European Parliament

2019-2024



Committee on Foreign Affairs

2020/2116(INI)

14.12.2020

AMENDMENTS 1 - 231

Draft report Tineke Strik (PE660.103v01-00)

Human rights protection and the EU external migration policy (2020/2116(INI))

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Motion for a resolution Citation 9 a (new)

3/140

PE662.125v01-00

Amendment

Amendment 3 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

1984 and the additional protocol thereto,

Motion for a resolution

against Torture and Other Cruel, Inhuman

or Degrading Treatment or Punishment of

Motion for a resolution

having regard to the Convention

Amendment

having regard to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment of 1984 and *in particular Article 3, and* the additional protocol thereto,

Amendment 1 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria

Motion for a resolution Citation 1

Amendment 2

Motion for a resolution

Arena

Citation 5

Motion for a resolution

having regard to the Universal Declaration of Human Rights of 1948, and in particular Article 13 thereof,

Amendment

having regard to the Universal Declaration of Human Rights of 1948, and in particular Article 13 and Article 14 thereof,

Or. en

Or. en

Or. en

Amendment 4 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 13

Motion for a resolution

— having regard to the work of various international human rights mechanisms, including the reports of the UN Special Rapporteur on the human rights of migrants, notably his follow-up to the regional study on the management of the external borders of the European Union and its impact on the human rights of migrants of 8 May 2015, and of other Special Rapporteurs, the Universal Periodic Review and the work of other treaty bodies,

Amendment

— having regard to the work of various international human rights mechanisms, including the reports of the UN Special Rapporteur on the human rights of migrants, notably his follow-up to the regional study on the management of the external borders of the European Union and its impact on the human rights of migrants of 8 May 2015, *as well as his report on the freedom of association of migrants of May 2020,* and of other Special Rapporteurs, the Universal Periodic Review and the work of other treaty bodies,

Or. en

Amendment 5 György Hölvényi, Kinga Gál

Motion for a resolution Citation 15

PE662.125v01-00

Motion for a resolution

— having regard to the Global Compact for Safe, Orderly and Regular Migration and the Global Compact on Refugees, adopted by the UN General Assembly in 2018, Amendment

deleted

Amendment 6 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 16 a (new)

Motion for a resolution

Amendment

- having regard to the Report of the UN Secretary-General: Smuggling of migrants and trafficking in persons in the Mediterranean Sea off the coast of Libya form September 2020 (S/2020/876) in particular violations faced by migrants and asylum seekers in Libya,

Or. en

Amendment 7 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 16 b (new)

Motion for a resolution

Amendment

- having regard to the Report of the United Nations High Commissioner for Human Rights on the situation of human rights in Libya, and the effectiveness of technical assistance and capacity-building measures received by the Government of Libya in particular the paralysis of the state's security institutions by armed groups and militias,

Or. en

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Amendment 8 Gabriel Mato, Leopoldo López Gil, Francisco José Millán Mon

Motion for a resolution Citation 18 a (new)

Motion for a resolution

Amendment

- having regard to Article 80 of the Treaty on the Functioning of the European Union,

Or. es

Amendment 9 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 20 a (new)

Motion for a resolution

Amendment

- having regard to EU Regulation 656/2014: establishing rules for the surveillance of the external sea borders in the context of operational cooperation coordinated by the European Agency for the Management of Operational Cooperation at the External Borders of the Member States of the European Union,

Or. en

Amendment 10 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

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- having regard to the Council Conclusions on the EU Action Plan on Human Rights and Democracy 2020-2024, and the annexed EU Action Plan on Human Rights and Democracy 2020-2024, as agreed by the Council on 17 November 2020,

Or. en

Amendment 11 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 22 b (new)

Motion for a resolution

Amendment

- having regard to the Joint Communication to the European Parliament and the Council for the EU Gender Action Plan (GAP) III {SWD(2020) 284 final},

Or. en

Amendment 12 Gabriel Mato, Leopoldo López Gil, Francisco José Millán Mon

Motion for a resolution Citation 26 a (new)

Motion for a resolution

Amendment

- having regard to the Commission communication of 24 November 2020 entitled 'Action Plan on Integration and Inclusion' (COM(2020)0758),

Or. es

Amendment 13

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Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Citation 26 a (new)

Motion for a resolution

Amendment

- having regard to the Commission communication of 9 March 2020 entitled 'Towards a comprehensive Strategy with Africa' (JOIN(2020) 4 final),

Or. es

Amendment 14 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Citation 26 b (new)

Motion for a resolution

Amendment

- having regard to the Malta Declaration of 3 February 2017 by the members of the European Council on the external aspects of migration,

Or. es

Amendment 15 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Citation 26 c (new)

Motion for a resolution

Amendment

- having regard to the Statement by the co-presidency of the 5th Regional Forum of the Union for the Mediterranean held on 27 November 2020, Amendment 16 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Citation 29 a (new)

Motion for a resolution

Amendment

- having regard to the Malta Declaration by the members of the European Council on the external aspects of migration: addressing the Central Mediterranean route of 3 February 2017,

Or. en

Amendment 17 György Hölvényi, Kinga Gál

Motion for a resolution Citation 31 a (new)

Motion for a resolution

Amendment

- having regard to European Parliament resolution of 25 November 2020 on improving development effectiveness and the efficiency of aid (2019/2184(INI))

Or. en

Amendment 18 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Recital A

Motion for a resolution		Amendment	
A.	whereas migration is a global	A.	whereas migration is a global
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phenomenon amplified by *globalisation*, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

phenomenon amplified by *policies that create pull factors for* migrants;

Or. en

Amendment 19 Jérôme Rivière, Thierry Mariani

Motion for a resolution Recital A

Motion for a resolution

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many

Amendment

A. whereas migration is a *particularly threatening phenomenon for the future* of the *peoples of Europe, jeopardising* their *deep-rooted identities, lifestyle, prosperity and security*; whereas *Europe is not based primarily on migratory phenomena but on a population that remained relatively unchanged until the middle of the last century*;

individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Amendment 20 Leopoldo López Gil

Motion for a resolution Recital A

Motion for a resolution

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, *independently of* their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Or. fr

Amendment

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants and refugees represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas for the European Union migration has been and will continue to be one of its defining intergenerational challenges and opportunities; whereas Member States whose geographical location places them on the front line are bearing a disproportionate share of the burden; whereas Europe has had to deal with the rise in the numbers of asylum seekers since the migration crisis peaked in 2015; whereas the European Union, as a historic region of both emigration and

immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Or. es

Amendment 21 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Recital A

Motion for a resolution

Α. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Amendment

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain and - in particular - forcibly displaced persons, however, among the most vulnerable and disadvantaged groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration, as a community united by founding values of human dignity, freedom and human rights and as one of the worlds' largest donors promoting sustainable development, supporting displaced persons and working through multilateral forums towards finding durable solutions, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Amendment 22 Janina Ochojska

Motion for a resolution Recital A

Motion for a resolution

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Amendment

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption, *deforestation*, *climate change* and environmental degradation; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas women, children and people with disabilities are amongst most vulnerable *migrants*; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Or. en

Amendment 23 György Hölvényi, Kinga Gál

Motion for a resolution Recital A

Motion for a resolution

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for

humanity; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote *the* rights of *migrants*, notably in its external dealings;

Amendment

whereas migration is a global А. phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption and lack of security; whereas women and girls, elderly and disabled people remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote *human* rights of *all people*, notably in its external dealings;

Or. en

Amendment 24 Miguel Urbán Crespo

Motion for a resolution Recital A

Motion for a resolution

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most *vulnerable* groups worldwide and continue to face violations of their rights;

Amendment

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for humanity; whereas migrants remain, however, among the most *disadvantaged* groups worldwide and continue to face violations of their whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings; rights; whereas thousands of people have lost their lives in the Mediterranean Sea and the Atlantic Ocean, trying to arrive to Europe; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a particular duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Or. en

Amendment 25 Peter van Dalen

Motion for a resolution Recital A

Motion for a resolution

Α. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress and collective pride for *humanity*; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a *particular* duty to respect, protect and promote the rights of migrants, notably in its external dealings;

Amendment

A. whereas migration is a global phenomenon amplified by globalisation, rising conflicts, inequalities, and climate disruption; whereas gradual, normative development within the modern international human rights framework of the rights of migrants, independently of their legal status, represents a source of progress; whereas migrants remain, however, among the most vulnerable groups worldwide and continue to face violations of their rights; whereas migration continues to be for many individuals a human journey marred by suffering, discrimination and violence; whereas the European Union, as a historic region of both emigration and immigration and as a community united by founding values of human dignity, freedom and human rights, has a duty to respect, protect and promote the rights of migrants, notably in its external dealings;

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Amendment 26 Janina Ochojska

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

A a. whereas Art. 79 of TFEU binds the EU Member States to the principle of 'a common immigration policy aimed at ensuring, at all stages, the efficient management of migration flows, fair treatment of third-country nationals residing legally in member States, and the prevention of, and enhanced measures to combat, illegal immigration and trafficking in human beings';

Or. en

Amendment 27 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

A a. Whereas the EU's Communication on the Global Approach to Migration and Mobility (GAMM) of 2011 refers to a migrant-centred approach, in which human rights are said to occupy a central place, with the aim to strengthen 'respect for fundamental rights and the human rights of migrants in source, transit and destination countries alike';

Or. en

Amendment 28 Francisco José Millán Mon, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas external policy on migration, including protection of migrants' human rights, represents a challenge not just for the Member States in whose territory the external borders lie, but for the whole of the Union;

Or. es

Amendment 29 György Hölvényi, Kinga Gál

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

A a. whereas only by addressing the root causes of migration - such as poverty, food and nutrition security, unemployment, instability and the lack of security in third countries of origin of illegal mass migration - we can solve the challenge of illegal migration;

Or. en

Amendment 30 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital A b (new)

Motion for a resolution

Amendment

Ab. whereas refugees, internally displaced persons, legal migrants and

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illegal economic migrants all fall into different categories as regards their legal status; whereas the human dignity of all the people involved in these movements must be at the centre of all EU policies on this matter;

Or. es

Amendment 31 Maria Arena, Raphaël Glucksmann

Motion for a resolution Recital B

Motion for a resolution

Amendment

deleted

B. whereas the Commission communication of 7 June 2016 on establishing a new Partnership Framework with third countries under the European Agenda on Migration, which builds on the GAMM principles, stresses that migration issues are at the top of the EU's external relations priorities; whereas this framework calls for intensified cooperation with third countries, through 'partnerships' aiming at ensuring cooperation on migration management, in effectively preventing irregular migration and readmitting irregular migrants, including with positive and negative incentives stemming from different policy elements within EU competence, including neighbourhood, development aid, trade, mobility, energy, security and digital policies, all leveraged towards the same objective;

Or. en

Amendment 32 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Recital B

Motion for a resolution

Β. whereas the Commission communication of 7 June 2016 on establishing a new Partnership Framework with third countries under the European Agenda on Migration, which builds on the GAMM principles, stresses that migration issues are at the top of the EU's external relations priorities; whereas this framework calls for intensified cooperation with third countries, through 'partnerships' aiming at ensuring cooperation on migration management, in effectively preventing irregular migration and readmitting irregular migrants, including with positive and negative incentives stemming from different policy elements within EU competence, including neighbourhood, development aid, trade, mobility, energy, security and digital policies, all leveraged towards the same objective;

Amendment

B whereas the Commission communication of 7 June 2016 on establishing a new Partnership Framework with third countries under the European Agenda on Migration, which builds on the GAMM principles, stresses that migration issues are at the top of the EU's external relations priorities; whereas this framework calls for intensified cooperation with third countries, through 'partnerships' aiming at ensuring cooperation on migration management, in effectively preventing irregular migration and readmitting irregular migrants, including with positive and negative incentives stemming from different policy elements within EU competence, including neighbourhood, development aid, trade, mobility, energy, security and digital policies, all leveraged towards the same objective; whereas all such "partnerships" need to have a clear legalbasis

Or. en

Amendment 33 György Hölvényi, Kinga Gál

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission communication of 7 June 2016 on establishing a new Partnership Framework with third countries under the European Agenda on Migration, which builds on the GAMM principles, stresses that migration issues are at the top of the EU's external relations priorities; whereas this framework calls for intensified cooperation with third countries, through 'partnerships' aiming at ensuring cooperation on migration management, in effectively preventing

Amendment

B. whereas the Commission communication of 7 June 2016 on establishing a new Partnership Framework with third countries under the European Agenda on Migration, which builds on the GAMM principles, stresses that migration issues are at the top of the EU's external relations priorities; whereas this framework calls for intensified cooperation with third countries, through 'partnerships' aiming at ensuring cooperation on migration management, in effectively preventing

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irregular migration and readmitting irregular migrants, including with positive and negative incentives stemming from different policy elements within EU competence, including neighbourhood, development *aid*, trade, mobility, energy, security and digital policies, all leveraged towards the same objective; irregular migration and readmitting irregular migrants, including with positive and negative incentives stemming from different policy elements within EU competence, including neighbourhood, development *assistance*, trade, mobility, energy, security and digital policies, all leveraged towards the same objective;

