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9633/22

IA 84
MERTENS 4
BETREG 5
POLGEN 70
COMPET 440

NOTE POINT "I"

Origine:	Présidence/Secrétariat Général du Conseil
Destinataire:	Comité des représentants permanents
Objet:	Rapport annuel 2022 sur les analyses d'impact au sein du Conseil - Approbation

- Le 24 mai, le groupe Mertens a examiné le projet de rapport annuel 2022 sur les analyses d'impact au sein du Conseil, préparé par la présidence avec l'assistance du secrétariat général du Conseil.
- 2. Suite à l'examen par le groupe Mertens, le Coreper est invité à approuver le rapport annuel 2022 qui en résulte, tel que présenté ci-dessous.

IMPACT ASSESSMENT WITHIN THE COUNCIL

2022 ANNUAL REPORT

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I. INTRODUCTION

1. The Report on Impact Assessment (IA) within the Council endorsed by the Competitiveness Council of 29 and 30 May 2013¹, recommended that the Presidency, assisted by the General Secretariat of the Council (GSC), monitor the implementation of the measures set out in that document and report back annually to Coreper.

A. Previous reports

- 2. As a result, annual reports have been endorsed by Coreper², providing recommendations and comprehensive accounts of IA related developments within the Council, including actions taken following recommendations made in these reports and in the Council Conclusions on Smart Regulation of 4 December 2014³.
- 3. Since 2016, the annual reports have also explored scenarios and included recommendations aimed, inter alia, at ensuring proper follow-up and implementation of the provisions of the Inter-Institutional Agreement (IIA) on Better Law-Making of 13 April 2016⁴, as appropriate. The reports also recommended continuing with awareness-raising measures and initiatives about the applicable procedures for the handling of IAs within the Council, including on the best use of the Guidance for Working Party (WP) Chairs and the indicative checklist⁵, in order to inform the Council's decision-making process.
- 4. The 2021 report emphasised, in particular, the importance of awareness raising regarding procedures for handling IAs within the Council, and the possibility for the WP on Competiveness and Growth (Better Regulation) to discuss the indicative checklist, with the aim of making it more attractive and relevant for the Council's legislative work.

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² 10882/14, 8749/15, 9786/16, 9865/1/17 REV 1, 8900/18, 10014/19, 8532/20 and 9735/21.

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Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making, *OJ L 123*, *12.5.2016*, *p. 1–14* ("IIA").

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B. Context of this year's report

- 5. Like last year's report, this report should be seen in the context of the 2019-2024 legislative cycle.
- 6. Taken into account the Strategic Agenda for 2019-2024 agreed by the European Council in June 2019 and the guidance provided by the European Council to respond to the Covid crisis and to Russia's aggression towards Ukraine, the priorities of the current legislative cycle are based, *inter alia*, on the Joint Conclusions on policy objectives and priorities for 2020-2024⁶ and the annual Joint Declarations on the EU legislative priorities for 2021 and 2022⁷, in accordance with the exchange of views on the principal policy objectives and priorities of the Commission, the European Parliament and the Council which is foreseen in the Interinstitutional Agreement on Better Law-Making⁸.
- 7. The 2021 Commission Work Programme published on 19 October 2020⁹ and the 2022 Commission Work Programme published on 19 October 2021¹⁰ reiterated the Commission's commitment "to evidence-based policies that were easier to comply with and less likely to create unnecessary burden for business and people"; stated that "the need for impact assessments, which take into account the views of all those impacted, is more important than ever"; and that the need to ensure that "political decisions are taken based on the best available evidence, taking into account the impact they will have on the ground and the views of people and businesses likely to be affected. This approach helps ensure that regulation is targeted, easy to comply with and does not add unnecessary regulatory burdens."
- 8. Following its Communication "Better Regulation: Joining forces to make better EU laws and to prepare for the future" of 29 April 2021¹¹, the Commission adopted guidelines on 3 November 2021¹² and a revised 'better regulation' toolbox on 25 November 2021. The guidelines, which were streamlined and clarified compared to previous versions, set out the principles of 'better regulation' which the European Commission follows when preparing new initiatives and proposals and when managing and evaluating existing legislation. The toolbox, aimed at Commission staff, "provides more specific guidance on the practical application of the guidelines and additional advice for applying 'better regulation' in practice'.

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^{6 13547/1/20} REV 1

⁷ 13546/1/20 REV 1; 14779/21

⁸ IIA, paragraph 5.

^{9 12115/20}

^{13003/21}

^{8323/21 –} see also Commission website: https://ec.europa.eu/commission/presscorner/detail/en/ip_21_1901

^{14004/21}

- 9. On 27 May 2021 the Council adopted its Conclusions on data technologies to improve 'better regulation'¹³ and on 29 September 2021, the Council also held a policy debate on future-proof policy making to improve the competitiveness of the EU and further foster the single market¹⁴.
- 10. In 2021, the Regulatory Scrutiny Board (RSB) scrutinised 83 IAs (compared to 41 in 2020) and 15 major evaluations, including 2 fitness checks (compared to 13 in 2020); this represents an overall increase of 81% on the workload of the previous year. The RSB 2021 annual report published on 10 May 2022, highlights in its conclusions that the "observed quality of the scrutinised impact assessments improved markedly compared to 2020, returning to a level that is similar to the average of preceding years", that "the Board issued a lower proportion of negative opinions on first submitted impact assessments" which the RSB considers "remarkable given that departments produced the highest number of impact assessments and evaluations over the last six years and often faced tight deadlines and challenging delivery conditions" and that the "quality of the reviewed evaluations at first submission improved in 2021, with only 20% receiving a negative opinion".
- 11. In line with previous annual reports, this year's report takes stock of the implementation of the Council's procedures for the handling of IAs within the Council between June 2021 and May 2022, including the follow-up of the provisions of the 2016 IIA¹⁶, and taking into account the elements mentioned above.

