM 13		
(7) Any exchange of personal data	(7) Any exchange of personal data	(7) Any exchange of personal data	Agreement on the following text:
using the communication network for	using the communication network for	using the communication network for	(7) Any exchange of personal data <i>in</i>
EUROSUR should be conducted on the	EUROSUR should remain an	EUROSUR should be conducted on the	the European Situational Picture and
basis of existing national and Union	exception. It should be conducted on the	basis of existing national and Union	the Common Pre-Frontier Intelligence
legal provisions and should respect their	basis of existing national and Union	legal provisions and should respect their	Picture should remain an exception. It
specific data protection requirements.	legal provisions and should respect their	specific data protection requirements.	should be conducted on the basis of
The Directive 95/46/EC of the European	specific data protection requirements.	The Directive 95/46/EC of the European	existing national and Union legal
Parliament and of the Council of 24	The Directive 95/46/EC of the European	Parliament and of the Council of 24	provisions and should respect their
October 1995 on the protection of	Parliament and of the Council of 24	October 1995 on the protection of	specific data protection requirements.
individuals with regard to the processing	October 1995 on the protection of	individuals with regard to the processing	The Directive 95/46/EC of the European
of personal data and on the free	individuals with regard to the processing	of personal data and on the free	Parliament and of the Council of 24
movement of such data ¹ , Regulation	of personal data and on the free	movement of such data ¹ , Regulation	October 1995 on the protection of
(EC) No 45/2001 of the European	movement of such data, Regulation (EC)	(EC) No 45/2001 of the European	individuals with regard to the processing
Parliament and of the Council of 18	No 45/2001 of the European Parliament	Parliament and of the Council of 18	of personal data and on the free
December 2000 on the protection of	and of the Council of 18 December 2000	December 2000 on the protection of	movement of such data, Regulation (EC)
individuals with regard to the processing	on the protection of individuals with	individuals with regard to the processing	No 45/2001 of the European Parliament and of the Council of 18 December 2000
of personal data by the Community institutions and bodies and on the free	regard to the processing of personal data by the Community institutions and	of personal data by the Community institutions and bodies and on the free	
movement of such data ² and, in the	bodies and on the free movement of such	movement of such data ² and, ()the	on the protection of individuals with regard to the processing of personal data
movement of such data and, in the	boules and on the free movement of such	movement of such data and, ()the	regard to the processing of personal data

¹ OJ L 281, 23.11.1995, p. 31. OJ L 8, 12.1.2001, p. 1.

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framework of police and judicial	data [] are applicable in cases in which	Council Framework Decision	by the Community institutions and
cooperation, the Council Framework	more specific instruments, such as	2008/977/JHA of 27 November 2008 on	bodies and on the free movement of such
Decision 2008/977/JHA 27 November	Regulation (EC) No 2007/2004, do not	the protection of personal data processed	data ⁵ and () the Council Framework
2008 on the protection of personal data	provide a full data protection regime.	in the framework of police and judicial	Decision 2008/977/JHA of 27
processed in the framework of police		cooperation in criminal matters ⁴ are	November 2008 on the protection of
and judicial cooperation in criminal		applicable in cases in which more	personal data processed in the
matters ¹ are applicable in cases in which		specific instruments, such as Regulation	framework of police and judicial
more specific instruments, such as		(EC) No 2007/2004, do not provide a	cooperation in criminal matters ⁶ are
Regulation (EC) No 2007/2004, do not		full data protection regime.	applicable in cases in which more
provide a full data protection regime.			specific instruments, such as Regulation
			(EC) No 2007/2004, do not provide a
			full data protection regime.
		(7a) This Regulation is without	Council accepts to drop new recital 7a
		prejudice to existing and future	
		legislation on access to documents	
		adopted in accordance with Article	
		15(3) TFEU.	

- ² OJ L 281, 23.11.1995, p. 31.
- ³ OJ L 8, 12.1.2001, p. 1.
- ¹ OJ L 350, 30.12.2008, p. 60.
- ⁴ OJ L 350, 30.12.2008, p. 60.
- ⁵ OJ L 8, 12.1.2001, p. 1.
- ⁶ OJ L 350, 30.12.2008, p. 60.

(8) Since the establishment of EUROSUR cannot be sufficiently achieved by Member States alone and can therefore, by virtue of the scale and impact of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty of the European Union. In accordance with the principle of proportionality this Regulation does not go beyond what is necessary in order to achieve its objective.		(8) Since the <i>objective of this</i> <i>Regulation, namely the</i> establishment of EUROSUR cannot be sufficiently achieved by Member States alone and can therefore, by virtue of the scale and impact of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty of the 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 () this objective.	Agreement on Council text.
(9) In order to implement a gradual	AM 14 deleted	(9) In order to implement a gradual	Agreement on Council text at trilogue on
(9) In order to implement a gradual geographical roll-out of EUROSUR, the obligation to designate and operate national coordination centres should apply in three successive stages, first to the Member States located at the southern sea external borders and at the eastern land external borders, at a second stage to the remaining Member States with land or sea external borders and at a third stage to the remaining Member States.		(9) In order to implement a gradual geographical roll-out of EUROSUR, the obligation to designate and operate national coordination centres should apply in two () successive stages, first to the Member States located at the southern () and () eastern () external borders of the Member States and, at a second stage to the remaining Member States ().	30.1.2013 together with AMS 109 and 110.

AM 15	
(9a) This Regulation includes	Agreement on the following
provisions on the cooperation with	compromise text:
neighbouring third countries, because	(9a) This Regulation includes
a well-structured and permanent	provisions on the cooperation with
cooperation and information exchange	neighbouring third countries, because
with these countries, in particular in	a well-structured and permanent
the Mediterranean region, is a key	cooperation and information exchange
factor for achieving the objectives of	with these countries, in particular in
EUROSUR. It is essential that any	the Mediterranean region, is a key
cooperation and information exchange	factor for achieving the objectives of
between Member States and	EUROSUR. It is essential that any
neighbouring third countries be carried	cooperation and information exchange
out in full compliance with	between Member States and
fundamental rights, such as the	neighbouring third countries be carried
obligation to provide a safe haven for	out in full compliance with
persons in need of international	fundamental rights and notably the
protection.	principle of non refoulement ().
AM 16	
(9b) There is a need to better	Agreement on the following
coordinate spending of the Union and	compromise text:
Member States' funds in the area of	(9b) () The Agency and the Member
home affairs in order to optimise the	States, when implementing this
use of their own budgets. This should	Regulation, should make the best
contribute to a better complementarity,	possible use of existing capabilities in
efficiency and visibility of their	terms of human resources as well as
spending. In particular, EUROSUR	technical equipment, both at Union and
should make the best possible use of	national level.
existing capabilities in terms of human	
resources as well as technical	
equipments, both at EU and national	
level.	

AM 17	
(9c) Mechanisms involving the Union budget in the implementation of EUROSUR should be transparent, responsible and subject to democratic scrutiny.	EP accepts to drop this amendment.
AM 18	
(9d) There is a need to ensure sound financial management of the system and its implementation in the most effective manner possible, while preserving legal certainty and the accessibility of the system to all participants.	EP accepts to drop this amendment.
AM 19	
(9e) The Commission should regularly assess the results of the implementation of EUROSUR with the aid of clear, simple and measurable indicators. These indicators should provide the basis for determining the extent to which the objectives of the system have been achieved.	Agreement on the following compromise text: (9c) The Commission should regularly assess the results of the implementation of this Regulation to determine the extent to which the objectives of EUROSUR have been achieved.

(10) In accordance with Articles 1 and	(10) In accordance with Articles 1 and	Agreement on the Council text.
2 of the Protocol on the position of	2 of the Protocol on the position of	
Denmark, as annexed to the Treaty on	Denmark, () annexed to the Treaty on	
European Union and to the Treaty on the	European Union and to the Treaty on the	
Functioning of the European Union,	Functioning of the European Union,	
Denmark is not taking part in the	Denmark is not taking part in the	
adoption of this Regulation and is	adoption of this Regulation and is ()	
therefore not bound by it or subject to	not bound by it or subject to its	
application thereof. Given that this	application (). Given that this	
Regulation builds upon the Schengen	Regulation builds upon the Schengen	
acquis, under Title V of Part Three of	acquis, () Denmark shall, in	
the Treaty on the Functioning of the	accordance with Article 4 of that	
European Union, Denmark shall, in	Protocol, decide within a period of six	
accordance with Article 4 of that	months after () the Council has	
Protocol, decide within six months after	decided on this Regulation whether it	
adoption of this Regulation whether it	will implement it in its national law.	
will implement it in its national law.		
(11) This Regulation constitutes a	(11) This Regulation constitutes a	Agreement on Council text.
development of provisions of the	development of the provisions of the	
Schengen <i>acquis</i> , in which the United	Schengen acquis () in which the	
Kingdom is not participating, in	United Kingdom () does not take	
accordance with Council Decision	part, in accordance with Council	
2000/365/EC of 29 May 2000	Decision 2000/365/EC of 29 May 2000	
concerning the request of the United	concerning the request of the United	
Kingdom of Great Britain and Northern	Kingdom of Great Britain and Northern	
Ireland to take part in some of the	Ireland to take part in some of the	
provisions of the Schengen <i>acquis</i> ¹ . The	provisions of the Schengen acquis ²	
United Kingdom is therefore not taking	$^{3}(\ldots)$, the United Kingdom is therefore	
part in adoption of this Regulation and is	not taking part in its adoption () and is	
not bound by it or subject to application	not bound by it or subject to its	
thereof.	application ().	

¹

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OJ L 131, 1.6.2000, p. 43. OJ L 131, 1.6.2000, p. 43. OJ L 131, 1.6.2000, p. 43. 3

(12) This Regulation constitutes a	(12) This Regulation constitutes a	Agreement on Council text.
development of provisions of the	development of the provisions of the	Agreement on Council text.
Schengen <i>acquis</i> , in which Ireland is not	Schengen acquis () in which Ireland	
participating, in accordance with	() does not take part, in accordance	
Council Decision 2002/192/EC of 28	with Council Decision 2002/192/EC of	
February 2002 concerning Ireland's	28 February 2002 concerning Ireland's	
request to take part in some of the	request to take part in some of the $request = \frac{1}{2} \left(\frac{1}{2} \right)^2$	
provisions of the Schengen <i>acquis</i> ¹ .	provisions of the Schengen acquis ² ,()	
Ireland is therefore not taking part in	Ireland is therefore not taking part in its	
adoption of this Regulation and is not	adoption () and is not bound by it or	
bound by it or subject to application	subject to its application ().	
thereof.		~ ~ ~
(13) As regards Iceland and Norway,	(13) As regards Iceland and Norway,	Agreement on Council text.
this Regulation constitutes a	this Regulation constitutes a	
development of provisions of the	development of the provisions of the	
Schengen <i>acquis</i> , as provided for by the	Schengen acquis, () within the	
Agreement concluded by the Council of	meaning of the Agreement concluded	
the European Union and the Republic of	by the Council of the European Union	
Iceland and the Kingdom of Norway	and the Republic of Iceland and the	
concerning the association of those two	Kingdom of Norway concerning the	
States with the implementation,	latter's' association () with the	
application and development of the	implementation, application and	
Schengen <i>acquis</i> ³ .	development of the Schengen acquis ⁴	
	which fall within the area referred to	
	in point A of Article 1 of Council	
	Decision 1999/437/EC of 17 May 1999	
	on certain arrangements for the	
	application of that Agreement. As	
	regards Norway, Article 5(1) should	
	apply as from 1 October 2013.	

- 1 OJ L 64, 7.3.2002, p. 20.
- 2
- 3
- OJ L 64, 7.3.2002, p. 20. OJ L 176, 10.7.1999, p. 36. OJ L 176, 10.7.1999, p. 36. 4

(14) As regards Switzerland, this	(14) As regards Switzerland, this	Agreement on the following
Regulation constitutes a development of	Regulation constitutes a development of	compromise text:
provisions of the Schengen acquis, as	the provisions of the Schengen	(14) As regards Switzerland, this
provided for by the Agreement between	acquis() within the meaning of by	Regulation constitutes a development of
the European Union, the European	the Agreement between the European	the provisions of the Schengen acquis
Community and the Swiss	Union, the European Community and	() within the meaning of () the
Confederation concerning the	the Swiss Confederation () on the	Agreement between the European
association of the Swiss Confederation	Swiss Confederation's association ()	Union, the European Community and
with the implementation, application and	with the implementation, application and	the Swiss Confederation () on the
development of the Schengen <i>acquis</i> ¹ .	development of the Schengen acquis ²	Swiss Confederation's association ()
	which fall within the area referred to	with the implementation, application and
	in point A of Article 1 of Council	development of the Schengen acquis ³
	Decision 1999/437/EC read in	which fall within the area referred to in
	conjunction with Article 3 of Council	point A of Article 1 of () Decision
	Decision 2008/146/EC OJ L 53,	1999/437/EC read in conjunction with
	27.2.2008, p.1.	Article 3 of Council Decision
		2008/146/EC4 ()

- ¹ OJ L 53, 27.2.2008, p. 52. ² OJ L 53, 27.2.2008, p. 52. ³ OJ L 53, 27.2.2008, p. 52. ⁴ OJ L 53, 27.2.2008, p.1. 1

(15) As regards Lightanstein this	(15) As regards Lightenstein this	Agreement on the following
(15) As regards Liechtenstein, this	(15) As regards Liechtenstein, this	e e
Regulation constitutes a development of	Regulation constitutes a development of	compromise text:
provisions of the Schengen acquis, as	the provisions of the Schengen	(15) As regards Liechtenstein, this
provided for by the Protocol between the	acquis() within the meaning of the	Regulation constitutes a development of
European Union, the European	Protocol between the European Union,	<i>the</i> provisions of the Schengen
Community, the Swiss Confederation	the European Community, the Swiss	acquis() within the meaning of the
and the Principality of Liechtenstein on	Confederation and the Principality of	Protocol between the European Union,
the accession of the Principality of	Liechtenstein on the accession of the	the European Community, the Swiss
Liechtenstein to the Agreement between	Principality of Liechtenstein to the	Confederation and the Principality of
the European Union, the European	Agreement between the European	Liechtenstein on the accession of the
Community and the Swiss	Union, the European Community and	Principality of Liechtenstein to the
Confederation on the Swiss	the Swiss Confederation on the Swiss	Agreement between the European
Confederation's association with the	Confederation's association with the	Union, the European Community and
implementation, application and	implementation, application and	the Swiss Confederation on the Swiss
development of the Schengen <i>acquis</i> ¹ .	development of the Schengen acquis ²	Confederation's association with the
	which fall within the area referred to	implementation, application and
	in point A of Article 1 of Council	development of the Schengen acquis ⁴
	Decision 1999/437/EC read in	which fall within the area referred to in
	conjunction with Article 3 of Council	point A of Article 1 of () Decision
	Decision 2011/350/EU ³ .	1999/437/EC read in conjunction with
		Article 3 of Council Decision
		$2011/350/EU^5$.

