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2014 - 2019

Committee on Employment and Social Affairs

2014/0002(COD)

5.2.2015

AMENDMENTS 45 - 350

Draft report

Heinz K. Becker

(PE544.332v02-00)

on a European network of Employment Services, workers' access to mobility services and the further integration of labour markets

Proposal for a regulation

(COM(2014)006 – C7-0015/2014 – 2014/0002(COD))

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United in diversity

EN

Amendment 45
Paloma López Bermejo

Proposal for a regulation
Recital 2

Text proposed by the Commission

(2) The free movement of workers is a key element to the development of ***a more integrated Union labour market which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes*** to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Amendment

(2) The free movement of workers is a key element to the development of ***an effective freedom of movement and residence. It may also contribute*** to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Or. en

Amendment 46
Mara Bizzotto

Proposal for a regulation
Recital 2

Text proposed by the Commission

(2) The free movement of workers is ***a key element*** to the development of a more integrated Union labour market ***which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.***

Amendment

(2) The free movement of workers ***may contribute*** to the development of a more integrated, ***harmonious and sustainable*** Union labour market ***if fairly adapted to the principle of preference for domestic workers.***

Or. it

Amendment 47
Laura Agea, Tiziana Beghin

Proposal for a regulation
Recital 2

Text proposed by the Commission

(2) The free movement of workers is **a key element to** the development of a more integrated Union labour market **which allows worker mobility from high unemployment areas to areas characterised by labour shortages**. It also **contributes** to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Amendment

(2) The free movement of workers is **one of the elements in the** development of a more integrated Union labour market. It **may also contribute** to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Or. it

Amendment 48
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 2

Text proposed by the Commission

(2) The free movement of workers is a key element to the development of a more integrated Union labour market which allows worker mobility **from high unemployment areas to areas characterised by labour shortages**. It also contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Amendment

(2) The free movement of workers is a key element to the development of a more integrated Union labour market which allows worker mobility **and** contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Or. en

Amendment 49
Jeroen Lenaers

Proposal for a regulation
Recital 2

Text proposed by the Commission

(2) The free movement of workers is a key element to the development of a more integrated Union labour market which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Amendment

(2) The free movement of workers is a key element to the development of a more integrated Union labour market, ***particularly in cross-border regions***, which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Or. nl

Amendment 50

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 2

Text proposed by the Commission

(2) The free movement of workers is a key element to the development of a more integrated Union labour market which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes to finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Amendment

(2) The free movement of workers is a key element to the development of a more integrated Union labour market which allows worker mobility from high unemployment areas to areas characterised by labour shortages. It also contributes to ***increasing diversity and*** finding the right skills for vacant positions and overcoming bottlenecks in the labour market.

Or. en

Justification

Diversity is a cornerstone of an inclusive and well-performing labour market.

Amendment 51

Rina Ronja Kari, Paloma López Bermejo, Inês Cristina Zuber, Neoklis Sylikiotis

Proposal for a regulation
Recital 2 a (new)

Text proposed by the Commission

Amendment

(2a) While the freedom of movement for workers is an important right, labour mobility is not the solution to high unemployment, and labour mobility cannot replace the need to create more jobs in areas with high unemployment.

Or. en

Amendment 52
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 3

Text proposed by the Commission

Amendment

(3) The provisions of Regulation 492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union (codification)¹⁹ established mechanisms for clearance and for information exchange and the Commission Implementing Decision 2012/733/EU of 26 November 2012 has laid down provisions on the functioning of a network entitled EURES (European Employment Services) in accordance with that Regulation. This regulatory framework needs to be revised to reflect new mobility patterns, enhanced requirements for fair mobility, changes in the technology for sharing job vacancy data, the use of a variety of recruitment channels by job seekers and employers and the increasing role of other labour market brokers next to the Public Employment Services ('PES') in the provision of recruitment services.

(3) The provisions of Regulation 492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union (codification)¹⁹ established mechanisms for clearance and for information exchange and the Commission Implementing Decision 2012/733/EU of 26 November 2012 has laid down provisions on the functioning of a network entitled EURES (European Employment Services) in accordance with that Regulation. This regulatory framework needs to be revised to reflect new ***types of work-, mobility-, and worklife*** patterns, enhanced requirements for fair mobility, changes in the technology for sharing job vacancy data, the use of a variety of recruitment channels by job seekers and employers and the increasing role of other labour market brokers next to the Public Employment Services ('PES') in the provision of

recruitment services.

¹⁹ OJEU, 27.5.2011, L141, p.1

¹⁹ OJEU, 27.5.2011, L141, p.1

Or. en

Amendment 53

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 3 a (new)

Text proposed by the Commission

Amendment

(3a) The principle of equal treatment for men and women and secondary legislation based on this, underpin the fact that access to employment should be equal and the intention of EURES is to be a tool for recruitment of workers based on non-discrimination and equal treatment.

Or. en

Amendment 54

Verónica Lope Fontagné

Proposal for a regulation

Recital 3 a (new)

Text proposed by the Commission

Amendment

(3a) Decision No 573/2014/EU of the European Parliament and of the Council of 15 May 2014 on enhanced cooperation between Public Employment Services (PES) will make it possible to carry out an inclusive, evidence-based and performance-oriented comparison of all PES with a view to identifying best practices, the full potential of which lies in the continuous involvement of the

Amendment 55

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 4 a (new)

Text proposed by the Commission

Amendment

(4a) In order to achieve the employment and poverty reduction headline targets of the EU 2020 strategy and to close persisting gender gaps in terms of unemployment, with an EU-28 employment rate of 62,5% for women in 2013 against 74,2% for men, each initiative meant to address unemployment should also facilitate the equal treatment of men and women on the labour market. Whilst female workers may overall be equally mobile as men, mobility represents different challenges to them, as women are often found in lower hierarchical positions and as maternity and care responsibilities have a significant impact on their labour mobility.

Amendment 56

Jeroen Lenaers

Proposal for a regulation

Recital 5

Text proposed by the Commission

Amendment

(5) Growing interdependency between labour markets calls for reinforced

(5) Growing interdependency between labour markets calls for reinforced

cooperation between employment services to bring about freedom of movement for all workers through voluntary and fair labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job vacancies from across the Union and the possibility of applying for those job vacancies ('clearance'), define the provision of related support services to workers and employers and provide for a common approach to share information necessary to facilitate said co-operation.

cooperation between employment services, ***particularly in cross-border regions***, to bring about freedom of movement for all workers through voluntary and fair labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job vacancies from across the Union and the possibility of applying for those job vacancies ('clearance'), define the provision of related support services to workers and employers and provide for a common approach to share information necessary to facilitate said co-operation.

Or. nl

Amendment 57

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 5

Text proposed by the Commission

(5) Growing interdependency between labour markets calls for reinforced cooperation between employment services to bring about freedom of movement for all workers through voluntary and fair labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job vacancies from across the Union and the possibility of applying for those job vacancies ('clearance'), define the provision of related support services to workers and

Amendment

(5) Growing interdependency between labour markets calls for reinforced cooperation between employment services ***and bodies responsible for equality and countering discrimination*** to bring about freedom of movement for all workers through voluntary and fair labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job vacancies from across the Union and the possibility of applying for those job vacancies ('clearance'), define the

employers and provide for a common approach to *share* information necessary to facilitate said co-operation.

provision of related support services to workers and employers and provide for a common approach to *sharing* information **and providing personalised counselling services** necessary to facilitate said co-operation.

Or. en

Justification

Synergies should be sought with already existing EU bodies in order to maximise their potential.

Amendment 58

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 5

Text proposed by the Commission

(5) Growing interdependency between labour markets calls for reinforced cooperation between employment services to bring about freedom of movement for all workers through **voluntary and fair** labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job vacancies from across the Union and the possibility of applying for those **job** vacancies ('clearance'), define the provision of related support services to workers and employers and provide for a common approach to share information necessary to facilitate said co-operation.

Amendment

(5) Growing interdependency between labour markets calls for reinforced cooperation between employment services to bring about freedom of movement for all workers through labour mobility within the Union in accordance with Article 46 (a) of the Treaty, and therefore a common framework for cooperation should be established between Member States and the Commission on labour mobility within the Union. This framework should bring together job, **traineeship and apprenticeship** vacancies from across the Union and the possibility of applying for those vacancies ('clearance'), define the provision of related support services to workers and employers and provide for a common approach to share information necessary to facilitate said co-operation.

Or. en

Amendment 59

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 5 a (new)

Text proposed by the Commission

Amendment

(5a) In order to allow for appropriate support to be given to all workers by the EURES network, it is important that information covers all types of workers, including, in particular, a sensitivity to age and gender, so that data exposes differences in challenges and attitudes that citizens may encounter when confronted with labour mobility.

Or. en

Amendment 60

Renate Weber, Enrique Calvet Chambon, Ivo Vajgl

Proposal for a regulation

Recital 5 a (new)

Text proposed by the Commission

Amendment

(5a) Considering the critical importance of the EURES network for boosting employment in the Union, the Commission should ensure direct and adequate finance for the proper functioning of the platform and for Member States' cooperation.

Or. en

Amendment 61

Paloma López Bermejo, Rina Ronja Kari, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Recital 6

Text proposed by the Commission

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers with reference to the rights conferred on citizens under Article 45 of the Treaty. An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States.

Amendment

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers with reference to the rights conferred on citizens under Article 45 of the Treaty. An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States. ***EURES will cooperate with national institutions to ensure that apprenticeship and traineeship offers do not hide irregular labour relationships.***

Or. en

Amendment 62

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 6

Text proposed by the Commission

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers

Amendment

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers

with reference to the rights conferred on citizens under Article 45 of the Treaty. An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States.

with reference to the rights conferred on citizens under Article 45 of the Treaty. ***Member States should have appropriate flexibility to exclude certain categories in order to take their educational systems and active labour market policies into account.*** An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States.

Or. en

Amendment 63

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 6

Text proposed by the Commission

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers with reference to the rights conferred on citizens under **Article** 45 of the Treaty. An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once

Amendment

(6) In the ‘Compact for Growth and Jobs’, the European Council requested to explore the possibility of extending to apprenticeships and traineeships the EURES network, apprenticeships and traineeships can be covered under the present Regulation, provided that the persons concerned are considered workers with reference to the rights conferred on citizens under **Articles 45 and 47** of the Treaty. An appropriate exchange of general information on mobility for apprenticeships and traineeships within the Union needs to be introduced and adequate assistance to the candidates for those positions should be developed, based on a mechanism for clearance of offers, once

such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States.

such a clearance is deemed feasible in accordance with the appropriate standards and with due respect to the competences of the Member States.

Or. en

Justification

Article 47 of the Treaty calls on the Member States to encourage the exchange of young workers.

Amendment 64

Renate Weber, Enrique Calvet Chambon, Ivo Vajgl

Proposal for a regulation

Recital 6 a (new)

Text proposed by the Commission

Amendment

(6a) The extension of the EURES network to apprenticeships and traineeships should observe the Council recommendation on a Quality Framework for Traineeships, as to improve the quality of traineeships, in particular as regards learning and training content and working conditions, with the aim of easing the transition from education, unemployment or inactivity to work. Inter alia, the traineeship should respect the working conditions applicable to trainees, under the applicable Union and Member State law, the rights and obligations, transparency of its terms and conditions etc.

Or. en

Amendment 65

Jane Collins

Proposal for a regulation
Recital 7

Text proposed by the Commission

Amendment

(7) A more coherent application across the Union of clearance, support services and exchange of information on labour mobility within the Union is needed. It is therefore required that the EURES network be established as an integral part of the common framework for cooperation between Member States and the Commission. The roles and responsibilities of the different organisations participating in the network, such as the European Commission ('the European Coordination Office'), the bodies designated by the Member States to take action at national level ('the National Coordination Offices') and the organisations assisting job seekers and employers ('EURES Partners') should be determined.

deleted

Or. en

Amendment 66
Siôn Simon

Proposal for a regulation
Recital 7 a (new)

Text proposed by the Commission

Amendment

(7a) Legislation to reinforce the effectiveness of the public employment services is needed. Promoting fair employment opportunities through the EURES portal also depends on the capacity building, technical assistance and financial and human resources of the public employment services of each Member State.

Or. en

Amendment 67

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 7 a (new)

Text proposed by the Commission

Amendment

(7a) EURES should be flexible enough to adapt to meet the changing nature and structure of employment services. Opening up EURES membership would improve the efficiency in service delivery through partnerships, quality improvements and increase the market share of the Network. A EURES member should therefore be any public, private or third-sector organisation which fulfils the criteria set out by EURES.

Or. en

Amendment 68

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 7 b (new)

Text proposed by the Commission

Amendment

(7b) Many non-profit organisations may not be able to provide the full range of tasks, however, their inclusion in the network could bring, social, economic and financial benefits. It is therefore appropriate for non-profit organisations to become EURES partners and only provide some of the tasks.

Or. en

Amendment 69
Jane Collins

Proposal for a regulation
Recital 8

Text proposed by the Commission

(8) The transnational and cross-border co-operation and the support to all organisations operating for EURES in Member States would be facilitated by a structure at Union level ('the European Coordination Office') that should provide common information, training activities, tools and guidance. That structure should also be responsible for the development of the 'European Job Mobility portal' (EURES portal), the common IT platform. To guide its work, multiannual work programmes should be developed in consultation with Member States.

Amendment

deleted

Or. en

Amendment 70
Siôn Simon

Proposal for a regulation
Recital 8

Text proposed by the Commission

(8) The transnational and cross-border co-operation and the support to all organisations operating for EURES in Member States would be facilitated by a structure at Union level ('the European Coordination Office') that should provide common information, training activities, tools and guidance. That structure should also be responsible for the development of the 'European Job Mobility portal' (EURES portal), the common IT platform. To guide its work, multiannual work programmes should be developed in consultation with

Amendment

(8) The transnational and cross-border ***partnerships and*** co-operation and the support to all organisations operating for EURES in Member States would be facilitated by a structure at Union level ('the European Coordination Office') that should provide common information, training activities, tools and guidance. That structure should also be responsible for the development of the 'European Job Mobility portal' (EURES portal), the common IT platform. To guide its work, multiannual work programmes should be developed in

Member States.

consultation with Member States.

Or. en

Amendment 71

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 8

Text proposed by the Commission

(8) The transnational and cross-border co-operation and the support to all organisations operating for EURES in Member States would be facilitated by a structure at Union level ('the European Coordination Office') that should provide common information, training activities, tools and guidance. That structure should also be responsible for the development of the 'European Job Mobility portal' (EURES portal), the common IT platform. To guide its work, multiannual work programmes should be developed in consultation with Member States.

Amendment

(8) The transnational and cross-border co-operation and the support to all ***EURES advisors and*** organisations operating for EURES in Member States would be facilitated by a structure at Union level ('the European Coordination Office') that should provide common information, training activities, tools and guidance, ***cooperate with Union-level support and antidiscrimination bodies, collate information regarding complaints and issue recommendations on obstacles to mobility***. That structure should also be responsible for the development of the 'European Job Mobility portal' (EURES portal), the common IT platform. To guide its work, multiannual work programmes should be developed in consultation with Member States.