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https://ec.europa.eu/info/law/law-making-process/regulatory-scrutiny-board_en#annual-reports

The information set out in this report on the handling of IAs within the Council, including its annex, was collected from GSC services dealing with the relevant policy files and was used for the preparation of this report, as part of the follow-up on the handling of IAs within the Council decided by Coreper (see reports referred to under points 1 and 2 of this section).

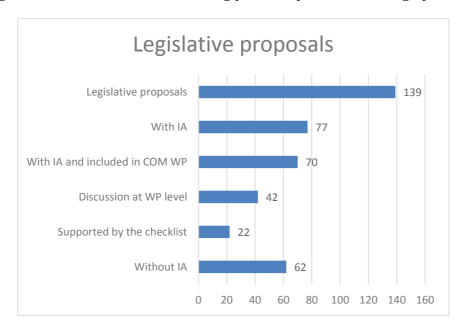
II. FOLLOW-UP ON IMPACT ASSESSMENTS

- 12. Under paragraph 13 of the IIA on Better Law-Making of April 2016, the Commission committed to carrying out IAs for its legislative and non-legislative initiatives, delegated acts and implementing measures which are expected to have significant economic, environmental or social impacts. The initiatives included in the Commission Work Programme or in the joint declaration will, as a general rule, be accompanied by an impact assessment.
- 13. The Commission's 'better regulation' guidelines specify that an impact assessment is required for Commission initiatives that are likely to have significant economic, environmental or social impacts or which entail significant spending, and where the Commission has a choice of policy options. The rules on derogations, e.g., due to urgency, are provided in the 'better regulation' toolbox.
- 14. Under paragraph 17 of the IIA on Better Law-Making, it is stipulated that each of the three Institutions is responsible for determining how to organise its impact assessment work, including internal organisational resources and quality control. The regular cooperation between the institutions is done by means of exchanging information on best practice and methodologies relating to impact assessments.

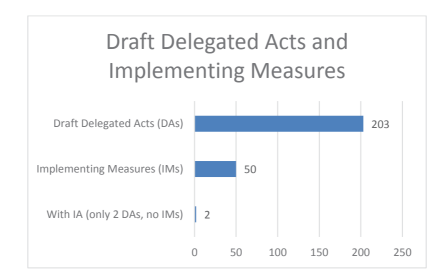
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A. Overview and evolution

15. Out of 139 legislative proposals presented by the Commission during the reporting period, 77 were accompanied by an impact assessment, out of which 70 were included in the Commission work programme. An overview including additional elements relating to the handling of IAs within the Council working parties is presented in the graph below.

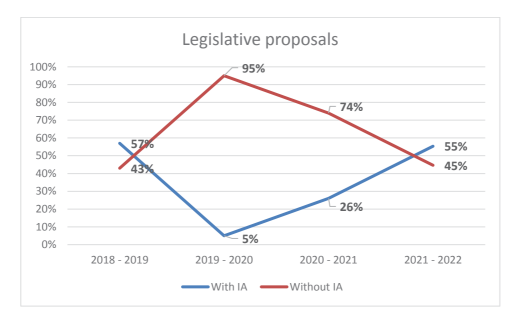


- 16. Out of 283 non-legislative proposals presented by the Commission during the reporting period, 2 were accompanied by IAs and 1 of those was included in the Commission Work Programme.
- 17. An overview of draft delegated acts and implementing measures is presented in the graph below (and in Annex IV, those accompanied by an IA).

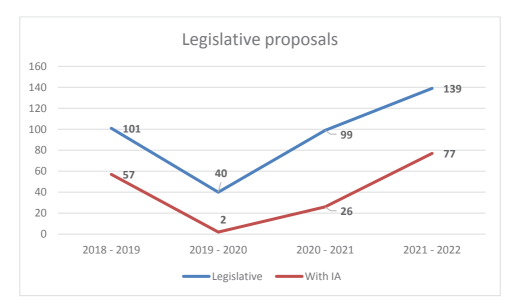


B. Proposals accompanied by an IA

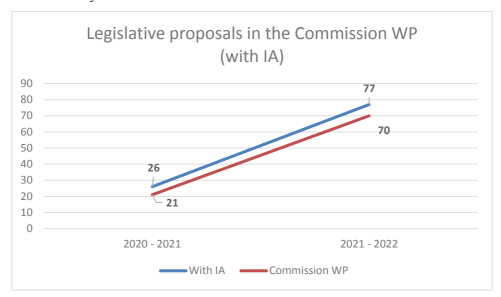
- 18. Out of the 139 legislative and 283 non-legislative proposals presented by the Commission to the Council during the reporting period, 77 legislative (55%) and 2 non-legislative proposals, respectively, were accompanied by an IA (see graphs above together with Annexes I, II and III to this report).
- 19. As presented in the graph below, the proportion of legislative proposals with IAs has significantly increased during the last two reporting periods and has now almost reached the pre-Covid level (55% in 2021-2022 compared to 57% in 2018-2019).



