Asylum, Migration and Integration Fund and Instrument for financial support for police cooperation, preventing and combating crime, and crisis management: general provisions

2011/0367(COD) - 13/01/2014 - Committee report tabled for plenary, 1st reading/single reading

The Committee on Civil Liberties, Justice and Home Affairs adopted the report by Lorenzo FONTANA (EFD, IT) on the proposal for a regulation of the European Parliament and of the Council laying down general provisions on the Asylum and Migration Fund and on the instrument for financial support for police cooperation, preventing and combating crime, and crisis management.

The parliamentary committee recommended that the position of the European Parliament adopted at first reading under the ordinary legislative procedure modify the Commission proposal as follows.

Integrated approach: Members stressed that it is necessary to adopt an integrated approach to questions arising from the pressure of migration and asylum applications and regarding the management of EU external borders, ensuring full respect for international and human rights law, showing solidarity amongst all Member States and demonstrating an awareness of the need to respect national responsibilities.

General principles: the Regulation lays down the general provisions on the Asylum and Migration Fund and on the instrument for financial support for police cooperation, preventing and combating crime, and crisis management. Members stipulated that the Specific Regulations that provide support bring an **added value** for the Union and take account of the specific context in each Member State.

The Commission and the Members States, together with the European External Action Service where appropriate, should ensure actions in and in relation to third countries are taken in **synergy** and coherence with other actions outside the Union supported through Union instruments. They should, in particular, ensure that those actions:

- are coherent with the Union's external policy, respect the principle of policy coherence for development, and are consistent with the strategic programming documents for the region or country in question;
- focus on non-development-oriented measures;
- serve the interests of the Union's internal policies and are consistent with activities undertaken inside the Union.

The objectives of the Specific Regulations shall be pursued within the framework of the multiannual programming for the period 2014 to 2020, subject to a mid-term review.

Policy dialogue: in order to facilitate the preparation of the national programmes each Member State and the Commission shall hold a dialogue at the level of senior officials.

The dialogue shall focus on the **overall results to be achieved** by means of the national programmes in order to address the needs and priorities of the Member States in the areas of intervention covered by the Specific Regulation taking account of the baseline situation in the Member State concerned and the objectives of the Specific Regulations.

The outcome of the dialogue will serve as a guide for the preparation and approval of the national programmes and will include an indication of the date expected for the Member State's submission of the national programmes to the Commission that will allow the timely adoption of the programme.

After the conclusion of the policy dialogues, the **Commission should inform the Parliament about the overall outcome**. The policy dialogue may be repeated after the mid-term review, in order to reassess the needs of that Member State and the priorities of the Union.

Emergency measures: Members considered that Regulation should allow support for actions the expenditure of which was incurred before the application for such assistance was made, but not before 1 January 2014.

The support may constitute 100% of the eligible expenditure in duly justified cases where this is essential for the action to be carried out particularly where the beneficiary is an international or non governmental organisation. Actions supported with emergency assistance should arise directly from the emergency situation and should not replace long-term investments by Member States.

Pre-financing: following the Commission decision approving the national programme, an initial prefinancing amount for the whole programming period shall be paid by the Commission to the designated Responsible Authority. This shall represent 4% of the total contribution from the Union budget to the national programme concerned. It may be split into two instalments depending on budget availability within 4 months.

An annual pre-financing amount of 3% of the total contribution from the Union budget to the national programme concerned shall be paid before 1 February in 2015. In the years 2016 to 2022 it shall be 5% of the total contribution from the Union budget to the national programme concerned.

Members also stated that the **financial interests** of the Union should be protected through proportionate measures throughout the expenditure cycle, including the prevention, detection and investigation of irregularities. Member States should ensure that there will be **no conflict of interest** among the partners at the different stages of the programming cycle.