Or. en

Amendment 34 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Recital C

Motion for a resolution

C. whereas in its 2016 communication the Commission outlined three main objectives for cooperation with third countries, namely: saving lives in the Mediterranean sea, increasing the rate of returns to countries of origin and transit, and enabling migrants and refugees to stay close to home and to avoid taking dangerous journeys;

Amendment

whereas in its 2016 communication C. the Commission outlined three main objectives for cooperation with third countries, namely: saving lives in the Mediterranean sea, increasing the rate of returns to countries of origin and transit, and enabling migrants and refugees to stay close to home and to avoid taking dangerous journeys; whereas the 2016 Communication mentions the combat of irregular migration as a priority for the Union and introduces the "less for less approach", whereby the Commission expresses its readiness to apply all EU tools and instruments with the exception of humanitarian aid, as negative incentives to achieve cooperation from third countries on readmission and border control:

Or. en

Amendment 35 Željana Zovko

Motion for a resolution

Motion for a resolution

Amendment

C a. whereas a comprehensive approach to migration and the asylum system requires strengthening the external dimension of European migration policy; whereas the link between the internal and external aspects of migration and cooperation with key countries of origin and transit is important; whereas the success of the external dimension depends on joint support at EU level and coordination of activities with external partners;

Or. en

Amendment 36 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital C a (new)

Motion for a resolution

Amendment

Ca. whereas migration routes are often exploited by criminal organisations and human trafficking networks and whereas, in order to disrupt the business model of traffickers and thus prevent the tragic loss of lives, the incentives that push illegal migrants to embark on dangerous crossings must be eradicated;

Or. es

Amendment 37 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital C b (new)

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Motion for a resolution

Amendment

Cb. whereas the Canary Islands (Spain) are an external EU border facing the coasts of a key region for EU external action;

Or. es

Amendment 38 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital C c (new)

Motion for a resolution

Amendment

Cc. whereas more than 20 000 migrants arrived by sea in the Canary Islands (Spain) throughout 2020, a rise of 1019% compared to the previous year;

Or. es

Amendment 39 Traian Băsescu

Motion for a resolution Recital D

Motion for a resolution

D. whereas since 2016 the EU has multiplied the number of informal agreements and arrangements on return and readmission with third countries, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice; whereas since 2016, the

Amendment

D. whereas since 2016 the EU has multiplied the number of informal agreements and arrangements on return and readmission with third countries, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice; whereas since 2016, the

EU has concluded at least 11 informal agreements but only one new readmission agreement;

EU has concluded at least 11 informal agreements but only one new readmission agreement; whereas negotiations for the signing of readmission agreements with Nigeria, China, Tunisia and Morocco are in progress; whereas the draft readmission agreement between the **European Union and Morocco dates back** more than two decades, during which time the Commission has failed to resolve the issue of readmission with Morocco, while informal agreements between the EU and third countries do not provide a predictable policy or any stable and coherent statutory framework provisions regarding illegal migration;

Or. ro

Amendment 40 Željana Zovko

Motion for a resolution Recital D

Motion for a resolution

D. whereas since 2016 the EU has multiplied the number of informal agreements and arrangements on return and readmission with third countries, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice; whereas since 2016, the EU has concluded at least 11 informal agreements but only one new readmission agreement;

Amendment

D. whereas since 2016 the EU has multiplied the number of informal agreements and arrangements with third countries, aiming to strengthen their operational capacities in border control and management, the fight against human trafficking as well as regarding return and readmission procedures, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice; whereas since 2016, the EU has concluded at least 11 informal agreements but only one new readmission agreement;

Amendment 41 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Recital D

Motion for a resolution

whereas since 2016 the EU has D. multiplied the number of informal agreements and arrangements on return and readmission with third countries, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice; whereas since 2016, the EU has concluded at least 11 informal agreements but only one new readmission agreement;

Amendment

whereas since 2016 the EU and D some Member States, such as France, Greece, Italy and Spain, have multiplied the number of informal agreements and arrangements on return and readmission with third countries, including Joint Migration Declarations, Memoranda of Understanding, Joint Ways Forward, Standard Operating Procedures and Good Practices as well as police cooperation agreements; whereas, similarly to formal readmission agreements, such informal arrangements affirm states' commitments to readmitting their nationals (or others) and establish procedures to carry out returns in practice;

Or. en

Amendment 42 Maria Arena, Raphaël Glucksmann

Motion for a resolution Recital D a (new)

Motion for a resolution

Amendment

D a. Whereas the European consensus on development adopted in June 2017 highlights that a well-managed migration and mobility can make positive contributions to inclusive growth and sustainable development in line with the 2030 Agenda, while acknowledges at the same time that irregular migration represents major challenges and impact

negatively the countries of origin, transit and destination.

Or. en

Amendment 43 Leopoldo López Gil

Motion for a resolution Recital E

Motion for a resolution

E. whereas in its communication on the new Pact on Migration and Asylum of 23 September 2020, the Commission reiterated that in the framework of comprehensive partnerships with third countries migration should be built in as a core issue and linked to other policies, such as those relating to development cooperation, security, visas, trade, agriculture, investment and employment, energy, environment and climate change and education;

Amendment

whereas in its communication on E. the new Pact on Migration and Asylum of 23 September 2020, the Commission reiterated that the internal and external dimensions of migration are inextricably linked and that working in close collaboration with third countries is essential, therefore, in order to address valuable objectives for both sides, such as the root causes of illegal migration, combating migrant smuggling, helping refugees residing in third countries and supporting well-managed legal migration; whereas it emphasised, furthermore, that in the framework of *these* comprehensive partnerships with third countries migration should be built in as a core issue and linked to other policies, such as those relating to development cooperation, security, visas, trade, agriculture, investment and employment, energy, environment and climate change and education;

Or. es

Amendment 44 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Recital E

Motion for a resolution

Amendment

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E. whereas in its communication on the new Pact on Migration and Asylum of 23 September 2020, the Commission *reiterated that in the framework of* comprehensive partnerships with *third* countries *migration should be built in as a core issue and linked to other policies, such as those relating to development cooperation, security, visas, trade, agriculture, investment and employment, energy, environment and climate change and education;* E. whereas in its communication on the new Pact on Migration and Asylum of 23 September 2020, the Commission stresses the importance to develop and deepen tailor-made comprehensive and balanced migration dialogues and partnerships with countries of origin and transit complemented by engagement at the regional and global level;

Or. en

Amendment 45 Assita Kanko

Motion for a resolution Recital E a (new)

Motion for a resolution

Amendment

Ea. whereas the EU needs an asylum and migration policy which is strict but fair: strict towards those who seek to take advantage of European migration rules and enter the EU illegally, and fair towards those who are genuinely fleeing war and persecution;

Or. nl

Amendment 46 Miguel Urbán Crespo

Motion for a resolution Recital E a (new)

Motion for a resolution

Amendment

E a. Whereas the militarisation of the European Union's migration policies has resulted in an increase in military and defence budget, both at EU and Member State level; whereas private actors

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working in the defence and security sector have played a major role in the creation and design of these policies; whereas some of the companies contracted by the EU to strengthen border security are also selling arms and other security equipment to countries where human rights are violated;

Or. en

Amendment 47 Leopoldo López Gil

Motion for a resolution Recital E a (new)

Motion for a resolution

Amendment

Ea. whereas the European Union's approach to migration is focused above all on establishing agreements with third countries in territories adjoining the European continent; whereas an increasingly large proportion of asylum seekers come from visa-exempt countries (27% of first-time applicants in 2019) and from Latin America in particular, specifically the Bolivarian Republic of Venezuela;

Or. es

Amendment 48 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Recital E a (new)

Motion for a resolution

Amendment

Ea. whereas effective readmission of illegal migrants is a basic pillar of the new pact on migration and asylum presented by the Commission and should

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constitute an important element of the external dimension of the Union's migration policy;

Or. es

Amendment 49 Miguel Urbán Crespo

Motion for a resolution Recital F

Motion for a resolution

F. whereas the EU Action Plan on Human Rights and Democracy 2020-2024 commits the EU and its Member States to 'advocate for the specific protection to which migrants, refugees, and internally displaced and stateless persons are entitled'; whereas this Action Plan commits the EU to 'promoting nondiscriminatory access to social services, including quality and affordable healthcare and education (also online), and build[ing] practitioners' capacity to respond to the specific needs of (...) migrants [and] refugees' and to 'support[ing] a human rights-based approach to migration governance and strengthen[ing] the capacity of states, civil society and UN partners to implement this approach';

Amendment

F whereas the EU Action Plan on Human Rights and Democracy 2020-2024 commits the EU and its Member States to 'advocate for the specific protection to which migrants, refugees, and internally displaced and stateless persons are entitled'; whereas this Action Plan commits the EU to 'promoting nondiscriminatory access to social services, including quality and affordable healthcare and education (also online), and build[ing] practitioners' capacity to respond to the specific needs of (...) migrants [and] refugees' and to 'support[ing] a human rights-based approach to migration governance and strengthen[ing] the capacity of states, civil society and UN partners to implement this approach'; whereas the EU Gender Action Plan III commits the EU to ensuring that "the human rights of migrant women and girls are fully realised through genderresponsive migration policies, programmes and laws, and genderresponsive migration governance at global, regional and national levels reinforced"

Or. en

Amendment 50 Leopoldo López Gil

Motion for a resolution Recital F

Motion for a resolution

F. whereas the EU Action Plan on Human Rights and Democracy 2020-2024 commits the EU and its Member States to *advocate* for the specific protection to which migrants, refugees, and internally displaced and stateless persons are entitled'; whereas this Action Plan commits the EU to 'promoting nondiscriminatory access to social services, including quality and affordable healthcare and education (also online), and build/ing/ practitioners' capacity to respond to the specific needs of (...) migrants [and] refugees' and *to* 'support/*ing*/ a human rights-based approach to migration governance and strengthen/ing/ the capacity of states, civil society and UN partners to implement this approach';

Amendment

whereas the EU Action Plan on F Human Rights and Democracy 2020-2024 lays down lines of ambition and priorities, including the protection of individuals and the elimination of inequalities, discrimination and exclusion, specifically 'advocating for the specific protection to which migrants, refugees, and internally displaced and stateless persons are entitled'; whereas with this Action Plan the EU will promote 'non-discriminatory access to social services, including quality and affordable healthcare and education (also online), and build practitioners' capacity to respond to the specific needs of (...) migrants [and] refugees' and 'support a human rightsbased approach to migration governance and strengthen the capacity of states, civil society and UN partners to implement this approach';

Or. es

Amendment 51 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Recital F a (new)

Motion for a resolution

Amendment

F a. whereas the EU Gender Action Plan III commits the EU to ensuring that "the human rights of migrant women and girls are fully realised through genderresponsive migration policies, programmes and laws, and genderresponsive migration governance at global, regional and national levels

reinforced";

Amendment 52 Željana Zovko

Motion for a resolution Recital G

Motion for a resolution

G. whereas the former UN Special Rapporteur on the human rights of migrants has criticised the EU's approach to migration for its lack of transparency and clarity, and for the weak status of *many of* the agreements reached in this framework, which in his view generally lack monitoring and accountability measures; whereas the Special Rapporteur also concludes that there are few signs that mobility partnerships have resulted in additional human rights or development benefits, while the overall focus on security and the lack of policy coherence within the approach as a whole create a risk that any benefits arising from human rights and development projects would be overshadowed by the secondary effects of more security-focused policies;

Amendment

G. whereas *the 2015 report of* the former UN Special Rapporteur on the human rights of migrants *notes shortcomings with* the EU's approach to migration *and with* the agreements reached in this framework, which in his view generally lack monitoring and accountability measures;

Or. en

Amendment 53 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Recital G a (new)

Motion for a resolution

Amendment

G a. Whereas a number of investigative journalists and human rights monitoring groups have documented violations of

human rights that reportedly stem, directly or indirectly, from the implementation of the EU's migration policy in third countries; whereas some civil society groups have launched legal proceedings against the EU and Member States for such violations:

Or. en

Amendment 54 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Recital G a (new)

Motion for a resolution

Amendment

G a. I. whereas illegal pushbacks are repeatedly occuring at the EU external borders; whereas the Commission has so far not acted on its responsability to prevent and condemn such illegal pushbacks; whereas the Commission shifts the responsibility to the concerned MemberStates;

Or. en

Amendment 55 Željana Zovko

Motion for a resolution Recital H

Motion for a resolution

H. whereas UN human rights experts warned that the COVID-19 pandemic is having serious and disproportionate effects on migrants and their families globally; whereas they have called on states to protect the rights of migrants and their families, *regardless of their migration status, both during and after the pandemic*;

Amendment

H. whereas UN human rights experts warned that the COVID-19 pandemic is having serious and disproportionate effects on migrants and their families globally; whereas they have called on states to protect the rights of migrants and their families;