20. The legislative proposals accompanied by an IA more than doubled, compared to the previous reporting period.



21. Moreover, when focusing only on proposals which were part of the Commission's Work Programme or mentioned in the Joint Declaration, the proportion with IAs is very high and comparable to last year's numbers.



22. During the reporting period, out of a total of 77 legislative and 2 non-legislative proposals accompanied by an IA, 8 proposals (respectively 7 and 1), were reported not forming part of either the 2021 Commission Work Programme, or the 2022 Commission Work Programme.

C. Proposals not accompanied by an IA

- 23. Out of the proposals presented by the Commission during the reporting period, 62 legislative (45%) and 281 non-legislative proposals were not accompanied by an IA.
- 24. The reasons for the Commission not to accompany a proposal with an IA are set out in the explanatory memorandum of the proposal and result from the application of the Commission's 'better regulation' framework. In its explanation for the absence of an IA, the Commission recalls the principles enshrined in the IIA¹⁷.

In its Communication 'Better Regulation: taking stock and sustaining our commitment' of 15 April 2019 (https://ec.europa.eu/info/sites/info/files/better-regulation-taking-stock_en_0.pdf), the Commission reiterates the reasons why 'not every initiative ... needs to be accompanied by an impact assessment'.

- 25. The main reasons presented for the absence of IAs relate to: the particular nature of the proposal (e.g. a proposal addressing specific legal needs, a recast or codification, macrofinancial assistance); a proposal amending an existing legislative framework for which a previous IA had already been carried out; a proposal in relation to which an IA is already included in another proposal; the absence of direct economic, social or environmental impacts of the proposal; the urgency of the proposal; the fact that the measures respond to an immediate issue and thus "apply for a relatively short period of time" (e.g. COVID-19 related proposals).
- 26. In 2 reported cases, the IA was replaced by an additional Commission Staff Working Document. They concern the proposal on the "Joint Investigation Teams Collaboration Platform 2021/0391(COD)" on which no IA was carried out, but the proposal is accompanied by an "Analytical Support Document" and the proposal for a "Decision establishing the 2030 Policy Programme "Path to the Digital Decade" 2021/0293(COD)", for which an extensive Commission Staff Working Document was provided, outlining the substantial technical aspects underlying the initiative.
- 27. Out of the 62 legislative proposals presented without an IA, during the period covered by this report, there were 3 reported cases of concerns raised by delegations with regard to the absence of an IA: the proposal concerning the "Social Climate Fund 2021/0206(COD)", the "Review of the European System of Accounts (ESA) 2010 Regulation 2021/0407(COD)" and the "Chips Act Regulation 2022/0032(COD)". For the latter, the Commission announced that it would publish the analysis and all supporting evidence in a Staff Working Document at the latest within three months of the proposal's publication. That additional analysis was presented by the Commission on 11 May 2022.

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D. Other IAs or requests

Complementary IAs by the Commission

- 28. Under paragraph 16 of the Interinstitutional Agreement on Better Law-Making, the Commission may, on its own initiative or upon invitation by the European Parliament or the Council, complement its own impact assessment or undertake other analytical work it considers necessary. The Council Conclusions on Better Regulation of February 2020¹⁸ called on the Commission to give due consideration inter alia to this possibility, should the proposal be significantly changed in the legislative process.
- 29. No cases were reported of delegations requesting a complementary IA or of the Commission having provided a complementary IA.

Council IAs on its substantial amendments

- 30. Pursuant to the IIA on Better Law-Making of April 2016 which stipulated that the "European Parliament and the Council will, when they consider this to be appropriate and necessary for the legislative process, carry out impact assessments in relation to their substantial amendments to the Commission's proposal." (paragraph 15 of the IIA), Coreper had decided in 2017 to set up a capability for the Council to carry out its own IAs when it considers this to be appropriate and necessary for the legislative process.
- 31. No cases were reported of requests being made by delegations or a WP to carry out a Council IA on a substantial amendment by the Council during the period covered by the present report. During the preparation of this report, some delegations expressed regret that the Council has so far not carried out an IA on one of its own substantial amendments and asked that the reasons for this situation be identified with a view to exploring how to address it.

National IAs

32. Delegations should be encouraged to present national IAs at the same time as the Commission IA is being examined. No cases were reported of delegations presenting national IAs.

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III. USING AN IA AT AN EARLY STAGE OF THE LEGISLATIVE PROCESS

A. Use of the Guidance for Working Party Chairs

33. The Guidance for WP Chairs¹⁹ ('Handbook'), as updated in March 2018²⁰ to incorporate Coreper decisions on a Council capability to carry out IAs of its own, and the attached indicative checklist, remain the key reference documents for supporting work by WP chairs and delegations on Commission IAs. Awareness-raising measures on the guidance and the indicative checklist, addressed in particular to WP Chairs, future Council Presidencies, delegations and GSC staff, continued during the reporting period.

B. Use of the indicative checklist

- 34. The 2014 IA report recommended extending the indicative checklist-based examination procedure to all IAs accompanying legislative proposals. As a general rule, delegations were informed of the upcoming IA examination and provided with the indicative checklist in advance of the scheduled WP meeting, in line with the 2014 IA report recommendations.
- 35. There were 22 reported cases of an IA examined with the use of the indicative checklist during this period. Hence, the indicative checklist was used to support the examination of approximately 31% of the Commission IAs examined in the Council's preparatory bodies.