Or. en

Justification

Synergies should be sought with already existing EU bodies in order to maximise their potential.

Amendment 72

Jane Collins

Proposal for a regulation
Recital 9

Text proposed by the Commission

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Amendment

deleted

Or. en

Amendment 73
Laura Agea, Tiziana Beghin

Proposal for a regulation
Recital 9

Text proposed by the Commission

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Amendment

(9) Member States should establish Coordination Offices at national ***and regional*** level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Or. it

Amendment 74
Siôn Simon

Proposal for a regulation
Recital 9

Text proposed by the Commission

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Amendment

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES, ***including cross-border partnerships***, and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Or. en

Amendment 75
Jeroen Lenaers

Proposal for a regulation
Recital 9

Text proposed by the Commission

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints and problems with job vacancies, and verify compliance

Amendment

(9) Member States should establish Coordination Offices at national level to provide general support and assistance to all organisations on their territory operating for EURES and support the cooperation with their counterparts in the other Member States, ***particularly in neighbouring Member States***, and with the European Coordination Office. Those Coordination Offices should in particular have the task of dealing with complaints

issues as regards voluntary and fair labour mobility within the Union.

and problems with job vacancies, and verify compliance issues as regards voluntary and fair labour mobility within the Union.

Or. nl

Amendment 76
Jutta Steinruck

Proposal for a regulation
Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, ***while national employers' organisations and trade unions may apply to become a EURES Partner.***

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at ***national and*** Union level should therefore be involved in the overall governance structure of the EURES network.

Or. de

Amendment 77
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair ***and voluntary*** labour mobility within the

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair labour mobility within the Union,

Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the **overall governance** structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Or. en

Amendment 78

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions **may** apply to become a EURES Partner.

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions **should be involved at national and regional level and should be able to** apply to become a EURES Partner.

Or. en

Amendment 79

Paloma López Bermejo, Inês Cristina Zuber

Proposal for a regulation

Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to **mobility as well as the promotion of** fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Or. en

Amendment 80

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, including in the cross-border regions **and for the equal benefit of women and men**. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations, **organisations addressing specific needs of groups of citizens - such as women**, and trade unions may apply to become a EURES Partner.

Or. en

Amendment 81
Jeroen Lenaers

Proposal for a regulation
Recital 10

Text proposed by the Commission

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, ***including*** in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Amendment

(10) The social partners' participation in the EURES network contributes in particular to the analysis of obstacles to mobility as well as the promotion of fair and voluntary labour mobility within the Union, ***particularly*** in the cross-border regions. Social partners representatives at Union level should therefore be involved in the overall governance structure of the EURES network, while national employers' organisations and trade unions may apply to become a EURES Partner.

Or. nl

Amendment 82
Jane Collins

Proposal for a regulation
Recital 11

Text proposed by the Commission

(11) The composition of the EURES network as regards other organisations than the ones above should be flexible to adjust to changing developments on the market for recruitment services. The emergence of a variety of employment services coupled with the reshaped role of the PES relating to national recruitment services points towards the need for a concerted effort by Member States and the European Commission to open up the EURES network, as the main Union tool delivering intra-Union recruitment

Amendment

deleted

services.

Or. en

Amendment 83

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Recital 11

Text proposed by the Commission

Amendment

(11) The composition of the EURES network as regards other organisations than the ones above should be flexible to adjust to changing developments on the market for recruitment services. The emergence of a variety of employment services coupled with the reshaped role of the PES relating to national recruitment services points towards the need for a concerted effort by Member States and the European Commission to open up the EURES network, as the main Union tool delivering intra-Union recruitment services.

deleted

Or. en

Amendment 84

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 11

Text proposed by the Commission

Amendment

(11) The composition of the EURES network as regards other organisations than the ones above should be flexible to adjust to changing developments on the market for recruitment services. The emergence of a variety of employment services coupled with the reshaped role of

deleted

the PES relating to national recruitment services points towards the need for a concerted effort by Member States and the European Commission to open up the EURES network, as the main Union tool delivering intra-Union recruitment services.

Or. en

Amendment 85
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 11

Text proposed by the Commission

(11) The composition of the EURES network *as regards other organisations than the ones above* should be flexible to adjust to changing developments on the market for recruitment services. *The emergence of a variety of employment services coupled with the reshaped role of the PES relating to national recruitment services points towards the need for a concerted effort by Member States and the European Commission to open up the EURES network, as the main Union tool delivering intra-Union recruitment services.*

Amendment

(11) The composition of the EURES network should be flexible to adjust to changing developments on the *labour* market for recruitment services.

Or. en

Amendment 86
Anthea McIntyre

Proposal for a regulation
Recital 12

Text proposed by the Commission

(12) A broader membership of the

Amendment

deleted

EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the Union.

Or. en

Amendment 87

Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation

Recital 12

Text proposed by the Commission

(12) A broader membership of the EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms

Amendment

(12) Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network **should** enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting **active** employment **policies** within the

of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network **would therefore** enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting **concrete measures towards a high level of** employment within the Union.

Union.

Or. en

Amendment 88
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 12

Text proposed by the Commission

(12) A broader membership of the EURES network has **social, economic and financial** benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, **job** applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the Union.

Amendment

(12) A broader membership of the EURES network has **potential economic, financial and social** benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job, **traineeship and apprenticeship** vacancies, applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job, **traineeship and apprenticeship** vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the

Union.

Or. en

Amendment 89

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 12

Text proposed by the Commission

(12) A broader membership of the EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the Union.

Amendment

(12) A broader membership of the EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and curriculum vitae ('CV's'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of **high-quality** employment within the Union.

Or. en

Amendment 90

Romana Tomc

Proposal for a regulation

Recital 12

Text proposed by the Commission

(12) A broader membership of the EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and *curriculum vitae* ('*CV*'s'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the Union.

Amendment

(12) A broader membership of the EURES network has social, economic and financial benefits. It improves efficiency in service delivery by facilitating partnerships, enhancing complementarity and quality improvements. It increases the market share of the EURES network insofar as new members make available job vacancies, job applications and *curricula vitae* ('*CV*'s'). Transnational and cross-border co-operation, which is a key feature of the operation of the EURES network, could generate innovative forms of learning and co-operation between employment services, including on quality standards for job vacancies and support services. The EURES network would therefore enhance *and consolidate* its relevance as one of the key Union tools available to Member States and the European Commission for supporting concrete measures towards a high level of employment within the Union.

Or. sl

Amendment 91
Anthea McIntyre

Proposal for a regulation
Recital 12 a (new)

Text proposed by the Commission

Amendment

(12a) PES should be appointed by the Member States as EURES Members, with no admission procedure, and a minimum common criteria with which they should comply. Activities in the running of the work of EURES could be delegated to the PES.

Or. en

Amendment 92
Paloma López Bermejo, Inês Cristina Zuber

Proposal for a regulation
Recital 13

Text proposed by the Commission

(13) In line with their competences on the organisation of labour markets, Member States themselves should be responsible for authorising the participation of organisations as EURES partners for the EURES network, each on their own territory. Authorisations should be subject to minimum common criteria and a *limited* set of basic rules on the process of authorisation, *to ensure transparency and equal opportunities when joining the EURES network, without prejudice to the flexibility necessary to take into account the different national models and forms of co-operation between public employment services and other labour market actors in the Member States.*

Amendment

(13) In line with their competences on the organisation of labour markets, Member States themselves should be responsible for authorising the participation of organisations as EURES partners for the EURES network, each on their own territory. Authorisations should be subject to minimum common criteria and a set of basic rules on the process of authorisation.

Or. en

Amendment 93
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 14

Text proposed by the Commission

(14) One of the EURES network objectives is to support fair intra-Union labour mobility and therefore the minimum common criteria for authorising organisations to join should include the requirement that those organisations commit themselves to fully respect

Amendment

(14) One of the EURES network objectives is to support fair intra-Union labour mobility and therefore the minimum common criteria for authorising organisations to join should include the requirement that those organisations commit themselves to fully respect

applicable labour standards *and* legal requirements.

applicable labour standards, legal requirements *and the principle of non-discrimination*.

Or. en

Amendment 94
Agnes Jongerius

Proposal for a regulation
Recital 14 a (new)

Text proposed by the Commission

Amendment

(14a) Member States should be able to refuse or to revoke the admission of EURES Partners that are in breach of labour standards or legal requirements, in particular regarding remuneration and working conditions. In the case of a refusal of admission based on non-compliance with labour standards and legal requirements, in particular regarding remuneration and working conditions, the relevant National Coordination office shall inform the European Coordination Office in order to transmit the information to the other National Coordination Offices. If the EURES Partner operates there, the relevant National Coordination Office should take appropriate action on its' own territory in accordance with national law and practice.

Or. en

Amendment 95
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 14 a (new)

Text proposed by the Commission

Amendment

(14a) Member States should be able to refuse or to revoke the admission of organisations that are in breach of the labour standards or legal requirements. In the case of a refusal of admission based on non-compliance with such standards or requirements, it is appropriate that, after transmission by the National Coordination Office to the European Coordination Office, the information relating to such a refusal or revocation be distributed via the European Coordination Office to the other National Coordination Offices which can take appropriate action on their own territory in accordance with their national laws and practices, should the organisation operate there.

Or. en

Amendment 96

Jane Collins

Proposal for a regulation

Recital 16

Text proposed by the Commission

Amendment

(16) To communicate reliable and up to date information to workers and employers on the different aspects of labour mobility within the Union, the EURES network should cooperate with other bodies, services and Union networks facilitating mobility and informing citizens about their rights under Union law, such as Your Europe portal, the European Youth portal and SOLVIT, the organisations responsible for the recognition of professional qualifications and the bodies for the promotion, analysis, monitoring and support of equal

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treatment of workers, designated in accordance with Directive/2013 (EU) of [the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of the freedom of movement for workers].

Or. en

Amendment 97

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 16

Text proposed by the Commission

(16) To communicate reliable and up to date information to workers and employers on the different aspects of labour mobility within the Union, the EURES network should cooperate with other bodies, services and Union networks facilitating mobility and informing citizens about their rights under Union law, such as Your Europe portal, the European Youth portal and SOLVIT, the organisations responsible for the recognition of professional qualifications and the bodies for the promotion, analysis, monitoring and support of equal treatment of workers, designated in accordance with Directive/2013 (EU) of [the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of the freedom of movement for workers].

Amendment

(16) To communicate reliable and up to date information to workers and employers on the different aspects of labour mobility **and social protection** within the Union, the EURES network should **seek synergies between, and** cooperate with, other bodies, services and Union networks facilitating mobility and informing citizens about their rights under Union law, such as **the Administrative Commission for the Coordination of Social Security Systems, the European network of equality bodies (Equinet)**, Your Europe portal, the European Youth portal and SOLVIT, the organisations responsible for the recognition of professional qualifications and the bodies for the promotion, analysis, monitoring and support of equal treatment of workers, designated in accordance with Directive/2013 (EU) of [the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of the freedom of movement for workers].

Or. en

Justification

Synergies should be sought with already existing EU bodies in order to maximise their potential.

Amendment 98

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 16

Text proposed by the Commission

(16) To communicate reliable and up to date information to workers and employers on the different aspects of labour mobility within the Union, the EURES network should cooperate with other bodies, services and Union networks facilitating mobility and informing citizens about their rights under Union law, such as Your Europe portal, the European Youth portal and SOLVIT, the organisations responsible for the recognition of professional qualifications and the bodies for the promotion, analysis, monitoring and support of equal treatment of workers, designated in accordance with Directive ../2013 (EU) of [the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of the freedom of movement for workers].

Amendment

(16) To communicate reliable and up to date information to **jobseekers, trainees, apprentices**, workers and employers on the different aspects of labour mobility within the Union, the EURES network should cooperate with other bodies, services and Union networks facilitating mobility and informing citizens about their rights under Union law, such as Your Europe portal, the European Youth portal and SOLVIT, the organisations responsible for the recognition of professional qualifications and the bodies for the promotion, analysis, monitoring and support of equal treatment of workers, designated in accordance with Directive ../2013 (EU) of [the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of the freedom of movement for workers].

Or. en

Amendment 99

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Recital 17

Text proposed by the Commission

Amendment

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of job vacancies, job applications and CV's, in order to make the labour market fully accessible to both workers and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering workers to actually gain access to all employment opportunities throughout the Union.

deleted

Or. en

Amendment 100

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 17

Text proposed by the Commission

Amendment

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of job vacancies, job applications and CV's, in order to make the labour market fully accessible to both workers and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering workers to actually gain access to all employment opportunities throughout the Union.

(17) The right of freedom of movement entails the necessity to ***improve personalised counselling and to*** set up the means to support clearance, that is to say, the exchange of job vacancies, job applications and CV's, in order to make the labour market fully accessible to both workers and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering workers to actually gain access to all employment opportunities throughout the Union.

Or. en

Amendment 101

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 17

Text proposed by the Commission

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of **job** vacancies, **job** applications and CV's, in order to make the labour market fully accessible to **both** workers and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering **workers** to actually gain access to all employment opportunities throughout the Union.

Amendment

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of vacancies **and** applications and CV's, in order to make the labour market fully accessible to **trainees, apprentices**, workers and employers in accordance with Article 46(d) **and Article 47** of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering **jobseekers** to actually gain access to all employment opportunities throughout the Union.

Or. en

Amendment 102

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 17

Text proposed by the Commission

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of **job** vacancies, **job** applications and CV's, in order to make the labour market fully accessible to both **workers** and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering

Amendment

(17) The right of freedom of movement entails the necessity to set up the means to support clearance, that is to say, the exchange of vacancies, applications and CV's, in order to make the labour market fully accessible to both **jobseekers** and employers in accordance with Article 46(d) of the Treaty, and therefore a common IT platform should be established at Union level and run by the Commission. Securing this right means empowering workers to

workers to actually gain access to all employment opportunities throughout the Union.

actually gain access to all employment opportunities throughout the Union.

Or. en

Amendment 103
Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation
Recital 18

Text proposed by the Commission

(18) The common IT platform which brings together job vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels, ***should facilitate the achievement of equilibrium on the Union labour markets which would bring a high level of employment and help avoid serious threats to the standard of living and levels of employment in the various regions and industries.***

Amendment

(18) The common IT platform which brings together job vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels.

Or. en

Amendment 104
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 18

Text proposed by the Commission

(18) The common IT platform which brings together ***job*** vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels, should facilitate the achievement of equilibrium on the

Amendment

(18) The common IT platform which brings together vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels, should facilitate the achievement of equilibrium on the

Union labour markets which would bring a high level of employment and help avoid serious threats to the standard of living and levels of employment in the various regions and industries.

Union labour markets which would bring a high level of employment and help avoid serious threats to the standard of living and levels of employment in the various regions and industries.

Or. en

Amendment 105
Jérôme Lavrilleux

Proposal for a regulation
Recital 18

Text proposed by the Commission

(18) The common IT platform which brings together job vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels, should facilitate the achievement of equilibrium on the Union labour markets which would bring a high level of employment and help avoid serious threats to the standard of living and levels of employment in the various regions and industries.