- 2 OJ L 160, 18.6.2011, p. **21**.
- 3 *OJ L 160, 18.6.2011, p. 19.* OJ L 160, 18.6.2011, p. *21*.
- 4
- 5 OJ L 160, 18.6.2011, p. 19.

¹ OJ L 160, 18.6.2011, p. 19.

	AM 20		
(16) Implementation of this Regulation	(16) Implementation of this Regulation	(16) The implementation of this	EP compromise text which the
does not prejudice the division of	[] does not affect <i>the</i> obligations of	Regulation () is without prejudice to	Presidency suggests to accept:
competence between the Union and the	Member States under the United Nations	the division of competence between the	(16) <i>The</i> implementation of this
Member States, and does not affect	Convention on the Law of the Sea, the	Union and the Member States, and does	Regulation does not <i>affect</i> the division
obligations of Member States under the	International Convention for the Safety	not affect obligations of Member States	of competence between the Union and
United Nations Convention on the Law	of Life at Sea, the International	under the United Nations Convention on	the Member States <i>nor the</i> obligations
of the Sea, the International Convention	Convention on Maritime Search and	the Law of the Sea, the International	of Member States under the United
for the Safety of Life at Sea, the International Convention on Maritime	Rescue, the United Nations Convention against Transnational Organised Crime	Convention for the Safety of Life at Sea, the International Convention on	Nations Convention on the Law of the Sea, the International Convention for the
Search and Rescue, the United Nations	and its Protocol against the Smuggling	Maritime Search and Rescue, the United	Safety of Life at Sea, the International
Convention against Transnational	of Migrants by Land, Sea and Air, the	Nations Convention against	Convention on Maritime Search and
Organised Crime and its Protocol	Convention relating to the Status of	Transnational Organised Crime and its	Rescue, the United Nations Convention
against the Smuggling of Migrants by	Refugees, the Convention for the	Protocol against the Smuggling of	against Transnational Organised Crime
Land, Sea and Air, the Convention	Protection of Human Rights and	Migrants by Land, Sea and Air, the	and its Protocol against the Smuggling
relating to the Status of Refugees, the	Fundamental Freedoms and other	Convention relating to the Status of	of Migrants by Land, Sea and Air, the
Convention for the Protection of Human	relevant international instruments.	Refugees, the Convention for the	Convention relating to the Status of
Rights and Fundamental Freedoms and		Protection of Human Rights and	Refugees, the Convention for the
other relevant international instruments.		Fundamental Freedoms and other	Protection of Human Rights and
		relevant international instruments.	Fundamental Freedoms and other
			relevant international instruments.
(17) Implementation of this Regulation		(17) The implementation of this	New compromise text acceptable for the
does not affect the rules for the		Regulation does not affect the rules for	EP. It will replace EP AM 24. The
surveillance of sea external borders in		the surveillance of sea external borders	Presidency suggests to accept it:
the context of operational cooperation		in the context of operational cooperation	(17) <i>The</i> implementation of this
coordinated by the Agency, as laid down		coordinated by the Agency, as laid down	Regulation does not affect the Schengen
in Council Decision 2010/252/EU of 26		in Council Decision 2010/252/EU of 26	Borders Code nor the rules for the
April 2010 ¹ .		April 2010 ² .	surveillance of sea external borders in
			the context of operational cooperation
			coordinated by the Agency ().

¹ OJ L 111, 4.5.2010, page 20. OJ L 111, 4.5.2010, p. 20. 2

		(18) Geographic information such as maps, geographic coordinates and geo-data should be in line with Directive 2007/2/EC of the European Parliament and of the Council of 14 March 2007 establishing an Infrastructure for Spatial Information in the European Community (INSPIRE).	Agreement on Council dropping its text.
HAVE ADOPTED THIS REGULATION:			
TITLE I GENERAL PROVISIONS			
Article 1			
Subject matter			
	AM 21		
This Regulation establishes a common framework for the exchange of information and cooperation between Member States and the Agency in order to improve the situational awareness and reaction capability at the external borders of the Member States and of the European Union, hereinafter referred to as the European Border Surveillance System (EUROSUR).	This Regulation establishes a common framework for the exchange of information and cooperation between Member States and the Agency in order to improve the situational awareness and reaction capability <i>to protect and save</i> <i>the lives of migrants and refugees and</i> <i>to prevent irregular migration and</i> <i>cross-border crime</i> at the external borders of the Member States and of the European Union, hereinafter referred to as the European Border Surveillance System (EUROSUR).	This Regulation establishes a common framework for the exchange of information and cooperation between Member States and the Agency in order to improve the situational awareness and to increase the reaction capability at the external borders of the Member States () of the European Union , hereinafter referred to as the ()"EUROSUR", for the purpose of detecting, preventing and combating illegal migration and cross-border crime and consequently contributing to better protecting and saving the lives of migrants.	Agreement on the following compromise text at trilogue on 22 April 2013: This Regulation establishes a common framework for the exchange of information and cooperation between Member States and the Agency in order to improve the situational awareness and <i>to increase the</i> reaction capability at the external borders of the Member States () of the European Union, hereinafter referred to as the ()"EUROSUR", for the purpose of detecting, preventing and combating illegal immigration and cross-border crime and contributing to () ensuring the protection and saving the lives of migrants.()

Article 2			
Scope			
	AM 22		
1. This Regulation shall apply to the surveillance of land and sea external borders of the Member States, including measures for monitoring, detection, identification, tracking, prevention and interception of illegal border crossings.	1. This Regulation shall apply to the surveillance of land and sea external borders of the Member States, including measures for <i>protecting lives of</i> <i>migrants and refugees, for</i> monitoring, detection, identification, tracking, prevention and interception of illegal border crossings <i>and cross-border</i> <i>crime</i> .	1. This Regulation shall apply to the surveillance of land and sea external borders of the Member States, including () monitoring, detection, identification, tracking, prevention and interception of illegal border crossings in the context of EUROSUR.	Agreement on the following compromise text at trilogue on 22 April 2013: 1. This Regulation shall apply to the surveillance of land and sea external borders of the Member States, including () monitoring, detection, identification, tracking, prevention and interception of illegal border crossings <i>for the purpose</i> <i>of detecting, preventing and combating</i> <i>illegal immigration and cross-border</i> <i>crime and contributing to</i> () <i>ensuring</i> <i>the protection and saving the lives of</i> <i>migrants.</i>
	AM 23		
	1a. This Regulation may also apply to surveillance of air borders as well as to checks at border crossing points if Member States voluntarily provide such information to EUROSUR.		Agreement on EP text at the trilogue on 30.1.2013.
	AM 24		
	<i>1b. This Regulation shall be without prejudice to the Schengen Borders Code.</i>		Agreement at trilogue on 22 April 2013 on a new text in Recital 17.
	AM 25		
	<i>Ic.</i> This Regulation shall be without prejudice to Union legislation as regards fundamental rights, access to international protection, return and trafficking of human beings, including identification of victims thereof.		EP drops AM 25.



	AM 26		
2. This Regulation shall not apply to operational, procedural and legal measures taken after interception.	2. This Regulation shall not apply to <i>[]</i> procedural and legal measures taken after interception.	 This Regulation shall not apply to () procedural and legal measures taken during and after interception. 	Agreement on the following compromise text at trilogue on 22 April 2013:: "2. This Regulation shall not apply to () <i>any</i> legal <i>or</i> administrative
			measures taken once the responsible authorities of a Member State have intercepted the movements of cross- border criminal activities or of persons [illegally/irregularly] crossing the external borders."
	AM 27		
3. Member States and the Agency shall comply with fundamental rights, including data protection requirements, when applying this Regulation. They shall give priority to the special needs of children, victims of trafficking, persons in need of urgent medical assistance, persons in need of international protection, persons in distress at sea and other persons in a particularly vulnerable situation.	3. Member States and the Agency shall comply with fundamental rights, including <i>the principles of non-</i> <i>refoulement and human dignity and</i> data protection requirements, when applying this Regulation. They shall give priority to the special needs of children, <i>in particular unaccompanied</i> <i>minors</i> , victims of trafficking, persons in need of urgent medical assistance, persons in need of international protection, persons in distress at sea and other persons in a particularly vulnerable situation.		Agreement on the following compromise text: 3. Member States and the Agency shall comply with fundamental rights, including <i>the principles of non-</i> <i>refoulement and human dignity and</i> data protection requirements, when applying this Regulation. They shall give priority to the special needs of children, () <i>unaccompanied minors</i> , victims of trafficking, persons in need of urgent medical assistance, persons in need of international protection, persons in distress at sea and other persons in a particularly vulnerable situation.

Article 3			
Definitions			
For the purposes of this Regulation, the following definitions shall apply:			
	cf AM 31, point (fa)	(aa) "Agency" means the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union established by Regulation 2007/2004;	Agreement to keep this definition as point (aa).
	AM 28		
(a) 'situational awareness' means the ability to monitor, detect, identify, track and understand cross-border activities in order to find reasoned grounds for control measures on the basis of combining new information with existing knowledge;	(a) 'situational awareness' means the ability to monitor, detect, identify, track and understand cross-border activities in order to find reasoned grounds for control measures on the basis of [] new information, analysis and existing knowledge, and to be better able to prevent loss of life at sea;	(a) 'situational awareness' means the ability to monitor, detect, identify, track and understand cross-border activities in order to find reasoned grounds for reaction () measures on the basis of combining new information with existing knowledge;	Agreement on the following compromise text: (a) 'situational awareness' means the ability to monitor, detect, identify, track and understand <i>[illegal]</i> cross-border activities in order to find reasoned grounds for <i>reaction</i> () measures on the basis of combining new information with existing knowledge, <i>and to be</i> <i>better able to reduce loss of lives of</i> <i>migrants <u>at, along or in the proximity</u> <u>of the external borders;</u></i>
	AM 29		
(b) 'reaction capability' means the ability to perform actions aimed at countering illegal cross-border movements, including the means and timelines to react adequately to unusual circumstances;	(b) 'reaction capability' means the ability to perform actions aimed at countering illegal cross-border movements and protecting lives of migrants and refugees, including at sea, including the means and timelines to react adequately to unusual circumstances and emergency situations;	(b) 'reaction capability' means the ability to perform actions aimed at countering illegal cross-border movements at , along or in the proximity of the external borders of the Member States (), including the means and timelines to react adequately ();	EP accepts to drop AM 29.

(c) 'situational picture' means a		(c) 'situational picture' means a	Agreement on Council text.
graphical interface to present real-time		graphical interface to present near real-	Agreement on Council text.
data, information and intelligence		time data and information () received	
received from different authorities,		from different authorities, sensors,	
sensors, platforms and other sources,		platforms and other sources, which is	
which is shared across communication		shared across communication and	
and information channels with other		information channels with other	
authorities in order to achieve situational		authorities in order to achieve situational	
		awareness and support the reaction	
awareness and support the reaction		**	
capability along the external borders and		capability along the external borders of	
the pre-frontier area;		the Member States and the pre-frontier	
	AM 30	area;	
(d) 'cross-border crime' means any	(d) 'cross-border crime' means any	(d) 'cross-border crime' means any	Agreement on Council text.
serious or organised crime committed at	serious or organised crime committed at	serious () crime with a cross border	
the external borders of Member States,	the external borders of Member States or	dimension committed at, () along or	
such as trafficking in human beings,	at their proximity, such as trafficking in	in the proximity of the external borders	
smuggling of drugs and other illicit	human beings, smuggling of drugs and	of the Member States();	
activities;	other illicit activities <i>that have a cross-</i>		
	border dimension;		
(e) 'external border section' means the			
whole or a part of the external land or			
sea border of a Member State as defined			
by national legislation or as determined			
by the national coordination centre or			
any other responsible national authority;			
(f) 'pre-frontier area' means the		(f) 'pre-frontier area' means the	Agreement on Council text.
geographical area beyond the external		geographical area beyond the external	
border of Member States, which is not		borders of the Member States ().	
covered by a national border			
surveillance system.			

AM 55 Article 9 para 3 c) c) a sub-layer on crisis situations, which shall contain information with regard to natural and man-made disasters, accidents, <i>humanitarian or</i> <i>political crisis</i> and any other crisis situation occurring at or nearby the external borders of the Member State concerned, which may have a significant impact <i>at</i> the external borders;	(fa) 'crisis situations' means any natural and/or man-made disasters, accidents and any other serious incident occurring at, along or in the proximity of the external borders of the Member States, which may have a significant impact on the control of the external borders.	Agreement on the following text (fa) 'crisis situations' means any natural and/or man-made disasters, accidents, <u>humanitarian or political</u> <u>crisis</u> and any other serious incident occurring at, along or in the proximity of the external borders of the Member States, which may have a significant impact on the control of the external borders.
AM 31		
(fa) 'Agency' means the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union established by Council Regulation (EC) No 2007/2004 of 26 October 2004 (Frontex).	cf point (aa)	EP agreed to drop this AM (moved to (aa)).
AM 32		
(fb) 'incident' means an event relating to a potential risk for the lives of migrants, irregular border crossing or cross-border crime at or nearby the external borders of a Member State;		EP insists in keeping its AM 32 to include in the text a definition of "incident". It suggests the followingcompromise text: (fb) 'incident' means a situation relating to [illegal] immigration or cross-border crime or a risk for the lives of migrants at, along or in the proximity of the external borders of Member States;.