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Or. en

Amendment 56 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Recital H

Motion for a resolution

H. whereas UN human rights experts warned that the COVID-19 pandemic is having serious and disproportionate effects on migrants and their families globally; whereas they have called on states to protect the rights of migrants and their families, regardless of their migration status, both during and after the pandemic;

Amendment

H. whereas UN human rights experts, *NGOs and civil society organisations* warned that the COVID-19 pandemic is having serious and disproportionate effects on migrants and their families globally; whereas they have called on states to protect the rights of migrants and their families, regardless of their migration status, both during and after the pandemic;

Or. en

Amendment 57 Janina Ochojska

Motion for a resolution Recital H a (new)

Motion for a resolution

Amendment

H a. whereas the COVID-19 continuing pandemic not only deteriorated the situation of migrants coming to the EU, but also extended the period of examination of the asylum applications;

Or. en

Amendment 58 Željana Zovko

Motion for a resolution

Paragraph 1

Motion for a resolution

1. Highlights that, alongside the Treaty-based obligation to pursue the values of respect for human dignity, the rule of law and respect for human rights and international law in all external dealings, the EU and its Member States have human rights obligations towards third-country nationals (TCNs) when cooperating on migration with third countries and other non-EU actors *such as private contractors or international organisations*;

Amendment

1. Highlights that, alongside the Treaty-based obligation to pursue the values of respect for human dignity, the rule of law and respect for human rights and international law in all external dealings, the EU and its Member States have human rights obligations towards third-country nationals (TCNs) when cooperating on migration with third countries and other non-EU actors;

Or. en

Amendment 59 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 2

Motion for a resolution

2. Stresses that these obligations require not only the *abstract* recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection in practice *as well as through a human rights-based approach to the entire migration policy cycle, from formulation to adoption, implementation and evaluation*;

Amendment

2. Stresses that these obligations require not only the recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection in practice;

Or. en

Amendment 60 Miguel Urbán Crespo

Motion for a resolution Paragraph 2

Motion for a resolution

2. Stresses that these obligations require not only the abstract recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection in practice as well as through a human rightsbased approach to the entire migration policy cycle, from formulation to adoption, implementation and evaluation;

Amendment

2. Stresses that these obligations require not only the abstract recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection *and safeguards* in practice as well as through a human rights-based approach to the entire migration policy cycle, *with a particular focus on migrant women and unaccompanied children*, from formulation to adoption, implementation *monitoring* and evaluation;

Or. en

Amendment 61 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 2

Motion for a resolution

2. Stresses that these obligations require not only the abstract recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection in practice as well as through a human rightsbased approach to the entire migration policy cycle, from formulation to adoption, implementation and evaluation;

Amendment

2. Stresses that these obligations require not only the abstract recognition of the applicability of the relevant standards, but also an appropriate operationalisation through detailed and specific instruments that allow for effective protection *and safeguards* in practice as well as through a human rights-based approach to the entire migration policy cycle, from formulation to adoption, implementation, *monitoring* and evaluation;

Or. en

Amendment 62 Jérôme Rivière, Thierry Mariani

Motion for a resolution Paragraph 3

Motion for a resolution

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of illtreatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection;

Amendment

3. Recalls that, in principle, staying illegally in any EU Member State constitutes an infringement of the laws and regulations in force in each State, and that deportation to the country of origin or place of provenance should be the basic rule when it comes to illegal immigration;

Or. fr

Amendment 63 Miguel Urbán Crespo

Motion for a resolution Paragraph 3

Motion for a resolution

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection;

Amendment

Recalls that *in compliance with* 3. Article 3(5) and 21 TEU, the EU and, the *Member States* when applying EU law, in their external and extraterritorial actions, agreements and cooperation, including in the areas of migration, borders and asylum, must guarantee the respect, fulfilment and protection of the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the protection from enforced disappearance, *the* prohibition of ill-treatment, *torture*, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration *as well as* adopting a gender-sensitive approach and

to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection, *not only by passively avoiding human rights violations, but also by actively demanding effective human rights clauses in all political negotiations*;

Or. en

Amendment 64 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 3

Motion for a resolution

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, *should pay specific attention to* the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection;

Amendment

Recalls that, in compliance with 3. Article 3(5) and 21 TEU, the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, shall respect the rights enshrined in the Charter of Fundamental Rights, including the right to life, the right to liberty, the right to asylum, human dignity and security, the protection from enforced disappearance, the prohibition of illtreatment, torture, slavery and forced labour, the right to the protection of personal data, protection in the event of removal, expulsion or extradition and the obligation to take the interests of the child as a primary consideration, as well as adopting a gender-sensitive approach, and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection;

Or. en

Amendment 65 Janina Ochojska

Motion for a resolution Paragraph 3

Motion for a resolution

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection;

Amendment

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure non-discrimination and procedural guarantees such as the right to an effective remedy and data protection *including the* right to family reunification and preventing the situation of dividing children from their parents or legal guardians;

Or. en

Amendment 66 Peter van Dalen

Motion for a resolution Paragraph 3

Motion for a resolution

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary consideration and to ensure

Amendment

3. Recalls that the EU and, when applying EU law, the Member States, in their external and extraterritorial actions in the areas of migration, borders and asylum, should pay specific attention to the rights enshrined in the Charter of Fundamental Rights, including the right to liberty, the right to *freedom of religion, the right to* asylum, human dignity and security, the prohibition of ill-treatment, slavery and forced labour, and the obligation to take the interests of the child as a primary

non-discrimination and procedural guarantees such as the right to an effective remedy and data protection; consideration and to ensure nondiscrimination and procedural guarantees such as the right to an effective remedy and data protection;

Or. nl

Amendment 67 Miguel Urbán Crespo

Motion for a resolution Paragraph 3 d (new)

Motion for a resolution

Amendment

Calls on the EU to ensure that the 3 d. New EU Pact on Migration and Asylum develops a human rights-based approach, ensures systematic compliance with International Conventions and values ensures accountability for human rights violations, including the violation of the principle of non-refoulement, through the **European Commission's infringement** proceedings, and by setting up effective and transparent monitoring and reporting systems and sanctions towards Member States violating EU law; insists on the need to establish humanitarian corridors and safe and legal migration pathways for migrants and refugees to the European Union, including a significant increased contribution of EU member States to Global Resettlement Needs: calls on the EU to ensure that the New EU Pact on Migration and Asylum addresses the negative human rights impact of the externalisation of migration, asylum and border management policies, ensures that Member States will not outsource their protection responsibilities and search and rescue obligations, puts at the heart of its strategy a real mechanism for protection, inclusion and safe access to the European territory;

Or. en

Amendment 68 Miguel Urbán Crespo

Motion for a resolution Paragraph 3 f (new)

Motion for a resolution

Amendment

3 f. Deplores that the New EU Pact on Migration and Asylum furthers security and border control and undermines human rights; is especially worried about the securitisation proposed approach and the externalisation of EU border management and migration control, which not only generates negative outcomes from a human rights and safe human mobility perspective, but also evidences of negative outcomes in term of human development on local populations in developing countries, mainly in Africa;

Or. en

Amendment 69 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3 a. Regrets that the new Asylum and Migration pact focuses nearly entirely on migration management and foremost returns and readmissions, recalls the need to provide for safe and legal migration pathways;

Or. en

Amendment 70 Janina Ochojska

Motion for a resolution

Amendment

3 a. emphasises the need for a cooperation between different sectors and entities to set channels of safe and legal migration;

Or. en

Amendment 71 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Reiterates that Member States need to ensure that the Union's external borders are properly controlled, with the aim of preventing illegal entry thereto, combating human trafficking and preventing lives being lost at sea; reiterates that, to achieve this, Member States have to be able to count on Union financial and material aid;

Or. es

Amendment 72 Gabriel Mato, Leopoldo López Gil

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

3b. Stresses that responsibility must go hand in hand with solidarity and thus calls for mandatory solidarity to be shared by all Member States and not just by the migrants' countries of first entry; points

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out that there must also be a common solidarity-based approach to the use of resources for the return of illegal migrants; calls, in this regard, for faster and more effective procedures to be included in the readmission system, as well as in border procedures;

Or. es

Amendment 73 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

3b. Notes that fair burden-sharing in the management of migration flows is a prerequisite for any truly European migration and asylum policy; reiterates that frontline Member States alone cannot deal with the migratory pressure on the entire European Union; points out that, according to the European Asylum Support Office, most asylum applications are dealt with by only five Member States;

Or. es

Amendment 74 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 3 c (new)

Motion for a resolution

Amendment

3c. Notes that the external dimension must be a key element of the New Pact on Migration and Asylum; stresses the importance of increased cooperation between the Union and, in particular, the

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countries of the Southern Neighbourhood, in order to address the limitation of irregular migration flows, to combat trafficking in human beings and people smugglers and to guarantee migrants' human rights; urges the EU institutions and the Member States, to that end, to step up their relations with the countries of the Southern Neighbourhood through frequent political contacts, including in the framework of fora such as the Union for the Mediterranean;

Or. es

Amendment 75 Miguel Urbán Crespo

Motion for a resolution Paragraph 3 e (new)

Motion for a resolution

Amendment

3 e. Highlights the lack of effective monitoring and reporting of EU agencies and member states on the protection of unaccompanied foreign minors, both within EU territory and on states bordering it, in order to provide assurances for the implementation of the Convention on the Rights of the Child of 1989 and calls for the EU to ensure that member states inform on the mechanisms used to protect the rights included within the aforementioned convention;

Or. en

Amendment 76 Gabriel Mato, Leopoldo López Gil

Motion for a resolution Paragraph 3 a (new) Motion for a resolution

Amendment

3a. Is concerned about the rapid growth of unaccompanied migrant minors, whose presence has multiplied in recent years in some EU countries, which shows that criminal networks have found in them one of the main channels for their criminal activity;

Or. es

Amendment 77 Miguel Urbán Crespo

Motion for a resolution Paragraph 3 c (new)

Motion for a resolution

Amendment

3 c. Stresses the need to implement a gender perspective migration policy that guarantees the rights of women and girls and LGTBIQ+ asylum seekers and refugees, to immediately introduce gender sensitive asylum and migration procedures, including the assessment of asylum claims, and to step up work in order to ensure proper identification and protection against potential violence, harassment, rapes and trafficking even at reception centres across Europe; emphasises that all asylum seekers and migrants must be guaranteed access to essential services, including SRHR;

Or. en

Amendment 78 Fabio Massimo Castaldo

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3 a. Draws attention to the specific types of violence and the particular forms of persecution to which LGBTI migrants are subjected; calls for support for the implementation of specific protection arrangements for LGBTI migrants and asylum-seekers in order to ensure that their vulnerability is taken into account and that their applications for protection are considered rigorously, even upon appeal;

Or. en

Amendment 79 Miguel Urbán Crespo

Motion for a resolution Paragraph 4

Motion for a resolution

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy;

Amendment

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy, paying particular attention to the EU-Turkey statement including the Facility for Refugees in Turkey, the EUTF, cooperation with Libya, the Joint Way Forward with Afghanistan, projects carried under the Khartoum Process and Frontex cooperation; calls on the *Commission to immediately suspend any* cooperation that endangers the human rights of those affected;

Or. en

Amendment 80 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 4

Motion for a resolution

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy;

Amendment

Observes that the Commission has 4. yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries, including the impact of EU's support for partner countries' border and security forces; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy including with regards to the Facility for Refugees in Turkey in the framework of the EU-Turkey statement and the EUTF;

Or. en

Amendment 81 Leopoldo López Gil

Motion for a resolution Paragraph 4

Motion for a resolution

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third

Amendment

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third

countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy; countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy; *calls on the Commission to review the EU's migration policy on an annual basis;*

Or. es

Amendment 82 Fabio Massimo Castaldo

Motion for a resolution Paragraph 4

Motion for a resolution

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries; insists on the need to carry out such an evaluation in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy;

Amendment

4. Observes that the Commission has yet to evaluate the impact of the implementation of its successive migration policy frameworks, notably the GAMM and the new Partnership Framework, on the human rights of TCNs as well as the human rights impact of the EU's cooperation on migration with third countries; insists on the need to carry out such an evaluation *systematically and* in a comprehensive, inclusive and public format with a view to ensuring the full human rights compliance of the EU's external migration policy;

Or. en

Amendment 83 Miguel Urbán Crespo

Motion for a resolution Paragraph 5

Motion for a resolution

5. Notes with concern the absence of operational, reporting, monitoring and accountability mechanisms at the level of

Amendment

5. Notes with *great* concern the absence of operational, reporting, monitoring, *evaluation* and accountability

individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated as a consequence of EU cooperation with third countries, especially in the case of informal agreements and financial cooperation;

mechanisms at the level of individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated as a consequence of EU cooperation with third countries, especially in the case of informal agreements and financial cooperation; highlights the lack of accountability of member states and transparency with regards to funds offered to third countries for the purpose of migration control under formal or informal agreements; calls for the implementation of effective legal remedies for those whose rights are violated in relation to these informal agreements;