Amendment

(18) The common IT platform which brings together job vacancies and the possibility of applying for those vacancies, while enabling job seekers and employers to automatically match data according to various criteria and levels, should facilitate the achievement of equilibrium on the Union labour markets which would bring a high level of employment and help avoid serious threats to the standard of living and levels of employment in the various regions and industries, ***and meet the Europe 2020 targets.***

Or. fr

Amendment 106
Anthea McIntyre

Proposal for a regulation
Recital 18 a (new)

Text proposed by the Commission

Amendment

(18a) All job vacancies made publicly available should be published on the EURES portal, in accordance with the Member State's own practice. However, in

order to ensure appropriate vacancies are published, employers can choose not to have a vacancy published on the EURES portal based on employers undertaking an objective assessment of the skills and competence required to perform the job.

Or. en

Amendment 107
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 19

Text proposed by the Commission

(19) The legal responsibility for ensuring the intrinsic and technical quality of the information made available to the common IT platform, in particular as regards **job vacancy** data, is with the organisations that make the information available in accordance with the law of and/or within the standards set by the Member States. **The Commission** should facilitate cooperation **to render possible an early detection of** any fraud or abuse related to the exchange of information at **European** level.

Amendment

(19) The legal responsibility for ensuring the intrinsic and technical quality of the information made available to the common IT platform, in particular as regards **vacancies'** data, is with the organisations that make the information available in accordance with the law of and/or within the standards set by the Member States. **Those organisations** should facilitate cooperation, **together with the Commission, to detect** any fraud or abuse related to the exchange of information at **Union** level. **All parties involved should ensure the provision of high-quality data.**

Or. en

Amendment 108
Siôn Simon

Proposal for a regulation
Recital 20

Text proposed by the Commission

(20) A common classification system of skills, competences, qualifications and

Amendment

(20) A common classification system of skills, competences, qualifications and

occupations constitutes one of the most important tools for enabling online job application in the Union, it is therefore necessary to develop the cooperation between Member States and the European Commission in order to achieve interoperability and meaningful automated matching across borders, including by mapping to and from the common to national classification systems. Other established European formats and tools for comparability of and transparency on skills and qualifications, such as the European Qualifications Framework and the single framework for the transparency of qualifications and competences (Europass) should also be used in this context.

occupations constitutes one of the most important tools for enabling online job application in the Union, it is therefore necessary to develop the cooperation between Member States and the European Commission in order to achieve interoperability and meaningful automated matching across borders, including by mapping to and from the common to national classification systems. ***Member States should be kept informed of the development of European Skills, Competences, Qualifications and Occupations tool (ESCO).*** Other established European formats and tools for comparability of and transparency on skills and qualifications, such as the European Qualifications Framework and the single framework for the transparency of qualifications and competences (Europass) should also be used in this context.

Or. en

Amendment 109

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 20

Text proposed by the Commission

(20) A common classification system of skills, competences, qualifications and occupations constitutes one of the most important tools for enabling online job application in the Union, it is therefore necessary to develop the cooperation between Member States and the European Commission in order to achieve interoperability and meaningful automated matching across borders, including by mapping to and from the common to national classification systems. Other established European formats and tools for comparability of and transparency on skills

Amendment

(20) A common classification system of skills, competences, qualifications and occupations constitutes one of the most important tools for enabling online job application in the Union, it is therefore necessary to develop the cooperation between Member States and the European Commission in order to achieve interoperability and meaningful automated matching across borders, including by mapping to and from the common to national classification systems. Other established European formats and tools for comparability of and transparency on skills

and qualifications, such as the European Qualifications Framework and the single framework for the transparency of qualifications and competences (Europass) **should** also be used in this context.

and qualifications, such as the European Qualifications Framework and the single framework for the transparency of qualifications and competences (Europass) **could** also be used in this context.

Or. en

Amendment 110

Renate Weber, Enrique Calvet Chambon, Ivo Vajgl

Proposal for a regulation

Recital 20 a (new)

Text proposed by the Commission

Amendment

(20a) The common classification system of skills, competences, qualifications and occupations should capitalise on the experiences and best practices already acquired following the implementation of the European Qualifications Framework and Directive 2005/36/EC of the European Parliament and of the Council.

Or. en

Amendment 111

Georges Bach

Proposal for a regulation

Recital 20 a (new)

Text proposed by the Commission

Amendment

(20a) Member States should also intensify cooperation on the recognition of diplomas so as to enable workers to have access to all employment opportunities throughout the Union.

Or. fr

Amendment 112
Anthea McIntyre

Proposal for a regulation
Recital 20 a (new)

Text proposed by the Commission

Amendment

(20a) The establishment of an inventory to map or replace national classifications to the list of skills, competences and occupations of the European classification should not generate additional costs or burdens on Member States.

Or. en

Amendment 113
Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation
Recital 21

Text proposed by the Commission

Amendment

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of workers and employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union, should be secured as much as possible, and therefore principles **and rules** should be established regarding the availability of support services in the territory of the individual Member States. This common approach also covers apprenticeships and traineeships considered as work.

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of workers and employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union **or of their gender**, should be secured as much as possible, and therefore principles, **rules and gender-disaggregated data-sets** should be established regarding the availability of support services in the territory of the individual Member States. This common approach also covers apprenticeships and traineeships considered as work.

Amendment 114
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 21

Text proposed by the Commission

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of **workers and** employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union, should be secured as much as possible, and therefore principles and rules should be established regarding the availability of support services in the territory of the individual Member States. ***This common approach also covers apprenticeships and traineeships considered as work.***

Amendment

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of ***trainees, apprentices and workers, as well as*** employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union, should be secured as much as possible, and therefore principles and rules should be established regarding the availability of support services in the territory of the individual Member States.

Amendment 115
Siôn Simon

Proposal for a regulation
Recital 21

Text proposed by the Commission

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of workers and employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union, should be secured as

Amendment

(21) A common approach to the services delivered by the organisations ('support services') participating in the EURES network should be established and the principle of equal treatment of workers and employers seeking assistance on intra-Union labour mobility, regardless of their location in the Union, should be secured as

much as possible, and therefore principles and rules should be established regarding the availability of support services in the territory of the individual Member States. This common approach also covers apprenticeships and traineeships considered as work.

much as possible, and therefore principles and rules should be established regarding the availability of support services in the territory of the individual Member States. This common approach also covers apprenticeships and traineeships considered as work *in accordance with Article 45 of the Treaty*.

Or. en

Amendment 116

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 22

Text proposed by the Commission

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits workers, and it is needed to improve the EURES network's potential to provide support to workers throughout their entire working life, securing their transitions and careers.

Amendment

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits workers, and it is needed to improve the EURES network's potential to provide support to workers throughout their entire working life, securing their transitions, *including temporary periods of unemployment, which often occur to mothers*, and careers.

Or. en

Amendment 117

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 22

Text proposed by the Commission

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits workers,

Amendment

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits workers,

and it is needed to improve the EURES network's potential to provide support to workers throughout their entire working life, securing their transitions and careers.

and it is needed to improve the EURES network's potential to provide **personalised counselling and** support to workers throughout their entire working life, securing their transitions, **social rights** and careers, **in accordance with the life-cycle approach**.

Or. en

Justification

The life-cycle approach is a term used, among others, by the International Labour Organisation and OECD to describe that in a rapidly changing world, an individual does not conform to a linear sequence of life stages relating solely to age, but may follow instead a cyclical pattern as life-events, often due to changing economic or social changes.

Amendment 118

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 22

Text proposed by the Commission

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits workers, and it is needed to improve the EURES network's potential to provide support to **workers** throughout their **entire** working life, securing their transitions and careers.

Amendment

(22) A wider and more comprehensive choice of assistance on intra-Union labour mobility opportunities benefits **trainees, apprentices and** workers, and it is needed to improve the EURES network's potential to provide support to **jobseekers** throughout their working life, securing their transitions and careers.

Or. en

Amendment 119

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 23

Text proposed by the Commission

(23) Support services will help to decrease the obstacles faced by job seekers when exercising their workers' rights under Union law **as well as** to exploit more efficiently all job opportunities, thus securing better individual employment prospects.

Amendment

(23) Support services, **including personalised counselling**, will help to decrease the obstacles faced by job seekers when exercising their workers' rights under Union law, **to make well-informed decisions with regard to social security and** to exploit more efficiently all job opportunities, thus securing better individual employment prospects.

Or. en

Justification

Personalised services provided by EURES advisors play a key role in allowing workers to make informed decisions when exercising their fundamental right of free movement.

Amendment 120

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 23

Text proposed by the Commission

(23) Support services will help to decrease the obstacles faced by job seekers when exercising their **workers'** rights under Union law as well as to exploit more efficiently all job opportunities, thus securing better individual employment prospects.

Amendment

(23) Support services will help to decrease the obstacles faced by job seekers when exercising their rights under Union law as well as to exploit more efficiently all **traineeship, apprenticeship and** job opportunities, thus securing better individual employment prospects.

Or. en

Amendment 121

Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation

Recital 24

Text proposed by the Commission

(24) A profound understanding of labour demand in terms of occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union ***and therefore support services should include good quality assistance to employers, small and medium sized enterprises in particular. Close working relationships between employment services and employers will increase the pool of job vacancies and job matching of suitable candidates, secure pathways for job seekers in particular those in vulnerable groups and improve labour market intelligence.***

Amendment

(24) A profound understanding of labour demand in terms of occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union.

Or. en

Amendment 122

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 24

Text proposed by the Commission

(24) A profound understanding of labour demand in terms of occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union and therefore support services should include good quality assistance to employers, small and medium sized enterprises in particular. Close working relationships between employment services and employers will increase the pool of job vacancies and job matching of suitable candidates, secure pathways for job seekers in particular those in vulnerable groups and improve labour market intelligence.

Amendment

(24) A profound understanding of labour ***supply and*** demand in terms of occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union and therefore support services should include good quality assistance to employers, small and medium sized enterprises in particular. Close working relationships between employment services and employers will increase the pool of job vacancies and job matching of suitable candidates, secure pathways for job seekers in particular those in vulnerable groups and improve labour market intelligence.

Amendment 123
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 24

Text proposed by the Commission

(24) A profound understanding of labour demand in terms of occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union and therefore support services should include good quality assistance to employers, small and medium sized enterprises in particular. Close working relationships between employment services and employers will increase the pool of **job** vacancies and **job** matching of suitable candidates, secure pathways for job seekers in particular those in vulnerable groups and improve labour market intelligence.

Amendment

(24) A profound understanding of labour demand in terms of **matching skills, qualifications**, occupations, sectors and needs of employers would benefit the right of free movement of workers within the Union and therefore support services should include good quality assistance to employers, small and medium sized enterprises in particular. Close working relationships between employment services and employers will increase the pool of vacancies and matching of suitable candidates, secure pathways for job seekers in particular **youth and** those in vulnerable groups and improve labour market intelligence.

Amendment 124
Anthea McIntyre

Proposal for a regulation
Recital 25

Text proposed by the Commission

(25) The support services common to all Member States should be defined on the basis of the emerging consensus on successful Member State practices for information, counselling and advice to job seekers and employers.

Amendment

deleted

Amendment 125

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 25

Text proposed by the Commission

(25) The support services common to all Member States should be defined on the basis of the emerging consensus on successful Member State practices for information, counselling and advice to job seekers and employers.

Amendment

(25) The support services common to all Member States should be defined on the basis of the emerging consensus on successful Member State practices for information, **personalised** counselling and advice to job seekers and employers. **The Commission should ensure that technical and financial assistance is provided to support services, including to EURES advisors.**

Or. en

Justification

Personalised services provided by EURES advisors play a key role in allowing workers to make informed decisions when exercising their fundamental right of free movement.

Amendment 126

Siôn Simon

Proposal for a regulation

Recital 26

Text proposed by the Commission

(26) Support services for workers are connected to the exercise of their fundamental freedom of movement as workers under Union law, they should be free of charge. **However**, support services for employers **may be subject to a fee, in**

Amendment

(26) Support services for workers are connected to the exercise of their fundamental freedom of movement as workers under Union law, they should be free of charge. Support services for employers **connected to the EURES**

accordance with national practices.

network should also be free of charge.

Or. en

Amendment 127

Martina Dlabajová, Renate Weber

Proposal for a regulation

Recital 26

Text proposed by the Commission

(26) Support services for **workers** are connected to the exercise of their fundamental freedom of movement as workers under Union law, **they** should be free of charge. However, support services for employers may be subject to a fee, in accordance with national practices.

Amendment

(26) Support services for **jobseekers** are connected to the exercise of their fundamental freedom of movement as workers under Union law **and** should be free of charge. However, **the** support services for employers may be subject to a fee, in accordance with national practices.

Or. en

Amendment 128

Claude Rolin, Georges Bach

Proposal for a regulation

Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States **may choose to** set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States **should** set up specific support structures, **the EURES Cross-Border Partnerships**, to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific

border matching between labour demand and supply and the resulting placements.

needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements. ***The EURES Cross-Border Partnerships should involve regional/local authorities and public employment services, the social partners and other stakeholders, within the EURES network, that are active in the cross-border dimension.***

Or. en

Amendment 129

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States ***may choose to*** set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States ***should*** set up specific support structures ***in the form of EURES cross-border partnerships***, to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements. ***The EURES cross-border partnerships should involve regional and local authorities, employment services, the social partners and other stakeholders within the EURES network that have cross-border activities.***

Or. en

Amendment 130
Martina Dlabajová

Proposal for a regulation
Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters **specific** administrative, legal or tax **obstacles** to mobility. Member States may choose to set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier **jobseekers and** workers who are living in one Member State and **seeking employment or** working in another and have to cope with different national practices and legal systems and encounters administrative, legal or tax **barriers relating** to mobility. Member States may choose to set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements. **The EURES Cross-Border Partnerships should be given particular focus in this respect.**

Or. en

Amendment 131
Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation
Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and

have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States *may choose to* set up specific support structures to *facilitate* this kind of mobility, *such* structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States *should* set up specific support structures to this kind of mobility *including public authorities, employment services and social partners. Such* structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Or. en

Amendment 132 Siôn Simon

Proposal for a regulation Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States may choose to set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. Member States, *in cooperation with regional and local authorities* may choose to set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Or. en

Amendment 133
Jutta Steinruck

Proposal for a regulation
Recital 27

Text proposed by the Commission

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. **Member States** may choose to set up specific support structures to facilitate this kind of mobility, such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Amendment

(27) Particular attention should be paid to supporting mobility in the cross-border regions for and providing services to frontier workers who are living in one Member State and working in another and have to cope with different national practices and legal systems and encounters specific administrative, legal or tax obstacles to mobility. **The relevant regional authorities** may choose to set up specific support structures to facilitate this kind of mobility. Such structures should, within the framework of the EURES network, address the specific needs for information, guidance, cross-border matching between labour demand and supply and the resulting placements.