MMA/cr

	AM 33		
	(fc) 'interception' means all measures taken by a Member State or a Member State together with the Agency in order to prevent, interrupt or stop cross- border crime or the movement of persons crossing external borders without the required documentation, or to protect lives of migrants and refugees.		EP accepts to drop AM 33 in light of the compromise found for Article 2 paragraph 2.
TITLE II			
FRAMEWORK			
CHAPTER I			
Components			
Article 4			
EUROSUR framework			
1. For the exchange of information and cooperation in the field of border surveillance, Member States and the Agency shall use the framework of EUROSUR, consisting of the following components:		1. For the exchange of information and cooperation in the field of border surveillance and , without prejudice to existing information exchange and cooperation mechanisms , Member States and the Agency shall use the EUROSUR framework (), consisting of the following components:	Agreement on the following compromise text: 1. For the exchange of information and cooperation in the field of border surveillance <i>and</i> , <i>taking into account</i> <i>existing information exchange and</i> <i>cooperation mechanisms</i> , Member States and the Agency shall use the <i>EUROSUR</i> framework (), consisting of the following components:
(a) national coordination centres for border surveillance;		(a) national coordination centres ();	Agreement on Council text.
(b) national situational pictures;			

	AM 34		
(c) communication network;	(c) <i>data exchange and</i> communication network;		Agreement on Commission text.
(d) European situational picture;			
(e) common pre-frontier intelligence picture;			
(f) common application of surveillance tools.			
 The national coordination centres shall provide the Agency via the communication network with all the information from their national situational pictures which is required for the establishment and maintenance of the European situational picture and of the common pre-frontier intelligence picture. The Agency shall give the 		2. The national coordination centres shall provide the Agency via the communication network with () information from their national situational pictures which is required for the establishment and maintenance of the European situational picture and of the common pre-frontier intelligence picture.	Agreement on Council text.
3. The Agency shall give the national coordination centres via the communication network unlimited access to the European situational picture and to the common pre-frontier intelligence picture.			
4. The components listed in paragraph 1 shall be established and maintained in line with the principles outlined in the annex.			

Article 5 National Coordination Centre			
1. Each Member State with land and sea external borders shall designate, operate and maintain a National Coordination Centre for border surveillance, which shall coordinate and exchange information between all authorities with a responsibility for external border surveillance at national level as well as with the other national coordination centres and the Agency. The Member State shall notify the establishment of the centre to the Commission, which shall forthwith inform the other Member States and the Agency.		1. Each Member State () shall designate, operate and maintain a National Coordination Centre (), which shall coordinate and exchange information between all authorities with a responsibility for external border surveillance at national level as well as with the other national coordination centres and the Agency. The Member State shall notify the establishment of the centre to the Commission, which shall forthwith inform the other Member States and the Agency.	Agreement on Council text following agreement on Article 21.
<u> </u>	AM 35	1	
2. Without prejudice to Article 16, the national coordination centre shall be the single point of contact for the exchange of information and cooperation with other national coordination centres and with the Agency.	2. Without prejudice to Article 16, the national coordination centre shall be the single point of contact for the exchange of information and cooperation <i>within the framework of</i> <i>EUROSUR</i> with other national coordination centres and with the Agency.	2. Without prejudice to Article 16, the national coordination centre shall be the single point of contact for the exchange of information and cooperation with other national coordination centres and with the Agency in the context of EUROSUR .	Agreement on the following compromise text: Without prejudice to Article 16 <i>and</i> <i>within the framework of EUROSUR,</i> the national coordination centre shall be the single point of contact for the exchange of information and cooperation with other national coordination centres and with the Agency
	AM 36		
3. The national coordination centre shall:	3. The national coordination centre shall, <i>in accordance with national law</i> :	3. The national coordination centre shall <i>inter alia</i> :	Agreement on the following compromise text: 3. The national coordination centre shall:



	AM 37		
(a) ensure the timely information	(a) ensure the timely information	(a) ensure the timely information	Agreement on the following
exchange and cooperation between all	exchange and cooperation between all	exchange and contribute to the	compromise text:
national authorities with a responsibility	national authorities with a responsibility	cooperation between all national	(a) ensure the timely information
for external border surveillance and with	for external border surveillance and	authorities with a responsibility for	exchange and () cooperation between
relevant law enforcement authorities at	search and rescue and with relevant law	external border surveillance and with	all national authorities with a
national level as well as with other	enforcement, asylum and immigration	() law enforcement authorities at	responsibility for external border
national coordination centres and the	authorities at national level as well as	national level as well as with other	surveillance () as well as with other
Agency;	with other national coordination centres	national coordination centres and the	national coordination centres and the
	and the Agency;	Agency;	Agency;
			(aa) ensure the timely information
			exchange with search and rescue, law
			enforcement, asylum and immigration
			authorities at national level;
(b) contribute to an effective and		(b) contribute to an effective and	Agreement on Commission text.
efficient management of resources and		efficient management of resources and	
personnel;		personnel in accordance with national	
		law;	
	AM 38		
	(ba) ensure that its personnel and the		EP accepts to drop its AM 38.
	personnel of other authorities with a		
	responsibility for external border		
	surveillance are properly trained for		
	detecting and dealing with situations		
	involving vulnerable persons, such as		
	persons in need of international		
	protection, unaccompanied minors and		
	victims of trafficking;		

MMA/cr

	AM 39		
	(bb) ensure compliance with human rights and the principle of non- refoulement within each activity carried out by the National Coordination Centre and the other authorities with a responsibility for external border surveillance;		EP accepts to drop its AM 39.
(c) establish and maintain the National Situational Picture in accordance with Article 9;			
(d) support the planning and implementation of all national border surveillance activities;		(d) support the planning and implementation of () national border surveillance activities;	Agreement on Council text.
(e) administer the national border surveillance system, where applicable in accordance with national law;		(e) coordinate () the national border surveillance system, () in accordance with national law;	Agreement on Council text.
	AM 40		
(f) measure regularly the effects of national border surveillance activities;	(f) measure regularly the effects of national border surveillance activities, <i>including as regards the protection of</i> <i>lives of migrants and refugees, and</i> <i>assess their compliance with</i> <i>fundamental rights and the principle of</i> <i>non-refoulement</i> ;	(f) contribute to () regularly measuring the effects of national border surveillance activities;	Agreement on the following compromise text: (f) <i>contribute to</i> () regularly <i>measuring</i> the effects of national border surveillance activities <i>for the purposes</i> <i>of this Regulation</i> "
(g) coordinate operational measures with other Member States, without prejudice to the competences of the Agency.		(g) coordinate operational measures with other Member States, without prejudice to the competences of the Agency and of Member States .	Agreement on Council text.

	AM 41		
	3a. While performing their tasks, staff of the National Coordination Centres shall comply with Union and international law and shall observe fundamental rights and the national law of the Member State.		EP accepts to drop its AM 41.
4. The national coordination centre shall operate twenty four hours a day and seven days a week.			
Article 6			
The Agency			
	AM 42		
1. The Agency shall	1. In accordance with Regulation (EC) No 2007/2004 and with the Agency's Fundamental Rights Strategy, the Agency shall		EP accepts to drop its AM 42.
(a) administer the communication network for EUROSUR in accordance with Article 7;		(a) establish () and maintain the communication network for EUROSUR in accordance with Article 7;	Agreement on Council text.
(b) establish and maintain the European situational picture in accordance with Article 10;			
(c) establish and maintain the common pre-frontier intelligence picture in accordance with Article 11;			
(d) facilitate the common application of surveillance tools in accordance with Article 12.		(d) coordinate () the common application of surveillance tools in accordance with Article 12.	Agreement on Council text.
	AM 43		
	(da) ensure compliance with human rights and the principle of non- refoulement within each activity carried out in the framework of EUROSUR.		See compromise text for Article 20 (1).



2. For the purposes of paragraph 1, the Agency shall operate twenty four hours a day and seven days a week.			
	AM 44		
	2a. The Consultative Forum and the Fundamental Rights Officer shall have access to all information concerning respect for fundamental rights, in relation to all the activities of the Agency within the framework of EUROSUR, in accordance with Article 26a of Regulation (EC) No 2007/2004.		Agreement to insert a new recital to replace AM 44.
Article 7			
Communication network			
1. The Agency shall establish and maintain a communication network in order to provide communications and analytical tools and allow for the secure exchange of non-classified sensitive and classified information in near real time with and between the national coordination centres. The network shall be operational twenty four hours a day and seven days a week and allow for:		1. The Agency shall establish and maintain a communication network in order to provide communications and analytical tools and allow for the () exchange of non-classified sensitive and classified information in a secured manner and in near real time with and between the national coordination centres. The network shall be operational twenty four hours a day and seven days a week and allow for:	Agreement on Council text.
(a) bilateral and multilateral information exchange in near real time;			
(b) audio and video conferencing;			
	AM 45		
(c) secure handling, storing, processing of non-classified sensitive information;	(c) secure handling, storing, <i>transmission and</i> processing of non- classified sensitive information;	 (c) secure handling, storing, transmission and processing of non- classified sensitive information; 	Agreement - identical texts.

(d) secure handling, storing, transmission and processing of EU classified information up to the level of RESTREINT UE/EU RESTRICTED or equivalent national classification levels, ensuring that classified information is handled in a separate and duly accredited part of the communication			
network.2.The Agency shall providetechnical support and ensure that thecommunication network is interoperablewith any other communication andinformation system managed by theAgency.		2. The Agency shall provide technical support and ensure that the communication network is interoperable with any other relevant communication and information system managed by the Agency.	Agreement on Council text.
	AM 46		
3. The Agency and the national coordination centres shall exchange, process and store non-classified sensitive and classified information in the communication network in compliance with rules and standards which apply the basic principles and common standards of or are equivalent to the Commission Decision 2001/844/EC amending its internal Rules of Procedure ¹ .	3. In accordance with Article 11d of Regulation (EC) No 2007/2004, the Agency [] shall exchange, process and store non-classified sensitive and classified information in the communication network in compliance with [] Commission Decision 2001/844/EC amending its internal Rules of Procedure.	3. The Agency and the national coordination centres shall exchange, process and store non-classified sensitive and classified information in the communication network in compliance with rules and standards which apply the basic principles and common standards of () Commission Decision 2001/844/EC, ECSC, Euratom of 29 November 2001 amending its internal Rules of Procedure ² .	Agreement on the following text: 3. The Agency [] shall exchange, process and store non-classified sensitive and classified information in the communication network <i>in</i> <i>accordance with Article 11d of</i> <i>Regulation (EC) No 2007/2004</i> .

¹ OJ L 317, 3.12.2001, p.1. OJ L 317, 3.12.2001, p.1.

²

	AM 47	
	3a. The national coordination centres shall exchange, process and store non-classified sensitive and classified information in the communication network in compliance with rules and standards which are equivalent to the Commission Decision 2001/844/EC amending its internal Rules of Procedure.	Agreement on EP text.
4. Member States' authorities, agencies and other bodies using the communication network shall ensure that equivalent security rules and standards as those applied by the Agency are complied with for the handling of classified information.	¥	
CHAPTER II Situational Awareness		
Article 8 Situational pictures		
1. The national situational pictures, the European situational picture and the common pre-frontier intelligence picture shall be produced through the collection, evaluation, collation, analysis, interpretation, generation, visualisation and dissemination of information.		
2. The pictures referred to in paragraph 1 shall consist of the following layers:		

(a) an events layer, containing information on incidents concerning irregular migration, cross-border crime and crisis situations;		 (a) an events layer, containing information on incidents concerning () illegal migration, cross-border crime and crisis situations; 	EP compromise proposal at trilogue on 22.04: (a) an events layer, containing information on incidents () and crisis situations;
(b) an operational layer, containing information on the status and position of own assets, areas of operation and environmental information;		 (b) an operational layer, containing information on the status and position of own assets and areas of operation, without prejudice to the legal limitations based on national law and environmental information; 	 The Presidency suggests to accept Cion suggestion : (b) an operational layer, containing information on the status and position of own assets, areas of operation and environmental information in accordance with Articles 9 to 11;
 (c) an analysis layer, containing strategic information, analytical products, intelligence as well as imagery and geo-data. 		 (c) an analysis layer, containing strategic information, analytical products () and analysed information, as well as imagery and geo-data. 	Agreement on Council text.
Article 9 National Situational Picture			
	AM 48		
1. The national coordination centre shall establish and maintain a national situational picture, in order to provide all authorities with responsibilities in border surveillance at national level with effective, accurate and timely information which is relevant for the prevention of irregular migration and cross-border crime at the external borders of the Member State concerned.	1. The national coordination centre shall establish and maintain a national situational picture, in order to provide all authorities with responsibilities in border surveillance at national level with effective, accurate and timely information which is relevant for <i>the</i> <i>protection of the lives of migrants and</i> <i>refugees</i> , the prevention of irregular migration and cross-border crime at the external borders of the Member State concerned.	1. The national coordination centre shall establish and maintain a national situational picture, in order to provide all authorities with responsibilities in () control and in particular surveillance of external borders at national level with effective, accurate and timely information which is relevant for the purpose of detecting, preventing () and combating () illegal migration and cross-border crime at the external borders of the Member State concerned.	Agreement on the following compromise text: 1. The national coordination centre shall establish and maintain a national situational picture, in order to provide all authorities with responsibilities in () <i>control and in particular</i> surveillance <i>of</i> <i>external borders</i> at national level with effective, accurate and timely information ().

2. The national situational picture shall be composed of information collected from the following sources:		2. The national situational picture shall be composed of information collected from () sources such as :	Agreement on Commission text.
	AM 49		
(a) national border surveillance system, where applicable in accordance with national law;	(a) national border surveillance system, where <i>existing and</i> applicable in accordance with national law;	(a) national border surveillance system () in accordance with national law;	Agreement on Council text.
(b) stationary and mobile sensors operated by national authorities with a responsibility for external border surveillance;			
(c) patrols on border surveillance and other monitoring missions;			
(d) local, regional and other coordination centres;			
(e) other relevant national authorities and systems;		(e) other relevant national authorities and systems, which may include liaison officers, centres and contact points;	Agreement on the following compromise text: (e) other relevant national authorities and systems, <i>including liaison officers</i> , <i>operational centres and contact points</i> ;
(f) the Agency;			
	AM 50		
(g) national coordination centres in other Member States and in third countries;	(g) national coordination centres in other Member States [];	(g) national coordination centres in other Member States ();	Agreement - identical texts.
	AM 51		
	(ga) authorities of third countries;		Agreement on the following compromise text: (ga) authorities of third countries on the basis of bilateral or multilateral agreements and regional networks as referred to in Articles 18 [and 18a]; The reference to Article 18a will depend on the text of the Article on UK and Ireland.