C. Handling of IAs within the Council

36. As reported in previous periods, IAs accompanying legislative proposals are presented by the Commission at WP level. The IAs are usually presented together with the presentation of the respective Commission proposals. IAs are considered by delegations as useful and relevant for helping to better understand the choice made for a given policy option or the rationale behind the respective Commission proposals. Delegations also usually appreciate the opportunity to examine the Commission's IA at WP level and to use the IA to inform the discussion on the respective Commission proposals.

An Indicative Guidance for WP Chairs, including an indicative checklist, was introduced in the 2013 IA report to ensure the effective consideration of Commission IAs at an early stage of discussions on a given proposal in relevant Council WPs. It was first updated in June 2016 following the entry into force of the new IIA on Better Law-Making of 13 April 2016.

^{6270/18 +} EXT1 + EXT2.

37. The IA is often a good basis for addressing delegations' concerns on specific elements of a proposal and to clarify the impact of the policy choices made.

Follow-up by the WP on Competitiveness and Growth (Better Regulation)

- 38. The WP on Competitiveness and Growth (Better Regulation) continued to actively follow the topic of IAs within the Council. In December 2021 it held an exchange of views and was informed of relevant developments in relation to the handling of IAs in the Council during the period of this report, covering both cases in which Commission proposals were accompanied by an IA and cases in which they were not.
- 39. In particular, the WP on Competitiveness and Growth (Better Regulation) closely followed the handling of IA in the Council with the aim of having a continuous overview of the state of play of the handling of IAs in the Council from the perspective of the implementation of paragraphs 13-15 of the IIA on Better Law-Making:
 - (1) All legislative files as well as draft delegated acts and implementing measures that have been submitted to the Council by the Commission.
 - (2) Non-legislative files that are accompanied by an IA.
 - (3) All discussions of IAs that have taken place in the Council (including information about whether the indicative checklist has been used).
 - (4) All requests to carry out an IA on a substantial amendment by the Council.

Examples of the handling of IAs in the Council

- 40. Below some relevant examples are provided of the handling of IAs in the Council during the period covered by this report.
- 41. The **Fit for 55 package**, presented on 14 July 2021 by the Commission, aims to align the EU's climate and energy policy framework with its new economy-wide climate target for 2030 of reducing net greenhouse gas emissions by at least 55% and to put it on track to reach its objective of becoming climate neutral by 2050. The impacts of the 12 legislative proposals of this package were examined and discussed at WP level, at the time of the presentation of the impact assessment, but also in the course of further discussions, which are still ongoing. Delegations repeatedly requested an assessment of the cumulative impacts of the package's proposals in some sectors, a detailed assessment of some of the impacts at individual Member State level as well as more details and data on certain specific points. The Commission explained it had prepared an individual IA for every file of the Fit For 55 package and that it would not consider it appropriate to supplement these individual IAs with horizontal IAs on the impact of a group of proposals in the package on one sector or another.
- 42. On the proposal for a "Directive on improving working conditions in platform work 2021/0414(COD)", the IA was discussed at the WP meeting on 8 February. Several delegations pointed out the shortcomings of the IA, which relies heavily on surveys and estimates, rather than a thorough qualitative analysis. The Commission acknowledged the limitations of the IA, which are caused by a lack of available quantitative data regarding the prevalence of platform work. Delegations were mainly concerned about the chosen legal basis, the possible disproportionate impact on SMEs and companies relying on platforms, as well as the economic impact on consumers.
- 43. On the proposal for a "Directive amending Directive 2010/40/EU on the framework for the deployment of "Intelligent Transport Systems in the field of road transport and for interfaces with other modes of transport 2021/0419(COD)", several delegations disagreed with the estimation of costs involved in making data collection and ITS services mandatory, and the lack of visibility given that the Commission would be empowered to amend the lists of mandatory data and services.

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- 44. On the proposal for a "Regulation establishing the Union Secure Connectivity Programme for the period 2023-2027 2022/0039(COD)", the IA was presented by the Commission at the meeting of the WP on Space on 21 February 2022 and further examined at the WP on 9 March 2022. All delegations welcomed the IA, but some questioned the fact that the Scrutiny Regulatory Board (SRB) of the Commission had issued two negative opinions on the draft IA. The Commission included a specific annex responding point by point to the second negative opinion as it could no longer modify the IA text. This was satisfactory for delegations.
- 45. On the proposal for a "Regulation on harmonised rules on fair access to and use of data (Data Act) 2022/0047(COD)", the IA was presented twice. The first presentation was brief and very general, and during the second one the Commission presented the IA in more detail. Several delegations took the floor to say that the IA was useful in the analysis of the proposal. A follow up discussion on the IA took place on 22 March 2022.

Examination of Commission IAs in other relevant Council bodies

- 46. The 2013 IA report introduced two possibilities for examining a Commission IA in a WP other than the one in the lead on a specific proposal:
 - invitation by Coreper to a relevant WP to analyse specific elements of a Commission IA;
 - 2. invitation by the Presidency to a preparatory body of the Council (Competitiveness) to hold an additional discussion on a Commission IA.