Or. de

Amendment 134
Paloma López Bermejo, Rina Ronja Kari, Inês Cristina Zuber

Proposal for a regulation
Recital 28

Text proposed by the Commission

(28) **Transparency of labour markets and adequate matching capabilities are pre-conditions for labour mobility within the Union. A better balance between labour supply and demand can be achieved through** an efficient system at Union level for exchanging of information on national and sectoral labour **surpluses and shortages that** should be set up between Member States and the European

Amendment

(28) An efficient system at Union level for exchanging of information on national and sectoral labour shortages should be set up between Member States and the European Commission.

Commission *and used as a basis for Member States to develop their mobility policies and underpin the practical cooperation within the EURES network.*

Or. en

Amendment 135
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 28

Text proposed by the Commission

(28) Transparency of labour markets and adequate matching capabilities are pre-conditions for labour mobility within the Union. A better balance between labour supply and demand can be achieved through an efficient system at Union level for exchanging of information on national *and sectoral* labour *surpluses and shortages that* should be set up between Member States *and* the European Commission and used as a basis for Member States to develop their mobility policies and underpin the practical cooperation within the EURES network.

Amendment

(28) Transparency of labour markets and adequate matching capabilities, *including matching of skills and qualifications with labour market needs*, are pre-conditions for labour mobility within the Union. A better balance between labour supply and demand *by better matching skills and jobs* can be achieved through an efficient system at Union level for exchanging of information on national, *regional and sectoral* labour *supply and demand. Such a system* should be set up between Member States, *assisted by* the European Commission and used as a basis for Member States to develop their mobility policies and underpin the practical cooperation within the EURES network.

Or. en

Amendment 136
Emilian Pavel

Proposal for a regulation
Recital 28 a (new)

Text proposed by the Commission

Amendment

(28a) The Commission should monitor

demand and supply on the European labour market and analyse labour trends on an ongoing basis, in collaboration with Eurostat and the EURES network.

Or. en

Amendment 137

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Recital 29

Text proposed by the Commission

Amendment

(29) The freedom of movement for workers and high levels of employment are closely linked and make it necessary for Member States to develop mobility policies supporting a better functioning of labour markets in the Union. Member States' mobility policies should be considered as an integral part of their social and employment policies.

deleted

Or. en

Amendment 138

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 29

Text proposed by the Commission

Amendment

(29) The freedom of movement for workers and high levels of employment are closely linked and make it necessary for Member States to develop mobility policies supporting a better functioning of labour markets in the Union. Member States' mobility policies should be considered as an integral part of their social and employment policies.

deleted

Amendment 139
Jérôme Lavrilleux

Proposal for a regulation
Recital 29

Text proposed by the Commission

(29) The freedom of movement for workers and high levels of employment are closely linked and make it necessary for Member States to develop mobility policies supporting a better functioning of labour markets in the Union. Member States' mobility policies should be considered as an integral part of their social and employment policies.

Amendment

(29) The freedom of movement for workers and high levels of employment are closely linked and make it necessary for Member States to develop mobility policies supporting a better functioning of labour markets in the Union. Member States' mobility policies should be considered as an integral part of their social and employment policies. ***The Commission could list Member States' good practices and mention them in the recommendations that it makes for the purposes of the European Semester.***

Or. fr

Amendment 140
Renate Weber, Enrique Calvet Chambon, Ivo Vajgl

Proposal for a regulation
Recital 29 a (new)

Text proposed by the Commission

Amendment

(29a) Those policies should also consider the hostile working environment, the high risks of exploitation and the poor working conditions which the mobile workers might experience when they arrive in a new labour market. The same considerations should be given to those workers' families and the opportunities available for them to be integrated in the new labour market.

Amendment 141
Paloma López Bermejo, Inês Cristina Zuber

Proposal for a regulation
Recital 30

Text proposed by the Commission

(30) ***A programming cycle should be established to support the coordination of action on mobility within the Union. To be effective, the programming of*** Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour shortages ***and surpluses,*** and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State ***to facilitate intra-EU labour mobility.***

Amendment

(30) Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour shortages, and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State.

Amendment 142
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 30

Text proposed by the Commission

(30) A programming cycle should be established to support the coordination of action on mobility within the Union. To be effective, the programming of Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour shortages and surpluses,

Amendment

(30) A programming cycle should be established to support the coordination of action on mobility within the Union. To be effective, ***and to ensure fair mobility,*** the programming of Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour

and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State to facilitate intra-EU labour mobility.

shortages and surpluses, and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State to facilitate intra-EU labour mobility.

Or. en

Amendment 143
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 30

Text proposed by the Commission

(30) A programming cycle should be established to support the coordination of action on mobility within the Union. To be effective, the programming of Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour *shortages and surpluses*, and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State to facilitate intra-EU labour mobility.

Amendment

(30) A programming cycle should be established to support the coordination of action on mobility within the Union. To be effective, the programming of Member States' activity plans should take into account data on mobility flows and patterns, the data analysis of existing and forecast labour *supply and demand*, and recruitment experiences and practices under the EURES network and it should consist of a review of the existing resources and tools at the disposal of the organisations in the Member State to facilitate intra-EU labour mobility.

Or. en

Amendment 144
Jutta Steinruck

Proposal for a regulation
Recital 31

Text proposed by the Commission

(31) The sharing of draft activity plans

Amendment

(31) The sharing of draft activity plans

under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office **and the social partners**, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Or. de

Amendment 145

Siôn Simon

Proposal for a regulation

Recital 31

Text proposed by the Commission

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct **the** resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Amendment

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office **and the social partners**, to direct resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Or. en

Amendment 146

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Recital 31

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Text proposed by the Commission

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Amendment

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office ***and with the appropriate involvement of the social partners***, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Or. en

Amendment 147

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 31

Text proposed by the Commission

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Amendment

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office ***and with the appropriate involvement of the social partners***, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Or. en

Amendment 148
Claude Rolin, Georges Bach

Proposal for a regulation
Recital 31

Text proposed by the Commission

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Amendment

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office **and through the appropriate involvement of the social partners**, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers according to the dynamics of labour markets.

Or. en

Amendment 149
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 31

Text proposed by the Commission

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of workers

Amendment

(31) The sharing of draft activity plans under the programming cycle among Member States should enable the National Coordination Offices, acting on behalf of the Member States, together with the European Coordination Office, to direct the resources of the EURES network toward appropriate actions and projects, and thereby steer the development of the EURES network as a more result-oriented tool responsive to the needs of **jobseekers**,

according to the dynamics of labour *markets*.

trainees, apprentices and workers according to the dynamics of *the Union* labour *market*.

Or. en

Amendment 150

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Recital 32

Text proposed by the Commission

(32) In order to obtain adequate information for measuring the results of the EURES network, common indicators should be established. Those indicators should guide the organisations participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

Amendment

(32) In order to obtain adequate information for measuring the results of the EURES network, common, ***gender-disaggregated***, indicators should be established. Those indicators should guide the organisations participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

Or. en

Amendment 151

Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation

Recital 32

Text proposed by the Commission

(32) In order to obtain adequate information for measuring the results of the EURES network, common indicators should be established. Those indicators should guide the organisations

Amendment

(32) In order to obtain adequate information for measuring the results of the EURES network, common indicators should be established ***and a thorough assessment of the impact of mobility on***

participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

labour markets be made. Those indicators *and that impact assessment* should guide the organisations participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

Or. en

Amendment 152

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 32

Text proposed by the Commission

(32) In order to obtain adequate information for measuring the results of the EURES network, common indicators should be established. Those indicators should guide the organisations participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

Amendment

(32) In order to obtain adequate information for measuring the results of the EURES network, common *quantitative and qualitative* indicators should be established. Those indicators should guide the organisations participating in the EURES network in identifying their results and should help assess the progress made against the objectives set for the EURES network as a whole, including its contribution towards the implementation of a coordinated strategy for employment in accordance with Article 145 of the Treaty.

Or. en

Amendment 153

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Recital 33

Text proposed by the Commission

(33) **Whenever** the measures provided for in this Regulation entail the processing of personal data, they must be carried out in accordance with **EU** law on the protection of personal data²⁰ as well as the national implementing measures thereto.

²⁰ In particular Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regards to the processing of personal data and on the free movement of such data (OJ L 281, 23.11.1995, p. 31) and Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.01.2001, p. 1).

Amendment

(33) **Where** the measures provided for in this Regulation entail the processing of personal data, they must be carried out in accordance with **Union** law on the protection of personal data as well as the national implementing measures thereto. **Personal data should not be retained for longer than necessary for the purpose for which that data was collected.**

²⁰ In particular Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regards to the processing of personal data and on the free movement of such data (OJ L 281, 23.11.1995, p. 31) and Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.01.2001, p. 1).

Or. en

Amendment 154
Jane Collins

Proposal for a regulation
Recital 35

Text proposed by the Commission

(35) Since the objective of this Regulation - namely to establish a common framework for cooperation between Member States to bring together job vacancies and the possibility of applying for those job vacancies and to facilitate the achievement of a balance between

Amendment

deleted

supply and demand in the employment market - cannot be sufficiently achieved by the Member States, and can therefore, by reason of the scale and effect 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 said Article 5, this Regulation does not go beyond what is necessary to achieve that objective.

Or. en

Amendment 155
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 35

Text proposed by the Commission

(35) *Since the* objective of this Regulation - namely to establish a common framework for cooperation between Member States to bring together **job** vacancies and the possibility of applying for those **job** vacancies and to facilitate the achievement of a balance between supply and demand in the employment market - **cannot be sufficiently achieved by the** Member States, **and can therefore, by reason of the scale and effect 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 said Article 5, this Regulation does not go beyond what is necessary to achieve that objective.

Amendment

(35) **The** objective of this Regulation - namely to establish a common framework for cooperation between Member States to bring together vacancies and the possibility of applying for those vacancies and to facilitate the achievement of a balance between supply and demand in the employment market - **can be better achieved when** Member States **cooperate, with the assistance** of the **Commission**, 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 said Article 5, this Regulation does not go beyond what is necessary to achieve that objective.

Or. en

Amendment 156
Jane Collins

Proposal for a regulation
Recital 36

Text proposed by the Commission

Amendment

(36) The power to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in order to ensure that the obligations imposed on the Member States for the authorisation of the organisations to join the EURES network as EURES Partners and to provide common indicators on the performance of those organisations can be amended in light of the experiences gained with their application or to take into account evolving needs on the labour market. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing-up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

deleted

Or. en

Amendment 157
Siôn Simon

Proposal for a regulation
Recital 36

Text proposed by the Commission

Amendment

(36) The power to adopt delegated acts in accordance with Article 290 of the Treaty

deleted

on the Functioning of the European Union should be delegated to the Commission in order to ensure that the obligations imposed on the Member States for the authorisation of the organisations to join the EURES network as EURES Partners and to provide common indicators on the performance of those organisations can be amended in light of the experiences gained with their application or to take into account evolving needs on the labour market. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing-up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

Or. en

Amendment 158

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Recital 36

Text proposed by the Commission

Amendment

(36) The power to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in order to ensure that the obligations imposed on the Member States for the authorisation of the organisations to join the EURES network as EURES Partners and to provide common indicators on the performance of those organisations can be amended in light of the experiences gained with their application or to take into account evolving needs on the labour market. It is

deleted

of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing-up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

Or. en

Amendment 159

Agnieszka Kozłowska-Rajewicz

Proposal for a regulation

Recital 36

Text proposed by the Commission

(36) The power to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in order to ensure that the obligations imposed on the Member States for the authorisation of the organisations to join the EURES network as EURES Partners and to provide common indicators on the performance of those organisations can be amended in light of the experiences gained with their application or to take into account evolving needs on the labour market. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and **drawing-up** delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

Amendment

(36) The power to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in order to ensure that the obligations imposed on the Member States for the authorisation of the organisations to join the EURES network as EURES Partners and to provide common indicators on the performance of those organisations can be amended in light of the experiences gained with their application or to take into account evolving needs on the labour market, **as well as to make it possible to change the scope of assistance services for workers and assistance services for employers**. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and **drawing up** delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.

Amendment 160

Jane Collins

Proposal for a regulation

Recital 37

Text proposed by the Commission

Amendment

(37) In order to ensure uniform conditions for the implementation of the technical standards and formats applicable to clearance and automated matching as well as the models and procedures for sharing information between Member States, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers.

deleted

Or. en

Amendment 161

Martina Dlabajová

Proposal for a regulation

Recital 37

Text proposed by the Commission

Amendment

(37) In order to ensure uniform conditions for the implementation of the technical standards and formats applicable to clearance and automated matching as well as the models and procedures for sharing information between Member States, implementing powers should be conferred

(37) In order to ensure uniform conditions for the implementation of the technical standards and formats applicable to clearance and automated matching as well as the models and procedures for sharing information between Member States, **and in order to adopt the list of skills,**

on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers.

competences and occupations of the European classification, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers.

Or. en

Amendment 162
Martina Dlabajová, Renate Weber

Proposal for a regulation
Recital 37 a (new)

Text proposed by the Commission

Amendment

(37a) For the purpose of establishing the composition of the network for a transitional period and of ensuring operational continuity with the network established within the framework of Regulation (EU) 492/2011, the organisation designated as EURES Partners under Article 3(c) or Associated Partners under Article 3(d) of Commission Implementing Decision 2012/733/EU on [date of entry into force of this Regulation] should be permitted to continue as EURES Members or EURES Partners for a transitional period.

Or. en

Amendment 163
Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation
Article 1 – paragraph 1

Text proposed by the Commission

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States and the Commission.

Amendment

deleted

Or. en

Amendment 164
Siôn Simon

Proposal for a regulation
Article 1 – paragraph 1

Text proposed by the Commission

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States and the Commission.

Amendment

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union ***and the abolition of any discrimination based on nationality between workers of the Member States as regards employment, remuneration and other conditions of work and employment within the Union*** in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States, ***social partners*** and the Commission.

Or. en

Amendment 165
Jutta Steinruck

Proposal for a regulation
Article 1 – paragraph 1

Text proposed by the Commission

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States and the Commission.

Amendment

1. The aim of this Regulation is ***not only*** to facilitate the exercise of the freedom of movement for workers within the Union in accordance with Article 45 TFEU, ***but also to do away with all forms of nationality-based unequal treatment of workers from the Member States as regards employment conditions, wages, social security and compliance with existing standards***, by establishing a common framework for cooperation between Member States and the Commission

Or. de

Amendment 166

Sergio Gutiérrez Prieto, Javi López

Proposal for a regulation

Article 1 – paragraph 1

Text proposed by the Commission

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States and the Commission.

Amendment

1. The aim of this Regulation is to facilitate the exercise of the freedom of movement for workers within the Union ***and the removal of any discrimination based on nationality between the workers of the Member States within the Union*** in accordance with Article 45 TFEU, by establishing a common framework for cooperation between Member States and the Commission.