	A 14 52	(ga) () bilateral or multilateral agreements and regional networks as referred to in Articles 18 and 18a;	Council agrees to drop its text (see compromise above).
	AM 52		
 (h) regional networks with neighbouring third countries, such as the SEAHORSE Atlantic network, SEAHORSE Mediterranean network, the Baltic Sea Region Border Control Cooperation network CoastNet, the Black Sea Border Coordination and Information Centre and other regional networks set up at the external land borders; 	(h) regional networks with neighbouring third countries [];	deleted	Agreement to delete the point (see compromise above).
	AM 53		
 (i) ship reporting systems, such as the Automatic Identification System (AIS) and the Vessel Monitoring System (VMS). Data from these systems shall be acquired at national level from the national competent authorities and fisheries monitoring centres; 	 (i) ship reporting systems []. Data from these systems shall be acquired at national level from the national competent authorities and fisheries monitoring centres; 	 (i) ship reporting systems within their given legal limitations (); 	Agreement on the following compromise text: (i) ship reporting systems in accordance with their respective legal bases;
(j) other relevant European and international organisations;			
(k) other sources.		deleted	Agreement on Commission text. / See outcome on the introductory part to paragraph 2.
3. The events layer of the national situational picture shall consist of the following sub-layers:			

	AM 54		
(a) a sub-layer on irregular migration,	(a) a sub-layer on irregular migration,	(a) a sub-layer on () illegal	New compromise text:
which shall contain information on	which shall contain information on	migration, which () contains	(a) a sub-layer on <i>illegal border</i>
incidents concerning illegal border	incidents concerning illegal border	information on incidents concerning	crossings including information,
crossings of migrants occurring at or	crossings of migrants occurring at or	illegal border crossings of () third	available to the national coordination
nearby the external borders of the	nearby the external borders of the	country nationals and occurring at,	centre, on incidents relating to a risk
Member State concerned, on facilitations	Member State concerned, on facilitations	along or in the proximity of the	for the of lives of migrants.
of irregular border crossings and on any	of irregular border crossings and on any	external borders of the Member State	
other relevant irregular migration	other relevant irregular migration	concerned, on facilitations of illegal ()	
incident, such as a search and rescue	incident, such as a search and rescue	border crossings and on any other	
mission for persons attempting to cross	mission for persons whose life or	relevant () illegal migration incident	
the border illegally.	personal integrity is at risk and who	();	
	may or may not be attempting to cross		
	the border illegally.		
(b) a sub-layer on cross-border crime,		(b) a sub-layer on cross-border crime	Agreement on Council text.
which shall contain information on		();	
incidents concerning trafficking in			
human beings, smuggling of drugs and			
other illicit goods, and on any other			
serious and organised or organised crime			
incident at or nearby the external borders			
of the Member State concerned;			
	AM 55		
(c) a sub-layer on crisis situations,	c) a sub-layer on crisis situations,	(c) a sub-layer on crisis situations	Agreement on the Council text following
which shall contain information with	which shall contain information with	();	the agreement on the definition in
regard to natural and man-made	regard to natural and man-made		Article 3(fa).
disasters, accidents and any other crisis	disasters, accidents, humanitarian or		
situation occurring at or nearby the	<i>political crisis</i> and any other crisis		
external borders of the Member State	situation occurring at or nearby the		
concerned, which may have a significant	external borders of the Member State		
impact on the control of the external	concerned, which may have a significant		
borders;	impact at the external borders;		



(d) a sub-layer on other events, which shall contain information on unidentified and suspect platforms and persons present at or nearby the external borders of the Member State concerned, as well as any other event which may have a significant impact on the control of the external borders;	AM 56	 (d) a sub-layer on other events, which () contains information on unidentified and suspect (), vehicles, vessels and other craft and persons present at, () along or in the proximity of the external borders of the Member State concerned, as well as any other event which may have a significant impact on the control of the external borders; 	Agreement on Council text.
4. Each incident in the events layer of the national situational picture shall be assigned with a single indicative impact level, ranging from 'low' and 'medium' to 'high' impact. All events assigned with a 'medium' to 'high' impact level shall be shared with the Agency.	4. Each incident in the events layer of the national situational picture shall be assigned with a single indicative impact level, ranging from 'low' and 'medium' to 'high' impact. <i>Incidents</i> <i>regarding persons in distress at sea</i> <i>shall be assigned with a 'high' impact</i> <i>level.</i> All events assigned with a 'medium' to 'high' impact level shall be shared with the Agency.	4. The national coordination centre shall attribute a single indicative impact level, ranging from 'low' and 'medium' to 'high' impact to each incident in the events layer of the national situational picture (). All incidents () shall be shared with the Agency.	Agreement on Council text.
5. The operational layer of the national situational picture shall consist of the following sub-layers:			

(a) a sub-layer on own assets and	EP compromise text:
	(a) a sub-layer on own assets <i>and</i>
	operational areas, which () contains
	information on position, () status and
authorities involved; where own assets	type of own assets, () and on the
are deployed on a multi-task mission	authorities involved; where own assets
which includes military tasks, the	are deployed on a multi-task mission
national coordination centre can decide	which includes military tasks, the
not to share such information with other	national coordination centre <i>may</i> decide
national coordination centres and the	not to share such information with other
Agency ();	national coordination centres and the
	Agency () if the primary purpose of
	the patrol is not to prevent
	[irregular/illegal] migration or cross-
	border crime''
deleted	
(c) a sub-layer on environmental	Agreement on Council text.
information, which () contains or	-
gives access to information on terrain	
and weather conditions at the external	
borders of the Member State concerned.	
5a. The information on own assets	Agreement on Council text.
in the operational layer shall be	-
classified as EU RESTRICTED.	
	operational areas, which () contains information on position, () status and type of own assets, () and on the authorities involved; where own assets are deployed on a multi-task mission which includes military tasks, the national coordination centre can decide not to share such information with other national coordination centres and the Agency ();deleted(c) a sub-layer on environmental information, which () contains or gives access to information on terrain and weather conditions at the external borders of the Member State concerned.5a. The information on own assets in the operational layer shall be

	AM 57		
(a) an information sub-layer, which shall contain key developments and indicators relevant for the analysis of irregular migration and cross-border crime.	(a) an information sub-layer, which shall contain key developments and indicators relevant for the analysis of <i>the</i> <i>protection of the lives of migrants and</i> <i>refugees,</i> irregular migration and cross- border crime.	 (a) an information sub-layer, which () contains key developments and indicators relevant for the analysis of () illegal migration and cross-border crime. 	Agreement on the following compromise text: (a) an information sub-layer, which contains key developments and indicators relevant for the purposes of this Regulation ().
(b) an analytical sub-layer, which shall present analytical reports, risk rating trends, regional monitors and briefing notes relevant for the concerned Member State;		(b) an analytical sub-layer, which () includes analytical reports, risk rating trends, regional monitors and briefing notes on illegal migration and cross border crime, relevant for the () Member State <i>concerned</i> ;	Agreement on the following compromise text: (b) an analytical sub-layer, which () includes analytical reports, risk rating trends, regional monitors and briefing notes relevant for the purposes of this Regulation () .;
(c) an intelligence picture sub-layer, which shall contain migrant profiles, routes, information on the impact levels attributed to the external land and sea border sections and facilitation analysis.	AM 58 (c) an intelligence picture sub-layer, which shall contain <i>an analysis of</i> <i>migration flows and</i> routes <i>and their</i> <i>potential risk for the lives of migrants</i> <i>and refugees</i> , information on the impact levels attributed to the external land and sea border sections and [] analysis <i>of</i> <i>smuggling and trafficking</i> .	(c) an intelligence () sub-layer, which () contains analysed information on illegal migration and cross border crime relevant for the attribution of () the impact levels () to the external () border sections such as migrant profiles, routes and facilitation analysis.	Agreement on the following compromise text: (c) an intelligence () sub-layer, which () contains analysed information relevant for the purposes of this Regulation and, in particular, for the attribution of () the impact levels () to the external () border sections ().
(d) an imagery and geo-data sub- layer, which shall contain reference imagery, background maps, intelligence validation assessments, change analysis (earth observation imagery) as well as change detection, geo-referenced data and border permeability maps.	AM 59 (d) an imagery and geo-data sub- layer, which shall contain reference imagery, background maps, intelligence validation assessments, change analysis (earth observation imagery) as well as change detection, geo-referenced data and <i>external</i> border permeability maps.	(d) an imagery and geo-data sub- layer, which () includes reference imagery, background maps, () validation of analysed information () and change analysis (earth observation imagery) as well as change detection, geo-referenced data and border permeability maps.	Agreement on the following compromise text: (d) an imagery and geo-data sub-layer, which () includes reference imagery, background maps, () validation of analysed information () and change analysis (earth observation imagery) as well as change detection, geo-referenced data and external border permeability maps.



	AM 60		
	(da) all crisis situations related to preventing the loss of human lives and rescuing people at the land and sea borders of the Member State concerned.		EP accepts to drop AM 60.
7. The information contained in the analysis layer and on environmental information in the operational layer of the national situational picture may be based on the information provided in the European situational picture and in the common pre-frontier intelligence picture.			
 8. The information on own assets in the operational layer shall be classified as EU Restricted. 9. The national coordination centres of neighbouring Member States shall share with each other directly and in near real time the situational picture of neighbouring external border sections relating to: 		deleted	Agreement on Council's deletion.
 (a) all incidents concerning irregular migration and cross-border crime and other significant events contained in the events layer; (b) the positions of own patrols contained in the operational layer, when the primary mission of the patrol is to prevent irregular migration and cross-border crime; 		 () incidents concerning () illegal migration and cross-border crime and other significant events contained in the events layer. deleted 	Compromise suggested by the EP: (a) () incidents () and other significant events contained in the events layer;

	9a The national coordination centres of neighbouring Member States may share with each other directly and in near real time the situational picture of neighbouring external border sections relating to:	Compromise suggested by the EP: 9a. In relation to points b and c of paragraph 9, the national coordination centre may decide not to share such information with the national coordination centres of neighbouring Member States where own assets are deployed on a multi- task mission which includes military tasks <u>if the primary purpose of the patrol is not to prevent</u> [irregular/illegal] migration or cross- border crime.
	(a) the positions of own patrols contained in the operational layer, when the primary mission of the patrol is to prevent () illegal migration and cross- border crime;	
(c) the planning schemes, schedules and communication codes for the following day of patrols operating in the neighbouring external border sections;	(b) the planning schemes, schedules and communication codes for the following day of patrols operating in the neighbouring external border sections;	
(d) tactical risk analysis reports as contained in the analysis layer.	(c) tactical risk analysis reports as contained in the analysis layer.	

	AM 61		
	9a. All information on situations where migrants and refugees are found in distress at sea shall be shared immediately with the Agency and the national coordination centres, which shall immediately inform the Maritime Rescue Coordination Centre responsible for the area in which the situation occurs.		EP accepts to drop AM 61.
Article 10			
European Situational Picture			
	AM 62		
1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres with information and analysis which is relevant for the prevention of irregular migration and cross-border crime at the external borders of the Member States.	1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres with information and analysis which is relevant for <i>the</i> <i>protection of the lives of migrants and</i> <i>refugees and</i> the prevention of irregular migration and cross-border crime at the external borders of the Member States.	1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres with information and analysis which is relevant for the purpose of detecting, preventing () and combating () illegal migration and cross-border crime at the external borders of the Member States.	Agreement on the following compromise text: 1. The Agency shall establish and maintain a European situational picture in order to provide the national coordination centres with <i>effective</i> , <i>accurate and timely information and</i> <i>analysis</i> ().
2. The European Situational Picture shall be composed of information collected from the following sources:		2. The European situational picture shall be composed of information collected from () sources such as :	Agreement on Commission text.
	AM 63		
(a) national situational pictures, including basic information received under Article 9(8);	(a) national situational pictures, including basic information received under Article 9(5)(a);	 (a) national situational pictures as authorised by the national coordination centre, in compliance with the provisions of this Article (); 	Agreement on the following compromise text: (a) national situational pictures <i>to the</i> <i>extent required by this Article</i> ,

(b) the Agency;			
			New suggestion by the Presidency to replace AM 70 (new baa) the European Commission, providing strategic information on border control;
	AM 64		
	(ba) European Union delegations and offices;		Agreement on EP text.
	AM 65		
(c) other relevant European and international organisations;	(c) other relevant European and international organisations, <i>including</i> <i>entities referred to in Article 17</i> ;	 (c) other relevant Union () agencies, bodies and international organisations as referred to in Article 17; 	Agreement on the following compromise text: (c) other relevant Union () agencies, Union bodies and international organisations as referred to in Article 17 ;
(d) other sources.		deleted	Agreement on Commission text.
3. The events layer of the European situational picture shall include information relating to:			
(a) incidents regarding irregular migration and cross-border crime as well as crisis situations and on other events contained in the events layer of the national situational picture, which has been assigned with a medium or high impact level by the national coordination centre;		(a) incidents regarding () illegal migration and cross-border crime as well as crisis situations and () other events contained in the events layer of the national situational picture ();	Compromise proposed by the Presidency, acceptable for the EP if a solution is found on the definition of "incidents" and as part of the package on saving of lives: (a) incidents () contained in the events layer of the national situational picture ();

	AM 66		
(b) incidents regarding irregular migration and cross-border crime as well as crisis situations and other events contained in Common Pre-Frontier Intelligence Picture, once it is having a moderate or significant impact on the external borders of the Member States;	(b) incidents regarding irregular migration and cross-border crime as well as crisis situations and other events contained in Common Pre-Frontier Intelligence Picture, <i>which have a</i> <i>medium</i> or <i>high</i> impact on the external borders of the Member States;	(b) incidents regarding () illegal migration and cross-border crime as well as crisis situations and other events contained in the Common Pre-Frontier Intelligence Picture ();	Compromise proposed by the Presidency, acceptable for the EP if a solution is found on the definition of "incidents" and as part of the package on saving of lives: (b) incidents () and other events contained in the Common Pre-Frontier Intelligence Picture ();
(c) incidents regarding irregular migration and cross-border crime in the operational area of a joint operation coordinated by the Agency.		(c) incidents regarding () illegal migration and cross-border crime in the operational area of a joint operation coordinated by the Agency.	Compromise proposed by the Presidency, acceptable for the EP if a solution is found on the definition of "incidents" and as part of the package on saving of lives: (c) incidents () in the operational area of a joint operation, <i>pilot project or</i> <u>rapid intervention</u> coordinated by the Agency.
4. In the European situational picture the Agency shall use the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre.		4. In the European situational picture the Agency shall () take into account the impact level that was assigned to a specific incident in the national situational picture by the national coordination centre.	Agreement on Council text.
5. The <i>operational layer</i> of the European situational picture shall consist of the following sub-layers:			

	AM 67		
(a) a sub-layer on own assets, which shall contain information on the position, time, course, speed status and type of assets participating in the Agency joint operations or at the disposal of the Agency, and the deployment plan, including the area of operation, patrol schedules and communication codes;	 (a) a sub-layer on own assets, which shall contain information on the position, time, course, speed status and type of assets participating in the Agency joint operations <i>and pilot projects</i> or at the disposal of the Agency, and the deployment plan, including the area of operation, patrol schedules and communication codes; 	 (a) a sub-layer on own assets, which () contains information on the position, time, () status and type of assets participating in the Agency joint operations or at the disposal of the Agency, and the deployment plan, including the area of operation, patrol schedules and communication codes; 	Agreement on the following compromise text: (a) a sub-layer on own assets, which () contains information on the position, time, () status and type of assets participating in the Agency joint operations, <i>pilot projects and rapid</i> <i>interventions</i> or at the disposal of the Agency, and the deployment plan, including the area of operation, patrol schedules and communication codes;
	AM 68		
(b) a sub-layer on operations, which shall contain information on the joint operations coordinated by the Agency, including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media;	(b) a sub-layer on operations, which shall contain information on the joint operations <i>and pilot projects</i> coordinated by the Agency, including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media;	(b) a sub-layer on operations, which () contains information on the joint operations coordinated by the Agency, including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media;	Agreement on the following compromise text: (b) a sub-layer on operations, which () contains information on the joint operations, <i>pilot projects and rapid</i> <i>interventions</i> coordinated by the Agency, including the mission statement, location, status, duration, information on the Member States and other actors involved, daily and weekly situational reports, statistical data and information packages for the media;
(c) a sub-layer on environmental information, which shall include information on terrain and weather conditions at the external borders of the Member States.		(c) a sub-layer on environmental information, which () includes information on terrain and weather conditions at the external borders of the Member States.	Agreement on Council text.
		5bis. The information on own assets in the operational layer of the European situational picture shall be classified as EU <i>RESTRICTED</i> .	Agreement on Council text.