During the reporting period, there were no reported instances of a Commission IA being presented in other Council preparatory bodies than the ones in the lead on their specific proposals.

Role of Coreper

47. There were no reported cases of the Commission presenting its IA to Coreper²¹ or of a discussion on an IA taking place at Coreper during the period covered by this report.

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Or, *mutatis mutandis*, of the Special Committee on Agriculture.

D. Increasing awareness of IA procedures

- 48. Measures and initiatives to raise awareness about IA procedures among Council Presidencies, delegations and GSC staff have continued during the reporting period.
- 49. Depending on the priorities for information and training defined in agreement with future Presidencies, the GSC provides briefings to incoming WP chairs on the Council's IA procedures, including procedures allowing a WP to request that an IA be carried out on behalf of the Council. In this context, the GSC continues to raise awareness about the Handbook and the indicative checklist for adjusting the procedures to the specific nature of each legislative proposal and about the possibility, upon invitation by Coreper or the Presidency, of IAs being examined in other relevant Council bodies. WP chairs are reminded of the need to take informed decisions on the use of the indicative checklist with the appropriate flexibility, using the sections that are relevant to the proposal being examined.
- 50. Within the GSC, measures have been taken to raise awareness among staff about the need to enhance and facilitate information exchange on the handling of IAs within the Council and on implementation of the Council's IA procedures. Those measures included, in particular:
 - exchange of IA-related information within the network of GSC contact points;
 - an internal webpage containing all relevant information on the Council's IA procedures;
 - enhancing and fostering the use of the dedicated electronic platform to collect IA information within the GSC;
 - peer-to-peer training sessions on IAs;
 - information folders and documents on procedures and available tools for GSC staff.
- 51. The Presidency of the Council also carries out measures to raise awareness about IA procedures on a regular basis and with the assistance of the GSC. For example, the Presidency regularly communicates to Working Party Chairs on the important steps to be taken when handling the IA, while also recalling the importance of the Guidance for WP Chairs, including the indicative checklist. There is also close collaboration with the GSC on a regular basis to improve the accessibility and visibility of the IA documents available to delegations on Delegates Portal.

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IV. MAIN CONCLUSIONS AND WAY FORWARD

- 52. The Commission continues to work along its 'better regulation' agenda and has made significant progress on the provision of IAs.
- 53. It should be noted that due in particular to the Commission's commitment to evidence-based policies and the fact that the effects of the pandemic have now almost all disappeared, the proportion of legislative proposals with IAs has increased compared to previous reporting periods. Nevertheless, due attention should also be paid to impact assessments on non-legislative initiatives, delegated acts and implementing measures which are expected to have significant economic, environmental or social impacts.
- 54. The Council will continue to actively follow the topic of IAs, which have a positive contribution in improving the quality of Union legislation. In order to allow for a proper examination of IAs in the Council working parties, it is worth recalling the existence of the handbook, which recommends in particular that Presidencies give delegations sufficient time to examine the IA using the indicative checklist. Within the Council, awareness-raising activities continue in particular towards WP Chairs, upcoming Presidencies and GSC staff.
- 55. Informal cooperation and exchange of information with the Commission's and the European Parliament's services on IA developments and other related issues will continue, as appropriate. The Commission Communication of April 2021 also refers to a number of areas for further cooperation between the three institutions in the future.

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77 Legislative Proposals presented by the Commission with an IAJune 2021 to May 2022 -

	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE	COMMISSION WORK PROGRAMME / JOINT DECLARATION
	AGRICULTUR	RE / FISHERIE	ES	
1	Geographical indications and quality schemes Regulation	31/03/2022	2022/0089(COD)	Yes
	COMPETITIVENESS / INTE	RNAL MARKI	ET / RESEARCH	
2	Consumer Credits Directive	30/06/2021	2021/0171(COD)	Yes
3	General Products Safety Regulation	30/06/2021	2021/0170(COD)	Yes
4	Marketing radio equipment - harmonisation of laws	23/09/2021	2021/0291(COD)	Yes
5	Union Secure Connectivity Programme 2023-2027	15/02/2022	2022/0039(COD)	Yes
6	Corporate Sustainability Due Diligence	23/02/2022	2022/0051(COD)	Yes
7	Directive on empowering consumers for the green transition	30/03/2022	2022/0092(COD)	Yes
8	Harmonised conditions for the marketing of construction products	30/03/2022	2022/0094(COD)	Yes
9	Ecodesign requirements for sustainable products	30/03/2022	2022/0095(COD)	Yes
10	Geographical indication protection for craft and industrial products	13/04/2022	2022/0115(COD)	Yes
11	Financial services contracts concluded at a distance	11/05/2022	2022/0147(COD)	-
	ECOFIN / BUDGET	/ CUSTOMS I	UNION	
12	European green bonds	06/07/2021	2021/0191(COD)	Yes
13	Taxation of energy products and electricity (recast)	14/07/2021	2021/0213(CNS)	Yes
14	Carbon border adjustment mechanism	15/07/2021	2021/0214(COD)	Yes
15	Transfer of Funds recast	22/07/2021	2021/0241(COD)	Yes
16	6th Anti Money Laundering Directive	22/07/2021	2021/0250(COD)	Yes
17	Anti-Money Laundering Authority Regulation	22/07/2021	2021/0240(COD)	Yes
18	Anti-Money Laundering Regulation	22/07/2021	2021/0239(COD)	Yes
19	Insurance Recovery and Resolution Directive	23/09/2021	2021/0296(COD)	Yes