Or. en

Amendment 84 Janina Ochojska

Motion for a resolution Paragraph 5

Motion for a resolution

5. Notes with concern the absence of operational, reporting, monitoring and accountability mechanisms at the level of individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated *as a consequence of EU cooperation with third countries, especially in the case of informal agreements and financial cooperation*;

Amendment

5. Notes with concern the absence of operational, reporting, monitoring and accountability mechanisms at the level of individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated;

Or. en

Amendment 85 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 5

Motion for a resolution

5. Notes with concern the absence of operational, reporting, monitoring and accountability mechanisms at the level of individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated as a consequence of EU cooperation with third countries, especially in the case of informal agreements and financial cooperation;

Amendment

5. Notes with *great* concern the absence of operational, reporting, monitoring, *evaluation* and accountability mechanisms at the level of individual cases to track and respond to potential violations, as well as the lack of effective judicial remedies for persons whose rights are allegedly violated as a consequence of EU *and EU agencies* cooperation with third countries, especially in the case of informal agreements and financial cooperation;

Or. en

Amendment 86 Miguel Urbán Crespo

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

Amendment

5 a. Raises concern regarding the fact that the EU's external migration policy has created incentives to criminalise migration and a political climate that is conducive to large-scale human rights violations; deplores the fact that as a consequence of this trend, we witness the normalization and banalization of systematic violations of International Conventions;

Or. en

Amendment 87 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

Amendment

5 a. Notes that strengthened border controls and restricted visa policies, which result from agreements or informal arrangements with transit countries, may lead to more difficulties for migrants to enter or leave the transit country, despite the need for protection; stresses that this situation not only undermines the right to leave a country, but also the right to asylum as enshrined under international human rights law; notes as well the chain-effect of border control and readmission agreements that affects the mobility opportunities of migrants in their region as well;

Or. en

Amendment 88 Traian Băsescu

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur;

Amendment

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur; calls on the European Commission to formulate a plan and take all necessary measures to initiate or finalise negotiations and accordingly sign readmission agreements as soon as possible with migrants' countries of origin and transit, so as to ensure that they

comply with international standards regarding the rights of migrants; calls on the Council to mandate the Commission to commence negotiations for the signing of readmission agreements with Syria, Afghanistan and Iraq; calls on the Council to mandate the Commission to negotiate European Union cooperation agreements with transit countries, with a view to combating organised crime networks engaged in the trafficking of illegal migrants;

Or. ro

Amendment 89 Assita Kanko

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, *and* to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur;

Amendment

Calls for the EU to ensure that 6. readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur and to incorporate in such agreements concluded with third countries in which refugees and economic migrants are stranded with no possibility of returning to their countries of origin provisions and targets concerning education, employment and the teaching of the local language;

Or. nl

Amendment 90

Arba Kokalari

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are *only concluded with third countries that explicitly commit to respecting* human rights and the rights enshrined in the UN Refugee Convention, *and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur*;

Amendment

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are *applied in a way that respects* human rights, *including the principle of non-refoulement*, and the rights enshrined in the UN Refugee Convention;

Or. en

Amendment 91 Željana Zovko

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to *ensure* that readmission agreements and agreements for cooperation on border management are only concluded with third countries that *explicitly* commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and *offers operational means to nullify these agreements, seek remedy and* ensure accountability should such violations occur;

Amendment

6. Calls for the EU to *strive* that readmission agreements and agreements for cooperation on border management are only concluded with third countries that commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and *to* ensure accountability should such violations occur;

Or. en

Amendment 92 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur;

Amendment

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that explicitly commit to respecting human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek *effective* remedy and ensure accountability should such violations occur;

Or. en

Amendment 93 Miguel Urbán Crespo

Motion for a resolution Paragraph 6

Motion for a resolution

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that *explicitly commit to respecting* human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek remedy and ensure accountability should such violations occur;

Amendment

6. Calls for the EU to ensure that readmission agreements and agreements for cooperation on border management are only concluded with third countries that *respect* human rights and the rights enshrined in the UN Refugee Convention, and to ensure that such cooperation does not lead to violations of those rights and offers operational means to nullify these agreements, seek *effective* remedy and ensure accountability should such violations occur;

Amendment 94 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Notes that 18 official readmission agreements (EURAs) have been concluded to date and that most of them include the readmission of third country nationals to a transit country; underscores that returns to transit countries entail the risk that migrants end up in a legal limbo situation, where their human rights may be at stake due to the worrisome human rights situation in a number of those transit countries; in light of the potential, serious human rights impact for third country nationals concerned, supports the recommendation from the evaluation of EURAs by the Commission in 2011, that, as a matter of principle, the EU should always first try to readmit a person to his/her country of origin, and that the EU should focus its readmission strategy on important countries of origin;

Or. en

Amendment 95 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Maria Arena

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Recalls that, in accordance with the Convention Relating to the Status of

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Refugees of 1951 (Art. 3) and to the Universal Declaration of Human Rights (Art. 14) the country of origin shall by no means constitute an obstacle to the application of the right to seek asylum; calls for the EU to ensure that for the purpose of readmission agreements no third country is considered as safe and that all asylum seekers shall enjoy the right to have their applications individually assessed;

Or. en

Amendment 96 Fabio Massimo Castaldo

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment

6 a. Recalls that readmission as a stand-alone policy objective is not necessarily complementary or mutually reinforcing with other key EU-wide migration policy objectives, such as border control or addressing the root causes of mass irregular migration; calls on the Commission to conduct individual political-economy analysis of each partner country as a basis for tailoring migration dialogue with those countries;

Or. en

Amendment 97 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment

6a. Reiterates that for the

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Union's migration policy to function properly and be sustainable, it should combine increased external cooperation with the countries of origin and transit with a substantial increase in the numbers of irregular migrants who are genuinely readmitted;

Or. es

Amendment 98 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

Calls on the Commission to set 7. implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations; calls on the Commission to ensure that any EU cooperation with third countries is fully formalised to ensure agreements with third countries can be effectively monitored; highlights in that regard the need for full parliamentary scrutiny and democratic accountability;

Or. en

Amendment 99 Traian Băsescu

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by

Amendment

7. Calls on the Commission to ensure ex ante risk assessments, performed by

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independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations: calls on the Commission to formulate an action plan to bring illegal migration under control and streamline readmission procedures by tightening application deadlines and clarifying the circumstances requiring the accelerated readmission procedure;

Or. ro

Amendment 100 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees, on human rights defenders and civil society incountry working to defend these rights and, to the extent possible, on impact that such cooperation would have on the wider population in the country affected by it, including access to rights, contribution to human security and peace, and sustainable development; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for

particular vigilance in relation to countries which are *are suspected of breaching the* rule of law, experiencing ongoing or frozen conflicts and face increased risks of human rights violations, such as Turkey, Libya and Egypt and countries where migrants and refugees are subjected to mistreatment and illegal push backs, such as Tunesia, Algeria, Morocco; calls for a commitment to a conflict-sensitive approach that considers and recognizes the effects of assistance into conflict settings and seeks to minimize harm; urges in that regard the Commission to insist that all migration-related interventions must structure any shortterm objectives or projects within longerterm aims that support governance;

Or. en

Amendment 101 Miguel Urbán Crespo

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls *in this respect for particular vigilance* in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

Calls on the Commission to ensure 7 ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees and of human rights defenders and civil society in-country working to defend these rights; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls on the EU to specifically abandon the negotiations on readmission agreements in relation to countries which are *suspected* of breaching the rule of law, experiencing ongoing or frozen conflicts and face increased risks of human rights violations, such as Turkey, Libya and Egypt and

countries where migrants and refugees are subjected to mistreatment and illegal push back, such as Tunisia, Algeria, Morocco; deplores that certain countries have signed their own partnership agreements with the EU and taken on the commitment to prevent irregular migration towards Europe, and have increasingly started deporting sub-Saharan migrants, irregular as well as those with legal right to stay;

Or. en

Amendment 102 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees and on the resilience and livelihood of communities in the regions of intervention - in particular in border regions, as well as human security, peace and stability, with a specific focus on women; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Or. en

Amendment 103 Željana Zovko

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure *ex ante* risk assessments, performed by *independent agencies,* on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

7. Calls on the Commission to ensure risk assessments, performed by *the EU Agency for Fundamental Rights* on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Or. en

Amendment 104 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 7

Motion for a resolution

7. Calls on the Commission to ensure ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Amendment

7. Calls on the Commission to ensure *transparent* ex ante risk assessments, performed by independent agencies, on the impact of any formal, informal or financial EU cooperation with third countries on the rights of migrants and refugees; calls on the Commission to set implementation guidelines for EU agencies and Member States before entering into cooperation with third countries; calls in this respect for particular vigilance in relation to countries which are experiencing ongoing or frozen conflicts and face increased risks of human rights violations;

Or. en

Amendment 105 Jérôme Rivière, Thierry Mariani

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the *mechanism*;

Amendment

8. Recalls that the European Commission should in no way interfere in the migration policies of Member States, which must remain the sole authority able to take sovereign decisions on whether or not a person is entitled to stay;

Or. fr

Amendment 106 Željana Zovko

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and Amendment

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and

financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, *including* direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance;

Or. en

Amendment 107 Assita Kanko

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism *has to* be transparent, *participatory for* civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Amendment

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; emphasises that this monitoring mechanism *must* be transparent *and* public;

Amendment 108 Traian Băsescu

Motion for a resolution Paragraph 8

Motion for a resolution

Calls on the Commission to 8. establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Amendment

Calls on the Commission to 8. establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism; calls on the Commission to establish a general framework for the effective monitoring and evaluation of the implementation of all present and future EU readmission agreements and the inclusion therein of special monitoring provisions and penalty clauses for non-compliance, including financial penalties regarding EU funding; points out that EU funding should also be reduced for third countries of origin and transit that refuse or unduly postpone the conclusion of readmission agreements with the EU;

Or. ro

Amendment 109 Miguel Urbán Crespo

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Amendment

8. Notes that border externalisation practices, systematically end up in impunity for those who might have committed human rights violations; Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements with third countries, that can potentially impact the rights of migrants and refugees and of human rights defenders and civil society in-country working to defend these *rights*, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism; stresses that such system should ensure legal and political accountability for potential human rights violations, including unlawful pushbacks violating the principle of nonrefoulement;

Or. en

Amendment 110 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution

Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available: insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Amendment

Calls on the Commission to 8. establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements with third countries that can potentially impact the rights of migrants and refugees and human rights defenders and civil society in-country working to defend these rights, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism; *insits that such a* system should contribute to ensuring accountability for potential human rights vioalations, including unlawful push backs violating the principle of nonrefoulement; insists that such a monitoring mechanism will assess the implementation of agreements strictly on the basis of international law, the EU Charter and the Sustainable Development Goals:

Or. en

Amendment 111 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Amendment

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism; *calls on the* Commission to establish a follow-up mechanism which is overseen by the European Parliament in pursuance of its monitoring competence, whereby evaluation results and expert recommendations are duly incorporated in the relevant agreement, arrangement or action;

Or. en

Amendment 112 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Paragraph 8

Motion for a resolution

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism, which entails periodic reports on the implementation of formal, informal and financial agreements that can potentially impact the rights of migrants and refugees

Amendment

8. Calls on the Commission to establish an independent, transparent and effective monitoring mechanism *on the basis of international law, the European Charter and the Sustainable Development Goals*, which entails periodic reports on the implementation of formal, informal and

in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism; financial agreements that can potentially impact the rights of migrants and refugees in third countries, such as migration partnerships, readmission agreements, and international cooperation on migration management and governance, including direct targeting of challenges connected to migration and forced displacement; stresses that such a monitoring mechanism has to be transparent, participatory for civil society and field workers, and publicly available; insists on the need to ensure means for civil society and other interested stakeholders to be able to contribute to the work of the mechanism;

Or. en

Amendment 113 Miguel Urbán Crespo

Motion for a resolution Paragraph 9

Motion for a resolution

9. Calls on the EU *to consider means* to ensure access to justice for persons affected by measures implementing cooperation between it and third countries on migration, including through accessible mechanisms for seeking information, submitting complaints and securing effective remedy;

Amendment

9 Calls on the EU to ensure access to justice and medical care, including sexual and reproductive health services, for persons affected by measures implementing cooperation between it and third countries on migration, including through accessible mechanisms for seeking information, submitting complaints and securing effective remedy; asks to ensure that those who might suffer human rights violations as a result of such externalisation practices can access effective legal remedies and therefore victims of such abuses can obtain redress or reparation;

Or. en

Amendment 114 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 9

Motion for a resolution

9. Calls on the EU to consider means to ensure access to justice for persons affected by measures implementing cooperation between it and third countries on migration, including through accessible *mechanisms for seeking information*, *submitting* complaints *and securing effective remedy*;

Amendment

9. Calls on the EU to consider means to ensure access to justice for persons affected by measures implementing cooperation between it and third countries on migration, including through *setting up an independent and* accessible complaints *mechanism*;

Or. en

Amendment 115 Dietmar Köster, Pierfrancesco Majorino

Motion for a resolution Paragraph 9 a (new)

Motion for a resolution

Amendment

Notes with great concern that it is 9 a. not possible to determine the identity of the majority of the people who die during the attempt to cross the Mediterranean; considers therefore that their *identification shall be an obligation;* stresses that identifying a person has a huge value in strengthening the memory of tragedies and the sense of humanity that should be linked to them; believes that this is also a moral, legal and administrative duty with regard to those who are alive; therefore considers it necessary to establish a coordinated European approach in order to support identification processes and to establish a database of deceased persons.