6. The analysis layer of the European situational picture shall consist		5ter. The European Situational Picture shall not be used for the visualisation of any personal data with the exception of the registration numbers of vessels.	Agreement to delete Council text. Compromise proposed by COM can be accepted by the Council and the EP:
of the following sub-layers:			6. The analysis layer of the European situational picture shall be structured in the same manner as in the National Situational Picture.
	AM 69		
(a) an information sub-layer, which shall contain key developments and indicators relevant for the analysis of irregular migration and cross-border crime;	(a) an information sub-layer, which shall contain key developments and indicators relevant for the analysis of irregular migration, <i>the protection of</i> <i>migrants and refugees</i> and cross-border crime;	 (a) an information sub-layer, which () contains key developments and indicators relevant for the analysis of () illegal migration and cross-border crime; 	Following compromise by COM on (6), would be deleted.
(b) an analytical sub-layer, which shall present overall and subcategory risk ratings maps; risk rating trends; regional monitors; briefing notes as well as correlation indicators for the risk ratings and Frontex Risk Analysis Network indicators;		(b) an analytical sub-layer, which () includes () analytical reports, risk rating trends, regional monitors and briefing notes on illegal migration and cross border crime ();	Following compromise by COM on (6), would be deleted.
	AM 70		
	(ba) an analytical sub-layer, which shall present relevant information provided by the Commission, including potential deficiencies and risks, based on assessments undertaken in the framework of the Schengen Evaluation Mechanism;		See new compromise text for Article 10.

	AM 71		
(c) an intelligence picture sub-layer, which shall contain migrant profiles, routes, information on the impact levels attributed to the external land and sea border sections and facilitation analysis;	(c) an intelligence picture sub-layer, which shall contain <i>an analysis of</i> <i>migration flows and</i> routes <i>and their</i> <i>potential risk for the lives of migrants</i> <i>and refugees</i> , information on the impact levels attributed to the external land and sea border sections and [] analysis <i>of</i> <i>smuggling and trafficking</i> .	(c) an intelligence () sub-layer, which () contains analysed information on illegal migration and cross border crime relevant for the attribution of () the impact levels () to the external () border sections such as migrant profiles, routes and facilitation analysis;	Following compromise by COM on (6), would be deleted.
	AM 72		
(d) an imagery and geo-data sub- layer, which shall contain reference imagery, background maps, intelligence validation assessments, change analysis (earth observation imagery) as well as change detection, geo-referenced data and border permeability maps.	(d) an imagery and geo-data sub- layer, which shall contain reference imagery, background maps, intelligence validation assessments, change analysis (earth observation imagery) as well as change detection, geo-referenced data and <i>external</i> border permeability maps.	 (d) an imagery and geo-data sublayer, which () includes reference imagery, background maps, () validation of analysed information() and change analysis (earth observation imagery) as well as change detection, geo-referenced data and border permeability maps. 	Following compromise by COM on (6), would be deleted
6. The information on own assets in the operational layer of the European situational picture shall be classified as EU Restricted.		deleted	Agreement on Council text.
	AM 73		
	7a. If the Agency gains knowledge of persons in distress at sea, it shall immediately inform the neighbouring national coordination centres for the area in which the situation occurs. The Agency shall confirm the responsibility of the Member State concerned and coordinate the appropriate actions.		EP accepts to drop AM 73.

LIMITE

Article 11 Common Pre-Frontier Intelligence Picture			
	AM 74		
1. The Agency shall establish and maintain a common pre-frontier intelligence picture in order to provide the national coordination centres with information and analysis on the pre- frontier area which is relevant for the prevention of irregular migration and serious or organised crime at the external borders of the Member States and in neighbouring third countries.	1. The Agency shall establish and maintain a common pre-frontier intelligence picture in order to provide the national coordination centres with information and analysis on the pre- frontier area which is relevant for <i>the</i> <i>protection of the lives of migrants and</i> <i>refugees and</i> the prevention of irregular migration and serious or organised crime at the external borders of the Member States and in neighbouring third countries.	1. The Agency shall establish and maintain a common pre-frontier intelligence picture in order to provide the national coordination centres with information and analysis on the pre- frontier area which is relevant for the purpose of detecting, preventing () and combating () illegal migration and () cross border crime at the external borders of the Member States and in neighbouring third countries.	Agreement on the following compromise text: 1. The Agency shall establish and maintain a common pre-frontier intelligence picture in order to provide the national coordination centres with <i>effective, accurate and timely</i> <i>information and analysis</i> ()_on the pre-frontier area. ()
2. The common pre-frontier intelligence picture shall be composed of information collected from the following sources:		2. The common pre-frontier intelligence picture shall be composed of information collected from () sources such as :	Agreement on Commission text.
(a) national coordination centres;		(a) national coordination centres, including information and reports received from Member States' liaison officers via the competent national authorities;	Agreement on Council text.
(b) information and reports provided by immigration liaison officers;		deleted	Agreement on Council text.
	AM 75		
	(ba) European Union delegations and offices;		EP AM 75 acceptable for Council.
(c) the Agency;		(c) the Agency, including information and reports provided by Frontex liaison officers;	Agreement on following text: c) the Agency, including information and reports provided by its liaison officers;



	AM 76		
(d) other relevant European and international organisations;	(d) other relevant European and international organisations, <i>including</i> <i>entities referred to in Article 17</i> ;		Agreement on the following text, (c) other relevant Union () agencies , Union bodies and international organisations as referred to in Article 17 ;
(e) third countries;			Agreement on the following text. (ea) authorities of third countries, on the basis of () bilateral or multilateral agreements and regional networks as referred to in Articles 18 [and 17a/18a], via the national coordination centres;
		(ea) () bilateral or multilateral agreements and regional networks as referred to in Articles 18 and 18a, as authorised by the national coordination centres;	Council agrees to drop its text (see compromise text above).
(f) other sources.		deleted	Agreement on Commission text / See comment on introductory part of paragraph.
	AM 77		
3. The common pre-frontier intelligence picture may contain information which is relevant for air border surveillance operations and checks at border crossing points.	3. The common pre-frontier intelligence picture may contain information which is relevant for air border surveillance operations and checks at <i>external</i> border crossing points.	3. The common pre-frontier intelligence picture may contain information which is relevant for air border surveillance () and checks at border crossing points.	Agreement on the following compromise text: 3. The common pre-frontier intelligence picture may contain information which is relevant for air border surveillance () and checks at <i>external</i> border crossing points.

	AM 78		
4. The events layer of the common pre-frontier intelligence picture shall include information on: any incident, crisis situation and on any other event in the pre-frontier area, which could have a moderate or significant impact on irregular migration and cross-border crime at the external borders of the Member States.	4. The events layer of the common pre-frontier intelligence picture shall include information on any incident, crisis situation and on any other event in the pre-frontier area, which could have a <i>medium</i> or <i>high</i> impact on <i>the</i> <i>protection of lives of migrants and</i> <i>refugees</i> , irregular migration and cross- border crime at the external borders of the Member States. <i>The impact level</i> <i>shall be assigned by the Agency.</i>	4. The events, operational and analysis layers of the common pre- frontier intelligence picture shall be structured in the same manner as in the European Situational Picture (). The Common Pre-Frontier Intelligence Picture shall not be used for the visualisation of any personal data with the exception of the registration numbers of vessels.	Agreement to keep the first sentence of Council text and delete the second one.
	AM 79		
5. The Agency shall assign a single indicative impact level to each incident in the events layer of the common pre- frontier intelligence picture. The Agency shall inform the national coordination centres on any incident in the pre- frontier area, which has been assigned with a medium or high impact level.	deleted	5. The Agency shall assign a single indicative impact level to each incident in the events layer of the common pre- frontier intelligence picture. The Agency shall inform the national coordination centres on any incident in the pre- frontier area ().	Agreement on Council text.
6. The operational layer of the common pre-frontier intelligence picture shall be structured in the same manner as in the European situational picture, containing information on assets operating and operations being carried out in the pre-frontier area as well as environmental information.		deleted	Agreement on Council text, linked to paragraph 4.
7. The analysis layer of the common pre-frontier intelligence picture shall be structured like the one of the European situational picture, containing strategic information, analytical products and services, intelligence as well as imagery and geo-data on the pre-frontier area.		deleted	Agreement on Council text, linked to paragraph 4.



	AM 80		
	7a. If the Agency gains knowledge of migrants and refugees in distress at sea, Article 10(7a) shall apply.		EP accepts to drop AM 80.
Article 12			
Common application of surveillance tools			
1. The Agency shall facilitate the common application of surveillance tools, such as satellites and ship reporting systems, by Member States in order to supply the national coordination centres and itself with surveillance information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.		1. The Agency shall coordinate () the common application of available surveillance tools,() in order to supply the national coordination centres and itself with surveillance information on the external borders and on the pre- frontier area on a regular, reliable and cost-efficient basis.	Agreement on the following text 1. The Agency shall coordinate () the common application of surveillance tools,() in order to supply the national coordination centres and itself with surveillance information on the external borders and on the pre-frontier area on a regular, reliable and cost-efficient basis.
2. The Agency may provide a national coordination centre upon request with information on the external borders of the requesting Member State and on the pre-frontier area which is derived from:		2. The Agency shall () provide a national coordination centre upon its request with information on the external borders of the requesting Member State and on the pre-frontier area which is derived from:	 EP could agree to Presidency compromise text subject to an agreement on the reaction capability articles: 2. The Agency <i>shall</i> () provide a national coordination centre upon <i>its</i> request with information on the external borders of the requesting Member State and on the pre-frontier area which <i>may</i> <i>be derived</i> from:
	AM 81		
(a) selective monitoring of designated third country ports and coasts which have been identified through risk analysis and intelligence as embarkation or transit points for vessels used for irregular migration and cross-border crime;	(a) selective monitoring of designated third country ports and coasts which have been identified through risk analysis and intelligence as embarkation or transit points for vessels used for irregular migration <i>or</i> cross-border crime;	(a) selective monitoring of designated third country ports and coasts which have been identified through risk analysis and () information as embarkation or transit points for vehicles , vessels and other craft used for () illegal migration or () cross- border crime:	Agreement on Council text, with a reservation by EP on "illegal".

	AM 82		
(b) tracking of a vessel over high seas which is suspected of or has been identified as being used for irregular migration and cross-border crime;	(b) tracking of a vessel over high seas which is suspected of or has been identified as being used for irregular migration <i>or</i> cross-border crime;	(b) tracking of a vessel and other craft over high seas which is suspected of or has been identified as being used for () illegal migration or () cross- border crime;	Agreement on Council text, with a reservation by EP on "illegal".
	AM 83		
(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels suspected of or used for irregular migration and cross- border crime;	c) monitoring of designated areas in the maritime domain in order to detect, identify and track vessels suspected of or used for irregular migration <i>or</i> cross- border crime;	(c) monitoring of designated areas in the maritime domain in order to detect, identify and track vehicles , vessels and other craft suspected of or used for () illegal migration or () cross-border crime;	Agreement on Council text, with a reservation by EP on "illegal".
(d) environmental assessment of designated areas in the maritime domain and at the external land border in order to optimise monitoring and patrolling activities;			
	AM 84		
(e) selective monitoring of designated pre-frontier areas at the external land border, which have been identified through risk analysis and intelligence as potential departure or transit areas for irregular migration and cross-border crime.	(e) selective monitoring of designated pre-frontier areas at the external land border, which have been identified through risk analysis and intelligence as potential departure or transit areas for irregular migration <i>or</i> cross-border crime.	 (e) selective monitoring of designated pre-frontier areas at the external () borders, which have been identified through risk analysis and () information as potential departure or transit areas for () illegal migration or () cross-border crime. 	Agreement on Council text, with a reservation by EP on "illegal".
3. The Agency may provide the information referred to in paragraph 1 by combining and analysing data collected from the following systems, sensors and platforms:		3. The Agency shall () provide the information referred to in paragraph 1 by combining and analysing data collected from the following systems, sensors and platforms:	 EP could agree to Presidency compromise text subject to an agreement on the reaction capability articles: 3. The Agency <i>shall ()</i> provide the information referred to in paragraph 1 by combining and analysing data <i>which</i> <i>may be collected</i> from the following systems, sensors and platforms:

	AM 85		
 (a) ship reporting systems within their given legal limitations, such as the Automated Identification System (AIS) and the Vessel Monitoring System (VMS); 	(a) ship reporting systems within their given legal limitations [];	(a) ship reporting systems within their given legal limitations ();	Agreement on the following text (consequential change, see Article 9(2)(i)): (a) ship reporting systems <i>in</i> <i>accordance with their respective legal</i> <i>bases;</i>
(b) satellite imagery;(c) sensors mounted on any		(c) sensors mounted on any vehicles ,	Agreement on the following text:
platforms, including manned and unmanned aerial vehicles.		vessels or other craft (), including manned and unmanned aerial vehicles.	(c) sensors mounted on any <i>vehicles</i> , <i>vessels or other craft</i> ().
4. The Agency may refuse a request from a national coordination centre on the basis of technical and financial limitations as well as for other justified reasons.		4. The Agency may refuse a request from a national coordination centre on the basis of technical and financial limitations as well as for other justified operational reasons. The Agency shall notify in due time the national coordination centre with the reasons for such a refusal.	 EP could agree to Presidency compromise text subject to an agreement on the reaction capability articles: 4. The Agency may refuse a request from a national coordination centre on the basis of technical, financial or operational () reasons. The Agency shall notify in due time the national coordination centre with the reasons for such a refusal.
5. The Agency may use on its own initiative the surveillance tools referred to in paragraph 2 for collecting information which is relevant for the common pre-frontier intelligence picture.			
*	AM 86		Agreement on the following compromise text.