	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE	COMMISSION WORK PROGRAMME / JOINT DECLARATION
	ECOFIN / BUDGET	/ CUSTOMS U	UNION	
20	Solvency II	23/09/2021	2021/0295(COD)	Yes
21	Requirements for credit risk - amending Regulation (EU) No 575/2013	28/10/2021	2021/0342(COD)	Yes
22	Supervisory powers, sanctions, third- country branches, and environmental, social and governance risks	28/10/2021	2021/0341(COD)	Yes
23	European single access point Directive	25/11/2021	2021/0379(COD)	Yes
24	Review of the Alternative Investment Fund Managers Directive	25/11/2021	2021/0376(COD)	-
25	European single access point Omnibus Regulation	25/11/2021	2021/0380(COD)	Yes
26	European single access point Regulation	25/11/2021	2021/0378(COD)	Yes
27	Markets on financial instruments	25/11/2021	2021/0384(COD)	Yes
28	Review of the European long term Investment Fund Regulation	25/11/2021	2021/0377(COD)	-
29	Enhancing market data transparency	25/11/2021	2021/0385(COD)	-
30	Unshell - rules to prevent the misuse of shell entities for tax purposes	22/12/2021	2021/0434(CNS)	-
31	Review of the Central Securities Depositories Regulation	16/03/2022	2022/0074(COD)	Yes
32	Debt-equity bias reduction allowance and on limiting the deductibility of interest for corporate income tax purposes	11/05/2022	2022/0154(CNS)	-
	EMPLOYMENT, SOCIA	L POLICY AN	D HEALTH	
33	Directive on platform work	09/12/2021	2021/0414(COD)	Yes
34	European Health Data Space Regulation	03/05/2022	2022/0140(COD)	Yes
	ENVIRONMENT /	CLIMATE CH	ANGE	
35	Promotion of energy from renewable sources	15/07/2021	2021/0218(COD)	Yes
36	Revision of the ETS Directive as concerns aviation	15/07/2021	2021/0207(COD)	Yes
37	Revision of CO2 standards for cars and vans	15/07/2021	2021/0197(COD)	Yes
38	Revision of the ETS Directive	15/07/2021	2021/0211(COD)	Yes
39	Amendment of the Effort Sharing Regulation	15/07/2021	2021/0200(COD)	Yes

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	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE	COMMISSION WORK PROGRAMME / JOINT DECLARATION
	ENVIRONMENT /	CLIMATE CH	ANGE	
40	Amendment of the land use, land use change and forestry Regulation	15/07/2021	2021/0201(COD)	Yes
41	Regulation on persistent organic pollutants (POPs)	28/10/2021	2021/0340(COD)	Yes
42	Regulation on Shipments of waste	17/11/2021	2021/0367(COD)	Yes
43	Fluorinated greenhouse gases	05/04/2022	2022/0099(COD)	Yes
44	Substances that deplete the ozone layer	05/04/2022	2022/0100(COD)	Yes
45	Industrial emissions (integrated pollution prevention and control)	05/04/2022	2022/0104(COD)	Yes
	GENERA	L AFFAIRS		
46	Electoral rights of mobile voters - EP elections	25/11/2021	2021/0372(CNS)	Yes
47	Mobile Voters on Municipal Elections	25/11/2021	2021/0373(CNS)	Yes
48	Transparency and targeting of political advertising	25/11/2021	2021/0381(COD)	Yes
	JUSTICE / HO	OME AFFAIRS	S	
49	Schengen Evaluation and Monitoring Mechanism Regulation	02/06/2021	2021/0140(CNS)	Yes
50	Digitalisation of judicial cooperation – directive	01/12/2021	2021/0395(COD)	Yes
51	Digitalisation of judicial cooperation and access to justice - regulation	01/12/2021	2021/0394(COD)	Yes
52	Information Exchange Directive	08/12/2021	2021/0411(COD)	Yes
53	Regulation on automated data exchange for police cooperation ("Prüm II")	08/12/2021	2021/0410(COD)	Yes
54	Amendment to the Schengen Borders Code	14/12/2021	2021/0428(COD)	Yes
55	Revision of Directive 2008/99/EC on the protection of the environment through criminal law	15/12/2021	2021/0422(COD)	Yes
56	Regulation on European Union Drugs Agency	12/01/2022	2022/0009(COD)	-
57	Combating violence against women and domestic violence	08/03/2022	2022/0066(COD)	Yes
58	Single permit for third-country nationals to reside and work in the territory of a Member State	27/04/2022	2022/0131(COD)	Yes
59	Digitalisation of the visa procedure	27/04/2022	2022/0132(COD)	Yes