Or. es

Amendment 167

Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation
Article 1 – paragraph 2 – introductory part

Text proposed by the Commission

Amendment

2. ***For the purpose of the first paragraph,*** this Regulation provides for objectives, principles and rules on

2. This Regulation provides for objectives, principles and rules on

Or. en

Amendment 168
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 1 – paragraph 2 – point a

Text proposed by the Commission

Amendment

(a) cooperation between Member States and the Commission on sharing data on job vacancies, ***job*** applications and CV's and on the resultant placement of ***workers in*** jobs;

(a) cooperation between Member States and the Commission on sharing data on ***traineeship, apprenticeship and*** job vacancies, applications and CV's and on the resultant placement of ***jobseekers in traineeships, apprenticeships and*** jobs;

Or. en

Amendment 169
Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation
Article 1 – paragraph 2 – point b

Text proposed by the Commission

Amendment

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to promote a high level of employment;

deleted

Or. en

Amendment 170
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 1 – paragraph 2 – point b

Text proposed by the Commission

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***promote a high level*** of employment;

Amendment

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***achieve high levels*** of employment;

Or. en

Amendment 171
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 1 – paragraph 2 – point b

Text proposed by the Commission

b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to promote a high level of employment;

Amendment

b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to promote a high level of employment, ***guaranteeing suitable forms of protection for those deciding to leave their own country;***

Or. it

Amendment 172
Georgi Pirinski

Proposal for a regulation
Article 1 – paragraph 2 – point b

Text proposed by the Commission

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***promote*** a high level of employment;

Amendment

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***promoting a*** high-level of ***high-quality*** employment;

Or. en

Amendment 173
Siôn Simon

Proposal for a regulation
Article 1 – paragraph 2 – point b

Text proposed by the Commission

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***promote*** a high level of employment;

Amendment

(b) actions by and between Member States to facilitate the achievement of a balance between supply and demand in the labour market of the Union, with a view to ***promoting a*** high-level of ***high-quality*** employment;

Or. en

Amendment 174
Siôn Simon

Proposal for a regulation
Article 1 – paragraph 2 – point c

Text proposed by the Commission

(c) the functioning of a European network of employment services between Member States and the Commission;

Amendment

(c) the functioning of a European network of employment services between Member States, ***the social partners*** and the Commission;

Or. en

Amendment 175
Jutta Steinruck

Proposal for a regulation
Article 1 – paragraph 2 – point c

Text proposed by the Commission

(c) the functioning of a European network of employment services between Member States **and** the Commission;

Amendment

(c) the functioning of a European network of employment services between Member States, the Commission **and the social partners**;

Or. de

Amendment 176
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 1 – paragraph 2 – point c

Text proposed by the Commission

c) the functioning of a European network of employment services between Member States and the Commission;

Amendment

c) the functioning of a European network of employment services between Member States and the Commission, **involving also the social partners**;

Or. it

Amendment 177
Claude Rolin, Georges Bach

Proposal for a regulation
Article 1 – paragraph 2 – point c

Text proposed by the Commission

(c) the functioning of a European network of employment services between Member States and the Commission;

Amendment

(c) the functioning of a European network of employment services between Member States and the Commission, **with the appropriate involvement of the social**

partners;

Or. en

Amendment 178

Paloma López Bermejo, Rina Ronja Kari, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Article 1 – paragraph 2 – point c

Text proposed by the Commission

(c) the functioning of a European network of employment services between Member States and the Commission;

Amendment

(c) the functioning of a European network of employment services between Member States and the Commission, ***with the appropriate involvement of the social partners;***

Or. en

Amendment 179

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 1 – paragraph 2 – point d

Text proposed by the Commission

(d) related mobility support services to be provided to workers and employers.

Amendment

(d) related mobility support services to be provided to workers and employers, ***including by the EURES advisors.***

Or. en

Justification

Personalised services provided by EURES advisors play a key role in allowing workers to make informed decisions when exercising their fundamental right of free movement.

Amendment 180
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 1 – paragraph 2 – point d

Text proposed by the Commission

(d) related mobility support services to be provided to workers and employers.

Amendment

(d) related mobility support services to be provided to **jobseekers**, workers and employers.

Or. en

Amendment 181
Siôn Simon

Proposal for a regulation
Article 1 – paragraph 2 – point d a (new)

Text proposed by the Commission

Amendment

(da) services provided to job seekers in order to ensure fair mobility;

Or. en

Amendment 182
Jutta Steinruck

Proposal for a regulation
Article 1 – paragraph 2 – point d a (new)

Text proposed by the Commission

Amendment

(da) services for workers in order to guarantee fair mobility.

Or. de

Amendment 183
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 1 – paragraph 2 – point d a (new)

Text proposed by the Commission

Amendment

(da) effective promotion of the EURES network at European level through intensive communication efforts by the Commission and, in particular, the Member State governments, using instruments ensuring wide dissemination and usability;

Or. it

Amendment 184
Ádám Kósa

Proposal for a regulation
Article 1 – paragraph 2 – point d a (new)

Text proposed by the Commission

Amendment

(da) raising the public profile of the EURES network by means of intensive communication measures taken by the Commission.

Or. en

Amendment 185
Siôn Simon

Proposal for a regulation
Article 2 – paragraph 1 – point a

Text proposed by the Commission

Amendment

(a) ‘the public employment services’ are the organisations of the Member States, as part of relevant ministries, public bodies or corporations falling under public law, that are responsible for implementing active

(a) ‘the public employment services’ are the organisations of the Member States, as part of relevant ministries, public bodies or corporations falling under public law, that are responsible for implementing active

labour market policies and providing employment services in the public interest;

labour market policies and providing **high-quality** employment services in the public interest;

Or. en

Amendment 186

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 2 – paragraph 1 – point a

Text proposed by the Commission

(a) "the public employment services" are the organisations of the Member States, as part of relevant ministries, public bodies or corporations falling under public law, that are responsible for implementing active labour market policies and providing employment services in the public interest;

Amendment

a) "the public employment services" are the organisations of the Member States, as part of relevant ministries, public bodies or corporations falling under public law, that are responsible for implementing active labour market policies and providing employment services in the public interest **and in the interest of wider social protection**;

Or. it

Amendment 187

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 2 – paragraph 1 – point b

Text proposed by the Commission

(b) "employment services" means any legal or natural person, lawfully operating in a Member State, which provides services for job seekers to **get employed** and for employers to recruit workers;

Amendment

(b) "employment services" means any legal or natural person, lawfully operating in a Member State, which provides services for job seekers to **find employment in line with their training** and for employers to recruit **qualified** workers;

Or. it

Amendment 188
Jane Collins

Proposal for a regulation
Article 2 – paragraph 1 – point c

Text proposed by the Commission

(c) ‘job vacancy’ means any offer for employment, ***including for apprenticeships and traineeships considered as work;***

Amendment

(c) ‘job vacancy’ means any offer for employment;

Or. en

Amendment 189
Ádám Kósa

Proposal for a regulation
Article 2 – paragraph 1 – point c

Text proposed by the Commission

(c) ‘job vacancy’ means any offer for employment, ***including for apprenticeships and traineeships considered as work;***

Amendment

(c) "job vacancy" means any offer for employment, ***where a successful applicant, through taking up the vacant post, would enter into an employment relationship that would qualify him or her as a worker for the purposes of Article 45 TFEU;***

Or. en

Amendment 190
Sergio Gutiérrez Prieto, Javi López

Proposal for a regulation
Article 2 – paragraph 1 – point c

Text proposed by the Commission

(c) ‘job vacancy’ means any offer ***for*** employment, including ***for*** apprenticeships and traineeships considered as work;

Amendment

(c) ‘job vacancy’ means any offer ***of*** employment, including apprenticeships and traineeships considered as work. ***In***

accordance with Article 45 TFEU, apprenticeships and traineeships considered as work must comply with minimum social and labour standards and provide sufficient remuneration to cover the expenses related to the work;

Or. es

Amendment 191
Siôn Simon

Proposal for a regulation
Article 2 – paragraph 1 – point c

Text proposed by the Commission

(c) ‘job vacancy’ means any offer for employment, including for apprenticeships and traineeships considered as work;

Amendment

(c) ‘job vacancy’ means any offer for employment, including for apprenticeships and traineeships considered as work *in accordance with Article 45 TFEU, whereby apprenticeships and traineeships must comply with the minimum social and employment standards of the Member State where the vacancy is located and provide a sufficient compensation to cover related expenses;*

Or. en

Amendment 192
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 2 – paragraph 1 – point c

Text proposed by the Commission

(c) ‘**job** vacancy’ means any offer for employment, *including for* apprenticeships *and traineeships considered as work;*

Amendment

(c) ‘vacancy’ means any offer for employment, *apprenticeship or traineeship;*

The rules governing traineeships and apprenticeships, and the conditions under which they take place, shall be determined

in the context of existing national and Union law;

Or. en

Amendment 193

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 2 – paragraph 1 – point d

Text proposed by the Commission

(d) ‘clearance’ means the exchange of information and processing of **job** vacancies, **job** applications and CV's;

Amendment

(d) ‘clearance’ means the exchange of information and processing of vacancies, applications and CV's;

Or. en

Amendment 194

Ádám Kósa

Proposal for a regulation

Article 2 – paragraph 1 – point e

Text proposed by the Commission

(e) the "common IT platform" means the IT infrastructure and related platforms set up at European level for the purpose of clearance;

Amendment

(e) the "common IT platform" means the IT infrastructure and related platforms set up at European level for the purpose of clearance, ***which are also to be readily usable by people with disabilities;***

Or. hu

Amendment 195

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 2 – paragraph 1 – point e

Text proposed by the Commission

(e) the "common IT platform" means the IT infrastructure and related platforms set up at European level for the purpose of clearance;

Amendment

(e) the "common IT platform" means the IT infrastructure and related platforms set up, ***monitored and widely shared*** at European level for the purpose of clearance;

Or. it

Amendment 196

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 2 – paragraph 1 – point f

Text proposed by the Commission

(f) "placement" by employment services of a worker with an employer or "recruitment" of a worker for an employer means the provision of services to mediate between supply and demand with the objective of filling a job vacancy;

Amendment

(f) "placement" by employment services of a worker with an employer or "recruitment" of a worker for an employer means the provision of services to mediate between supply and demand with the objective of filling a job vacancy ***and tailored to the requirements of both sides***;

Or. it

Amendment 197

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 2 – paragraph 1 – point f

Text proposed by the Commission

(f) 'placement' by employment services of a worker with an employer or 'recruitment' of a worker for an employer means the provision of services to mediate between supply and demand with the objective of filling a ***job*** vacancy;

Amendment

(f) 'placement' by employment services of a worker with an employer or 'recruitment' of a worker for an employer means the provision of services to mediate between supply and demand with the objective of filling a vacancy;

Amendment 198
Jutta Steinruck, Evelyn Regner

Proposal for a regulation
Article 2 – paragraph 1 – point f a (new)

Text proposed by the Commission

Amendment

(fa) 'fair mobility' means only mobility which is voluntary and which does not give rise to breaches of employment law, employment standards and workers' rights in the European Union;

Or. de

Amendment 199
Siôn Simon

Proposal for a regulation
Article 2 – paragraph 1 – point f a (new)

Text proposed by the Commission

Amendment

(fa) "fair mobility" means mobility on a voluntary basis which respects labour law and labour standards as well as workers' rights;

Or. en

Amendment 200
Claude Rolin, Georges Bach

Proposal for a regulation
Article 2 – paragraph 1 – point g a (new)

Text proposed by the Commission

Amendment

(ga) "EURES cross-border partnership"

means long-term cooperation on an equal footing between the regional/local employment services, trade unions and employers' organisations, in a body to be established by them at cross-border level.

Or. en

Amendment 201
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 2 – paragraph 1 – point g a (new)

Text proposed by the Commission

Amendment

(ga) "EURES cross-border partnership" means long-term cooperation between the regional/local employment services, trade unions and employers' organisations, and other relevant stakeholders, at cross-border level.

Or. en

Amendment 202
Siôn Simon

Proposal for a regulation
Article 2 – paragraph 1 – point g a (new)

Text proposed by the Commission

Amendment

(ga) "EURES cross-border partnership" means long-term cooperation on an equal footing between the public employment services and the social partners as main regional actors as well as other stakeholders, in structures to be established by them at regional level. Other partners may be included in the cross-border partnership if so desired.

Or. en

Amendment 203
Jutta Steinruck

Proposal for a regulation
Article 2 – paragraph 1 – point g a (new)

Text proposed by the Commission

Amendment

(ga) ‘EURES cross-border partnerships’ means long-term, institutionalised cooperation on an equal footing between regional employment services. Cross-border partnerships may decide to admit additional partners.

Or. de

Amendment 204
Thomas Mann, Sven Schulze

Proposal for a regulation
Article 2 – paragraph 1 – point g a (new)

Text proposed by the Commission

Amendment

(ga) ‘EURES cross-border partnerships’ means long-term cooperation between the main regional actors (employment services, trade unions and employers) in regional structures established by them.

Or. de

Amendment 205
Thomas Mann, Sven Schulze

Proposal for a regulation
Article 4 – paragraph 1 – point -a (new)

Text proposed by the Commission

Amendment

(-a) the EURES cross-border

partnerships, i.e. the cross-border partnerships which consist of at least the regional public employment services, trade unions and employers' representatives from two countries and which provide cross-border support services in border regions within the meaning of Article 21(a) and (b) of Regulation (EU) No 1296/2013.

Or. de

Amendment 206

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Article 4 – paragraph 1 – point a

Text proposed by the Commission

(a) The European Commission which is responsible for assisting the EURES network in carrying out its activities ***through the 'European Coordination Office'***;

Amendment

(a) The '***European Coordination Office***' established ***within the*** Commission which is responsible for assisting the EURES network in carrying out its activities';

Or. en

Amendment 207

Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation

Article 4 – paragraph 1 – point a

Text proposed by the Commission

(a) The European Commission which is responsible for assisting the EURES network in carrying out its activities through the 'European Coordination Office';

Amendment

(a) The European Commission which is responsible for assisting the EURES network in carrying out its activities through the 'European Coordination Office', ***which shall be supported by the relevant European social partners, workers and employers' organisations, in its duties at Union level;***

Amendment 208
Anthea McIntyre, Jana Žitňanská

Proposal for a regulation
Article 4 – paragraph 1 – point a a (new)

Text proposed by the Commission

Amendment

(aa) the 'National Coordination Offices' which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State; Member States may designate their PES as National Coordination Offices;

Amendment 209
Jutta Steinruck, Evelyn Regner

Proposal for a regulation
Article 4 – paragraph 1 – point a a (new)

Text proposed by the Commission

Amendment

(aa) the EURES cross-border partnerships, i.e. the cross-border, institutionalised partnerships which bring together at least the regional public employment agencies, trade unions and employers' representatives from two different countries and which provide cross-border services in border regions within the meaning of Article 21(a) and (b) of Regulation (EU) No 1296/2013.

