

**Question for written answer E-001806/2023/rev.1  
to the Commission**

Rule 138

**Tineke Strik** (Verts/ALE), **Erik Marquardt** (Verts/ALE)

Subject: Third-party monitoring of the implementation of migration projects in Libya

In response to Written Question P-001069/2023<sup>1</sup> regarding human rights and migration projects in Libya, the Commission states that 'a third-party monitoring system will assist to effectively monitor the implementation of migration projects through a do-no-harm and human rights compliance assessment'.

1. Does third-party monitoring take place directly for each and every vessel and other asset that is directly or indirectly funded by the EU? If not, how can the Commission ensure that EU funds do not contribute to human rights violations by the Libyan Coast Guard?
2. Will the Commission share the third-party monitoring results or reports with Parliament, if necessary confidentially?
3. If not, which other method will the Commission use to allow Parliament to fulfil its budgetary prerogatives with respect to the Commission in relation to migration funding to Libya?

\*We strongly request that the Commission answer each numbered question individually.

Submitted: 6.6.2023

---

<sup>1</sup> [https://www.europarl.europa.eu/doceo/document/P-9-2023-001069\\_EN.html](https://www.europarl.europa.eu/doceo/document/P-9-2023-001069_EN.html).