The meeting opened at 10.07 hrs and closed at 11.35 hrs with Marita Ulvskog in the chair.

Present

Acting Chair: Mrs Marita Ulvskog, 1st Vice-Chair, Acting Chair  
EPP: Mr Heinz Becker, EPP Vice-Coordinator  
S&D: Ms Agnes Jongerius, S&D Coordinator  
ECR: Ms Anthea McIntyre, Coordinator  
ALDE: Mr Enrique Calvet Chambon, Coordinator  
Greens/EFA: Ms Jean Lambert, Coordinator

Apologies

Chair: Mr Thomas Händel, Chair  
GUE/NGL: Mr João Pimenta Lopes, Co-coordinator  
GUE/NGL: Ms Rina Ronja Kari, Co-Coordinator  
EFDD: Ms Laura Agea, Coordinator  
ENF: Mr Dominique Martin, Coordinator
Also present

Mr Claude Rolin, 2nd Vice-Chair

1. Chair's announcements

1.1. Interpretation [LE/JK]
Interpretation was available in the following languages: FR, EN.

1.2. Update on Brexit [EC]
The Brexit Steering group met on Tuesday 29 November, in the presence of EMPL, LIBE, JURI representatives, to discuss the state of play of negotiations regarding citizens’ rights.

Following this meeting, the Chair of the Brexit Steering Group send a letter (in Annex) to the Brexit Chief negotiator in which the BSG called his attention to the issues of concern for the EP.

Another meeting of the Brexit steering group was held on 5 December (9:00 - 10:00 hrs).

Participants held an exchange of views on the EP resolution to be adopted during the December plenary session. It is then expected that a comprehensive EP resolution on the future EU/UK relationship will be adopted in the first quarter of 2018 (tbc).

During the meeting of the BSG on 5 December, the EMPL Chair invited Mr Verhofstadt to a future EMPL meeting (or an open coordinators meeting) in early 2018, if necessary to be organised at an ad-hoc basis- to report back from the first phase of negotiations.

On 6 December 2017, Ms Ulvskog sent, as requested by the Chair of the BSG, an email highlighting a number of concerns, viz.:

“Dear Guy,

Following the meeting of 5 December, during which I expressed my satisfaction on a number of points regarding the progresses made on citizens’ rights during the negotiations and supported your position on need for a light, cost-free declaration, and in view of the CoP meeting this afternoon, I would like to add the following comments – with the understanding that, as we do not have access to the negotiation documents, we do not know if those points have been already taken into account or not.

1. On export of benefits, it’s not clear to me whether since our meeting of 29.11 family benefits could be included – it should be the case;
2. Of course, as mentioned on 29.11, it is essential that all children and future children of citizens that are covered by the WA are granted the same rights;
3. It is important that the WA includes provisions on posted workers in the framework of the provision of services;
4. Needless to say, it is of utmost importance that no discriminatory regime is applied to EU27 citizens living in the UK compared to UK citizens living in the EU.

Page 2 of 24
As mentioned also yesterday, I will propose to the EMPL coordinators to invite you to one of our Committee meetings in early 2018 for a discussion on the state of play of the negotiations, and especially on the key issue of citizens' rights. Of course, a meeting with a more restricted audience (with our coordinators and in camera) can be considered if deemed more appropriate.

Best regards,
Marita Ulvskog”

1.3. Extraordinary Committee meeting on 11th January 2017 [BM]
An extraordinary Committee meeting will be organised on 11th January pm (14.00-15.00) for the vote on the EMPL opinion on European Solidarity Corps (Rapporteur B. Benifei).

The lead Committee will vote on 23 January, thus leaving 11th January the only possible day to adopt the EMPL opinion.

Decision:

The Coordinators

- confirmed that an additional EMPL meeting will take place on 11 January 2018 to adopt the EMPL opinion on the European Solidarity Corps and recalled the previous agreement of coordinators that votes should not be organized on Monday mornings and Thursday afternoons"

- noted that, whereas the confirmed time slot would be from 14:00 to 15:00 hrs, the secretariat had made a request to obtain room and interpretation for the more suitable time slot from 9:00 to 10:00 hrs. [Note: final decision on that request to be taken on 6.1.2018]
2. Points for information/follow-up of previous decisions

2.1. EMPL delegation to Cedefop 12-13 February 2018 [J uB]

The work programme for 2018 foresees an EMPL delegation visit to Cedefop in Thessaloniki on 12-13 February 2018.