Amendment 210
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 4 – paragraph 1 – point b

Text proposed by the Commission

(b) The EURES Members which are *the bodies* appointed by the Member States responsible for the application of this Regulation in the respective Member State, i.e. the 'National Coordination Offices';

Amendment

(b) The EURES Members which are ***Public Employment Services*** appointed by the Member States responsible for the application of this Regulation in the respective Member State, i.e. the 'National Coordination Offices' ***and other public, private or third-sector employment services authorised by Member States to provide at national, regional and/or local level support with clearance and support services to workers and employers;***

Or. en

Amendment 211
Siôn Simon

Proposal for a regulation
Article 4 – paragraph 1 – point b

Text proposed by the Commission

(b) The EURES Members which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State, *i.e. the 'National Coordination Offices';*

Amendment

(b) The EURES Members which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State ***and the social partners at national level;***

Or. en

Amendment 212
Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation
Article 4 – paragraph 1 – point b

Text proposed by the Commission

(b) The EURES Members which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State, i.e. the 'National Coordination Offices';

Amendment

(b) The EURES Members which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State, i.e. the 'National Coordination Offices', ***which shall be supported by the relevant national, regional and local social partners, workers and employers' organisations, in their duties at national, regional and local level;***

Or. en

Amendment 213

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Article 4 – paragraph 1 – point b

Text proposed by the Commission

(b) The EURES Members which are the bodies appointed by the Member States responsible for the application of this Regulation in the respective Member State, i.e. the 'National Coordination Offices';

Amendment

deleted

Or. en

Amendment 214

Siôn Simon

Proposal for a regulation

Article 4 – paragraph 1 – point b a (new)

Text proposed by the Commission

Amendment

(ba) the "EURES cross-border partnerships", comprising the regional public employment services and the social

partners from at least two Member States, which are involved in providing crossborder support services in cross-border regions within the meaning of Article 21(a) and (b) of Regulation (EU) No 1296/2013;

Or. en

Amendment 215

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Article 4 – paragraph 1 – point b a (new)

Text proposed by the Commission

Amendment

(ba) the "EURES Members" which comprise:

(i) the PES as appointed by the Member States in accordance with Article 7(a); and

(ii) the organisations admitted in accordance with Article 8, to provide at national, regional and/or local level support with clearance and support services to workers and employers;

Or. en

Amendment 216

Siôn Simon

Proposal for a regulation

Article 4 – paragraph 1 – point c

Text proposed by the Commission

Amendment

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level support with clearance and/or support services to workers and employers.

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level, ***including on a cross-border basis***, support with clearance and/or support

services to workers and employers.

Or. en

Amendment 217
Ole Christensen

Proposal for a regulation
Article 4 – paragraph 1 – point c

Text proposed by the Commission

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level support with clearance and/or support services to workers and employers.

Amendment

(c) The EURES Partners which are the organisations, ***including trade unions and employers' organisations***, authorised by Member States to provide at national, regional and/or local level support with clearance and/or support services to workers and employers.

Or. en

Justification

In order to create clarity of the specific role social partners can have

Amendment 218
Jeroen Lenaers

Proposal for a regulation
Article 4 – paragraph 1 – point c

Text proposed by the Commission

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level support with clearance and/or support services to workers and employers.

Amendment

(c) De Eures-partners: The EURES Partners which are the organisations, ***both public and private***, authorised by Member States to provide at national, regional and/or local level support with clearance and/or support services to workers and employers.

Or. nl

Amendment 219
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 4 – paragraph 1 – point c

Text proposed by the Commission

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level support with clearance *and*/or support services to workers and employers.

Amendment

(c) The EURES Partners which are the organisations authorised by Member States to provide at national, regional and/or local level support with clearance or support services to workers and employers.

Or. en

Amendment 220
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 4 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(ca) the duly selected social partners representing both workers and employers;

Or. it

Amendment 221
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 4 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(ca) The EURES advisors, which are trained specialists who provide personalised information, guidance and placement to jobseekers and employers

interested in the European job market and which have specialised expertise in the practical, legal and administrative matters.

Or. en

Justification

Personalised services provided by EURES advisors play a key role in allowing workers to make informed decisions when exercising their fundamental right of free movement.

Amendment 222

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 4 – paragraph 1 – point c b (new)

Text proposed by the Commission

Amendment

(cb) The EURES cross-border partnerships, which are cross-border bodies established for the purposes of long-term cooperation, on an equal footing, between regional and local employment services, trade unions and employer organisations involved in supporting rights-based labour mobility.

Or. en

Amendment 223

Jane Collins

Proposal for a regulation

Article 4 – paragraph 2

Text proposed by the Commission

Amendment

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES

deleted

network promote actively, in close cooperation, the opportunities labour mobility in the Union offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level.

Or. en

Amendment 224
Anthea McIntyre

Proposal for a regulation
Article 4 – paragraph 2

Text proposed by the Commission

Amendment

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level.

deleted

Or. en

Amendment 225
Siôn Simon

Proposal for a regulation
Article 4 – paragraph 2

Text proposed by the Commission

Amendment

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union

offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level.

offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level, ***including on a cross-border basis.***

Or. en

Amendment 226

Heinz K. Becker

Proposal for a regulation

Article 4 – paragraph 2

Text proposed by the Commission

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level.

Amendment

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation ***and through the appropriate involvement of the social partners at relevant level,*** the opportunities labour mobility in the Union offers and seek to enhance ways and means for workers and employers to seize these opportunities at local, regional, national and European level.

Or. en

Amendment 227

Jutta Steinruck

Proposal for a regulation

Article 4 – paragraph 2

Text proposed by the Commission

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union offers and seek to enhance ways and means

Amendment

2. In accordance with their respective roles and responsibilities, all organisations participating in the EURES network promote actively, in close cooperation, the opportunities labour mobility in the Union offers and seek to enhance ways and means

for workers and employers to seize *these* opportunities at local, regional, national and European level.

for workers and employers *to enjoy fair mobility and* to seize *the related* opportunities at local, regional, national and European level.

Or. de

Amendment 228
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 4 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. In cross-border regions, EURES cross-border partnerships comprising the regional/local public services, employers' organisations and other relevant stakeholders from at least two Members States, may also provide cross-border support services.

Or. en

Amendment 229
Claude Rolin, Georges Bach

Proposal for a regulation
Article 4 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. In cross-border regions, the EURES cross-border partnerships comprising the regional/local public employment services, trade unions and employers' organisations from at least two Member States, provide cross-border support services.

Or. en

Amendment 230

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Article 4 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. In cross-border regions, EURES cross-border partnerships comprising regional or local public authorities and employment services, trade unions and employers' organisations from at least two Member States, provide cross-border support services.

Or. en

Amendment 231

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 4 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. EURES cross-border partnerships shall provide cross-border support services in cross-border regions.

Or. en

Amendment 232

Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation

Article 5 – paragraph 1 – point a

Text proposed by the Commission

Amendment

(a) to **facilitate** the exercise of the rights conferred by Article 45 TFEU and by the provisions of Regulation (EU) No

(a) to **ensure** the exercise of the rights conferred by Article 45 TFEU and by the provisions of Regulation (EU) No

492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union²¹;

²¹ OJEU, 27.5.2011, L141/1.

492/2011 of the European Parliament and of the Council of 5 April 2011 on freedom of movement for workers within the Union²¹ ***with particular focus on aspects relating to access to health services and social security, both in the country of destiny and in the country of origin***;

²¹ OJEU, 27.5.2011, L141/1.

Or. en

Amendment 233

Siôn Simon

Proposal for a regulation

Article 5 – paragraph 1 – point b

Text proposed by the Commission

(b) the implementation of the coordinated strategy for employment in accordance with Article 145 TFEU;

Amendment

(b) the implementation of the coordinated strategy for employment ***and particularly for promoting a skilled, trained and adaptable workforce*** in accordance with Article 145 TFEU;

Or. en

Amendment 234

Jérôme Lavrilleux

Proposal for a regulation

Article 5 – paragraph 1 – point c

Text proposed by the Commission

(c) the better functioning and integration of the labour markets in the Union;

Amendment

(c) the better functioning, ***cohesion***, and integration of the labour markets in the Union;

Or. fr

Amendment 235
Jeroen Lenaers

Proposal for a regulation
Article 5 – paragraph 1 – point c

Text proposed by the Commission

(c) the better functioning and integration of the labour markets in the Union;

Amendment

(c) the better functioning and integration of the labour markets in the Union,
particularly in cross-border regions;

Or. nl

Amendment 236
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 5 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(ca) non-discriminatory access to job opportunities, applications and relevant labour market information;

Or. en

Justification

The principle of non-discrimination is a cornerstone of an inclusive, well-functioning labour-market.

Amendment 237
Paloma López Bermejo, Rina Ronja Kari, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation
Article 5 – paragraph 1 – point d

Text proposed by the Commission

(d) ***increased*** voluntary geographical and occupational mobility in the Union on a

Amendment

(d) ***to support*** voluntary geographical and occupational mobility in the Union on a

fair basis;

fair basis, *in full respect and promotion of safe, decent and regulated working conditions and rights*;

Or. en

Amendment 238

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 5 – paragraph 1 – point d

Text proposed by the Commission

(d) increased *voluntary* geographical and occupational mobility in the Union on a fair basis;

Amendment

(d) increased geographical and occupational mobility in the Union on a fair basis;

Or. en

Amendment 239

Jeroen Lenaers

Proposal for a regulation

Article 5 – paragraph 1 – point d

Text proposed by the Commission

(d) increased voluntary geographical and occupational mobility in the Union on a fair basis;

Amendment

(d) increased voluntary geographical and occupational mobility in the Union, *particularly in cross-border regions*, on a fair basis;

Or. nl

Amendment 240

Elisabeth Morin-Chartier

Proposal for a regulation

Article 5 – paragraph 1 – point d a (new)

Text proposed by the Commission

Amendment

(da) to encourage Member States to remove all obstacles to that mobility in their national laws;

Or. fr

Amendment 241

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 5 – paragraph 1 – point e

Text proposed by the Commission

Amendment

(e) ***social inclusion and*** integration of persons excluded from the labour market.

(e) integration of persons excluded from the labour market ***and social inclusion.***

Or. en

Amendment 242

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Article 5 – paragraph 1 – point e

Text proposed by the Commission

Amendment

(e) social inclusion and integration of persons excluded from the labour market.

(e) social inclusion and integration of persons excluded from the labour market ***or persons wishing to return to the labour market after short periods out of work.***

Or. en

Amendment 243

Jérôme Lavrilleux

Proposal for a regulation
Article 5 – paragraph 1 – point e

Text proposed by the Commission

(e) social inclusion and integration of persons excluded from the labour market.

Amendment

(e) ***Union-wide*** social inclusion and integration of persons excluded from the labour market.

Or. fr

Amendment 244
Sergio Gutiérrez Prieto, Javi López

Proposal for a regulation
Article 5 – paragraph 1 – point e

Text proposed by the Commission

(e) social inclusion and integration of persons excluded from the labour market.

Amendment

(e) social inclusion and integration of persons excluded from the labour market, ***with particular attention being paid to the most vulnerable groups in the labour market and the regions most affected by unemployment;***

Or. es

Amendment 245
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 5 – paragraph 1 – point e

Text proposed by the Commission

(e) social inclusion and integration of persons excluded from the labour market.

Amendment

(e) ***increased*** social inclusion and integration of persons excluded from the labour market.

Or. en

Amendment 246
Siôn Simon

Proposal for a regulation
Article 5 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) greater coherence between Union policies introduced on tackling unemployment and inequality, i.e. the "EU-2020 Strategy" and youth unemployment in particular, i.e. "Youth Guarantee", "Youth European Initiative".

Or. en

Amendment 247
Krzysztof Hetman, Agnieszka Kozłowska-Rajewicz, Danuta Jazłowiecka, Marek Plura

Proposal for a regulation
Article 5 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) to support smooth transition from education to work in the Union labour market.

Or. en

Amendment 248
Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation
Article 5 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) to avoid any kind of cultural barriers, in particular linguistic barriers to mobility within the Union labour market.

Amendment 249

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Article 5 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) the development of a net of support services on worker and labour rights, access to social security, public and social services and, where appropriate, integration support in matters such as linguistic competence and others related to the full exercise of resident and citizenship rights supporting worker mobility.

Or. en

Amendment 250

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 5 – paragraph 1 – subparagraph 1 a (new)

Text proposed by the Commission

Amendment

Labour market policy, including support measures of all kinds, shall remain a Member State competence and shall seek to safeguard domestic employment in line with social guarantees, including mobility-related support.

Or. it

Amendment 251

Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation
Article 6 – paragraph 1 – introductory part

Text proposed by the Commission

1. The European Coordination Office in particular undertakes to provide the following:

Amendment

1. The European Coordination Office, **in coordination and supported by the relevant European social partners**, in particular undertakes to provide the following:

Or. en

Amendment 252
Jane Collins

Proposal for a regulation
Article 6 – paragraph 1 – point a – point i

Text proposed by the Commission

(i) the operation and development of a European job mobility portal, 'the EURES portal', and related IT services, including systems and procedures for the exchange of job vacancies, job applications, CVs, and supporting documents such as skills passports and the like, and other information, in cooperation with other relevant Union information, advisory services or networks, and initiatives;

Amendment

deleted

Or. en

Amendment 253
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 6 – paragraph 1 – point a – point i

Text proposed by the Commission

(i) the operation and development of a

Amendment

(i) the operation and development of a

European job mobility portal, 'the EURES portal', and related IT services, including systems and procedures for the exchange of **job** vacancies, job applications, CVs, and supporting documents **such as skills passports and the like, and other information**, in cooperation with other relevant Union information, advisory services or networks, and initiatives;

European job mobility portal, 'the EURES portal', and related IT services, including systems and procedures for the exchange of vacancies, job, **apprenticeship and traineeship** applications, CVs, and supporting documents, in cooperation with other relevant Union information, advisory services or networks, and initiatives;

Or. en

Amendment 254

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 6 – paragraph 1 – point a – point i

Text proposed by the Commission

(i) the operation and development of a European job mobility portal, 'the EURES portal', and related IT services, including systems and procedures for the exchange of job vacancies, job applications, CVs, and supporting documents such as skills passports and the like, and other information, in cooperation with other relevant Union information, advisory services or networks, and initiatives;

Amendment

(i) the operation and development of a European job mobility portal, 'the EURES portal', and related IT services **made useable and accessible**, including systems and procedures for the exchange of job vacancies, job applications, CVs, and supporting documents such as skills passports and the like, and other information, in cooperation with other relevant Union information, advisory services or networks, and initiatives;

Or. it

Amendment 255

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 6 – paragraph 1 – point a – point ii

Text proposed by the Commission

(ii) information and communication activities;

Amendment

(ii) information and communication activities, **through platforms reaching all**

possible users;

Or. it

Amendment 256

Ádám Kósa

Proposal for a regulation

Article 6 – paragraph 1 – point a – point ii

Text proposed by the Commission

(ii) information and communication activities;

Amendment

(ii) information and communication activities, ***including providing a barrier-free environment;***

Or. en

Amendment 257

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 6 – paragraph 1 – point a – point ii

Text proposed by the Commission

(ii) information and communication activities;

Amendment

(ii) information and communication activities ***across the Union;***

Or. en

Amendment 258

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 6 – paragraph 1 – point a – point iii

Text proposed by the Commission

(iii) a common training programme for EURES staff;

Amendment

(iii) a common training programme ***and continuing development*** for EURES staff;

including updates on the coordination of social security, in line with common, high-quality standards;

Or. en

Amendment 259

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 6 – paragraph 1 – point a – point iii a (new)

Text proposed by the Commission

Amendment

(iiiia) directly available professional support services for EURES advisors, including technical and financial assistance, coordination and supervision;

Or. en

Justification

Personalised services provided by EURES advisors play a key role in allowing workers to make informed decisions when exercising their fundamental right of free movement.

