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Interinstitutional File: 2018/0138(COD)

LIMITE

TRANS 589 CODEC 1784

WORKING DOCUMENT

From:	General Secretariat of the Council		
To:	Delegations		
No. prev. doc.:	14401/19		
Subject:	Proposal for a Regulation of the European Parliament and of the Council on streamlining measures for advancing the realisation of the trans- European transport network		
	- Four-column document		

In view of the Intermodal Transport Working Party on 8 January 2020, delegations will find attached the first draft of the four-column document on the above proposal. The suggested Council position is based on the General Approach (doc. 14401/19).

The fourth column suggests a preliminary classification of issues into two categories of political importance, as evaluated by the Presidency:

- "B" is a technical issue that can be resolved in the technical meetings; and
- "C" is a major policy question.

Delegations are invited to examine the amendments of the European Parliament and indicate, where possible, their flexibility.

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TREE.2.A LIMITE EN

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency	
1.	Proposal for a Regulation of the European Parliament and of the Council on streamlining measures for advancing the realisation of the trans-European transport network	Proposal for a Regulation of the European Parliament and of the Council on streamlining measures for advancing the realisation of the trans-European transport network	Proposal for a Regulation Directive of the European Parliament and of the Council on streamlining measures for advancing the realisation of the trans-European transport network	C - linked to legal form of the proposal.	
2.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION, Having regard to the Treaty on the Functioning of the European Union, and in particular Article 172 thereof, Having regard to the proposal from the European Commission, After transmission of the draft legislative act to the national parliaments, Having regard to the opinion of the European Economic and Social Committee ¹ , Having regard to the opinion of the Committee of the Regions ² , Acting in accordance with the ordinary legislative procedure ³ ,				
	(1) OJ C,, p (1) (2) OJ C,, p (2) (3)	2) Opinion of 7 February 2019 (no	ot yet published in the Official Journal of yet published in the Official Journal ment of 13 February 2019 (not yet published)).	
3.	Whereas:				

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
4.	COM(2010)211	Amendment 1 Recital 1		by the Presidency
5.	(1) Regulation (EU) No 1315/2013 of the European Parliament and of the Council³ sets out a common framework for the creation of state-of-the-art, interoperable networks for the development of the internal market. The trans-European transport networks (TEN-T) have a dual layer structure: the comprehensive network ensures connectivity of all regions of the Union whereas the core network consists of those elements of the network which are of the highest strategic importance for the Union. Regulation (EU) No 1315/2013 defines binding completion targets for implementation, with the core network to be completed by 2030 and the comprehensive network by 2050.	(1) Regulation (EU) No 1315/2013 of the European Parliament and of the Council ⁴ sets out a common framework for the creation of interoperable networks comprising a dual- level structure, in the Union, at the service of citizens, for the development of the internal market and for the social, economic and territorial cohesion of the Union. The trans-European transport networks (TEN-T) have a dual layer structure: the core network comprises those parts of the network which have the greatest strategic significance for the Union, and the comprehensive network ensures connectivity of between all regions in the Union. of the Union whereas The core network consists of those elements of the network which are of the highest strategic importance for the Union should	(1) Regulation (EU) No 1315/2013 of the European Parliament and of the Council³ sets out a common framework for the creation of state-of-the-art, interoperable networks for the development of the internal market. The trans-European transport networks (TEN-T) have a dual layer structure: the comprehensive network ensures connectivity of all regions of the Union₃ whereas the core network consists of those elements of the comprehensive network which are of the highest strategic importance for the Union. That Regulation (EU) No 1315/2013 defines binding completion targets for implementation, with the core network to be completed by 2030 and the comprehensive network by 2050.	B

COM proposal	European	General Approach,	Remarks / Compromise proposal
COM(2018)277	Parliament/P8_TA(2019)0109	ST 14401/19	by the Presidency
	serve as cross-border and		
	multimodal accelerators for a		
	single European transport and		
	mobility area. Regulation (EU)		
	No 1315/2013 defines binding		
	completion targets for		
	implementation, with the core		
	network to be completed by		
	2030 and the comprehensive		
	network by 2050. Furthermore,		
	Regulation (EU) No 1315/2013		
	focuses on cross-border		
	connections that will improve		
	interoperability between the		
	different modes of transport		
	and contribute to the		
	multimodal integration of		
	Union transport, and should		
	also take into account the		
	development dynamics of the		
	transport sector and of new		
	technologies in the future.		
(2) Pagulation (EU) No.	(4) Pagulation (EU) No	(2) Pagulation (EII) No.	
(3) Regulation (EU) No	(4) Regulation (EU) No	(3) Regulation (EU) No	
1315/2013 of the European Parliament and of the	1315/2013 of the European Parliament and of the Council of	1315/2013 of the European Parliament and of the Council of 11	
Council of 11 December	11 December 2013 on Union	December 2013 on Union	
2013 on Union guidelines for	guidelines for the development	guidelines for the development of	
the development of the trans-	of the trans-European transport	the trans-European transport	
European transport network	network and repealing Decision	network and repealing Decision No	
European transport network	network and repeating Decision	network and repeating Decision No	