Or. en

Amendment 116

Motion for a resolution Paragraph 9 a (new)

Motion for a resolution

Amendment

9 a. Calls on the EU to consider developing and preparing the data management system of the belongings, documents and personal items of migrants who died in their way to the EU drowning in the Mediterranean Sea or during their travel in EU Member States in order to provide data to their family and relatives and enabled them the body recognition;

Or. en

Amendment 117 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Paragraph 10

Motion for a resolution

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds; urges the Commission to designate a single lead institutional interlocutor at Commissioner *level* on the *external dimension of migration*;

Amendment

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration and asylum policy, as well as development and foreign policies when it comes to address the root causes of migration; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy, *insists* on the *importance to ensure coherence*, synergies and complementarities in order to avoid overlap between the different tools.;

Amendment 118 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 10

Motion for a resolution

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds; urges the Commission to designate a single lead institutional interlocutor at Commissioner level on the external dimension of migration;

Amendment

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds;

Or. en

Amendment 119 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 10

Motion for a resolution

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of

Amendment

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of

executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds; urges the Commission to designate a single lead institutional interlocutor at Commissioner level on the external dimension of migration; executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds, *trust funds, facilities and other funding instruments used to meet EU policy goals related to migration*; urges the Commission to designate a single lead institutional interlocutor at Commissioner level on the external dimension of migration;

Or. en

Amendment 120 Peter van Dalen

Motion for a resolution Paragraph 10

Motion for a resolution

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds; urges the Commission to designate a single lead institutional interlocutor at Commissioner level on the external dimension of migration;

Amendment

10. Notes that the implementation and funding of the EU's external migration policy is assigned to different Commission Directorates-General and mainstreamed across the EU's migration, asylum, development and foreign policies without a designated lead institutional actor; notes with concern that this blending of executive responsibilities has created a lack of sufficient and coherent oversight of the Commission's activities that would enable Parliament to exert democratic control over the EU's external migration policy and exercise budgetary authority over development funds; urges the Commission to designate a single *existing* lead institutional interlocutor at Commissioner level on the external dimension of migration;

Or. nl

Amendment 121 Francisco José Millán Mon, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 11

Motion for a resolution	Amendment

deleted

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU **Readmission Agreements (EURAs)** exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

Or. es

Amendment 122 Miguel Urbán Crespo

Motion for a resolution Paragraph 11

Motion for a resolution

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due

Amendment

11. Condemns the increasing use by the EU and Member States of informal arrangements with third countries such as statements, declarations, standard operating procedures and memoranda of understanding that aim to step up returns

democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

and prevent people from finding safety in Europe; Highlights with great concern, the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties; calls for the suspension of arrangements that are incompatible with the Charter of Fundamental Rights, the EU Treaties and international law; calls for the implementation of effective legal remedies for those whose rights are violated in relation to these informal agreements;

Or. en

Amendment 123 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 11

Motion for a resolution

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission,

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Amendment

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; notes that the rights of asylum seekers are inherently dependent on the possibility to have human rights violations assessed by a court, and that without any formal agreements in place, it becomes very difficult to establish at the outset whether a state or organisation was engaged in extraterritorial jurisdiction and whether it actually agreed with a third state to delegate certain functions or acts; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

Or. en

Amendment 124 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 11

Motion for a resolution

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal

Amendment

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal

readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties; readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements;

Or. en

Amendment 125

Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 11

Motion for a resolution

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with

Amendment

Highlights with great concern the 11. practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action *including suspension* if these informal agreements

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the Treaties;

appear to be incompatible with the Treaties;

Or. en

Amendment 126 Fabio Massimo Castaldo

Motion for a resolution Paragraph 11

Motion for a resolution

11. Highlights the practical human rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; calls on the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

Amendment

Highlights the practical human 11. rights implications stemming from the increasing number, and hence the extrajudicial nature, of informal arrangements on return and readmission, which are concluded in the absence of due democratic scrutiny and parliamentary oversight and are not subject to judicial scrutiny; urges the Commission to prioritise the conclusion of formal readmission agreements, thus ensuring full respect for Article 218(6) TEU, and to ensure that formal EU Readmission Agreements (EURAs) exclude the application of informal agreements; believes that Parliament must assess the legality of informal agreements which include commitments on issues that fall within its competencies, such as readmission, and must be ready to undertake further action if these informal agreements appear to be incompatible with the Treaties;

Or. en

Amendment 127 Jérôme Rivière, Thierry Mariani

Motion for a resolution Paragraph 12

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

Amendment

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; recalls that the agency's primary role should be to repatriate systematically illegal migrants to their place of departure, wherever that may be;

Or. fr

Amendment 128 Miguel Urbán Crespo

Motion for a resolution Paragraph 12

Motion for a resolution

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

Amendment

12 Highlights with great concern the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; Calls on the Commission to establish an independent, transparent and effective monitoring mechanism on all activities carried out by the European Border and Coast Guard

Or. en

Amendment 129 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 12

Motion for a resolution

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

Amendment

12. Highlights with great concern the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; calls on the Commission to establish an independent, transparent and effective monitoring mechanism on all activities carried out by the European Border and Coast Guard Agency, in addition to the internal complaint mechanism in place;

Or. en

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Amendment 130 Željana Zovko

Motion for a resolution Paragraph 12

Motion for a resolution

Amendment

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; notes the continued efforts of the European Border and Coast Guard Agency to protect human rights, including by its actions and achievements in the fight against human trafficking;

Or. en

Amendment 131 Stelios Kympouropoulos

Motion for a resolution Paragraph 12

Motion for a resolution

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

Amendment

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; Financial and technical help for border protection for all Sou- th-eastern EU Member States, EU candidate countries and other partner countries in the region;

Or. en

78/140

Amendment 132 Leopoldo López Gil

Motion for a resolution Paragraph 12

Motion for a resolution

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries;

Amendment

12. Highlights the increased role of the European Border and Coast Guard Agency in practical and operational cooperation with third countries, including on return and readmission, provision of training, operational and technical assistance to authorities of third countries for the purpose of border management and border control, carrying out operations or joint operations at the EU's external borders or in the territories of third countries, and deploying liaison officers and operational staff in third countries; calls for an assessment of the needs of the Agency on a regular basis to ensure its optimal functioning and to strengthen its capacities where necessary;

Or. es

Amendment 133 Janina Ochojska

Motion for a resolution Paragraph 12 a (new)

Motion for a resolution

Amendment

12 a. calls on the EU to provide sufficient number of the hotspots supported by the adequate number of the employees, equipment, infrastructure and ensure further training for the staff in order to improve the registration and identification process of people coming to Europe;

Or. en

Amendment 134 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 12 a (new)

Motion for a resolution

Amendment

12a. Is deeply concerned about the mass influx of irregular migrants and vessels along the coasts of the Canary Islands; urges the EU institutions and the Member States to react quickly to these developments and to increase the technical and financial resources for protecting the Union's external border in the Canary Islands; urges in particular the European Asylum Support Office and the European Border and Coast Guard Agency (Frontex) to step up their efforts to tackle the migration crisis in the Canary Islands;

Or. es

Amendment 135 Stelios Kympouropoulos

Motion for a resolution Paragraph 12 a (new)

Motion for a resolution

Amendment

12 a. Calls for a better protection of the EU's external borders through patrolling of national coastguards in cooperation with Frontex, EUNAVFOR MED SOPHIA and NATO, with the goal of preventing irregular entry into the EU, tackling human smuggling and preventing loss of life at sea;

Or. en

80/140

Amendment 136 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 12 a (new)

Motion for a resolution

Amendment

12 a. Recalls that also other EU actors implementing the external migration policy in the context of e.g. EU naval missions, are bound to applicable international law and that forwarding information to authorities of third countries that ultimately result in the unlawful return of migrants and refugees to unsafe countries, can be considered under international law as assisting in human rights violations;

Or. en

Amendment 137 Željana Zovko

Motion for a resolution Paragraph 13

Motion for a resolution

Recalls that ad hoc Status 13. Agreements, to be approved by the *European Parliament*, are required for the deployment of the European Border and Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management, and also fail to clearly regulate accountability for potential human rights violations, and calls for any future status agreements to include such measures:

Amendment

13. Recalls that ad hoc Status Agreements are required for the deployment of the European Border and Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management;

Motion for a resolution Paragraph 13

Motion for a resolution

13. Recalls that ad hoc Status Agreements, to be approved by the European Parliament, are required for the deployment of the European Border and Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management, and also fail to clearly regulate accountability for potential human rights violations, and calls for any future status agreements to include such measures;

Amendment

Recalls that ad hoc Status 13. Agreements, to be approved by the European Parliament, are required for the deployment of the European Border and Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management, and also fail to clearly regulate accountability for potential human rights violations, or ensure that material support and training to third countries is not given to perpetrators of human rights violations, and calls for any future status agreements to include such measures;

Or. en

Amendment 139 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 13

Motion for a resolution

13. Recalls that ad hoc Status Agreements, to be approved by the European Parliament, are required for the deployment of the European Border and

Amendment

13. Recalls that ad hoc Status Agreements, to be approved by the European Parliament, are required for the deployment of the European Border and

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Or. en

Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management, and also fail to clearly regulate accountability for potential human rights violations, and calls for any future status agreements to include such measures; Coast Guard Agency's border management teams to a third country where the members of the teams will exercise executive powers; regrets that the two status agreements concluded to date do not include specific measures for the operationalisation of human rights as part of border management, and also fail to clearly regulate accountability for potential human rights violations or ensure that material support and training to third countries is not given to perpetrators of human rights violations, and calls for any future status agreements to include such measures;

Or. en

Amendment 140 Miguel Urbán Crespo

Motion for a resolution Paragraph 13 a (new)

Motion for a resolution

Amendment

13 a. Raises strong concerns regarding evidences of Frontex alleged involvement in push-backs at EU's external borders as well as transmission of Frontex aerial surveillance to third countries to intercept people fleeing torture and inhumane and degrading treatment; recalls that pursuant to Article 46 of Regulation (EU) 2019/1896 on the European Border and Coast Guard, the Executive Director should suspend or terminate any activity, in whole or in part, if he considers that there are violations of fundamental rights or international protection obligations that are of a serious nature orare likely to persist;

Or. en

Amendment 141

Motion for a resolution Paragraph 13 b (new)

Motion for a resolution

Amendment

13 b. recalls that collaboration on border management to intercept migrants and refugees on their way to Europe and prevent them from leaving any country violates Article 13 of the Universal **Declaration of Human Rights; calls for** the EU to ensure that for the purpose of readmission agreements no third country is considered as safe and that all asylum seekers shall enjoy the right to have their applications individually assessed; reminds that non-assistance to people in distress at sea and push-backs to unsafe ports in third countries violate the international law of the sea and the right to life and the right to asylum; recalls that rescue at sea is a legal obligation under international law, in particular according to Article 98 of the United Nations Convention on the Law of the Sea, which requires the assistance to any person in distress at sea; asks the EU and its Member States to promote the establishment, operation and maintenance of adequate and effective search and rescue operations and not criminalise individuals and organisations which provide support or assistance to people in distress;

Or. en

Amendment 142 Miguel Urbán Crespo

Motion for a resolution Paragraph 13 c (new)

Motion for a resolution

Amendment

13 c. Calls on the EU and Member

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States to assist ships in distress and provide a place for disembarkation for people who have been saved at sea, including by civil society boats and merchant vessels; to ensure that in cases of interception or rescue at sea, final disembarkation occurs at a place of safety with adequate reception services and procedures, which have the rights, dignity and integrity of migrants as the primary consideration, and to avoid the closest port as the preferred option if there are risks of persecution and inhumane or degrading treatment; calls for humanitarian organisations to be given the means to access all migrants in need, especially in detention and at border crossing points, in order to provide them with humanitarian assistance, including tracing services; calls for the enhancement border management capacities and fighting smuggling and trafficking not to be used to criminalise migrants, nor those assisting them;

Or. en

Amendment 143 Charles Goerens, Petras Auštrevičius

Motion for a resolution Paragraph 13 a (new)

Motion for a resolution

Amendment

13 a. Condems the human rights violations, violations of international, humanitarian and/or refugee law, such as non-refoulement, illegal pushbacks and violent attacks against migrants that are increasingly occurring at the the EU external borders; recalls that the Member States have an obligation to respect Union and international law, including human rights, humanitarian and refugee law; condemns the Commission's lack of action in this regard; calls on the Commission to ensure that Member States