Committees are entitled to send three Members to visit an agency. (There is no additional place, outside the quota, for the Committee Chair.)

According to the d’Hondt system, the three places for this delegation are allocated to the following political groups: 2 S&D, 1 ALDE.

Update:

Political groups were invited by e-mail on 29th November to inform the EMPL Secretariat of the names of their participants by 8 December 2017.

2.2. EMPL delegation to Canada in week 14 [RS/LS]

On 8 November 2017, the CoP authorized the EMPL Committee delegation of 7 Members including the Chair to Ottawa and Toronto, in the week of 3 to 7 April 2018 (5 days including travel time).

The composition according to the d'Hondt system would be as follows:

1. [Chair]
2. 1 EPP
3. 1 S&D
4. 1 Greens
5. 1 GUE
6. 1 EFDD
7. 1 ENF
8. [7th place : 1 ALDE]

Decision:

The Coordinators

- confirmed that the delegation visit shall take place from 3 to 7 April 2018;

- noted that the ALDE and ECR groups were interested to nominate one participant each;

- invited political groups to communicate to the Secretariat the names of Members taking part in the delegation, at the latest by 9 January 2018 at noon.
3. Pending conflicts of competence

3.1. Apprenticeship Framework - request from CULT [BM]

By letter of 1 December 2017 the CULT Chair made the following request:

“[...] I would appreciate it very much if the CULT Committee could be associated to this oral question and the potential motion for resolution.”

The EMPL timetable is as follows:

<table>
<thead>
<tr>
<th>Send text to TO/Translation</th>
<th>20 December 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Debate in Committee</td>
<td>22-23 January 2018</td>
</tr>
<tr>
<td>Deadline AMs</td>
<td>25 January 2018</td>
</tr>
<tr>
<td>Adoption EMPL</td>
<td>25-26 February</td>
</tr>
<tr>
<td>Plenary</td>
<td>March</td>
</tr>
</tbody>
</table>

The EPSCO Council will consider the matter on 15 March 2018.

**Decision:**

**The Coordinators**

- noted that the matter fell squarely within the EMPL remit

- bearing in mind that the EPSCO Council would consider the matter on 15 March 2018 and that Oral Questions were subject to strict limits in terms of length

- invited the CULT committee to table amendments to the resolution only, on the basis of Rule 53(4)\(^1\), limited to its remit, directly to the EMPL committee by 25 January 2018.

3.2. FEMM own-initiative report “EU funds to improve work-life balance”

The papers for the meeting include a letter from the FEMM Committee.

The report will be based on a Commission communication on work-life balance (COM(2017)252).

Decision:

The Coordinators took note of the above information and endorsed the Chair’s initiative who had written a letter to the CCC expressing EMPL’s opposition to the request from FEMM, so as to avoid diverging messages on the same matter.

4. Documents for information

4.1. Implementation appraisals following the Commission Work Programme 2018 - Briefing by the European Parliamentary Research Service - annexed to the notes
5. Allocation of reports and opinions

For information: own-initiative reports for which authorisation was requested
(no more than 3 at any given time).

The following ordinary INI reports are currently progressing:

<table>
<thead>
<tr>
<th>Rapporteur/Title</th>
<th>Date of the Coordinators Decision</th>
<th>Date of the CCC decision</th>
<th>Date of the CoP decision</th>
<th>Indicative date of the vote in EMPL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thomas Händel - Workers representation on board level in Europe (BM)</td>
<td>25.06.2015</td>
<td>01.07.2015</td>
<td>07.07.2015</td>
<td>03.09.2015</td>
</tr>
<tr>
<td>ALDE - The role of Employee Financial Participation in creating jobs and reactivating the unemployed</td>
<td>21.11.2017</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The following implementation reports are currently in progress:

<table>
<thead>
<tr>
<th>Rapporteur/Title</th>
<th>Date of the Coordinators Decision</th>
<th>Letter asking for authorisation to CCC</th>
<th>Date of the CCC decision</th>
<th>Date of the CoP decision</th>
<th>Indicative date of the vote in EMPL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rapporteur EPP, Romana Tomc - The implementation of the Youth Employment Initiative in the Member States (PR)</td>
<td>13 July 2016</td>
<td>26-9-2016</td>
<td>9th of March 2017</td>
<td>04.12.2017</td>
<td></td>
</tr>
</tbody>
</table>

