

**Proposal for a Regulation amending Regulation (EC) No 862/2007 on
Community statistics on migration and international protection –
COM(2018)0307, 2018/0154(COD)**

Stages in the procedure:

Commission

Adoption	16.05.2018
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Council

Proposal received	17.05.2018
Council WP Meetings	11.07.2018 (<i>presentation</i>) 03.09.2018 26.09.2018 05.12.2018
COREPER	31.10.2018
Council of the EU	tba

European Parliament

Proposal received	17.05.2018
Committee responsible	LIBE
Rapporteur	Cecilia Wikström (ALDE)
Committee draft report	13.09.2018
Amendments tabled in Committee	12.10.2018
Vote in LIBE Committee:	20.11.2018
Committee report tabled for plenary	26.11.2018
Trilogues:	04.12.2018

Summary

The objective of this proposal is to revise and complete the existing common rules for the collection and compilation of European statistics on migration and international protection. The proposal aims at a better completeness of the Member States' data collections while taking into account the new European needs on statistics on asylum and managed migration.

At the Council Working Party on Statistics meeting of 11 July, Eurostat delivered their presentation of the Commission proposal, already addressing some concerns that the Member States had raised and answering the questions posed in the meeting.

The main issues raised by the Member States were the empowerment of the Commission to adopt Implementing Acts and the related need for safeguard clauses, the existence of multiple channels for data collection and difficulties with adhering to the deadlines, which resulted in the Member States requesting a postponement of the first reference year and derogations. At the Council Working Party meeting it was concluded that a postponement is not reasonable in the case of such urgent data needs, however, Eurostat agreed that derogations could be granted if some Member States would need them.

In the Council Working Party of 3 September, a Presidency compromise text was tabled for discussion. In the meeting, the group covered all the articles and suggested amendments to further improve the text. A revised compromise text was issued based on these comments and was scrutinized in the meeting of 26 September, where the group covered both the revised articles and recitals, preliminarily agreeing on the entire text. Based on this discussion, the compromise text was updated again, confirmed by the Member States through silence procedure and then received a mandate to start negotiations with the European Parliament from Coreper on 31 October.

On 4 December, the first trilogue took place, followed by a technical meeting on 6 December. The meetings were general exchanges of views, the EP explained the reasoning behind their amendments and the Council and Commission could give their views on them, also explaining the role quality checks and feasibility studies play in whether or not the amendment could be, in theory, acceptable. The Presidency also explained to the EP the budgetary constraints related to these additional data needs, which the EP completely understood and promised to find a solution to in the form of additional funding.

The negotiations were inconclusive due to the lack of time, therefore the file will be handed over to the Romanian Presidency and the written consultation on EP amendments, scheduled to end on 11 December, will help the Romanian colleagues continue negotiations in January.

At the CWPS of 5 December, the Presidency informed the MS on the state of play on the file.