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	and repealing Decision No 661/2010/EU (OJ L 348, 20.12.2013, p. 1).	No 661/2010/EU (OJ L 348, 20.12.2013, p. 1).	661/2010/EU (OJ L 348, 20.12.2013, p. 1).	
6.		Amendment 2 Recital 2		
7.	(2) Notwithstanding the necessity and binding timelines, experience has shown that many investments aiming to complete the TEN-T are confronted with complex permit granting procedures, cross-border procurement procedures and other procedures. This situation jeopardises the on time implementation of projects and in many cases results in significant delays and increased costs. In order to address these issues and make synchronised TEN-T completion possible,, harmonised action is necessary at Union level.	(2) Notwithstanding the necessity and binding timelines, experience has shown that many investments aiming to complete the TEN-T are confronted with <i>multiple, slow, unclear and</i> complex permit granting procedures, cross-border procurement procedures and other procedures. This situation jeopardises the <i>on-time</i> implementation of projects, and in many cases results in significant delays and increased costs, In order to address gives rise to uncertainty for project promoters and potential private investors, and can even lead to projects being abandoned in the middle of the process. Given these issues and make conditions, the synchronised TEN-T completion possible, of the TEN-T by the deadline set	(2) Notwithstanding the necessity and binding timelines, experience has shown that many investments aiming to complete the TEN-T are confronted with complex permitgranting procedures, cross-border procurement procedures and other procedures. This situation jeopardises the on_time implementation of projects and in many cases, results in significant delays and increased costs. In order This Directive aims to address these issues and make synchronised and timely TEN-T completion possible, through harmonised action is necessary at Union level.	B (except for the title.)

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
8.		out in Regulation (EU) No 1315/2013 requires harmonised action is necessary at Union level. Moreover, Member States should decide on their national infrastructure plans in accordance with the TEN-T objectives. Amendment 3 Recital 2a		
9.		(2a) This Regulation applies only to Union projects which are recognised as projects of common interest under Regulation (EU) No 1315/2013 on the core network of the trans-European transport network. A Member State can also decide to broaden the scope to the comprehensive network.	(2a) This Directive should cover project related procedures, including those related to the environmental impact assessment. However, this Directive should be without prejudice to urban or land use planning and the steps undertaken at strategic level and which are not project-related, such as strategic environmental assessment, public budgetary planning as well as national or regional transport plans. In order to increase the efficiency of permit granting procedures and ensure high quality project documentation, project	C - linked to scope (procedures covered) and timelines.

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	COM(2018)277	Tarnament/F6_1A(2019)0109	promoters should carry out the preparatory work such as preliminary studies and reports before the start of the permitgranting procedure. This Directive should not be applicable to procedures before an administrative appeal authority, a court or a tribunal.	by the Fresidency
10.			(2aa) This Directive should apply to projects that are part of preidentified sections of TEN-T core network as listed in the Annex. Projects exclusively related to telematics applications, new technology and innovation should be excluded from the scope as their deployment is not limited to the TEN-T core network. Member States may apply this Directive to other projects on the core and comprehensive TEN-T network, including projects exclusively related to telematics applications, new technology and innovation, in order to enable a harmonized approach for transport infrastructure projects. The publication by national	C - linked to scope.

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
			authorities of lists of individual projects that fall under this Directive could increase transparency for project promoters regarding ongoing as well as future works along the trans-European transport network.	
11.		Amendment 4 Recital 3		
12.	(3) In the legal frameworks of many Member States priority treatment is given to certain project categories based on their strategic importance for the economy. Priority treatment is characterised by shorter timelines, simultaneous procedures or limited timeframes for appeals while ensuring that the objectives of other horizontal policies are also reached. When such a framework exists within a national legal framework, it should automatically apply to Union projects recognised as	(3) In the legal frameworks systems of many Member States priority treatment is given to certain project categories based on their strategic importance for the economy-Union. Priority treatment is characterised by shorter timelines, simultaneous and/or simplified procedures or limited timeframes for the completion of the permitting procedure or for appeals while ensuring that the objectives of other horizontal policies are also reached. When such a framework exists within rules on priority treatment exist in a national legal framework, it they	(3) In the legal frameworks of many Member States priority treatment is given to certain project categories based on their strategic importance for the economy. Priority treatment is characterised by Priority treatment should be given to projects covered by this Directive, where appropriate. Such treatment may include shorter timelines, simultaneous procedures or limited timeframes for appeals while ensuring that the objectives of other horizontal policies, such as environmental policies aiming to avoid, prevent, reduce or offset adverse effects on the environment are also	В