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Rapports d’application adoptés en Commission EMPL
<table>
<thead>
<tr>
<th>Rapporteur</th>
<th>Titre du rapport</th>
<th>Date d'adoption</th>
<th>Dosier</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Edurard Kukan</td>
<td>European Year of Active Ageing</td>
<td>9 septembre 2015</td>
<td>[1]</td>
</tr>
<tr>
<td>7 Helga Stevens</td>
<td>Progress Report on the implementation of the European Disability Strategy (2010 - 2020)</td>
<td>19 octobre 2017, plénière 30 novembre 2017</td>
<td></td>
</tr>
</tbody>
</table>


**Decisions on new own-initiative reports**

- The regular INI quota is down to 3 (from previously 6).
• Applicable since the beginning of the second half of the parliamentary term; no fresh INIs will be authorised until we are below the threshold of three.

• Implementation reports are not affected.

"[...] During the second half of a parliamentary term, each parliamentary committee may simultaneously draft up to three own-initiative reports. [...]"


**Candidate list for own-initiative reports - updated table:**

<table>
<thead>
<tr>
<th>Order</th>
<th>Date</th>
<th>INI Title as agreed by Coordinators</th>
<th>Notes</th>
<th>AD</th>
<th>Proposed by</th>
</tr>
</thead>
</table>
| 0     |          | Non-legislative aspects of Labour Mobility package, incl. labour mobility in cross-border regions | Coordinators’ decision of 28.9.2015  
On 1.9.2016, the item was postponed, pending further clarification as to the contents of the Commission proposal(s)” following a shift in focus (social security) of the announced Commission proposal. | Consensus        |             |
|       |          | **Combating inequalities as a lever to boost job creation and growth**                               | Coordinators’ decision of 28.9.2015  
Request to CCC to be made: 1.9.2016                                                                                                      | merged S&D ALDE  | Consensus on 1.9.2016 |
|       |          | **Minimum income policies as a tool to tackle poverty**                                              | Coordinators’ decision of 28.9.2015  
Covered by INI on Social pillar etc, Coordinators’ decision of 14.4.2016  
Reinstated, Coordinators’ decision of 26.4.2016  
Request to CCC to be made: 1.9.2016                                                                                                      | EFDD             | Consensus on 1.9.2016 |
|       |          | **Delivering sustainable long-term employment through re-shoring The role of employer-led vocational education and training for growth and employment** (new title as suggested by ECR; the **Original title as per Coordinators’ decision of 15.10.2015**  
Title change as shown in the minutes of 9.2.2017  
S&D reservation as shown in the minutes of 9.3.2017)                                            | ECR                                                                                                                                       |             |             |
<table>
<thead>
<tr>
<th>1</th>
<th>The role of Employee Financial Participation in creating jobs and reactivating the unemployed</th>
<th>Coordinators’ decision of 15.10.2015</th>
<th>ALDE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The campaign of the International Labour Organisation to ratify the Protocol on Forced Labour and to contemporary forms of severe labour exploitation</td>
<td>Coordinators’ decision of 1.9.2016</td>
<td>Chair</td>
</tr>
<tr>
<td></td>
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</tbody>
</table>

**5.1. Guidelines for the employment policies of the Member States COM (2017)067 - 2017/0305 (NLE) [MM]**

**Observations:**

*Note: Message form the Commission:*

> “The indicative timeframe/procedure will be the following:

- Written procedure in EMCO/SPC started on 1 December. The deadline for comments of Member States is the 12 January 2018
• The SPC will discuss the revised version of the Employment Guidelines (guideline 8) in its meeting at the 30/31 January and report to the EMCO

• In EMCO a first discussion on the revised Employment Guidelines will take place on 2 February;

• A next round of discussion will take place later in the year (probably in March), date to be confirmed

• General approach by EPSCO Council (21/22 June 2018), as scheduled by the Bulgarian Presidency - tbc

The Commission is very committed to actively engage with the European Parliament on the Guidelines.

It will be important to ensure that its views are duly reflected in the final outcome – we hope indeed that they are already well reflected in the Commission proposal.

To do so, the process in Council and Parliament will need to be well coordinated.

In other words, we hope that the EP process will allow for a timely contribution to the Council deliberations.

In 2015 this did not quite work in a perfect way – the resulting disconnect is what we wish to avoid.”

**Decision:**

Greens/EFA Group to nominate a rapporteur.