Article 12a	Article 12a	Article 12a
Processing of personal data	Processing of personal data	Processing of personal data
1. The National Situational Picture	1. Where the National Situational	1. Where the National Situational
may be used for processing personal	Picture is used for processing of	Picture is used for processing of
data to the extent necessary for the	personal data, it shall be processed in	personal data, it shall be processed in
purposes of EUROSUR in accordance	accordance with Directive 95/46/EC ¹ ,	accordance with Directive 95/46/EC ² ,
with Directive 95/46/EC, the national	Council Framework Decision	Council Framework Decision
legislation implementing it and other	2008/977/JHA and the relevant	2008/977/JHA and the relevant
relevant national legislation.	national provisions on data	national provisions on data protection.
	protection.	
2. The European Situational	2. The European Situational	2. The European Situational Picture
Picture and the Common Pre-Frontier	Picture and the Common Pre-Frontier	and the Common Pre-Frontier
Intelligence Picture may only be used	Intelligence Picture may only be used	Intelligence Picture may only be used
for processing personal data: (a) for the registration numbers of	for the processing of personal data concerning ship identification	for the processing of personal data concerning ship identification
<i>vehicles, vessels and other craft, which</i>	numbers.	numbers.
shall be processed in accordance with	This personal data shall be processed	This personal data shall be processed in
Regulation (EC) No 45/2001 and with	in accordance with Article 11ca of	accordance with Article 11ca of
Directive 95/46/EC;	Regulation (EC) No 2007/2004. This	Regulation (EC) No 2007/2004. This
(b) to the extent allowed by paragraph 3	data shall only be processed for the	data shall only be processed for the
of Article 11c of Regulation (EC) No	purposes of detection, identification	purposes of detection, identification
2007/2004.	and tracking of vessels and for the	and tracking of vessels as well as for
	purposes referred to in Article 11c(3)	the purposes referred to in Article
	of Regulation (EC) No 2007/2004. It	11c(3) of Regulation (EC) No
	shall automatically be deleted after	2007/2004. It shall automatically be
	seven days following the receipt of the	deleted within seven days or, in case
	relevant data by the Agency. Where a	additional time is needed for tracking a
	specific case has triggered a particular	vessel, within two months following the
	follow-up due to reasonable suspicion	receipt of the relevant data by the
	of illegal migration or cross-border	Agency.
	crime, the relevant data may be	
	processed for a longer time, provided	

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OJ L 281, 23.11.1995, p. 31. OJ L 281, 23.11.1995, p. 31. 2

CHAPTER III		it is automatically deleted at the latest three months following its receipt by the Agency.	
Reaction Capability			
Article 13 Determination of external border sections			
Each Member State shall divide its external land and sea borders into border sections, with a local or regional coordination centre ensuring the effective and efficient management of personnel and resources. Article 14		For the purpose of this Regulation, each Member State shall divide its external land and sea borders into border sections () which shall be notified to the Agency.	Agreement on Council text.
Attribution of impact levels to external border sections			
1. Based on the Agency's risk analysis and after consultation of the Member States concerned, the Agency shall attribute the following impact levels to each of the external land and sea border sections of Member States:	AM 871. Based on the Agency's risk analysis, on relevant aspects of the assessments undertaken in the framework of the Schengen Evaluation Mechanism and after consultation of the Member States concerned, the Agency shall attribute the following impact levels to each of the external land and sea border sections of Member States:	1. Based on the Agency's risk analysis and () in agreement with the Member State concerned, the Agency shall attribute or change the following impact levels to each of the external land and sea border sections of Member States:	Council text acceptable to the EP in the framework of a general agreement on reaction capability.

	AM 88		
 (a) low impact level in case the incidents Compromise suggested by the EP: related to irregular migration and crossborder crime occurring at the border section in question have an insignificant impact on border security; 	(a) low impact level in case the incidents related to irregular migration and cross-border crime occurring at the border section in question have an insignificant impact on border security <i>or migrant safety</i> ;	(a) low impact level in case the incidents related to () illegal migration or () cross-border crime occurring at the border section in question have an insignificant impact on border security;	EP can probably accept to come back to the COM proposal if the definition of "incident" (AM 32) is accepted by the Council: (a) low impact level in case the incidents related to <i>illegal</i> [irregular] migration and cross-border crime occurring at the border section in question have an insignificant impact on border security;
	AM 89		
(b) medium impact level in case the incidents related to irregular migration and cross-border crime occurring at the border section in question have a moderate impact on border security;	(b) medium impact level in case the incidents related to irregular migration and cross-border crime occurring at the border section in question have a moderate impact on border security <i>or migrant safety</i> ;	(b) medium impact level in case the incidents related to () illegal migration or () cross-border crime occurring at the border section in question have a moderate impact on border security;	 EP can probably accept to come back to the COM proposal if the definition of "incident" (AM 32) is accepted by the Council: (b) medium impact level in case the incidents related to <i>illegal</i>[irregular] migration and cross-border crime occurring at the border section in question have a moderate impact on border security;
	AM 90		
(c) high impact level in case the incidents related to irregular migration and cross-border crime occurring at the border section in question have a significant impact on border security.	(c) high impact level in case the incidents related to irregular migration and cross-border crime occurring at the border section in question have a significant impact on border security or migrant safety, or in cases the incidents relate to migrants and refugees in an emergency situation at sea.	(c) high impact level in case the incidents related to () illegal migration or () cross-border crime occurring at the border section in question have a significant impact on border security.	EP can probably accept to come back to the COM proposal if the definition of "incident" (AM 32) is accepted by the Council: (c) high impact level in case the incidents related to <i>illegal</i> [irregular] migration and cross-border crime occurring at the border section in question have a significant impact on border security.



2. The national coordination centre shall regularly assess whether there is a need to adjust the impact level of any of the border sections. The national coordination centre may invite the Agency to change the impact level by providing substantiated information on the altered conditions at the external border section concerned.		2. The national coordination centre shall regularly assess whether there is a need to change () the impact level of any of the border sections by taking into account the information contained in the national situational picture. The Agency in agreement with the Member State concerned	 Presidency compromise text acceptable for EP: 2. The national coordination centre shall regularly assess whether there is a need to <i>change</i> () the impact level of any of the border sections <i>by taking into account the information contained in the national situational picture.</i> ()
border section concerned.		shall change the impact level accordingly. ()	
3. The Agency shall visualise of the impact levels attributed to the external borders in the European situational picture.		3. The Agency shall visualise () the impact levels attributed to the external borders in the European situational picture.	Agreement on Council text.
Article 15			
Reaction corresponding to impact levels			
1. The Member States shall ensure that the surveillance and patrolling activities carried out at the external border sections correspond to the attributed impact levels in the following manner:		1. The Member States shall ensure that the surveillance () activities carried out at the external border sections correspond to the attributed impact levels in the following manner:	Agreement on Council text.
	AM 91		
(a) where a low impact level is attributed to an external border section, the local or regional coordination centre shall organize regular surveillance on the basis of risk analysis and ensure that sufficient patrols are being kept in the border area in readiness for tracking, identification and interception;	(a) where a low impact level is attributed to an external border section, the local or regional coordination centre shall organize regular surveillance on the basis of risk analysis and ensure that sufficient patrols are being kept in the border area in readiness for tracking, identification, interception <i>and rescue</i> ;	(a) where a low impact level is attributed to an external border section, the national authorities with a responsibility for external border surveillance () shall () ensure that surveillance activities are on a sufficient level of () readiness for tracking, identification and interception;	Agreement on Presidency compromise text: (a) where a low impact level is attributed to an external border section, the <i>national authorities with a</i> <i>responsibility for external border</i> <i>surveillance</i> shall organise regular surveillance on the basis of risk analysis and ensure that sufficient <i>personnel and</i> <i>resources</i> are being kept in the border area in readiness for tracking, identification and interception;



(b) where a medium impact level is attributed to an external border section, the national coordination centre shall support the local or regional coordination centre by the temporary allocation of additional personnel and resources;	(b) where a medium impact level is attributed to an external border section, the national authorities with a responsibility for external border surveillance shall be notified by the national coordination centre and shall ensure that the appropriate surveillance activities are being taken at the affected border sections; when taking those additional measures the national coordination centre shall be notified accordingly ();	New Presidency compromise proposal (b) where a medium impact level is attributed to an external border section, the national <i>authorities with a</i> <i>responsibility for external border</i> <i>surveillance shall, in addition to</i> <i>measures taken under point (a), ensure</i> <i>that appropriate surveillance measures</i> <i>are being taken at this border section.</i> <i>When those measures are taken, the</i> <i>national</i> coordination centre shall be notified accordingly. The national coordination centre shall coordinate <i>any support given at national level</i> <i>which may include the temporary</i> <i>allocation of additional personnel and</i>
(c) where a high impact level is attributed to an external border section, the national coordination centre shall ensure that the local or regional coordination centre is given all necessary support at national level, including information, resources and personnel; the national coordination centre may also request the Agency for support in accordance with the provisions of Regulation (EC) No 2007/2004.	 (c) where a high impact level is attributed to an external border section, the Member State concerned shall be notified by the national coordination centre and shall ensure that the national authorities with a responsibility for external border surveillance operating at the external border section concerned () are given the () necessary support at national level (); the Member State concerned () may also request the Agency for support () subject to the conditions laid down in Regulation (EC) No 2007/2004 for initiating joint operations or rapid interventions. 	resources; New Presidency compromise text: (c) where a high impact level is attributed to an external border section, the Member State concerned shall, <u>in</u> addition to measures taken under point (b), ensure, through the national co- ordination centre, that the national authorities operating at this border section are given the necessary support and that reinforced surveillance measures are taken. That Member State may request the Agency for support subject to the conditions for initiating joint operations or rapid interventions as laid down in Regulation (EC) No 2007/2004.

2. The national coordination centre shall inform the Agency about the measures taken at national level pursuant to points (b) and (c) of paragraph 1 without any delay.	AM 92	2. When a Member State requests the support of the Agency, pursuant to point (c) of paragraph 1, the national coordination centre shall as soon as possible inform the Agency about the measures taken at national level ().	The Presidency suggests to agree on EP compromise text: "The national coordination centre shall <i>regularly</i> inform the Agency about the measures taken at national level pursuant to point () (c) of paragraph 1.
3. Where a medium or high impact level is attributed to an external border section which is adjacent to the border section of another Member State or a third country, the national coordination centre shall coordinate the measures taken with the national coordination centre of the neighbouring country.	3. Where a medium or high impact level is attributed to an external border section which is adjacent to the border section of another Member State or a third country, the national coordination centre shall coordinate the measures taken with the national coordination centre of the neighbouring country <i>and</i> <i>the Agency</i> .	3. Where a medium or high impact level is attributed to an external border section which is adjacent to the border section of another Member State or another () country with which relevant bilateral or multilateral agreements are in place as referred to in Articles 18 and 18bis, the national coordination centre shall () contact () the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring country and shall endeavour to coordinate the necessary cross border measures.	Agreement on Council text completed by a reference to regional networks with neighbouring third countries (Article 18) 3. Where a medium or high impact level is attributed to an external border section which is adjacent to the border section of another Member State or another () country with which agreements or regional networks, as referred to in Articles 18 and 18a, are in place, the national coordination centre shall () contact () the national coordination centre of the neighbouring Member State or the competent authority of the neighbouring country and shall endeavour to coordinate the necessary cross border measures.
4. Where a national coordination centre submits a request according to point (c) of paragraph 1, the Agency may support that centre in particular by		4. Where a Member State () submits a request according to point (c) of paragraph 1, the Agency () shall support that Member State () in particular by:	 New compromise text which should be in principle acceptable for Council and EP: 4. Where a <i>Member State</i> submits a request according to point (c) of paragraph 1, the Agency, <i>when responding to that request, may</i> support that <i>Member State</i> in particular by:

(a) giving priority treatment for the common application of surveillance tools;		
(b) coordinating the deployment of European Border Guard Teams in accordance with Regulation (EC) No 2007/2004;		
 (c) ensuring the deployment of technical equipment at the disposal of the Agency in accordance with Regulation (EC) No 2007/2004; 		
(d) coordinating any additional support offered by Member States.	deleted	Agreement on Presidency compromise text: (d) coordinating any additional support offered by <u>other</u> Member States.
5. The Agency shall evaluate the attribution of impact levels and the corresponding measures taken at national and Union level in its risk analysis reports.	5. The Agency shall evaluate together with Member States the attribution of impact levels and the corresponding measures taken at national and Union level in its risk analysis reports.	Agreement on Council text.

TITLE IV		
SPECIFIC PROVISIONS		
Article 16	Article 16	Agreement on Council text.
Allocation of tasks to other centres in the Member States	Allocation of tasks to other authorities () in the Member States	
 Member States may entrust regional, local, functional or other centres, which are in the position to take operational decisions, with ensuring the situational awareness and reaction capability in the respective area of competence, including the tasks and competences referred to in points (b), (d) and (e) of Article 5(3). The decision of the Member State 	1. Member States may entrust regional, local, functional or other () authorities , which are in the position to take operational decisions, with ensuring the situational awareness and reaction capability in the respective area of competence, including the tasks and competences referred to in points (b), (d) and (e) of paragraph 3 of Article 5 ().	Agreement on Council text.
referred to in paragraph 1 shall not affect the national coordination centre in its ability to cooperate and exchange information with other national coordination centres and the Agency.		
3. In pre-defined cases the national coordination centre may authorise a centre referred to in paragraph 1 to communicate and exchange information with the regional coordination centre or the national coordination centre of another Member State or third country on condition that it regularly informs its own national coordination centre about the communication and information exchange.	 3. In pre-defined cases as determined at national level the national coordination centre may authorise an authority () referred to in paragraph 1 to communicate and exchange information with the regional () authorities or the national coordination centre of another Member State or the competent authorities of a third country on condition that it regularly informs its own national coordination centre about () such communication and information exchange. 	Agreement on Council text.