	COM proposal COM(2018)277 projects of common interest under Regulation (EU) No 1315/2013.	European Parliament/P8_TA(2019)0109 should automatically apply to Union projects recognised as projects of common interest under Regulation (EU) No 1315/2013. Member States that do not have such rules on priority treatment should adopt them.	General Approach, ST 14401/19 reached: in accordance with national and Union law. In the legal frameworks of many Member States, priority treatment is given to certain project categories based on their strategic importance for the economy. When such a framework exists within a national legal framework, it should automatically apply to Union projects recognised as projects of common interest under Regulation (EU) No 1315/2013 within the scope of this Directive.	Remarks / Compromise proposal by the Presidency
13.		Amendment 5 Recital 4		
14.	(4) In order to improve the effectiveness of the environmental assessments and streamline the decision-making process, where the obligation to carry out assessments related to environmental issues of core network projects arises simultaneously from Directive 2011/92/EU, as	(4) In order to improve the effectiveness of the environmental assessments and streamline the decision-making process, where the obligation to carry out assessments related to environmental issues of core network projects arises simultaneously from Directive 2011/92/EU of the European Parliament and of the Council ⁵ ,	Deleted.	C - linked to Article 4.

9 **EN**

COM proposal	European	General Approach,	Remarks / Compromise proposal
COM(2018)277	Parliament/P8_TA(2019)0109	ST 14401/19	by the Presidency
amended by Directive	as amended by Directive		
2014/52/EU, and from other	2014/52/EU of the European		
Union legislation such as	Parliament and of the Council ⁶ ,		
Directive 92/43/EEC,	and from other Union legislation		
Directive 2009/147/EC,	such as Council Directive		
Directive 2000/60/EC,	92/43/EEC ⁷ , Directives		
Directive 2008/98/EC,	2009/147/EC ⁸ , 2000/60/EC ⁹ ,		
Directive 2010/75/EU,	2008/98/EC ¹⁰ , 2010/75/EU ¹¹ and		
Directive 2012/18/EU and	2012/18/EU ¹² of the European		
Directive 2011/42/EC,	Parliament and of the Council,		
Member States should ensure	and Commission Implementing		
that a joint procedure	Directive 2011/42/EC ¹³ ,		
fulfilling the requirements of	Member States should ensure		
these Directives is provided.	that a joint procedure fulfilling		
	the requirements of these		
	Directives is provided.		
	Moreover, early scoping of		
	environmental impacts and		
	early discussion with the		
	competent authority about the		
	content of the environmental		
	assessments may reduce delays		
	during the permitting stage and		
	generally improve the quality of		
	assessments.		
	(5) Directive 2011/02/EU C		
	(5) Directive 2011/92/EU of		
	the European Parliament and of		
	the Council of 13 December		

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COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	2011 on the assessment of the effects of certain public and private projects on the environment (OJ L 26, 28.1.2012, p. 1–21).		
	(6) Directive 2014/52/EU of the European Parliament and of the Council of 16 April 2014 amending Directive 2011/92/EU on the assessment of the effects of certain public and private projects on the environment (OJ L 124, 25.4.2014, p. 1). (7) Council Directive		
	(7) Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (OJ L 206, 22.7.1992, p. 7).		
	(8) Directive 2009/147/EC of the European Parliament and of the Council of 30 November 2009 on the conservation of wild birds (OJ L 20, 26.1.2010, p. 7).		
	(9) Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000		

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COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).		
	(10) Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives (OJ L 312, 22.11.2008, p. 3).		
	(11) Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (OJ L 334, 17.12.2010, p. 17).		
	(12) Directive 2012/18/EU of the European Parliament and of the Council of 4 July 2012 on the control of major-accident hazards involving dangerous substances, amending and subsequently repealing Council Directive 96/82/EC (OJ L 197, 24.7.2012, p. 1).		
	(13) Commission		

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		Implementing Directive 2011/42/EU of 11 April 2011 amending Council Directive 91/414/EEC to include flutriafol as active substance and amending Commission Decision 2008/934/EC (OJ L 97, 12.4.2011, p. 42).		
15.		Amendment 6 Recital 4a		
16.		(4a) Given the large number of environmental assessments arising from various European Directives and national rules which are necessary for granting permits to projects of common interest in the TEN-T core network, the Union should put in place a common, simplified and centralised procedure which fulfils the requirements of those Directives in order to help achieve the objectives set out in this Regulation aimed at increasing the streamlining of		В