Amendment 260

Emilian Pavel, Siôn Simon

Proposal for a regulation

Article 6 – paragraph 1 – point a – point iv

Text proposed by the Commission

Amendment

(iv) facilitation of *networking*, exchange of best *practice and mutual learning within* the EURES *network*;

(iv) facilitation of *mutual learning within the EURES network and* exchange of best *practices by organising annual conferences under the coordination of* the EURES *European Coordination Office*;

Or. en

Justification

The form in which the EURES network exchanges best practices needs to be more descriptive and I have proposed the framework of international conferences as they can in fact lead to a much better European collaboration to the benefit of workers and employers.

Amendment 261

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 6 – paragraph 1 – point a – point iv

Text proposed by the Commission

(iv) facilitation of **networking**, exchange of best practice and mutual learning within the EURES network;

Amendment

(iv) facilitation of exchange of best practice and mutual learning within the EURES network;

Or. en

Amendment 262

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 6 – paragraph 1 – point a – point iv a (new)

Text proposed by the Commission

Amendment

(iva) the widest possible access of EURES services on a non-discriminatory basis;

Or. en

Justification

The principle of non-discrimination is a cornerstone of an inclusive, well-functioning labour-market.

Amendment 263

Emilian Pavel

Proposal for a regulation
Article 6 – paragraph 1 – point b

Text proposed by the Commission

(b) the analysis of geographic and occupational mobility;

Amendment

(b) the analysis of ***the demand and supply on the labour market within the Union, as well as the*** geographic and occupational mobility;

Or. en

Amendment 264
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 6 – paragraph 1 – point b

Text proposed by the Commission

(b) the analysis of geographic and occupational mobility;

Amendment

(b) the analysis of geographic and occupational mobility, ***taking account of the different situations in the Member States;***

Or. it

Amendment 265
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 6 – paragraph 1 – point b

Text proposed by the Commission

(b) the analysis of geographic and occupational mobility;

Amendment

(b) the analysis of geographic and occupational mobility ***with a view to ensuring fair mobility;***

Or. en

Amendment 266
Siôn Simon

Proposal for a regulation
Article 6 – paragraph 1 – point c

Text proposed by the Commission

(c) the development of an appropriate **framework for** cooperation and clearance within the Union on apprenticeships and traineeships, in accordance with this Regulation;

Amendment

(c) the development of an appropriate cooperation and clearance **structure** within the Union on apprenticeships and traineeships, in accordance with this Regulation;

Or. en

Amendment 267
Elisabeth Morin-Chartier

Proposal for a regulation
Article 6 – paragraph 1 – point c

Text proposed by the Commission

(c) the development of an appropriate framework for cooperation and clearance within the Union on apprenticeships and traineeships, in accordance with this Regulation;

Amendment

(c) the development of an appropriate framework for cooperation and clearance within the Union on apprenticeships and traineeships, **and for unification of the related procedures**, in accordance with this Regulation;

Or. fr

Amendment 268
Jutta Steinruck

Proposal for a regulation
Article 6 – paragraph 1 – point c

Text proposed by the Commission

(c) the development of an appropriate framework for cooperation and clearance within the Union on apprenticeships and

Amendment

(c) the development of an appropriate framework for cooperation and clearance, **including monitoring of compliance with**

traineeships, in accordance with this Regulation;

quality standards, within the Union on apprenticeships and traineeships, in accordance with this Regulation;

Or. de

Amendment 269

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 6 – paragraph 1 – point d

Text proposed by the Commission

(d) the monitoring and evaluation of EURES activity and its **employment** performance, in co-operation with EURES Members;

Amendment

(d) the monitoring and evaluation of EURES activity and its performance, in co-operation with EURES Members;

Or. en

Amendment 270

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 6 – paragraph 1 – point d

Text proposed by the Commission

(d) the monitoring and evaluation of EURES activity and its employment performance, in co-operation with EURES Members;

Amendment

(d) the monitoring and evaluation of EURES activity **using not only economic but also social indicators**, and its employment performance, in co-operation with EURES Members;

Or. it

Amendment 271

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation
Article 6 – paragraph 1 – point d

Text proposed by the Commission

(d) the monitoring and evaluation of EURES activity and its employment performance, in co-operation with EURES Members;

Amendment

(d) the monitoring and evaluation of EURES activity and its employment performance ***and the development of annual country-specific reports and recommendations*** in co-operation with EURES Members;

Or. en

Amendment 272
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 6 – paragraph 1 – point d a (new)

Text proposed by the Commission

Amendment

(da) the collaboration with the Administrative Commission for the Coordination of Social Security Systems, with SOLVIT and with the European network of equality bodies (Equinet).

Or. en

Justification

Synergies should be sought with already existing EU bodies in order to maximise their potential.

Amendment 273
Siôn Simon

Proposal for a regulation
Article 6 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1 a. The European Coordination office is managed by the Commission. It shall develop and conduct its activities in close cooperation with the social partners, cross-border partnerships and the National Coordination Offices.

Or. en

Amendment 274

Jutta Steinruck, Evelyn Regner

Proposal for a regulation

Article 6 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1a. The European Coordination Office shall develop and carry out its activities in close cooperation with the social partners, cross-border partnerships and the National Coordination Offices.

Or. de

Amendment 275

Siôn Simon

Proposal for a regulation

Article 6 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2 a. The European Coordination office, in close cooperation with the National coordination offices, shall issue an annual statement reporting the number of job vacancies made available in each Member State, in particular taking into account the population and the size of their economy.

Amendment 276
Martina Dlabajová

Proposal for a regulation
Article 7 – paragraph -1 (new)

Text proposed by the Commission

Amendment

-1. Member States shall designate the National Coordination Offices provided for in Article 4. Member States shall notify the European Coordination Office of that designation.

Or. en

Amendment 277
Anthea McIntyre, Jana Žitňanská

Proposal for a regulation
Article 7 – paragraph 1 – introductory part

Text proposed by the Commission

Amendment

1. Each National Coordination Office is responsible for

1. Member States shall designate a National Coordination Office and notify the European Coordination Office thereof. Each National Coordination Office is responsible for

Or. en

Amendment 278
Siôn Simon

Proposal for a regulation
Article 7 – paragraph 1 – introductory part

Text proposed by the Commission

1. **Each** National Coordination Office is responsible for

Amendment

1. **The** National Coordination Office **comprises the body, appointed by the Member State,** responsible for **the application of this Regulation in the respective Member State and the social partners at national level. In particular, it shall also be responsible for:**

Or. en

Amendment 279

Javi López, Sergio Gutiérrez Prieto

Proposal for a regulation

Article 7 – paragraph 1 – introductory part

Text proposed by the Commission

1. Each National Coordination Office is responsible for

Amendment

1. Each National Coordination Office, **in coordination and supported by the relevant national, regional and local social partners,** is responsible for

Or. en

Amendment 280

Jeroen Lenaers

Proposal for a regulation

Article 7 – paragraph 1 – point a

Text proposed by the Commission

(a) cooperation with the Commission and other Member States on the clearance within the framework set in Chapter III;

Amendment

(a) cooperation with the Commission and other Member States, **particularly neighbouring Member States,** on the clearance within the framework set in Chapter III;

Or. nl

Amendment 281
Siôn Simon

Proposal for a regulation
Article 7 – paragraph 1 – point a a (new)

Text proposed by the Commission

Amendment

(aa) taking all necessary measures at national level in order to ensure that all job applications and CVs available nationally are made available to the EURES portal;

Or. en

Amendment 282
Siôn Simon

Proposal for a regulation
Article 7 – paragraph 1 – point a b (new)

Text proposed by the Commission

Amendment

(ab) organisation of the work for EURES in the Member State, including ensuring a coordinated transfer to the EURES portal of information on job vacancies, job applications and CVs in accordance with Article 14;

Or. en

Amendment 283
Anthea McIntyre

Proposal for a regulation
Article 7 – paragraph 1 – point b

Text proposed by the Commission

Amendment

(b) organisation of the work for EURES in

(b) organisation of the work for EURES in

the Member State, including *the delivery of support services in accordance with Chapter IV*;

the Member State, including *ensuring a coordinated transfer to the EURES portal of information on job vacancies, job applications and CVs in accordance with Article 14*;

Or. en

Amendment 284

Jana Žitňanská

Proposal for a regulation

Article 7 – paragraph 1 – point b

Text proposed by the Commission

(b) organisation of the work for EURES in the Member State, including the delivery of support services in accordance with Chapter IV;

Amendment

(b) organisation of the work for EURES in the Member State, including the *information and communication activities and* delivery of support services in accordance with Chapter IV;

Or. en

Amendment 285

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 7 – paragraph 1 – point b

Text proposed by the Commission

(b) organisation of the work for EURES in the Member State, including the delivery of support services in accordance with Chapter IV;

Amendment

(b) organisation of the work for EURES in the Member State, including *in particular* the delivery of support services in accordance with Chapter IV;

Or. it

Amendment 286

Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 7 – paragraph 1 – point b a (new)

Text proposed by the Commission

Amendment

(ba) ensuring a coordinated transfer to the EURES portal of information on traineeship, apprenticeship and job vacancies, applications and CVs in accordance with Article 14;

Or. en

Amendment 287
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 7 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(ca) consultation of stakeholders, including the social partners and relevant civil society organisations.

Or. en

Amendment 288
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 7 – paragraph 2 – introductory part

Text proposed by the Commission

Amendment

2. The National Coordination Office also organises the implementation at national level of the horizontal support activities provided by the European Coordination Office as referred to in Article 6, where appropriate in close cooperation with the European Coordination Office and other National Coordination Offices. Those

2. The National Coordination Office also organises ***and verifies*** the implementation at national level of the horizontal support activities provided by the European Coordination Office as referred to in Article 6, where appropriate in close cooperation with the European Coordination Office and other National

horizontal support activities are in particular:

Coordination Offices. Those horizontal support activities are in particular:

Or. it

Amendment 289
Elisabeth Morin-Chartier

Proposal for a regulation
Article 7 – paragraph 2 – point a

Text proposed by the Commission

(a) for the purpose of publication, including on the EURES portal, the collection and validation of information on EURES Partners operating from its national territory, their activities and the scope of the support services they provide to workers and employers;

Amendment

(a) for the purpose of publication, including on the EURES portal, the collection and validation of ***up-to-date*** information on EURES Partners operating from its national territory, their activities and the scope of the support services they provide to workers and employers;

Or. fr

Amendment 290
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) the provision of pre-training activities relating to EURES activity, the selection of staff for participation in the common training programme and in mutual learning activities;

Amendment

(b) the provision of pre-training activities relating to EURES activity, the selection ***and training*** of staff for participation in the common training programme and in mutual learning activities;

Or. it

Amendment 291
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 7 – paragraph 2 – point b

Text proposed by the Commission

(b) the provision of pre-training activities relating to EURES activity, the selection of **staff** for participation in the common training programme and in mutual learning activities;

Amendment

(b) the provision of pre-training activities relating to EURES activity, the selection of **persons** for participation in the common training programme and in mutual learning activities;

Or. en

Justification

Single member companies should not be excluded from this provision

Amendment 292
Anne Sander

Proposal for a regulation
Article 7 – paragraph 2 – subparagraph 1 a (new)

Text proposed by the Commission

Amendment

The National Coordination Office must ascertain that there are sufficient numbers of trained EURES advisers available, and spread evenly over the whole of the territory, to promote the EURES network and ultimately make it an indispensable tool for the European labour market.

Or. fr

Amendment 293
Anthea McIntyre

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 1

Text proposed by the Commission

Amendment

For the purpose of publication, including on the EURES portal, in the interest of workers and employers, the National Coordination Office validates, regularly updates and timely disseminates information and guidance available at national level on:

deleted

(a) living and working conditions;

(b) administrative procedures as regards employment;

(c) the rules applicable to workers;

(d) apprenticeships and traineeships;

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

Or. en

Amendment 294

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – introductory part

Text proposed by the Commission

Amendment

For the purpose of publication, including on the EURES portal, in the interest of workers and employers, the National Coordination Office validates, regularly updates and timely disseminates information and guidance available at national level on:

For the purpose of publication, including on the EURES portal, in the interest of ***jobseekers***, workers and employers, the National Coordination Office validates, regularly updates and timely disseminates information and guidance available at national level on:

Or. en

Amendment 295

Jutta Steinruck

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – introductory part

Text proposed by the Commission

For the purpose of publication, including on the EURES portal, in the interest of workers and employers, the National Coordination Office validates, regularly updates and timely disseminates information and guidance available **at national level** on:

Amendment

For the purpose of publication, including on the EURES portal, in the interest of workers and employers, the National Coordination Office **or, where appropriate, the EURES cross-border partnership**, validates, regularly updates and timely disseminates information and guidance available on:

Or. de

Amendment 296

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – introductory part

Text proposed by the Commission

For the purpose of publication, including on the EURES portal, **in the interest of** workers and employers, the National Coordination Office **validates**, regularly **updates and** timely **disseminates** information and guidance available at national level on:

Amendment

For the purpose of publication, including on the EURES portal, **and in relation to the provision of tailor-made information to** workers and employers **by the EURES advisors**, the National Coordination Office **shall validate**, regularly **update and disseminate, in a timely manner, in the official language(s) of the Member State and in the most relevant languages taking into account demands of its labour market**, information and guidance available at national level on:

Or. en

Amendment 297

Siôn Simon

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point a

Text proposed by the Commission

Amendment

(a) living and working conditions;

(a) living and working conditions,
including welfare contributions and tax payments;

Or. en

Amendment 298

Ole Christensen

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point a

Text proposed by the Commission

Amendment

(a) living and working conditions;

(a) living and working conditions,
including those laid down in collective agreements;

Or. en

Amendment 299

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point b

Text proposed by the Commission

Amendment

(b) administrative procedures ***as regards***
employment;

(b) administrative procedures ***regarding***
employment and the take-up of
employment;

Or. en

Amendment 300

Martina Dlabajová

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point c

Text proposed by the Commission

Amendment

(c) the rules applicable to workers;

deleted

Or. en

Amendment 301

Elisabeth Morin-Chartier

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point c

Text proposed by the Commission

Amendment

(c) the rules applicable to workers;

**(c) the rules applicable to workers,
*including recruitment rules, and the
individual categories of employment
contracts;***

Or. fr

Amendment 302

Ole Christensen

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point c

Text proposed by the Commission

Amendment

(c) the rules applicable to workers;

**(c) the rules applicable to workers,
*including those laid down in collective
agreements;***

Or. en

Amendment 303

Paloma López Bermejo, Rina Ronja Kari, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point c

Text proposed by the Commission

Amendment

(c) the rules applicable to workers;

(c) the ***rights benefiting, and*** rules applicable to, workers;

Or. en

Amendment 304

Ádám Kósa

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point c

Text proposed by the Commission

Amendment

(c) the rules applicable to workers;

(c) the rules applicable to workers ***and relevant practical information for job seekers;***