Article 17			
Cooperation of the Agency with third			
parties			
1. The Agency shall make use of		1. The Agency () may make use of	agreement on the following text:
existing information, capabilities and		existing information, capabilities and	1. The Agency () shall make use of
systems available in other EU agencies		systems available in other () Union	existing information, capabilities and
and entities, within the respective legal		agencies, Union bodies and	systems available in other () Union
frameworks.		international organisations (), within	agencies, Union bodies and
		the respective legal frameworks.	international organisations (), within
			the respective legal frameworks.
2. In accordance with paragraph 1,		2. In accordance with paragraph 1,	agreement on the following text:
the Agency shall cooperate in particular		the Agency () may cooperate in	2. In accordance with paragraph 1, the
with the following entities:		particular with the following () Union	Agency () shall cooperate in particular
		agencies, Union bodies, and	with the following () Union agencies,
		international organisations:	Union bodies, and international organisations:
	AM 93		
(a) European Police Office (Europol),	(a) [] the Maritime Analysis and	(a) European Police Office (Europol)	Agreement on Council text.
the Maritime Analysis and Operations	Operations Centre – Narcotics (MAOC-	() in order to exchange information on	
Centre – Narcotics (MAOC-N) and the	N) and the Centre de Coordination pour	cross-border crime to be included in the	
Centre de Coordination pour la lutte	la lutte antidrogue en Méditerranée	European Situational Picture;	
antidrogue en Méditerranée (CeCLAD-	(CeCLAD-M) in order to exchange		
M) in order to exchange information on	information on cross-border crime to be		
cross-border crime to be included in the	included in the European Situational		
European Situational Picture;	Picture;		
	AM 94		
	(aa) the European Police Office in		EP agrees to drop its AM.
	order to exchange information on		
(h) the DU Setellite Control (cross-border crime;		
(b) the EU Satellite Centre, the			
European Maritime Safety Agency and			
the European Fisheries Control Agency when providing the common application			
of surveillance tools;			
of survemance tools,			



	AM 95		
(c) the European Commission and EU	(c) the European Commission, <i>the</i>	(c) the European Commission and	agreement on the following text:
agencies which can provide the Agency	European External Action Service, the	() Union agencies which can provide	(c) the European Commission, <i>the</i>
with information relevant for	European Asylum Support Office and	the Agency with information relevant for	European External Action Service and
maintaining the European Situational	other EU agencies which can provide	maintaining the European Situational	Union agencies and Union bodies,
Picture and the Common Pre-Frontier	the Agency with information relevant for	Picture and the Common Pre-Frontier	including the European Asylum
Intelligence Picture;	maintaining the European Situational	Intelligence Picture;	Support Office, which can provide the
	Picture and the Common Pre-Frontier		Agency with information relevant for
	Intelligence Picture;		maintaining the European Situational Picture and the Common Pre-Frontier
(d) intermetional anomiantions which			Intelligence Picture;
(d) international organisations which can provide the Agency with			
information relevant for maintaining the			
European Situational Picture and the			
Common Pre-Frontier Intelligence			
Picture.			
		2a. In accordance with paragraph	Agreement on Council text.
		1, the Agency may cooperate with the	Agreement on council text.
		Maritime Analysis and Operations	
		Centre - Narcotics (MAOC-N) and the	
		Centre de Coordination pour la lutte	
		antidrogue en Méditerranée	
		(CeCLAD-M) in order to exchange	
		information on cross-border crime to	
		be included in the European	
		Situational Picture.	
3. Information between the Agency		3. Information between the Agency	Agreement on Council text.
and the entities referred to in paragraph		and the () Union agencies, Union	
2 shall be exchanged via the network		bodies and international organisations	
referred to in Article 7 or other		referred to in paragraphs 2 and 2a shall	
communication networks which fulfil		be exchanged via the communication	
the criteria of availability, confidentiality		network referred to in Article 7 or other communication networks which fulfil	
and integrity.			
		the criteria of availability, confidentiality	
		and integrity.	



4. The cooperation between the Agency and the entities referred to in paragraph 2 shall be regulated in working arrangements in accordance with Regulation (EC) No 2007/2004 and the respective legal basis of each entity. As regards the handling of classified information, these arrangements shall provide that the EU agencies and other entities concerned comply with equivalent security rules and standards as those applied by the Agency.		4. The cooperation between the Agency and the () Union agencies, Union bodies and international organisations referred to in paragraphs 2 and 2a shall be regulated in working arrangements in accordance with Regulation (EC) No 2007/2004 and the respective legal basis of () the Union agency, Union body or international organisation concerned. As regards the handling of classified information, these arrangements shall provide that the () Union agencies, Union bodies and international organisations () concerned comply with equivalent security rules and standards as those applied by the Agency.	Agreement on Council text.
	AM 96	applied by the rigeliey.	
5. The agencies and centres referred to in paragraph 2 may use information received in the context of EUROSUR within the limits of their legal framework and in compliance with fundamental rights.	5. The agencies and centres referred to in paragraph 2 <i>shall</i> use information received in the context of EUROSUR <i>only</i> within the limits of their legal framework and in compliance with fundamental rights.	5. The Union agencies and Union bodies () referred to in paragraphs 2 and 2a may use information received in the context of EUROSUR within the limits of their legal framework and in compliance with fundamental rights, including data protection requirements.	Agreement on the following text: 5. The Union agencies and Union bodies () referred to in paragraphs 2 and 2a shall use information received in the context of EUROSUR only within the limits of their legal framework and in compliance with fundamental rights, including data protection requirements.

AM 97		
Article 17a	New Article 18a	The Presidency suggests to move Article
Cooperation with Ireland and the United Kingdom	Cooperation with the UK and Ireland	18a into new Article 17a as in the EP text.
1. The exchange of information and cooperation with Ireland and the United Kingdom on protecting lives of migrants and preventing irregular migration and cross-border crime at the external borders may take place on the basis of bilateral or multilateral agreements between Ireland and the United Kingdom and one or several neighbouring Member States. The national coordination centres of the Member States shall be the contact point for the exchange of information between the communication network referred to in Article 7 and Ireland and the United Kingdom. Those agreements shall be notified to the Commission.	1. The exchange of information and cooperation with the United Kingdom and Ireland on preventing illegal migration and cross-border crime at the external borders may take place on the basis of bilateral or multilateral agreements between the United Kingdom and Ireland and one or several neighbouring Member States. These agreements may include one or several neighbouring third countries. The national coordination centres of the Member States shall be the contact point for the exchange of information with the corresponding authority of the United Kingdom and of Ireland within EUROSUR.	Agreement on the following compromise text: 1. For the purposes of this Regulation, the exchange of information and cooperation with the United Kingdom and Ireland may take place on the basis of bilateral or multilateral agreements between the United Kingdom and Ireland and one or several neighbouring Member States or through regional networks based on these agreements. The national coordination centres of the Member States shall be the contact point for the exchange of information with the corresponding authority of the United Kingdom and of Ireland within EUROSUR. Once those agreements are
2. The agreements referred to in paragraph 1 shall be limited to the following exchange of information between the national coordination centre of a Member State and Ireland and the United Kingdom:	2. The agreements referred to in paragraph 1 shall include provisions on financial costs arising from the participation of the United Kingdom and Ireland in the implementation of those agreements.	 concluded, they shall be notified to the Commission. Agreement on the following compromise text: 2. The agreements referred to in paragraph 1 shall be limited to the following exchange of information between the national coordination centre of a Member State and Ireland and the United Kingdom:

 (a) information contained in the national situational picture of a Member State to the extent transmitted to the Agency for the purposes of the European situational picture and the Common pre-frontier intelligence picture, (b) information collected by Ireland and the United Kingdom which is relevant for the purposes of the European situational picture and the Common pre-frontier intelligence picture, (c) information as laid down in Article 9(9). 3. Prior approval of any other Member State, which provided information in the context of EUROSUR and which is not part of any of the agreements referred to in paragraph 1, shall be required before that information can be shared with Ireland and the United Kingdom under that agreement. 	3. Prior approval of any other Member State or of the Agency, which provided information in the context of EUROSUR and which is not part of any of the agreements referred to in paragraph 1, shall be required before that information can be shared with the United Kingdom and Ireland under that agreement.	 (a) information contained in the national situational picture of a Member State to the extent transmitted to the Agency for the purposes of the European situational picture and the Common pre-frontier intelligence picture, (b) information collected by Ireland and the United Kingdom which is relevant for the purposes of the European situational picture and the Common pre-frontier intelligence picture, (c) information as laid down in Article 9(9). Agreement on the following compromise text: 3. Prior approval of any other Member State or of the Agency, which provided information in the context of EUROSUR and which is not part of any of the agreements referred to in paragraph 1, shall be required before that information can be shared with the United Kingdom and Ireland under that agreement.
4. Onward transmission or other communication of information to third countries or other third parties shall be prohibited.		Agreement on the following compromise text:4.Onward transmission or other communication of information exchanged under this Article to third countries or other third parties shall be prohibited.



	5. The agreements referred to in paragraph 1 shall provide that Ireland and the United Kingdom shall bear all financial costs arising from their participation in EUROSUR.		Agreement on Council text: 5. The agreements referred to in paragraph 1 shall include provisions on financial costs arising from the participation of the United Kingdom and Ireland in the implementation of those agreements.
Article 18 Cooperation with neighbouring third			
countries			
	AM 98		
1. The exchange of information and cooperation with neighbouring third countries on preventing irregular migration and cross-border crime may take place on the basis of bilateral or multilateral agreements between one or several Member States and one or several neighbouring third countries concerned. The national coordination centres of the Member States shall be the contact point for the exchange of information between the network referred to in Article 7 and the regional networks with neighbouring third countries.	1. The exchange of information and cooperation with neighbouring third countries on <i>protecting lives of migrants</i> <i>and refugees and</i> preventing irregular migration and cross-border crime <i>shall</i> take place on the basis of bilateral or multilateral agreements between <i>the</i> <i>Union or</i> one or several Member States and one or several neighbouring third countries concerned. The national coordination centres of the Member States shall be the contact point for the exchange of information between the network referred to in Article 7 and the regional networks with neighbouring third countries. <i>Member States shall</i> <i>inform the Commission of such</i> <i>agreements before these are concluded.</i> <i>Once they are concluded, they shall be</i> <i>notified to the Commission and the</i> <i>European Parliament.</i>	1. The exchange of information and cooperation with neighbouring third countries on preventing () illegal migration and cross-border crime may take place on the basis of bilateral or multilateral agreements between one or several Member States and one or several neighbouring third countries concerned. The national coordination centres of the Member States shall be the contact point for the exchange of information () with neighbouring third countries within EUROSUR.	EP insists at trilogue on 22 April 2013 on compulsory consultation of the Commission. 1. For the purposes of this Regulation, Member States may conclude bilateral or multilateral agreements with one or several neighbouring third countries concerned <u>or may establish regional networks on</u> the basis of these agreements. (). The national coordination centres of the Member States shall be the contact point for the exchange of information () with neighbouring third countries. Member States <u>may</u> consult the Commission <u>as regards</u> the compliance of such agreements with this Regulation before they are concluded. Once they are concluded, they shall be notified to the Commission, [the European Parliament and the Council].

AM 99	
1a. Those agreements shall be in	Agreement on the following
compliance with the relevant Union	compromise text at trilogue on
law, including the Charter of	27.3.2013 :
Fundamental Rights of the European	1a. Those agreements shall be in
Union, the relevant international law,	compliance with the relevant Union
including the Convention Relating to	and International Law on fundamental
the Status of Refugees done at Geneva	
on 28 July 1951, obligations related to	
access to international protection, in	Rights of the European Union and the
particular the principle of non-	Convention Relating to the Status of
refoulement, and fundamental rights.	Refugees, in particular the principle of
	non-refoulement.
AM 100	
1b. Any exchange of personal data	At trilogue on 22 April 2013 EP could
with third countries shall be prohibite	<i>d.</i> not accept the compromise by the
	Presidency. The Presidency will suggest
	the following new compromise :
	1b. Any exchange of personal data with
	third countries using the regional
	networks referred to in paragraph 1
	shall be prohibited.

MMA/cr

	AM 101		
2. Any exchange of information under paragraph 1 of this Article and under point (h) of Article 9(2), which a third country that could use this information to identify persons or groups of persons who are under a serious risk of being subjected to torture, inhuman and degrading treatment or punishment or any other violation of fundamental rights, shall be prohibited.	2. Any exchange of information under paragraph 1 of this Article and under point (h) of Article 9(2), which a third country could use to identify persons or groups of persons <i>who</i> <i>request access to international</i> <i>protection or</i> who are under a serious risk of being subjected to torture, inhuman and degrading treatment or punishment or any other violation of fundamental rights, shall be prohibited.	2. Any exchange of information under paragraph 1 of this Article and under point (() ga) of paragraph 2 of Article 9 (), which provides a third country () with information that could be used to identify persons or groups of persons who are under a serious risk of being subjected to torture, inhuman and degrading treatment or punishment or any other violation of fundamental rights, shall be prohibited.	Agreement on the following compromise: 2. Any exchange of information under paragraph 1 of this Article and under point (ga) of paragraph 2 of Article 9, which provides a third country with information that could be used to identify persons or groups of persons <i>whose request for access to</i> <i>international protection is under</i> <i>examination or</i> who are under a serious risk of being subjected to torture, inhuman and degrading treatment or punishment or any other violation of fundamental rights, shall be prohibited.
3. Any exchange of information under paragraph 1 of this Article and under point (h) of Article 9(2) shall be done in compliance with the conditions of the bilateral and multilateral agreements concluded with neighbouring third countries.		3. Any exchange of information under paragraph 1 of this Article and under point (() ga) of paragraph 2 of Article 9 () shall be done in compliance with the conditions of the bilateral and multilateral agreements concluded with neighbouring third countries.	Depends on final text of Article 9.

4. Prior approval of any other Member State, which provided information in the context of EUROSUR and which is not part of any of the agreements referred to in paragraph 1 and of the networks referred to in point (h) of Article 9(2), shall be required before that information can be shared with any third country under that agreement or network.	AM 102 4a. Any information provided by the Agency, in particular on the basis of risk analyses, information provided by liaison officers or on the basis of the use of surveillance tools defined in Article 12, may be shared with any third country under any agreement referred to in paragraph 1 or under any network referred to in point (h) of Article 9(2) only with prior approval of	4. Prior approval of any other Member State or of the Agency, which provided information in the context of EUROSUR and which is not part of any of the agreements referred to in paragraph 1 and of the networks referred to in point (() ga) of paragraph 2 of Article 9 (), shall be required before that information can be shared with any third country under that agreement or network; The Member States and the Agency shall be bound by the request not to exchange that information with the third country concerned.	Agreement on Council text (reference to Article 9(2) depends on final text of Article 9). EP accepts to drop its AM following agreement on the previous paragraph.
	Article 9(2) only with prior approval of the Agency.		
	AM 103		
	4b. Onward transmission or other communication of information to third countries or other third parties shall be prohibited.		Agreement on the following text. 4b. Onward transmission or other communication of information exchanged under this Article to other third countries or () third parties shall be prohibited.