**Opinions**


**Decision:**

No opinion.
none
6. Stakeholders dialogue in 2018 [JuB]

The papers for the meeting included a note from DG COMM setting out the practical arrangements for the stakeholders’ dialogue.

Decision:

Coordinators

- held an exchange of views
- emphasised that further request for stakeholders’ dialogues would be made in the light of future legislative proposals such as the revision of the Written Statements Directive and the proposal for a European Labour Authority
- agreed that in the first half of 2018, stakeholder dialogues would be organised in the framework of the preparation of the draft report on ‘work-life balance for parents and carers’ (rapporteur: Mr Casa)
- instructed the secretariat to draw up, under the authority of the rapporteur, concrete proposals as to the dates and the countries to be visited.

7. EMPL hearing on work-life balance for parents and carers (rapporteur: David Casa) [JuB]

At their meeting on 12 October, EMPL Coordinators decided to request the authorisation for a public hearing related to the Commission proposal on work-life balance for parents and carers.

This public hearing is re-scheduled for 22 February 2018 (a.m.).

Decision:

Coordinators decided

- to invite the following three experts
  1. Ms Anna Borg
  2. Ms Linda Laura Sabbadini
  3. Ms Montserrat Mir

- to shortlist the following three substitutes, in the following order of ranking:
  1. Mr Jon Messenger
  2. Ms Marta Machado
  3. Ms Christine Aumayr

Decision:
The Coordinators:

- Selected 3 speakers per topic

Panel “Digitalisation and the future of work”:
- Mr Hendrik Bogaert* MP, BE
- Ms Rocio de Frutos, MP, ES
- Mr Wolfgang Strengmann-Kuhn, MP, DE

Panel “Inequalities in the Member States”:
- Mr Ondřej Benešík, MP, CZ
- Mr Jan Krainer, MP, AT
- Mr Roldán Monés, MP, ES

- Endorsed the questionnaires subject to a number of modifications to be submitted in a written follow-up procedure by the S&D

9. Invitation from the STOA Chair to submit new STOA projects of benefit to Committees [LS]

[Letter annexed to the notes]

Decision:
The Coordinators decided to submit the following three proposals to the STOA Panel and invited the EMPL STOA Panel members (Ms Jazłowiecka, Mr Keller, Ms Beghin) to support them:

1. Innovative ways of education and training programmes as a response to new forms of business and employment (best practices, recommendations)

2. How to prepare European society and workers to cooperate with robots and artificial intelligence instead of being replaced. How to manage artificial intelligence in a responsible way?

10. **Motions for Resolution** - decision on procedure [CF]

None

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2 Rule 133

1. Any Member may table a motion for a resolution on a matter falling within the spheres of activity of the European Union. The motion may not comprise more than 200 words.

2. The committee responsible shall decide what procedure is to be adopted.

   It may combine the motion for a resolution with other motions for resolutions or reports.

   It may adopt an opinion, which may take the form of a letter.

   It may decide to draw up a report under Rule 52.

3. The authors of a motion for a resolution shall be informed of the decisions of the committee and of the Conference of Presidents.

4. The report shall contain the text of the motion for a resolution.

5. Opinions in the form of a letter addressed to other institutions of the European Union shall be forwarded by the President.

6. The author or authors of a motion for a resolution tabled under Rule 123(2), 128(5) or 135(2) shall be entitled to withdraw it before the final vote.

7. A motion for a resolution tabled in accordance with paragraph 1 may be withdrawn by its author, authors or first signatory before the committee responsible has decided, in accordance with paragraph 2, to draw up a report on it.

   Once the motion has been thus taken over by the committee, only the committee shall be empowered to withdraw it up until the opening of the final vote.

8. A withdrawn motion for a resolution may be taken over and retabled immediately by a group, a committee or the same number of Members as is entitled to table it.

   Committees have a duty to ensure that motions for resolutions tabled under this Rule which meet the requirements laid down are followed up and duly referred to in the resulting documents.
11. Petitions [CF]

A. Petitions received for opinion

1. Petition No 2114/2014 by Katarzyna Pietrzycka (Polish) on the use of a promissory note in the Polish labour law

2. Petition No 2449/2014 by Krzysztof Belus (Polish) on a prohibition on the use of promissory notes in relations between an employer and employee

The petitioners complain that their employers required them to sign blank promissory notes before starting work. A promissory note is a financial instrument, in which one party promises in writing to make a payment to the other, either at a fixed or determinable future time or on demand of the payee, under specific terms. A blank promissory note appears to leave the amount of the payment unspecified.