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	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE	COMMISSION WORK PROGRAMME / JOINT DECLARATION
	JUSTICE / HO	OME AFFAIRS	S	
60	Status of third-country nationals - long-term residents (recast)	27/04/2022	2022/0134(COD)	Yes
61	Rules to prevent and combat child sexual abuse	11/05/2022	2022/0155(COD)	Yes
62	Directive on asset recovery and confiscation	25/05/2022	2022/0167(COD)	Yes
	RELEX / CIVIL PROTE	CTION / DEVE	CLOPMENT	
63	Generalised scheme of tariff preferences	23/09/2021	2021/0297(COD)	Yes
64	Anti-Coercion Instrument (ACI)	08/12/2021	2021/0406(COD)	Yes
	TRANSPORT / TE	LECOM / ENF	ERGY	
65	European Digital Identity (eIDAS revision)	03/06/2021	2021/0136(COD)	Yes
66	Renewable and low-carbon fuels in maritime transport - Fuel EU Maritime	14/07/2021	2021/0210(COD)	Yes
67	Deployment of alternative fuels infrastructure	14/07/2021	2021/0223(COD)	Yes
68	Energy efficiency (recast)	15/07/2021	2021/0203(COD)	Yes
69	Ensuring a level playing field for sustainable air transport - Refuel EU Aviation	15/07/2021	2021/0205(COD)	Yes
70	Directive on common rules for the internal market in natural gas	15/11/2021	2021/0425(COD)	Yes
71	Deforestation Regulation	17/11/2021	2021/0366(COD)	Yes
72	Directive on intelligent transport systems	14/12/2021	2021/0419(COD)	Yes
73	Revision of the TEN-T Regulation	14/12/2021	2021/0420(COD)	Yes
74	Energy performance of buildings (recast)	15/12/2021	2021/0426(COD)	Yes
75	Methane emissions reduction in the energy sector	15/12/2021	2021/0423(COD)	Yes
76	Regulation on conditions for access to the natural gas transmission networks	15/12/2021	2021/0424(COD)	Yes
77	Data Act	23/02/2022	2022/0047(COD)	Yes

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ANNEX II

2 Non-legislative Proposals presented by the Commission with an IA - June 2021 to May 2022 –

SUBJECT AREA	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE	COMMISSION WORK PROGRAMME / JOINT DECLARATION
EDUCATION / YOUTH / CULTURE	Individual learning accounts	10/12/2021	2021/0405(NLE)	yes
JUSTICE / HOME AFFAIRS	EU access to Convention on the Recognition and Enforcement of Foreign Judgments	16/07/2021	2021/0208(NLE)	-

62 Legislative Proposals presented by the Commission without an IA

- June 2021 to May 2022 -

	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE
	AGRICULTURE / FISHERIES		
1	Restrictions to the access to Union waters	05/07/2021	2021/0176(COD)
2	Conservation and management measures for the Conservation of the Southern Bluefin Tuna	28/07/2021	2021/0242(COD)
3	Certain provisions for fishing in the GFCM (General Fisheries Commission for the Mediterranean) Agreement area (recast)	30/07/2021	2021/0248(COD)
4	Certain provisions for fishing in the GFCM (General Fisheries Commission for the Mediterranean) Agreement area (recast)	12/08/2021	2021/0270(COD)
5	Decision on the application period and the equivalence of seeds produced in Bolivia	27/01/2022	2022/0016(COD)
6	Conservation and enforcement measures applicable in the Regulatory Area of the Northwest Atlantic Fisheries Organisation	16/02/2022	2022/0035(COD)
7	Transitional rules for the packaging and labelling of veterinary medicinal products	02/03/2022	2022/0053(COD)
8	Multiannual management plan for bluefin tuna in the eastern Atlantic and the Mediterranean (ICCAT)	21/04/2022	2022/0111(COD)
9	Specific measures to alleviate the consequences of the military aggression of Russia against Ukraine on fishing activities	13/04/2022	2022/0118(COD)
10	Specific measure to provide exceptional temporary support under the EAFRD in response to the impact of Russia's invasion of Ukraine	20/05/2022	2022/0166(COD)

	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE
	COMPETITIVENESS / INTERNAL MARKET	/ RESEARCH	
11	Regulation on s standardisation	02/02/2022	2022/0021(COD)
12	Chips Act regulation	08/02/2022	2022/0032(COD)
13	Regulation amending Regulation (EU) 2016/1628 as regards the extension of the duration of the Commission empowerment to adopt delegated acts	17/03/2022	2022/0080(COD)
14	Temporary trade liberalisation supplementing trade concessions applicable to Ukrainian products	27/04/2022	2022/0138(COD)
	ECOFIN / BUDGET / CUSTOMS UN	ION	
15	Union tariff rate quota for high quality beef from Paraguay	18/06/2021	2021/0146(COD)
16	Temporarily suspending autonomous Common Customs Tariff duties on imports of certain industrial products into the Canary Islands	14/07/2021	2021/0209(CNS)
17	Review of the PRIIPS Regulation	15/07/2021	2021/0215(COD)
18	Review of the UCITS Directive	15/07/2021	2021/0219(COD)
19	Daisy Chain Regulation	28/10/2021	2021/0343(COD)
20	Review of the ESA 2010 Regulation	10/12/2021	2021/0407(COD)
21	Directive authorising tax-free shops the French terminal of the Channel Tunnel	16/12/2021	2021/0418(CNS)
22	Own resources decision	21/12/2021	2021/0430(CNS)
23	Global minimum level of taxation for multinational groups (Pillar 2)	22/12/2021	2021/0433(CNS)
24	Macro-financial assistance to Moldova	04/01/2022	2021/0438(COD)
25	Macro-financial assistance to Ukraine	01/02/2022	2022/0026(COD)
26	Extension of the VAT reverse charge mechanism	10/02/2022	2022/0027(CNS)
27	Cohesion's Action for refugees in Europe (CARE)	08/03/2022	2022/0075(COD)
28	Increased pre-financing from REACT-EU resources	23/03/2022	2022/0096(COD)
29	General budget of the Union	22/04/2022	2022/0125COD)
30	Financial rules applicable to the general budget of the Union (recast)	16/05/2022	2022/0162(COD)
31	REPowerEU chapters in recovery and resilience plans	18/05/2022	2022/0164(COD)