Or. en

Amendment 305

Siôn Simon

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) ***the rules applicable to*** apprenticeships and traineeships;

Or. en

Amendment 306

Ádám Kósa

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) apprenticeships and traineeships ***which grant the holder full rights as an employee;***

Or. en

Amendment 307

Jeroen Lenaers

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) apprenticeships and traineeships ***which either grant the holder full rights as an employee or take the form of traineeships recognised by approved vocational training establishments or of work experience with the prospect of a potential job;***

Or. nl

Amendment 308

Renate Weber, Enrique Calvet Chambon, Ivo Vajgl

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) apprenticeships and traineeships, ***after ensuring that they fully respect the Council Recommendation on a Quality Framework for Traineeships as to improve the quality of traineeships, in particular as regards learning and training content and working conditions, with the aim of easing the transition from education, unemployment or inactivity to***

work. Inter alia, the traineeship shall respect the working conditions applicable to trainees, under the applicable Union and national law and the rights and obligations and transparency of its terms and conditions;

Or. en

Amendment 309
Evelyn Regner

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) apprenticeships and traineeships *which offer full employment and social security rights;*

Or. de

Amendment 310
Martina Dlabajová, Renate Weber

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 1 – point d

Text proposed by the Commission

Amendment

(d) apprenticeships and traineeships;

(d) *the regulatory framework for* apprenticeships and traineeships;

Or. en

Amendment 311
Elisabeth Morin-Chartier

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 1 – point d a (new)

Text proposed by the Commission

Amendment

***(da) the rules applicable on
unemployment insurance;***

Or. fr

Amendment 312

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d a (new)

Text proposed by the Commission

Amendment

***(da) access to social and tax advantages,
information on pension;***

Or. en

Amendment 313

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d b (new)

Text proposed by the Commission

Amendment

(db) access to employment;

Or. en

Amendment 314

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d c (new)

Text proposed by the Commission

Amendment

(dc) conditions of employment and work, in particular as regards remuneration, dismissal, health and safety, reinstatement and re-employment;

Or. en

Amendment 315

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d d (new)

Text proposed by the Commission

Amendment

(dd) trade union membership and the eligibility criteria for workers' representative bodies;

Or. en

Amendment 316

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d e (new)

Text proposed by the Commission

Amendment

(de) access to training;

Or. en

Amendment 317

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d f (new)

Text proposed by the Commission

Amendment

(df) access to housing;

Or. en

Amendment 318

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d g (new)

Text proposed by the Commission

Amendment

***(dg) access to education, apprenticeship
and vocational training;***

Or. en

Amendment 319

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point d h (new)

Text proposed by the Commission

Amendment

***(dh) assistance provided by the
employment offices;***

Or. en

Amendment 320

Jeroen Lenaers

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) **where applicable**, the situation of frontier workers in particular in cross-border regions.

(e) the situation of frontier workers in particular in cross-border regions.

Or. nl

Amendment 321

Claude Rolin, Georges Bach

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

(e) where applicable, the situation of frontier workers in particular in cross-border regions ***in close cooperation with the EURES cross-border partnerships.***

Or. en

Amendment 322

Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

(e) where applicable, the situation of frontier workers in particular in cross-border regions ***in close cooperation with the EURES cross-border partnerships.***

Or. en

Amendment 323

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

Amendment

(e) where applicable, ***and in close cooperation with EURES cross-border partnerships***, the situation of frontier workers in particular in cross-border regions.

Or. en

Amendment 324

Martina Dlabajová, Renate Weber

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

Amendment

(e) where applicable, the situation of frontier workers in particular in cross-border regions ***in close cooperation with EURES cross-border partnerships***;

Or. en

Amendment 325

Anne Sander

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 – point e

Text proposed by the Commission

(e) where applicable, the situation of frontier workers in particular in cross-border regions.

Amendment

(e) where applicable, the situation of frontier workers in particular in cross-border regions, ***publicising EURES cross-border partnerships. Because they offer information and advice, these specific EURES points have the task of encouraging the mobility of frontier workers in a given border region,***

reducing obstacles to their mobility, and providing frontier workers with exact information about living and working conditions on the two sides of the border. They play a major role in monitoring cross-border employment catchment areas and are central to the development of a truly European labour market.

Or. fr

Amendment 326

Anthea McIntyre, Jana Žitňanská

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 1 a (new)

Text proposed by the Commission

Amendment

National Coordination Offices shall exchange information on the mechanisms and standards referred to in Article 14(4) as well as on standards regarding data security and data protection of relevance for the common IT platform. They shall cooperate among each other and with the European Coordination Office, in particular in cases of complaints and job vacancies deemed not be compliant with those standards under national law.

Or. en

Amendment 327

Laura Agea, Tiziana Beghin

Proposal for a regulation

Article 7 – paragraph 3 – subparagraph 2

Text proposed by the Commission

Amendment

Where appropriate, the National Coordination Office may validate and disseminate the information in cooperation

The National Coordination Office may validate and disseminate the information in cooperation with other information and

with other information and advisory services and networks and appropriate bodies at national level, including those referred to in Article 5 of Directive 2013/.../EU of the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of freedom of movement for workers²².

²² COM (2013) 236 final.

advisory services and networks and appropriate bodies at national level, including those referred to in Article 5 of Directive 2013/.../EU of the European Parliament and of the Council on measures facilitating the exercise of rights conferred on workers in the context of freedom of movement for workers²².

²² COM (2013) 236 final.

Or. it

Amendment 328
Elisabeth Morin-Chartier

Proposal for a regulation
Article 7 – paragraph 3 – subparagraph 2 a (new)

Text proposed by the Commission

Amendment

The National Coordination Office ensures that information is complete and up to date and written in a simple, comprehensible style.

Or. fr

Amendment 329
Tamás Meszerics
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 7 – paragraph 4

Text proposed by the Commission

Amendment

4. The National Coordination Office ***provides*** general support to the organisations participating within its own territory in the EURES network regarding collaboration with their EURES

4. The National Coordination Office ***shall provide*** general support to the organisations participating within its own territory in the EURES network regarding collaboration with their EURES

counterparts in other Member States. This ***includes*** support in case of complaints related to EURES job vacancies and recruitments, as well as cooperation with public authorities such as labour inspectorates.

counterparts in other Member States. This ***shall include*** support in ***the*** case of complaints related to EURES job vacancies and recruitments, as well as cooperation with public authorities such as labour inspectorates. ***The outcome of complaints procedures shall be made available to the European Coordination Office with a view to synthesising and resolving mobility obstacles.***

Or. en

Amendment 330
Elisabeth Morin-Chartier

Proposal for a regulation
Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, ***universities***, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, ***higher education institutions***, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. fr

Amendment 331
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, ***universities***, chambers of commerce and organisations involved in

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, ***universities***, chambers of commerce and organisations involved in

apprenticeships and traineeships schemes.

apprenticeships and traineeships schemes,
as well as the social partners involved.

Or. it

Amendment 332

Claude Rolin, Georges Bach

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration *in particular with the national social partners and* with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. en

Amendment 333

Siôn Simon

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes *the collaboration with stakeholders such as* career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Amendment

5. The National Coordination Office promotes *collaboration between stakeholders such as the social partners in particular, as well as* career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. en

Amendment 334

Paloma López Bermejo, Neoklis Sylikiotis, Inês Cristina Zuber

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in ***apprenticeships*** and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with ***the national social partners and other*** stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in ***apprenticeships*** and traineeships schemes.

Or. en

Amendment 335

Agnieszka Kozłowska-Rajewicz, Marek Plura, Krzysztof Hetman, Danuta Jazłowiecka

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce ***and*** organisations involved in ***apprenticeships*** and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce, ***organisations representing vulnerable groups on the labour market such as woman, people with disabilities, elderly people, migrants and*** organisations involved in ***apprenticeships*** and traineeships schemes.

Or. en

Amendment 336

Krzysztof Hetman, Agnieszka Kozłowska-Rajewicz, Marek Plura, Danuta Jazłowiecka

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in *apprenticeships* and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce, ***organisations representing vulnerable groups on the labour market such as women, people with disabilities, elderly people, migrants*** and organisations involved in *apprenticeships* and traineeships schemes.

Or. en

Amendment 337

Iratxe García Pérez

on behalf of the Committee on Women's Rights and Gender Equality

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in *apprenticeships* and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce, ***organisations representing vulnerable groups on the labour market, such as women's organisations, organisations dealing with women with disabilities***, and organisations involved in *apprenticeships* and traineeships schemes.

Or. en

Amendment 338

Emilian Pavel, Siôn Simon

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in ***apprenticeships*** and traineeships schemes.

Amendment

5. The National Coordination Office promotes the ***EURES portal and the*** collaboration with stakeholders such as career guidance services, universities, chambers of commerce, ***social services*** and organisations involved in ***apprenticeships*** and traineeships schemes.

Or. en

Justification

I have also included social services as they are directly working with unemployed or socially challenged citizens and they can in fact advise them where they can get informed of new job opportunities.

Amendment 339

Thomas Mann, Sven Schulze

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as ***the social partners,*** career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. de

Amendment 340

Jutta Steinruck

Proposal for a regulation

Article 7 – paragraph 5

Text proposed by the Commission

5. The National Coordination Office promotes the collaboration with stakeholders such as career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Amendment

5. The National Coordination Office promotes the collaboration with stakeholders such as ***the social partners***, career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. de

Amendment 341

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 5 a (new)

Text proposed by the Commission

Amendment

5 a. The National Coordination Offices shall collaborate in particular with national equality bodies, the social partners and stakeholders, such as organisation representing unemployed people and vulnerable groups, career guidance services, universities, chambers of commerce and organisations involved in apprenticeships and traineeships schemes.

Or. en

Amendment 342

Tamás Meszerics

on behalf of the Verts/ALE Group

Proposal for a regulation

Article 7 – paragraph 6

Text proposed by the Commission

6. Each Member State ensures that its National Coordination Office gets the staff and other resources necessary to carry out its tasks as defined under this Regulation.

Amendment

6. Each Member State ensures that its National Coordination Office gets the staff and ***adequate financial and*** other resources necessary to carry out its tasks as defined under this Regulation ***and that the National Coordination Offices provide services in accordance with common, high-quality standards and in a timely manner.***

Or. en

Amendment 343
Elisabeth Morin-Chartier

Proposal for a regulation
Article 7 – paragraph 6

Text proposed by the Commission

6. Each Member State ensures that its National Coordination Office gets the staff and ***other*** resources necessary to carry out its tasks as defined under this Regulation.

Amendment

6. Each Member State ensures that its National Coordination Office gets the staff and ***all the*** resources necessary to carry out its tasks as defined under this Regulation.

Or. fr

Amendment 344
Laura Agea, Tiziana Beghin

Proposal for a regulation
Article 7 – paragraph 6

Text proposed by the Commission

6. Each Member State ensures that its National Coordination Office gets the staff and other resources necessary to carry out its tasks as defined under this Regulation.

Amendment

6. Each Member State ensures that its National Coordination Office gets the ***qualified*** staff and other resources necessary to carry out its tasks as defined under this Regulation.

Or. it

Amendment 345
Paloma López Bermejo, Neoklis Sylikiotis

Proposal for a regulation
Article 7 – paragraph 6

Text proposed by the Commission

6. Each Member State ensures that its National Coordination Office gets the staff and other resources necessary to carry out its tasks as defined under this Regulation.

Amendment

6. Each Member State ensures that its National Coordination Office gets the staff and other resources necessary to carry out its tasks as defined under this Regulation.
It shall also define the fees required from EURES partners to carry out those tasks.

Or. en

Amendment 346
Martina Dlabajová

Proposal for a regulation
Article 7 – paragraph 6 a (new)

Text proposed by the Commission

Amendment

6 a. Employment services others than public employment services can act as EURES Members in supporting the National Coordinating Offices in providing the full range of services under this Regulation.

Or. en

Amendment 347
Anthea McIntyre, Jana Žitňanská

Proposal for a regulation
Article 7 a (new)

Text proposed by the Commission

Amendment

Article 7 a

Appointment of PES as EURES Members
Member States shall appoint their PES as EURES Members and shall inform the European Coordination Office of those appointments. Those EURES Members shall fulfil the obligations laid down in this Regulation. They may delegate, outsource or agree special arrangements with organisations under the responsibility of PES.

Or. en

Amendment 348
Siôn Simon, Emilian Pavel

Proposal for a regulation
Article 7 a (new)

Text proposed by the Commission

Amendment

Article 7 a

The responsibilities of EURES cross-border partnerships

- 1. Cross-border partnerships shall be established as service providers covering a particular cross-border area.*
- 2. Cross-border partnerships shall, in particular, undertake to provide the following:*
 - (a) information on living and working conditions, in particular regarding social security and fiscal regimes;*
 - (b) counselling, placement and recruitment services for jobseekers, workers and employers;*
 - (c) support for the networking of EURES advisors in the cross-border region;*
 - (d) coordination of the cooperation between the partners in the EURES cross-border partnerships;*
 - (e) cross-border activities to improve*

transparency on the labour market and to remove obstacles to mobility;

(f) issuing multilingual publications for frontier workers, job seekers and employers and promote fair mobility.

3. Cross-border partnerships shall be considered to be permanent networks with clearly defined objectives. The activities of the EURES cross-border partnerships are to be financed in accordance with Regulation (EU) No 1296/2013.

4. Each cross-border partnership shall draw up a multi-annual work programme for the organisations participating on an equal footing in the partnership.

Or. en

Amendment 349
Jutta Steinruck, Edouard Martin

Proposal for a regulation
Article 7 a (new)

Text proposed by the Commission

Amendment

Article 7a

The EURES cross-border partnerships and their tasks

1. The EURES cross-border partnerships shall provide their services in border regions of the European Economic Area and Switzerland.

2. The tasks of the EURES cross-border partnerships shall include:

- providing information, counselling and placement and recruitment services for frontier workers and mobile workers;

- supporting the networking of EURES advisers in border regions and coordinating cooperation between partners in the cross-border partnerships;

- carrying out cross-border activities in

order to make the labour market more transparent and do away with remaining obstacles to mobility;

- preparing multilingual publications for frontier workers, jobseekers and employers;

- promoting fair mobility.

3. The activities of the EURES cross-border partnerships must be funded in a manner consistent with Article 19(1)(c) of Regulation (EU) No 1296/2013. The EURES cross-border partnerships shall be regarded as sustainable networks with clearly defined objectives.

4. Each EURES partnership shall draw up a multiannual work programme for all organisations which are involved in the partnership on an equal footing.

Or. de

Amendment 350
Thomas Mann, Sven Schulze

Proposal for a regulation
Article 7 a (new)

Text proposed by the Commission

Amendment

Article 7a

Tasks of the EURES cross-border partnerships

1. The tasks of the EURES cross-border partnerships shall include: providing information, counselling and placement and recruitment services for frontier workers and mobile workers, promoting the networking of EURES advisers in border regions, coordinating cooperation between partners in the EURES cross-border partnerships, carrying out cross-border activities in order to improve the transparency of the labour market and do

*away with obstacles to mobility and
preparing multilingual publications for
frontier workers, jobseekers and
employers.*

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