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fulfill their humanitarian and human rights obligations under Union and international law; recommends that the European Commission should launch infringement procedures in cases where Member States do not respect their human rights and humanitarian obligations;

Or. en

Amendment 144 Željana Zovko

Motion for a resolution Paragraph 13 a (new)

Motion for a resolution

Amendment

13 a. Stresses the importance of Status Agreements for the security of EU's external borders as well as for strengthening capacity building and border management of third countries; in that regard underlines the competence of the EU Agency for Fundamental Rights in monitoring the compliance and respect of fundamental rights as part of EU border management;

Or. en

Amendment 145 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 14 a (new)

Motion for a resolution

Amendment

14 a. Points to the role of the European network of Immigration Liaison Officers ingathering and sharing information on EU integrated border management at the external borders, on return, readmission

and reintegration, on available channels for legal migration and protection, on the legislation and practices of third countries, including regarding reception and detention centres and the conditions therein and on ways and means to assist the authorities in third countries in preventing irregular migration; highlights that one of the central tasks of the Steering Board of the EU network of Immigration Liaison Officers is to support the development of the capabilities of immigration liaison officers, including through developing guidelines on implementing human rights as part of their activities; calls on the Commission, through the Steering Board, to urgently draw up such human rights-based guidelines;

Or. en

Amendment 146 Leopoldo López Gil

Motion for a resolution Paragraph 14 a (new)

Motion for a resolution

Amendment

14a. Stresses that Regulation (EU) 2019/1240 on the creation of a European network of immigration liaison officers should further improve the capacity of the European Union to coordinate, cooperate and exchange information among immigration liaison officers deployed in third countries, the Commission and EU agencies, in order to respond more effectively to the Union's priorities in the field of migration, namely to prevent and combat illegal migration, to facilitate returns and to manage legal migration;

Or. es

Amendment 147 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 15

Motion for a resolution

Amendment

Amendment

deleted

deleted

15. Calls for the extension of the mandate of the Fundamental Rights Agency to allow it to exercise an advisory role in the external dimension of EU asylum and migration policies and its involvement in monitoring exercises;

Or. en

Amendment 148 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 15

15. Calls for the extension of the mandate of the Fundamental Rights Agency to allow it to exercise an advisory role in the external dimension of EU asylum and migration policies and its involvement in monitoring exercises;

Motion for a resolution

Or. en

Amendment 149 Charles Goerens, Petras Auštrevičius

Motion for a resolution Paragraph 15

Motion for a resolution

15. Calls for the extension of the mandate of the Fundamental Rights Agency to allow it to *exercise an advisory role in* the external dimension of EU

Amendment

15. Calls for the extension of the mandate, *competencies and budget* of the Fundamental Rights Agency to allow it to *effectively monitor* the external dimension

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asylum and migration policies *and its involvement in monitoring exercises*;

of EU asylum and migration policies; suggests to extend the mandate of the FRA to allow it to alert the Court of Justice of the European Union in case Member States do not adhere to the Charter of Fundamental Rights of the European union or the European Convention on Human Rights and Fundamental Freedom;

Or. en

Amendment 150 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 15

Motion for a resolution

15. Calls for the extension of the mandate of the Fundamental Rights Agency to allow it to exercise an advisory role in the external dimension of EU asylum and migration policies and its involvement in monitoring exercises;

Amendment

15. Calls for the extension of the mandate of the Fundamental Rights Agency to allow it to exercise an advisory role in the external dimension of EU asylum and migration policies and its *effective and independent* involvement in monitoring exercises; *calls for the development of relevant tools and guidelines by the Fundamental Rights Agency;*

Or. en

Amendment 151 Peter van Dalen

Motion for a resolution Paragraph 15

Motion for a resolution

15. Calls for the *extension of the* mandate of the Fundamental Rights Agency to allow it to exercise an advisory Amendment

15. Calls for the mandate of the Fundamental Rights Agency *to be extended temporarily (for a maximum of*

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role in the external dimension of EU asylum and migration policies and its involvement in monitoring exercises; *three years)* to allow it to exercise an advisory role in the external dimension of EU asylum and migration policies and its involvement in monitoring exercises;

Or. nl

Amendment 152 Stelios Kympouropoulos

Motion for a resolution Paragraph 15

Motion for a resolution

15. Calls *for the extension of the mandate of* the Fundamental Rights Agency *to allow it* to exercise an advisory role in the external dimension of EU asylum and migration policies *and its involvement in monitoring exercises*;

Amendment

15. Calls *on* the Fundamental Rights Agency to exercise an advisory role in the external dimension of EU asylum and migration policies, *within the framework of its mandate*;

Or. en

Amendment 153 Miguel Urbán Crespo

Motion for a resolution Paragraph 15 a (new)

Motion for a resolution

Amendment

15 a. Reaffirms that the right to migrate is a human right; regrets that the current external dimension of EU migration policies, through measures aiming primarily at strengthening securitisation and border controls at EU external borders and in partner countries, contributes to human rights violations of partner country citizens and transit migrants; condemns the systematic human rights abuses and violations affecting large numbers of migrants including arbitrary and indefinite detention under inhumane conditions, exploitation, torture

and other ill treatment including rape, disappearance and death;

deplores that overly restrictive EU entry policies, in particular the absence of legal migration routes, have played a part in fuelling smuggling and human trafficking;

Or. en

Amendment 154 Miguel Urbán Crespo

Motion for a resolution Paragraph 15 b (new)

Motion for a resolution

Amendment

15 b. Notes that according to UNHCR women account around 48% of the refugee population in the world and account for a high share of vulnerable asylum seekers, namely because women constitute an over whelming majority of victims of trafficking and because they are almost systematically undergoing sexual violence and exploitation during the travel to the EU and once arrived; calls for the establishment and strengthening of protection systems for migrant women in order to prevent and combat violence, abuse, neglect and exploitation of which they are victims;

Or. en

Amendment 155 Leopoldo López Gil

Motion for a resolution Paragraph 15 a (new)

Motion for a resolution

Amendment

15a. Highlights the key role of Europol in the fight against people smuggling;

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calls for the strengthening of the capacities of Europol's European Migrant Smuggling Centre, which provides support, cooperation and exchanges of information to third countries, in order to eradicate this transnational criminal practice;

Or. es

Amendment 156 Leopoldo López Gil

Motion for a resolution Paragraph 15 b (new)

Motion for a resolution

Amendment

15b. Points out that the fight against people smuggling is a common challenge that requires cooperation and coordination with third countries in order to anticipate this phenomenon and that the ministerial conference between the EU and African partners in July 2020 confirmed the mutual determination to address this problem; stresses that the new EU Action Plan against migrant smuggling will promote cooperation between the EU and third countries through targeted partnerships to counter migrant smuggling, as part of broader partnerships with key third countries;

Or. es

Amendment 157 Francisco José Millán Mon, Leopoldo López Gil, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 15 a (new)

Motion for a resolution

Amendment

15a. Is of the view that further

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assistance should be provided to countries in the Maghreb and Sahel regions to enable them to cope with the influx of migrants from sub-Saharan Africa and to combat trafficking in human beings and people smuggling; stresses in this regard the need to strengthen judicial and police cooperation with those countries in order to identify and dismantle organised crime networks; draws attention, furthermore, to the need to build up the capacities of those countries so that they can pursue and sanction those responsible in an effective manner; calls, therefore, for cooperation between the European Union, the Member States, Europol, Eurojust, Frontex and the third countries concerned to be encouraged; reaffirms that measures taken against human trafficking should not adversely affect the rights of victims of trafficking, migrants, refugees and persons in need of international protection;

Or. es

Amendment 158 Assita Kanko

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of

Amendment

16. *Welcomes* the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses *that the priority* objective of Union development cooperation policy *under* Article 208 TFEU *must be to reduce and ultimately eradicate poverty in* countries *of origin and transit by developing* local economies *and so weakening the pull factors which lead economic migrants to risk their lives*;

development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment 159 Željana Zovko

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that *the use of development* cooperation *as* an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable **Development Goals**;

Amendment

Or. nl

16. Notes the need to ensure that development assistance helps partner countries manage migration more effectively; calls for an enhanced conditionality between development cooperation and migration management whereby additional efforts by countries of origin and transit are to be incentivised with increased cooperation and additional support; however, stresses that making humanitarian aid and emergency aid conditional on cooperation with the EU on migration is not compatible with humanitarian aid principles;

Or en

Amendment 160 Traian Băsescu

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, *however*, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable **Development Goals;**

Amendment

16. stresses that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU;

Or. ro

Amendment 161 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes *with concern the increasing recourse since 2016 to enhanced conditionality between* development

Amendment

16. Notes *that European* development cooperation and *public investments should promote eradicating* poverty, *climate and*

cooperation and *migration management*, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable **Development Goals**;

environmental action, economic and trade policies and addressing illegal migration, and should also be fully aligned with the principles of universal human rights, democracy and good governance;

Or. en

Amendment 162 Francisco José Millán Mon, Gabriel Mato, Juan Ignacio Zoido Álvarez

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation

Amendment

Expresses its grave concern that 16. economic and security problems in Africa, exacerbated by the crisis resulting from the COVID-19 pandemic, are encouraging migration; calls on the Union to draw up a joint cooperation agenda with our African partners at the **European Union-African Union Summit** to be held in 2021; urges the Union to make use of the Neighbourhood, **Development and International Cooperation Instrument (NDICI) to** address the root causes of migration, such as conflicts, climate and environmental causes, extreme poverty and social

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exclusion;

as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment 163 Miguel Urbán Crespo

Motion for a resolution Paragraph 16

Motion for a resolution

16. *Notes with concern* the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, *however*, that according to *Article 208* **TFEU** the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment

Or. es

Rejects the increasing recourse 16. since 2016 to enhanced conditionality between development cooperation or aid and migration management, including return and readmission with the objective of managing migration movements leading to further externalisation of EU migration controls- a process that hinders the delivery of humanitarian services; stresses that this approach compromises Articles 21 and 208 TFEU, according to *which*, the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty, *tackling* inequality and exclusion, promoting democratic governance and human rights, and enhancing sustainable and inclusive development; calls, therefore, on the Commission to ensure that policies on development cooperation *including* development assistance or bilateral or multilateral partnerships, do not contravene the principles enshrined in TFEU, and thus, calls on the EU to stop *making this conditionality*; stresses that the use of development cooperation as an

incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Or. en

Amendment 164 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; underlines that the use of development aid to promote the EU's own objectives and goals in partner countries may contradict the rules and definition of Official Development Aid as defined by the OECD DAC as well as the Development Aid Effectiveness Principles; stresses, in that regard, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus

Amendment 165 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 16

Motion for a resolution

Notes with concern the increasing 16. recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU: stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment

Notes with concern the increasing 16. recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU: stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals; stresses that visa issuing and development programmes should not be subject to cooperation on readmissions; stresses that cooperation and development budget should not be used for the purpose of border *management and/or migration control;*

Amendment 166 Arba Kokalari

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes *with concern* the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; *calls, therefore, on* the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of *development cooperation* as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

Amendment

16. Notes the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; believes that European development aid and public investments should promote joint priorities and policy objectives including eradicating poverty, climate and environmental action, economic and trade policies and migration management; stresses that the use of *humanitarian aid* and emergency aid as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU and that they are fully align with the principles of fundamental human rights, democracy and good governance;

Or. en

Amendment 167 Leopoldo López Gil

Motion for a resolution Paragraph 16

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable **Development Goals**;

Amendment

16. **Reiterates that according to Article** 208 TFEU the primary objective of Union development cooperation *policy must be* the reduction and, in the long term, the eradication of poverty, without excluding other joint objectives such as climate and environmental action, economic and trade policies and migration management, and full and unconditional respect for the principles of fundamental human rights, democracy and good governance; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; calls on it also to ensure that cooperation under these policies should be based on the 'more for more' principle, concluding that any unwillingness to achieve comparable standards of human rights protection should lead to a reduction in EU support, without affecting humanitarian aid;

Or. es

Amendment 168 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 16

Motion for a resolution

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the

Amendment

16. Notes with concern the increasing recourse since 2016 to enhanced conditionality between development cooperation and migration management, including return and readmission; stresses, however, that according to Article 208 TFEU the primary objective of Union development cooperation policy shall be the reduction and, in the long term, the

eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals;

eradication of poverty; calls, therefore, on the Commission to ensure that policies on development cooperation do not contravene the principles enshrined in Article 208 TFEU; stresses that the use of development cooperation as an incentive for migration management undermines meaningful action on the needs of people in developing countries, the rights of refugees and migrants, and their potential impact on regional migration patterns and contribution to local economies, and thus also undermines a wide range of rights stemming from the Sustainable Development Goals; stresses that there should be a clear demarcation between the EU's internal and external migration policies, instruments and funds;

Or. en

Amendment 169 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16 a. Urges the EU and its Member States to make aid granted to developing countries conditional upon agreements on the effective readmission of illegal migrants present in the EU;

Or. en

Amendment 170 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16 a. Calls for the EU to address the