There is no EU legislation on the use of promissory notes in the framework of employment relationships. According to the Polish authorities, the use of these notes has been the subject of legal proceedings in Poland. It is also currently the subject of analysis and possibly legislative work by the Commission for the Codification of Labour Law. There is a limit to how far EU bodies can comment on the detail of something that is determined by national law, enforced by the national authorities.

Decision:

The Coordinators asked the acting Chair to write to the Chair of the Petitions Committee along the following lines:

- The EMPL Committee is very concerned to hear of cases where employees feel that they have not received the agreed salary;
- There is no EU legislation on the use of blank promissory notes in employment contracts;
- The issue therefore needs to be addressed under Polish law;
- Taking account of the information provided by the Polish authorities regarding the legal proceedings that have taken place and the ongoing work of the Commission for the Codification of Labour Law, the EMPL Committee hopes that the issue will soon be resolved in a satisfactory manner.

The letter shall be finalised by means of a written follow-up procedure.

B. Petitions received for information

3. Petition No 0302/2017 by Ivan Bisconti (Italian) concerning the establishment of nurses with fixed-term contracts in Puglia

4. Petition n. 0319/2017 by M. G. (Italian) on the incompatibility of age limits for public competitions in Italy with European law and jurisprudence
5. Petition No 0320/2017 by Detlef Zöllner (German) on restriction of the welfare entitlements of unemployed non-German EU citizens in Germany

6. Petition No 0359/2017 by M.T. (Italian) on age limits in diplomatic competitions in Italy

7. Petition No 0393/2017 by T.J. (British) on the UK basic state pension

8. Petition No 0464/2017 by Boris Schubert (German), on behalf of Wirtschaftsverband Brandschutz e.V and Celsion Brandschutzsysteme GmbH, on Regulation No 593/2008 on the law applicable to contractual obligations (Rome I)

9. Petition No 1304/2016 by Isabel de la Cruz Garcia (Spanish) on insecure working conditions for assistant lecturers in universities

10. Petition No 0500/2017 by G.M.D (Spanish), on behalf of the association for people in early retirement owing to industrial redeployment (Asociación de prejubilados por la reconversión industrial), on ITT España’s labour force adjustment plan (ERE)

11. Petition No 0529/2017 by Ion Adrian Urda (Romanian) on breaking the rights of person with disabilities (personal case)

12. Petition No 0535/2017 by Ludo Hermans (Belgian) in regard to the mobility of persons with disabilities in the European Union

13. Petition No 0539/2017 by J.L. (British) on the Commission’s powers under article 258 to initiate an infringement procedure in the field of employment

14. Petition No 0541/2017 by Pierpaolo Volpe (Italian) on the misuse of fixed-term contracts within the Italian public administration

15. Petition No 0579/2017 by Pablo José Verde Martínez (Spanish) on discrimination affecting temporary teachers in the Spanish public educational system in competitive exams for obtaining a transfer

16. Petition No 0591/2017 by Michel Haßler (German) on the banning of diesel tampers and diesel vibratory plate compactors
12. Points for information [ADs concerned]

Timetables Reports:

None

Timetables Opinions:

Timetable of BUDG report on the INI report “Next MFF: preparing the Parliament’s position on the MFF post-2020”. [EC]

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tabling of the draft report (in EN)</td>
<td>14/12/2018</td>
</tr>
<tr>
<td>AM deadline EMPL (in EN only)</td>
<td>08/01/2018</td>
</tr>
<tr>
<td>Shadows meetings EMPL</td>
<td>11/01 morning and 16/01 afternoon</td>
</tr>
<tr>
<td>Consideration of the draft report in BUDG</td>
<td>24-25/01/2018</td>
</tr>
<tr>
<td>Adoption EMPL AMs</td>
<td>22-23/01/2018</td>
</tr>
<tr>
<td>AM deadline BUDG</td>
<td>31/1/2018</td>
</tr>
<tr>
<td>Vote in BUDG</td>
<td>21-22/02/2018</td>
</tr>
<tr>
<td>Vote in plenary</td>
<td>March 2018</td>
</tr>
</tbody>
</table>

N.B: coordinators decision (meeting of 17 October 2017):

The Coordinators

- bearing in mind that EMPL had previously decided not to give an opinion on the “Next MFF: preparing the Parliament’s position on the MFF post-2020”.