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	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE
	EDUCATION / YOUTH / CULTUR	E	
32	European Year of Youth 2022	14/10/2021	2021/0328(COD)
	EMPLOYMENT, SOCIAL POLICY AND I	HEALTH	
33	Transitional provisions for certain in vitro diagnostic medical devices	14/10/2021	2021/0323(COD)
	ENVIRONMENT / CLIMATE CHAN	GE	
34	Social Climate Fund	14/07/2021	2021/0206(COD)
35	Revision of the MSR Decision	15/07/2021	2021/0202(COD)
	GENERAL AFFAIRS	<u>, </u>	
36	Statute and funding of European political parties and European political foundations (recast)	25/11/2021	2021/0375(COD)
37	Common cybersecurity rules for EU institutions, bodies and agencies	22/03/2022	2022/0085(COD)
	JUSTICE / HOME AFFAIRS		
38	Access of competent authorities to centralised bank account registries through the single access point	20/07/2021	2021/0244(COD)
39	Alignment with Union rules on the protection of personal data	01/12/2021	2021/0399(COD)
40	Digital information exchange in terrorism cases	01/12/2021	2021/0393(COD)
41	Joint Investigation Teams Collaboration Platform	03/12/2021	2021/0391(COD)
42	Situations of instrumentalisation in the field of migration and asylum	14/12/2021	2021/0427(COD)
43	Regulation amending Regulation (EU) 2021/953 on EU Digital Covid Certificate	03/02/2022	2022/0031(COD)
44	Regulation amending Regulation (EU) 2021/954 on Digital Covid Certificate for third-country nationals	03/02/2022	2022/0030(COD)
45	Partial suspension of the application of the Visa Facilitation Agreement with the Russian Federation	25/02/2022	2022/0061(COD)
46	Asylum, Migration and Integration Fund - amending Regulations (EU) 514/2014, 516/2014 and 2021/1147	08/03/2022	2022/0077(COD)
47	'Strategic lawsuits against public participation'	27/04/2022	2022/0117(COD)
48	Temporary trade liberalisation supplementing trade concessions applicable to Ukrainian products	25/04/2022	2022/0130(COD)
49	Third countries whose nationals must be in possession of visas - nationals exempt from that requirement (Kuwait, Qatar)	27/04/2022	2022/0135(COD)

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	SHORT TITLE OF THE PROPOSAL	DATE COMM. PROPOSAL	INTER INST. CODE
	RELEX / CIVIL PROTECTION / DEVELO	OPMENT	
50	Measures against transport operators that facilitate or engage in trafficking in persons or smuggling of migrants	23/11/2021	2021/0387(COD)
	TRANSPORT / TELECOM / ENERG	GY	
51	Notification of CORSIA offsetting	14/07/2021	2021/0204(COD)
52	Uniform procedures for checks on the transport of dangerous goods by road (codification)	19/08/2021	2021/0275(COD)
53	Digital Decade Policy Programme (DPP)	15/09/2021	2021/0293(COD)
54	Maximum authorised dimensions in national and international traffic (codification)	7/12/2021	2021/0400(COD)
55	Levying of charges for the use of railway infrastructure	22/12/2021	2021/0437(COD)
56	Inclusion of improved stability requirements - defined by International Maritime Organisation	18/02/2022	2022/0036(COD)
57	Regulation on gas storage	23/03/2022	2022/0090(COD)
58	Promotion of the use of energy from renewable sources, and energy performance of buildings	18/05/2022	2022/0160(COD)
	UNITED KINGDOM		
59	Extension of the period of validity of certificates and licences for operations in the Channel Fixed Link until 31 March 2022	13/07/2021	2021/0228(COD)
60	Medicines package: Amending Directives 2001/20/EC and 2001/83/EC	17/12/2021	2021/0431(COD)
61	Medicines package: Amending regulation No 536/2014	17/12/2021	2021/0432(COD)
62	Exercise of the Union's rights in the implementation and enforcement of the Agreement on withdrawal of UK/North. Ireland from the EU and EAEC	11/03/2022	2022/0068(COD)

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2 Draft Delegated Acts adopted by the Commission with an IA - June 2021 to May 2022 –

SHORT TITLE OF THE DRAFT DELEGATED ACT	DATE COMM. ADOPTION	INTER INST. CODE		
COMPETITIVENESS / INTERNAL MARK	ET / RESEARCI	Н		
Application of the essential requirements referred to in Article 3(3), points (d), (e) and (f) of Directive 2014/53/EU on radio equipment	29/10/2021	C(2021) 7672		
ECOFIN / BUDGET / CUSTOMS UNION				
Technical screening criteria for determining the conditions under which an economic activity qualifies as contributing substantially to climate change mitigation or climate change adaptation and for determining whether that economic activity causes no significant harm to any of the other environmental objectives of Regulation (EU) 2020/852 on taxonomy	04/06/2021	C(2021) 2800		