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root causes of migration, such as poverty, food and nutrition security, unemployment, instability and the lack of security in third countries of origin of illegal mass migration; the focus should also be on assisting the development of stable institutions to promote sustainable societal development in these states;

Or. en

Amendment 171 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 16 b (new)

Motion for a resolution

Amendment

16 b. Considers that the EU needs to help third countries to offer a perspective of future for young generations constituting the active work force of their own countries, so that people do not start the dangerous journey towards Europe, risking their own and their children's lives;

Or. en

Amendment 172 Miguel Urbán Crespo

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16 a. Deplores that through its projects, the EU is financing human rights violations of migrants in African countries, where migrants are detained and subjected to widespread and systematic human rights violations; raises concern about the series of negative outcomes that the EU migration

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management policies have had on local livelihoods in some African countries; Deplores that EU external projects and partnerships have a clear focus on the externalisation of border control to the countries of origin and transit, and on combating irregular migration by a containment paradigm that prevents migrants from leaving their countries and entering the EU; Calls for a needs-based approach to humanitarian assistance, which respects humanitarian principles, international human rights law, international humanitarian law, and international refugee law;

Or. en

Amendment 173 Miguel Urbán Crespo

Motion for a resolution Paragraph 16 b (new)

Motion for a resolution

Amendment

16 b. calls for EU financial support not to be used to stem migration, but rather to create sustainable solutions that address local and regional challenges, particularly around democratic processes and the rule of law, socio economic development, root causes of poverty, youth engagement, gender equality, climate change, access to services, and in line with the Global Compact on Refugees, to advance refugee rights and enhance self-reliance;

Or. en

Amendment 174 Miguel Urbán Crespo

Motion for a resolution Paragraph 16 c (new)

Amendment

16 c. Expresses strong concern regarding readmission clauses included in legally binding partnership and cooperation agreements with third countries, in particular in the absence of provisions in line with international human right law; stresses that visa issuing and development programmes should not be subject to cooperation on readmissions; stresses that cooperation and development budget should not be used for the purpose of border management;

Or. en

Amendment 175 Miguel Urbán Crespo

Motion for a resolution Paragraph 16 d (new)

Motion for a resolution

Amendment

16 d. Raises concern about the fact that EU external action tends to increasingly focus on measures that prevent migration towards the EU; raises concern about migration partnership agreements having created incentives and a political climate that is conducive to large-scale human rights violations across the ECOWAS countries, in their North African neighbours, and in the Horne of Africa; deplores that this not only degrades human rights standards across the region but also undermines the coping strategies of many vulnerable communities;

Or. en

Amendment 176 Miguel Urbán Crespo

Amendment

16 e. Calls on the EU not to hinder through its EU's external migration policies freedom of movement in the African region that reflect a long tradition of seasonal and circular migration within the region; draws attention to the negative out comes the criminalisation of migration has had on local livelihoods in some countries in West Africa;

Or. en

Amendment 177 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16 a. Considers that freedom of movement and the right to work make migrants self-reliant and help further their integration; recognizes that Intra-ECOWAS migration is an important element of these cross-border economic patterns; stresses that interventions aimed at altering such realities do not resonate locally and are unlikely to achieve positive results in the longer term;

Or. en

Amendment 178 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 16 – subparagraph 1 (new)

Amendment

Notes that EU development cooperation must be aligned with sustainable development goals, also in the context of gender related actions;

Or. en

Amendment 179 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 17

Motion for a resolution

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; calls on the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Amendment

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable: calls on the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget; stresses to suspend any kind of budgetary support and training to the border authorities of third countries which, in this way, proceed with push backs by proxy in violation of the principle of nonrefoulement (for example Libya, Tunisia, Morocco) and of Art.13 of the Universal **Declaration of Human Rights;**

Or. en

Amendment 180 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 17

Motion for a resolution

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; calls on the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Amendment

Calls on the Commission to ensure 17. *full* transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Or. en

Amendment 181 Miguel Urbán Crespo

Motion for a resolution Paragraph 17

Motion for a resolution

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; calls on the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field

Amendment

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; *Deplores the lack of transparency and secrecy concerning EU funded projects and* calls on the Commission to provide improved transparency, including by establishing a

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of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget; clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Or. en

Amendment 182 Ioan-Rareş Bogdan

Motion for a resolution Paragraph 17

Motion for a resolution

17. *Notes* that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; *calls on* the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Amendment

17. *Is deeply concerned* that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; urges the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their implementation, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Or. en

Amendment 183 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 17

Motion for a resolution

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; calls on the Commission to provide improved transparency, including by establishing a clear overview of the funds used to finance cooperation with third countries in the field of migration management across all its financial instruments and their *implementation*, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Amendment

17. Notes that a complete, public overview of EU funding to third countries to facilitate cooperation on migration issues remains unavailable; calls on the Commission to provide improved transparency, including by establishing a clear overview of all instruments within the EU budget used to finance cooperation with third countries in the field of migration management, including information on the amount, purpose and source of funding as well as detailed information on any other potential support measures provided by EU agencies such as the European Border and Coast Guard Agency, in order to ensure that Parliament can efficiently perform its institutional role of scrutiny of the implementation of the EU budget;

Or. en

Amendment 184 Miguel Urbán Crespo

Motion for a resolution Paragraph 17 a (new)

Motion for a resolution

Amendment

17 a. stresses to suspend any kind of budgetary support and training to the border authorities of third countries which, in this way, proceed with push backs by proxy in violation of the principle of non refoulement (ex: Libya, Tunisia, Morocco) and of art.13 of the Universal Declaration of Human Rights; calls for the EU to refrain from providing financial and technical assistance to the

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management of detention centres;

Or. en

Amendment 185 Miguel Urbán Crespo

Motion for a resolution Paragraph 17 b (new)

Motion for a resolution

Amendment

17 b. Expresses its deep concern about the possible misuse of development funds for border control purposes, including those of the EU Emergency Trust Fund for Africa(EUTF), and the suspected human rights violations linked to the EUTF in Libya, Ethiopia, Eritrea and Niger; calls on the creation of strong mechanisms to monitor the human rights impacts of the EUTF as well as an accountability system to prevent and deal with breaches of international law; deplores that the report of the Commission on the extension of the EUTF does noten visage any improvement in this field; Deplores the lack of transparency of the EUTF and the fact that Parliament is not involved in its scrutiny; calls on the Commission to comprehensively review the implementation of the EUTF to ensure that it falls in line with development and humanitarian objectives; stresses that no extension of the EUTF should be envisaged in the absence of such review and if these objectives are not properly assessed and achieved

Or. en

Amendment 186 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution

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Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Amendment

18. Stresses the importance of *blocking* funding to civil society groups *that act as an illegal shuttle service to smuggle and traffic illegal* migrants;

Or. en

Amendment 187 Željana Zovko

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the *importance of allocating a substantial share of future EU funding* in the field of migration *to civil society groups in third countries* for providing assistance and for the protection and monitoring of the rights of migrants, *and of ensuring* that a *significant* part of EU funding is *earmarked* for the improvement of human rights, international protection, and the future perspective of refugees; Amendment

18. Highlights the objective of European financial instruments to support third countries in the development of the necessary institutional framework and capacities to manage migration in all its aspects, while aligning with European and international standards; stresses the important contribution of civil society groups in the field of migration for providing assistance and for the protection and monitoring of the rights of migrants; stresses the need that a part of EU funding is *allocated* for the improvement of human rights, international protection, and the future perspective of refugees;

Or. en

Amendment 188 György Hölvényi, Kinga Gál

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Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups *in third* countries for providing *assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees*;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups, *assist the creation of decent life for people in their home* countries for providing *health care, education and supporting job creation*;

Or. en

Amendment 189 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and *the future perspective of* refugees;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society *and community based* groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, *supporting forcibly displaced persons and their host communities, reaping the benefits of wellmanaged and orderly migration*, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and *solutions for* refugees *and migrants*;

Or. en

Amendment 190 Peter van Dalen

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, *the prevention of and appropriate intervention in the case of human trafficking*, and the future perspective of refugees;

Or. en

Amendment 191 Peter van Dalen

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees, *and for measures to protect freedom of religion and belief*;

Or. nl

Amendment 192 Stelios Kympouropoulos

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to *civil society groups* in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to *governmental, regional, local authorities and certified NGOs by UN* in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Or. en

Amendment 193 Traian Băsescu

Motion for a resolution Paragraph 18

Motion for a resolution

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees;

Amendment

18. Stresses the importance of allocating a substantial share of future EU funding in the field of migration to civil society groups in third countries for providing assistance and for the protection and monitoring of the rights of migrants, and of ensuring that a significant part of EU funding is earmarked for the improvement of human rights, international protection, and the future perspective of refugees *in their country of origin*;

Or. ro

Amendment 194

Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18 a. Highlights the key role that international organisations, such as UNHCR, UNICEF and IOM, play in ensuring the protection of human rights in the context of migration and forced displacement and insists that EU support for for these organisations should be duly increased;

Or. en

Amendment 195 Janina Ochojska

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18 a. stresses the importance of the nongovernmental organizations in managing the refugees crisis, providing help to the most vulnerable and emphasises the need of EU funding of this sector for continuation of their work;

Or. en

Amendment 196 Assita Kanko

Motion for a resolution Paragraph 19

Motion for a resolution

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened

Amendment

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened

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by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes;

by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI);

Or. nl

Amendment 197 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 19

Motion for a resolution

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes *with concern, however, that through the 'rapid* response' *component, cooperation with third countries on* migration *management can be funded without the need for the*

Amendment

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes *that a non-programmed*, *flexible facility in the NDICI will be necessary to provide swift, effective and targeted* response *to emerging challenges as natural disasters, armed conflicts and*

Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes; mass migration;

Or. en

Amendment 198 Charles Goerens, María Soraya Rodríguez Ramos, Petras Auštrevičius

Motion for a resolution Paragraph 19

Motion for a resolution

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of *migration* in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights

Amendment

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are *increased via the broad* inclusion of *migration-related actions* in the new Neighbourhood, Development, International Cooperation Instrument (NDICI); stresses that migration-related spending in the NDICI should be limited to a maximum of 10% and that migrationrelated activities under NDICI should concentrate on addressing the root causes of irregular migration and forced displacement and on supporting strengthened engagement to facilitate safe, orderly, regular and responsible migration as well as on the implementation of planned and wellmanaged migration policies and governance; highlights that there should be a clear demarcation between internal and external EU migration policies, instruments and funds; recalls in that regard the NDICI should not be misused

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framework for the identification, implementation and monitoring of future migration cooperation programmes; to fulfill the internal policy goals of the EU, underlines that the final agreement on migration-related activities in the NDICI should be horizontally coordinated with internal EU funds as well as IPA to avoid overlaps; insists that humanitarian and development funding can by no means be made conditional on the management of migration; recalls that the NDICI is foremost a development instrument; notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes;

Or. en

Amendment 199 Maria Arena, Dietmar Köster, Raphaël Glucksmann

Motion for a resolution Paragraph 19

Motion for a resolution

19. Notes *that* the possibilities *of mainstreaming* migration *policy in EU external policy are significantly broadened by the inclusion of migration in the* thematic, *geographical* and rapid response *component of* the proposed Neighbourhood, Development, International Cooperation Instrument

Amendment

19. Notes the possibilities *to address* migration *through the geographic*, thematic, and rapid response *actions pillar in* the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); *stresses that the human rights based approach is applicable to all pillars of the NDICI*,

(NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes;

including crisis response in the rapid response pillar; notes that migration related actions in crisis situations through the 'rapid response actions pillar' should address, in particular, needs related to forced displacement including supporting host communities, in accordance with international humanitarian law and principles

Or. en

Amendment 200 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 19

Motion for a resolution

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the

Amendment

19. Notes that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the

framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes; framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes, *as to link the EU financial disbursement to human rights obligations*;

Or. en

Amendment 201 Miguel Urbán Crespo

Motion for a resolution Paragraph 19

Motion for a resolution

19. *Notes* that the *possibilities of mainstreaming* migration *policy in EU* external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, **International Cooperation Instrument** (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification,

Amendment

19. *Reiterates* that the *NDICI budget* dedicated to migration should be used to address the root causes of migration and not to control migratory flows or fund external border management; notes with concern, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes as to link the EU financial disbursement to

implementation and monitoring of future migration cooperation programmes;

human rights obligations;

Or. en

Amendment 202 Arba Kokalari

Motion for a resolution Paragraph 19

Motion for a resolution

19. *Notes* that the possibilities of mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, International Cooperation Instrument (NDICI); notes with concern, however, that through the 'rapid response' component, cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes;

Amendment

Welcomes that the possibilities of 19. mainstreaming migration policy in EU external policy are significantly broadened by the inclusion of migration in the thematic, geographical and rapid response component of the proposed Neighbourhood, Development, **International Cooperation Instrument** (NDICI); notes with concern, however, that through the 'rapid response' component. cooperation with third countries on migration management can be funded without the need for the Commission to publish any programming documents or consult civil society actors, and without the involvement of Parliament, including in the framework of the 'Migration Preparedness and Crisis Blueprint', which lacks mechanisms to assess the possible adverse impact of such interventions; insists in this regard on the need to ensure that the 2021-2027 Multiannual Financial Framework is accompanied by a robust human rights framework for the identification, implementation and monitoring of future migration cooperation programmes;