	AM 104		
5. Any exchange of information with third countries of information derived from service for the common application of surveillance tools is subject to the legislation and rules governing those tools and systems as well as to the relevant provisions of Directive 95/46/EC and Regulation (EC) No 45/2001. <i>Article 19</i> <i>Handbook</i>	5. Any exchange [] with third countries of information derived from <i>the use of</i> the common application of surveillance tools is subject to the legislation and rules governing those tools and systems [].	5. Any exchange of information with third countries () acquired via () the common application of surveillance tools is subject to the legislation and rules governing those tools and systems as well as to the relevant provisions of Directive 95/46/EC, () Regulation (EC) No 45/2001 and Council Framework Decision 2008/977/JHA.	Agreement on Council text.
	AM 105		
The European Commission shall, in close cooperation with the Member States and the Agency, make available a Practical Handbook for the implementation and management of EUROSUR (hereinafter 'Handbook'), providing technical and operational guidelines, recommendations and best practices. The European Commission shall adopt the Handbook in the form of a recommendation.	The European Commission shall, in close cooperation with the Member States, the Agency, <i>the European Data</i> <i>Protection Supervisor (EDPS) and any</i> <i>other relevant Union body</i> , make <i>publicly</i> available a Practical Handbook for the implementation and management of EUROSUR (hereinafter 'Handbook'), providing technical and operational guidelines, recommendations and best practices. <i>This handbook shall include,</i> <i>inter alia, details on minimum</i> <i>standards and requirements for any</i> <i>agreements with third countries in</i> <i>accordance with Article 18(1a).</i> The European Commission shall adopt the Handbook in the form of a recommendation.		Discussed again at trilogue on 22 April 2013. EP could accept the compromise suggested by the Presidency but insisted that the Handbook should be made public. The Presidency intends to suggest the following new compromise at the technical meeting on 24.4: 1. The European Commission shall, in close cooperation with the Member States, the Agency, <i>and any other</i> <i>relevant Union body</i> , make available a Practical Handbook for the implementation and management of EUROSUR (hereinafter 'Handbook'), providing technical and operational guidelines, recommendations and best practices <u>including on cooperation</u> <u>with third countries</u> ; The European Commission shall adopt the Handbook in the form of a recommendation.



Article 20 Monitoring and evaluation		Article 20 Monitoring and () reporting	2. <u>The European Commission may</u> <u>decide, after consultation of the</u> <u>Member States and the Agency, to</u> <u>classify parts of the Handbook as EU</u> <u>restricted.</u>
1. The Agency shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.	AM 106 1. The Agency shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against <i>fundamental rights</i> <i>and</i> the objectives of achieving an adequate situational awareness and reaction capability at the external borders <i>and of protecting the lives of</i> <i>migrants and refugees</i> .	1. The Agency and the Member States concerned , shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders.	Discussed at trilogue on 22 April 2013, the Council could not accept the mention of the "principle of non-refoulement". "For the purposes of this Regulation, the Agency and the Member States shall ensure that procedures are in place to monitor the technical and operational functioning of EUROSUR against the objectives of achieving an adequate situational awareness and reaction capability at the external borders and the respect for fundamental rights [including the principle of non- refoulement]. "
2. The Agency shall submit a report on the functioning of EUROSUR on 1 October 2015 and every two years thereafter.	AM 1072. The Agency shall submit a report on the functioning of EUROSUR, including on the use and efficiency of surveillance tools, to the European Parliament, the Council and the Commission by 1 October 2014 and every two years thereafter.	2. The Agency shall submit a report to the Commission and to the Council on the functioning of EUROSUR on 1 October 2015 and every two years thereafter.	At trilogue on 27.3.2013, agreement on the following compromise: 2. The Agency shall submit a report to the European Parliament and to the Council on the functioning of EUROSUR on 1 October 2015 and every two years thereafter.

	AM 108		
3. The Commission shall provide an	3. The Commission shall provide an	3. The Commission shall provide an	Agreement on the following
overall evaluation of EUROSUR to the	overall evaluation of EUROSUR to the	overall report on () EUROSUR to the	compromise at trilogue on 27.3.2013:
European Parliament and the Council on	European Parliament and the Council by	European Parliament and the Council on	3. The Commission shall provide an
1 October 2016 and every four years	1 October 2016 and every four years	1 October 2016 and every four years	overall evaluation of EUROSUR to the
thereafter. This evaluation shall include	thereafter. This evaluation shall include	thereafter. This report () shall include	European Parliament and the Council on
an examination of results achieved	an examination of results achieved	the () results achieved against	1 October 2016 and every four years
against objectives and an assessment of	against objectives a cost-efficiency	objectives and an overall view () of	thereafter. This evaluation shall include
the continuing validity of the underlying	evaluation and an assessment of the	the continuing validity of the underlying	an assessment of the () results
rationale, the application of this	continuing validity of the underlying	rationale, the application of this	achieved against objectives, () of the
Regulation in the Member States and by	rationale, the application of this	Regulation in the Member States and by	continuing validity of the underlying
the Agency, and the compliance with	Regulation in the Member States and by	the Agency, and the compliance with	rationale, of the application of this
fundamental rights. That evaluation shall	the Agency, and the compliance with	fundamental rights. That report ()	Regulation in the Member States and by
be accompanied, where necessary, by	and the impact on fundamental rights,	shall be accompanied, where necessary,	the Agency and <i>of</i> the compliance with
appropriate proposals to amend this	including as regards the processing of	by appropriate proposals to amend this	and impact on fundamental rights and a
Regulation.	personal data and access to	Regulation.	cost benefit evaluation. That evaluation
	international protection. That		shall be accompanied, where necessary,
	evaluation shall be accompanied, where		by appropriate proposals to amend this
	necessary, by appropriate proposals to		Regulation.
	amend this Regulation.		
4. Member States shall provide the		4. Member States shall provide the	Agreement on the Commission text.
Agency with the information necessary		Agency with the information necessary	
to draft the report referred to in		to draft the report referred to in	
paragraph 2. The Agency shall provide		paragraph 2. The Agency shall provide	
the Commission with the information		the Commission with the information	
necessary to produce the evaluation		necessary to produce the () report	
referred to in paragraph 3.		referred to in paragraph 3.	

Amo		Agreement on the following text on Article 20a(1): Article 20a
		Amendments to Regulation (EC) No 2007/2004
		Regulation (EC) 2007/2004 is hereby amended as follows:
1. repla	In Article 2(1), point (i) is aced by the following:	1. In Article 2(1), point (i) is replaced by the following:
"(i) to the	ne development and operation of a	"(i) provide the necessary assistance to the development and operation of a
and,	, as appropriate, to the	European border surveillance system and, as appropriate, to the
inform inclue	rmation sharing environment, uding interoperability of systems,	development of a common information sharing environment, including interoperability of systems,
main	ntaining and coordinating the	notably through establishing, maintaining and coordinating the EUROSUR framework in accordance
Parli	liament and the Council	with Regulation XXX of the European Parliament and the Council
	8 I	establishing the European Border Surveillance System (EUROSUR).''

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	2. The following new Article 11ca is inserted: "Article 11ca Processing of personal data in the framework of EUROSUR The Agency may process personal data as set out in Article 12a(2) of Regulation XXX of the European Parliament and the Council establishing the European Border Surveillance System (EUROSUR). This Article shall be applied in accordance with the measures referred to in Article 11a. In particular, the processing of such data shall respect the principles of necessity and proportionality and onward transmission or other communication of such personal data processed by the Agency to third countries shall be prohibited."	Agreement on Council text with one slight change at trilogue on 27.3.2013. 2. The following new Article 11ca is inserted: "Article 11ca Processing of personal data in the framework of EUROSUR The Agency may process personal data as set out in Article 12a(2) of Regulation XXX of the European Parliament and the Council establishing the European Border Surveillance System (EUROSUR), <u>which</u> shall be applied in accordance with the measures referred to in Article 11a. In particular, the processing of such data shall respect the principles of necessity and proportionality and onward transmission or other communication of such personal data processed by the Agency to third countries shall be prohibited."
<i>Article 21</i> <i>Entry into force and applicability</i>		
 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 apply from 1 October 2013. 		

	AM 109		
3. Article $5(1)$ shall apply to the	deleted	3. Article $5(1)^1$ shall apply to the	Agreement on Council text at trilogue on
Member States located at the southern		Member States located at the southern	30.1.2013.
sea and eastern land external borders of		() and eastern () external borders	
the Union (Bulgaria, Cyprus, Estonia,		(Bulgaria, Cyprus, Estonia, Finland,	
Finland, France, Greece, Hungary, Italy,		France, Greece, Hungary, Italy, Latvia,	
Latvia, Lithuania, Malta, Poland,		Lithuania, Malta, Poland, Portugal,	
Portugal, Romania, Slovak Republic,		Romania, Slovak Republic, Slovenia and	
Slovenia and Spain) from 1 October		Spain) from 1 October 2013.	
2013.			
	AM 110		
4. Article $5(1)$ shall apply to the	deleted	4. Article 5(1) shall apply to the	Agreement on Council text at trilogue on
remaining Member States with land and		remaining Member States () as from 1	30.1.2013.
sea external borders (Belgium,		October 2014.	
Germany, Netherlands and Sweden) as			
from 1 October 2014.			
This Regulation shall be binding in its			
entirety and directly applicable in the			
Member States in accordance with the			
Treaties.			

¹ As regards Croatia the Presidency in consultation with the CLS and the Commission suggests the following:

¹⁾ If the accession of Croatia takes place before the adoption of the Eurosur regulation, then Croatia can be listed among the Member States in Article 21(3).

²⁾ However, if the accession of Croatia will not take place before the adoption of the Eurosur regulation, a recital should be introduced which would be along the lines:

[&]quot;As regards Croatia, this Regulation constitutes a provision of the Schengen acquis within the meaning of article 4 (1) of the Act of accession. Given that Croatia is located at the southern external border of the EU, <u>Croatia</u> should be included among the Member States referred to in article 21(3)."

In addition, based on the Treaty of accession, the Commission would propose a technical adaptation of Article 21 (3) to include Croatia among the Member States in Article 21 (3).

Done at Brussels,		
For the European Parliament The President		

Annex		
Annex		
The following principles shall be taken		
into account when setting, operating and		
maintaining the different components of		
the EUROSUR framework:		
(a) Principle of communities of	(a) Principle of communities of	Agreement on Commission text.
interest: The national coordination	interest: The national coordination	
centres and the Agency shall form	centres and the Agency shall form	
particular communities of interest for	particular communities of interest for	
sharing information and cooperation in	sharing information and cooperation in	
the framework of EUROSUR.	the framework of EUROSUR.	
Communities of interest shall be used to	Communities of interest shall be used to	
organise different national coordination	organise different national coordination	
centres and the Agency to exchange	centres and the Agency to exchange	
information in pursuit of shared	information on a need to know and a	
objectives, requirements and interests.	responsibility to share basis in pursuit	
	of shared objectives, requirements and	
	interests.	

	AM 111	
(b) Principles of coherent	(b) Principles of coherent	Agreement on the following text:
management and of using existing	management and of using existing	(b) Principles of coherent
structures: The Agency shall ensure the	structures: The Agency shall ensure the	management and of using existing
coherence between the different	coherence between the different	structures: The Agency shall ensure the
components of the EUROSUR	components of the EUROSUR	coherence between the different
framework, including providing	framework, including providing	components of the EUROSUR
guidance and support to the national	guidance and support to the national	framework, including providing
coordination centres and promoting the	coordination centres and promoting the	guidance and support to the national
interoperability of information and	interoperability of information and	coordination centres and promoting the
technology. To the extent possible, the	technology. To the extent possible, the	interoperability of information and
EUROSUR framework shall make use	EUROSUR framework shall make use	technology. To the extent possible, the
of existing systems and capabilities. In	of existing systems and capabilities, <i>in</i>	EUROSUR framework shall make use
this context, EUROSUR shall be	order to optimise the use of the Union	of existing systems and capabilities, <i>in</i>
established in full compatibility with the	budget and to avoid the creation of	order to optimise the use of the Union
initiative for a Common Information	<i>redundancies</i> . In this context,	budget and to avoid <u>duplication</u> . In this
Sharing Environment for the	EUROSUR shall be established in full	context, EUROSUR shall be established
surveillance of the EU maritime domain	compatibility with the initiative for a	in full compatibility with the initiative
(CISE), thereby contributing to and	Common Information Sharing	for a Common Information Sharing
benefit from a coordinated and cost-	Environment for the surveillance of the	Environment for the surveillance of the
efficient approach for cross-sectoral	EU maritime domain (CISE), thereby	EU maritime domain (CISE), thereby
information exchange in the Union.	contributing to and benefit from a	contributing to and benefit from a
_	coordinated and cost-efficient approach	coordinated and cost-efficient approach
	for cross-sectoral information exchange	for cross-sectoral information exchange
	in the Union.	in the Union.

(a) During index of information 1	(a) During signal of sufference of the second secon	A gradement on Courteil text (subject to
(c) Principles of information sharing	(c) <i>Principles of information sharing</i>	Agreement on Council text (subject to
and of information assurance:	and of information assurance:	agreement on Article 18).
Information made available in the	Information made available in the	
EUROSUR framework shall be	EUROSUR framework shall be	
available to all national coordination	available to all national coordination	
centres and the Agency, unless specific	centres and the Agency, unless specific	
restrictions have been laid down or	restrictions have been laid down or	
agreed upon. The national coordination	agreed upon. The national coordination	
centres shall guarantee the availability,	centres shall guarantee the availability,	
confidentiality and integrity of the	confidentiality and integrity of the	
information to be exchanged at national	information to be exchanged at national,	
and European level. The Agency shall	() European and international level.	
guarantee the availability, confidentiality	The Agency shall guarantee the	
and integrity of the information to be	availability, confidentiality and integrity	
exchanged at European level.	of the information to be exchanged at	
	European and international level.	
(d) Principles of service-orientation	Ł	
and of standardisation: The different		
EUROSUR capabilities shall be		
implemented using a service-oriented		
approach. The Agency shall ensure that,		
to the extent possible, the EUROSUR		
framework is based on internationally		
agreed standards.		
(e) <i>Principle of flexibility:</i>		
Organisation, information and		
technology shall be designed to enable		
the EUROSUR stakeholders to react to		
changing situations in a flexible and		
structured manner.		