---

3 In order for EMPL to adopt the AMs on 22-23/01 and table them by 31/1/2018, AMs have to be tabled in EN.

• were informed of a request from the BUDG rapporteurs Mr Olbrycht and Ms Thomas that EMPL submit a contribution and that BUDG would adopt its report in February 2018

• decided to apply the procedure laid down in Rule 53(4), that is the adoption of amendments by EMPL committee, the rapporteur being the Acting Chair.

Statute for social and solidarity-based enterprises - Rapporteur H. Becker [BM]

<table>
<thead>
<tr>
<th>Debate in Committee</th>
<th>21-22 February 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deadline AMs</td>
<td>27 February 2018</td>
</tr>
<tr>
<td>Adoption EMPL</td>
<td>27-28 March 2018 tbc</td>
</tr>
<tr>
<td>Adoption JURI</td>
<td>23 April 2018 tbc</td>
</tr>
</tbody>
</table>

Proposal for a Council recommendation on a European Framework for Quality and Effective Apprenticeships - OQ + resolution [BM]

<table>
<thead>
<tr>
<th>Debate in Committee</th>
<th>22-23 January 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deadline AMs</td>
<td>25 January 2018</td>
</tr>
<tr>
<td>Adoption EMPL</td>
<td>25-26 February</td>
</tr>
<tr>
<td>Plenary</td>
<td>March</td>
</tr>
</tbody>
</table>

“4. Alternatively, the opinion-giving committee may decide to present its position in the form of amendments to be tabled directly in the committee responsible following their adoption. These amendments shall be tabled by the Chair or the rapporteur on behalf of the opinion-giving committee.

5. The opinion-giving committee shall table the amendments referred to in paragraph 4 within the deadline for amendments set by the committee responsible.”
**EMPL opinion on the interpretation and implementation of the IIA on Better Law-making - Rapporteur A. McIntyre [RS/MP tbc]**

<table>
<thead>
<tr>
<th>Event Description</th>
<th>Date/Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consideration of draft opinion in Committee</td>
<td>22/23 Jan 2018</td>
</tr>
<tr>
<td>Deadline for tabling AMs</td>
<td>29 Jan, 12h00</td>
</tr>
<tr>
<td>Shadow rapporteurs’ meetings in view of compromises</td>
<td>Weeks 8, 9, 10, 11</td>
</tr>
<tr>
<td>Deadline for comments to the draft voting list</td>
<td>20 Mar, 16h00</td>
</tr>
<tr>
<td>Adoption EMPL</td>
<td>21/22 Mar</td>
</tr>
<tr>
<td>Adoption lead Committee</td>
<td>tbc</td>
</tr>
<tr>
<td>Plenary</td>
<td>tbc</td>
</tr>
</tbody>
</table>

**Use of EMPL annual translation reserve [JK]**

So far, EMPL has used 7.34 pages out of 45 pages in total. *Summary table is annexed to the notes*.
13. **Timing of 4th trilogue on Posting of Workers [RS/CF/AH]**

The Coordinators

- heard Ms McIntyre who complained that an open-ended trilogue (potentially continuing beyond 23:00 hrs) had been envisaged for the 13th of December 2017;

- heard the Acting Chair who replied that the practical arrangements for trilogues had to be made under the authority of the two co-rapporteurs.

14. **Dates of next Coordinators’ meetings [JK/LE]**

Coordinator’s meeting dates in 2018

- Thursday, 11 January (10.00-11.30) *(availability of room and interpretation TBC)*
- Thursday, 1 February (10.00-11.30)
- Thursday, 8 March (10.00-11.30)
- Thursday, 12 April (10.00-11.30)
- **Tuesday, 15 May (pm) - as part of EMPL meeting**
- Thursday, 17 May (am) - as part of EMPL meeting *(following the decision of moving the committee meeting on that week from Monday/Tuesday to Wednesday/Thursday - JK)*
- Thursday, 7 June (am) - as part of EMPL meeting
- Thursday, 12 July (am) - as part of EMPL meeting
- Thursday, 6 September (am) - as part of EMPL meeting
- Thursday, 27 September (10.00-11.30)
- Thursday, 8 November (10.00-11.30) - to be confirmed
- Thursday, 6 December (10.00-11.30) - to be confirmed