Or. en

Amendment 203 Miguel Urbán Crespo

Motion for a resolution

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Paragraph 20

Motion for a resolution

20. Calls on the Commission to regularly report to Parliament on the funding of migration-related cooperation programmes in third countries and their human rights impact, including within the framework of the working group on external financial instruments of the Committee on Foreign Affairs;

Amendment

20. Calls on the Commission to regularly and publicly report to Parliament on the funding of migration-related cooperation programmes in third countries and their human rights impact, including within the framework of the working group on external financial instruments of the Committee on Foreign Affairs; calls for the Parliament to be given a stronger role in monitoring the impact of the use of EU funds on human rights, including the human rights of migrants, in the concerned third countries, having as a result of its assessments the redesign of future EU priorities;

Or. en

Amendment 204 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the Commission to regularly report to Parliament on the funding of migration-related cooperation programmes in third countries and their human rights impact, including within the framework of the working group on external financial instruments of the Committee on Foreign Affairs;

Amendment

20. Calls on the Commission to regularly *and publicly* report to Parliament on the funding of migration-related cooperation programmes in third *countries, the ways in which such funding has been used by partner* countries and their human rights impact, including within the framework of the working group on external financial instruments of the Committee on Foreign Affairs;

Or. en

Amendment 205

Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that Parliament must make full use of its powers of implementation, scrutiny and budgetary control and ensure that EU funding decisions and related allocations comply with the Union's principles of legality and sound financial management;

Amendment

21. Believes that Parliament must make full use of its powers of implementation, scrutiny and budgetary control *and auditing procedures before the European Court of Auditors* and ensure that EU funding decisions and related allocations comply with the Union's principles of legality and sound financial management;

Or. en

Amendment 206 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that Parliament must make full use of its powers of implementation, scrutiny and budgetary control and ensure that EU funding decisions and related allocations comply with the Union's principles of legality and sound financial management;

Amendment

21. Believes that Parliament must make full use of its powers of implementation, scrutiny and budgetary control and ensure that EU funding decisions and related allocations comply with the Union's principles of legality and sound financial management, *in line with the EU's Financial Regulation*;

Or. en

Amendment 207 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 22

Motion for a resolution

22. *Recalls the commitment of the EU* and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and **Regular Migration; believes that** Parliament must ensure the proper scrutiny of the implementation of both *Compacts by the EU;*

Amendment 208 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 22

Motion for a resolution

Recalls the commitment of the EU 22. and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries: stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and **Regular Migration; believes that**

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Amendment

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Or. en

Amendment

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Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Amendment 209 Jérôme Rivière, Thierry Mariani

Motion for a resolution Paragraph 22

Motion for a resolution

22 *Recalls the commitment of the EU* and its Member States under the Global Compact on Refugees to share *responsibility* for the *protection of* refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and **Regular** Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both *Compacts by the EU*;

Amendment

22. Warns that the Global Compact on Refugees provides for the unfettered right to migration, especially illegally, which is particularly harmful; requests that neither the European Union nor the Member States be allowed to invoke it as a legislative source for their migration policy;

Or. fr

Amendment 210 Arba Kokalari

Motion for a resolution Paragraph 22

Motion for a resolution

22. Recalls the commitment of the EU and its Member States under the Global

Amendment

22. Recalls the commitment of the EU and its Member States under the Global

FN

Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the *importance of fully implementing* the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees; *recalls* the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Or. en

Amendment 211 Traian Băsescu

Motion for a resolution Paragraph 22

Motion for a resolution

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Amendment

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Or. ro

Amendment 212 Tineke Strik on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 22

Motion for a resolution

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Amendment

22 Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU; calls on Member States to step up resettlement pledges, more specifically for the most vulnerable refugees currently hosted in fragile countries, and to ensure that resettlement is not made conditional upon the cooperation of the transit country on readmission or border control;

Or. en

Amendment 213 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 22

Motion for a resolution

Amendment

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the *effective and* comprehensive protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should *increase resettlement* pledges and step up to legal pathways and contribute to a more structural and substantial funding of the communities and countries hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; calls on the EU and its Member States for increasing resettlement allocations and for working to prevent forced refugee returns from hosting countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Or. en

Amendment 214 Miguel Urbán Crespo

Motion for a resolution Paragraph 22

Motion for a resolution

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for the protection of refugees to third countries; reiterates the importance

Amendment

22. Recalls the commitment of the EU and its Member States under the Global Compact on Refugees to share responsibility for the *effective* protection of refugees and ease the pressure on host countries; stresses in this regard that the EU and its Member States should *increase resettlement pledges and step up legal pathways*, contribute to a more structural and substantial funding of the regions hosting most refugees, and should not use financial means to shift responsibility for

of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU; the protection of refugees to third countries; calls on the EU and its Member States for increasing resettlement allocations and for working to prevent forced refugee returns from hosting countries; reiterates the importance of fully implementing the 23 objectives of the Global Compact for Safe, Orderly and Regular Migration; believes that Parliament must ensure the proper scrutiny of the implementation of both Compacts by the EU;

Or. en

Amendment 215 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the *human rights of migrants* as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the *EU's human rights policy*; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, *including* those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

Amendment

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the *wishes* of the *indigenous community of Europe*; insists that human rights defenders and civil society organisations *comply with national and international law and cease activities that create pull factors for illegal* migrants *to come to the EU*;

Or en

Amendment 216 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of *migrants* as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of *migrants*, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

Amendment

Calls for the EU and its Member 23. States to pursue a migration policy that fully reflects the human rights of *refugees* as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries to address the root causes of migration as an integral dimension of the EU's *development* policy; calls on the EU Delegations in those countries to monitor closely the rights of refugees and internally displaced people, particularly in countries of transit; insists on the proactive engagement of the EU in developing partner countries with civil society organisations, as CSOs, churches, FBOs and other organisations with humanitarian, education and human rights protection activities, including those who are protecting the lives of *people in* need, notably refugees, women and girls in armed conflicts, elderly and disabled people and other marginalised groups;

Or. en

Amendment 217 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that

Amendment

23. Calls for the EU and its Member States to pursue a migration policy that

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fully reflects the human rights of migrants as enshrined in *both* international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of *migrants*, *particularly* in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

fully reflects the human rights of migrants as enshrined in international, EU, national and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of *immigrants and other* potentially vulnerable groups such as internally displaced persons, as well as social conditions, access to basic services and human security concerns in emigration countries; insists on the proactive engagement of the EU in countries where human rights defenders and civil society and community-based organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk. *be it in- or outside* the EU, are under threat or are being criminalised for their legitimate work;

Or. en

Amendment 218 Miguel Urbán Crespo

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework

Amendment

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework

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of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; emphasizes the urgent need for safe and legal migration and protection routes to be created and promoted in order to guarantee human rights and avoid loss of life; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

Or. en

Amendment 219 Stelios Kympouropoulos

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries: calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at

Amendment

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work:

risk, are under threat or are being criminalised for their legitimate work;

Amendment 220 Peter van Dalen

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

Amendment

23. Calls for the EU and its Member States to pursue a migration policy that fully reflects the human rights of migrants as enshrined in both international and regional law; calls on the EEAS, the Commission and the Member States to engage with third countries on the rights of migrants as an integral dimension of the EU's human rights policy; insists that the human rights and migration nexus be adequately covered within the framework of bilateral EU human rights dialogues with the relevant countries; calls on the EU Delegations in those countries to monitor closely the rights of migrants, particularly in countries of transit, including freedom of religion and belief; insists on the proactive engagement of the EU in countries where human rights defenders and civil society organisations, including those who are protecting the lives of migrants and asylum seekers who are at risk, are under threat or are being criminalised for their legitimate work;

Or. nl

Amendment 221 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 24 Motion for a resolution

Amendment

deleted

24. Calls for the EU to carry out a global campaign to support universal ratification of the Geneva Convention relating to the Status of Refugees; urges Member States to lead by example by adhering to the UN Convention on the Rights of Migrant Workers, as one of the core UN human rights conventions;

Or. en

Amendment 222 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 24

Motion for a resolution

24. Calls for the EU to carry out a global campaign to support universal ratification of the Geneva Convention relating to the Status of Refugees; urges Member States to lead by example by adhering to the UN Convention on the Rights of Migrant Workers, as one of the core UN human rights conventions;

Amendment

24. Calls for the EU *Member States to interpret* the Geneva Convention *as was originally intended*;

Or. en

Amendment 223 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 24

Motion for a resolution

24. Calls for the EU to carry out a global campaign to support universal ratification of the Geneva Convention relating to the Status of Refugees; urges

Amendment

24. Calls for the EU to carry out a global campaign to support universal ratification of the Geneva Convention relating to the Status of Refugees *and its*

Member States to lead by example by adhering to the UN Convention on the Rights of Migrant Workers, as one of the core UN human rights conventions; *1967 protocol*; urges Member States to lead by example by adhering to the UN Convention on the Rights of Migrant Workers, as one of the core UN human rights conventions;

Or. en

Amendment 224 Dietmar Köster, Robert Biedroń, Andreas Schieder, Bettina Vollath, Raphaël Glucksmann, Isabel Santos, Sylvie Guillaume, Domènec Ruiz Devesa, Pierfrancesco Majorino, Maria Arena

Motion for a resolution Paragraph 24 a (new)

Motion for a resolution

Amendment

24 a. Calls for the EU to work together with concerned countries to identify and implement mitigation and adaptation solutions for communities at risk of being uprooted by the global climate crisis, and to promote multilateral cooperation on durable solutions for those who are eventually displaced;

Or. en

Amendment 225 Lars Patrick Berg, Filip De Man, Jaak Madison, Thierry Mariani, Harald Vilimsky

Motion for a resolution Paragraph 25

Motion for a resolution

25. Believes that the EU must take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; *calls on the Commission and the Member States to provide financial and political support for the relevant international and regional bodies, including NGOs, the International Committee of the Red*

Amendment

25. Believes that the EU must *not* take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora;

Cross, the UN High Commissioner for Refugees (UNHCR) and UNRWA, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants;

Or. en

Amendment 226 Assita Kanko

Motion for a resolution Paragraph 25

Motion for a resolution

25. Believes that the EU must take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support for the relevant international and regional bodies, *including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR) and UNRWA, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants*;

Amendment

25. Believes that the EU must take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support for the relevant international and regional bodies;

Or. nl

Amendment 227 Stelios Kympouropoulos

Motion for a resolution Paragraph 25

Motion for a resolution

25. Believes that the EU must take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support

Amendment

25. Believes that the EU must take a leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support

for the relevant international and regional bodies, *including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR) and UNRWA, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants;* for the relevant international and regional bodies.

Or. en

Amendment 228 György Hölvényi, Kinga Gál

Motion for a resolution Paragraph 25

Motion for a resolution

25. Believes that the EU must take a leading role in supporting policy *and normative developments in relation to the* rights *of migrants* in multilateral fora; calls on the Commission and the Member States to provide *financial and political support for the relevant* international and regional bodies, including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR) and UNRWA, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants;

Amendment

Believes that the EU must take a 25. leading role in supporting sustainable development and policy dialogue on universal human rights in multilateral fora; calls on the Commission and the Member States to *increase the efficiency* of implementation of development funding, and urge to provide more visibility and accountability for EU funding for international and regional bodies, including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR) and UNRWA, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants;

Or. en

Amendment 229 David Lega

Motion for a resolution Paragraph 25

Motion for a resolution

Believes that the EU must take a

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25.

25.

Believes that the EU must take a

Amendment

leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support for the relevant international and regional bodies, including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR) *and UNRWA*, as well the OHCHR and the UN Special Rapporteur on the human rights of migrants; leading role in supporting policy and normative developments in relation to the rights of migrants in multilateral fora; calls on the Commission and the Member States to provide financial and political support for the relevant international and regional bodies, including NGOs, the International Committee of the Red Cross, the UN High Commissioner for Refugees (UNHCR), as well the OHCHR and the UN Special Rapporteur on the human rights of migrants;

Or. en

Amendment 230 Janina Ochojska

Motion for a resolution Paragraph 25 a (new)

Motion for a resolution

Amendment

25 a. stresses the importance of the providing the true information regarding the immigrants and condemns the fake news and using immigrants as a part of the propaganda or for political activities as a kind of deliberate action creating a negative image of immigrants and a negative attitude towards them in the society;

Or. en

Amendment 231 Stelios Kympouropoulos

Motion for a resolution Paragraph 25 a (new)

Motion for a resolution

Amendment

25 a. An increased cooperation with the UN, and other actors, including increased financial contributions for UNHCR;

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international law applies equally across the globe, and other wealthy or middleincome countries could do more by offering greater financial support and/or accepting more refugees;

Or. en

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