VK/km **LIMITE**

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		measures.		
17.		Amendment 7 Recital 5		
18.	(5) Core network projects should be supported by integrated permit granting procedures to make clear management of the overall procedure possible and to provide a single entry point for investors. Member States should designate a competent authority in accordance with their national legal frameworks and administrative set-ups.	(5) Core network projects should be supported by integrated permit granting procedures to make clear management of the overall procedure possible and to provide a single entry point for investors. Member States should designate a single competent authority in accordance with their national legal frameworks and administrative set-ups so that projects concerning the core network will benefit from the integration of permit granting procedures and having a single contact point for investors, thereby enabling clear and effective management of the comprehensive procedure. Where necessary, the single competent authority can delegate its responsibilities, obligations and tasks to another authority at the appropriate regional, local or other	(5) Core network projects Projects on the core network corridors should be supported by integratedefficient permit- granting procedures to make clear management of the overall procedure possible and to provide a single entrymain point of contact for investors project promoters. Member States should designate a competent authorityone or more authorities in accordance with their national legal frameworks and administrative set-ups, and type of project.	C - linked to the role of the authority.

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		administrative level.		· ·
19.		Amendment 8 Recital 6		
20.	(6) The establishment of a single competent authority at national level integrating all permit granting procedures (one-stop shop) should reduce the complexity, improve the efficiency and increase the transparency of the procedures. It should also enhance the cooperation between Member States where appropriate. The procedures should promote a real cooperation between investors and the single competent authority and should therefore allow for the scoping in the pre-application phase of the permit granting procedure. Such scoping should be integrated in the detailed application outline and follow the procedure set out in Article 5(2) of 2011/92/EU, as amended by	(6) The establishment of a single competent authority at national level integrating all permit granting procedures (one-stop shop) should reduce the complexity, improve the efficiency and <i>coordination and</i> increase the transparency <i>and</i> the speed of the procedures and of the adoption of the decisions. It should also enhance the cooperation between Member States where appropriate. The procedures should promote a real cooperation between investors and the single competent authority and should therefore allow for the scoping in the pre-application phase of the permit granting procedure. Such scoping should be integrated in the detailed application outline and follow the procedure set out in Article 5(2) of 2011/92/EU, as amended	(6) The establishment designation of authorities acting as the main point of a single competent authority at national level integrating contact for the project promoter for all permit-granting procedures (one-stop shop) should reduce the complexity, improve the efficiency and increase the transparency of the procedures. It should also enhance the cooperation between Member States where appropriate. The procedures should promote a real cooperation between investors and the single competent authority and should therefore allow for the scoping in the pre-application phase of the permit granting procedure. Such scoping should be integrated in the detailed application outline and follow the procedure set out in Article 5(2) of 2011/92/EU, as amended by Directive 2014/52/EUreal cooperation	C - linked to the role of the authority, procedures covered and phases.

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	Directive 2014/52/EU.	by Directive 2014/52/EU.	between project promoters and the designated authority.	
21.		Amendment 9 Recital 6a		
22.		(6a) Where projects of common interest are considered to be Union priority projects, a joint competent authority agreed between the single competent authorities from two or more Member States or Member States and third countries could be established, in order fulfil the duties arising from this Regulation.	(6a) The designated authority may also be entrusted with tasks related to the coordination and the authorisation, in compliance with Union and national legislation, of specific projects aiming at the reconstruction of infrastructure on the core network of the trans-European transport network in the case of natural or man-made disasters.	C- linked to the role of the authority.
23.	(7) The procedure set out by this Regulation should be without prejudice to the fulfilment of the requirements defined in the international and Union law, including provisions to protect the environment and human health.	(7) The procedure set out by this Regulation should be without prejudice to the fulfilment of the requirements defined in the international and Union law, including provisions to protect the environment and human health.	(7) The procedure set out by this Regulation Directive should be without prejudice to the fulfilment of the requirements defined in the international and Union law, including provisions requirements to protect the environment and human health. This Directive should not lead to lower standards envisaged to avoid, prevent, reduce or offset adverse effects on the environment.	B (legal form of the proposal excluded.)

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
24.		Amendment 10 Recital 8		
25.	(8) Given the urgency to complete the TEN-T core network, the simplification of permit granting procedures should be accompanied by a time limit within which competent authorities responsible should make a comprehensive decision regarding the construction of the project. This time limit should stimulate a more efficient handling of procedures and should, under no circumstances, compromise the Union's high standards for environmental protection and public participation.	(8) Given the urgency to complete the TEN-T core network by 2030, the simplification of permit granting procedures should be accompanied by a time limit within which competent authorities responsible should make a comprehensive decision regarding the construction of the project. This time limit should stimulate ensure a more efficient handling of procedures and should, under no circumstances, compromise the Union's high standards for environmental protection, transparency, and public participation. Projects should be evaluated in terms of the project selection maturity criteria established by the Connecting Europe Facility. Compliance with the deadlines set out in this Regulation should be taken into account when carrying out such	(8) Given the urgency to complete the TEN-T core network, the simplification of permit-granting procedures should be accompanied by a time limit within which competent authorities responsible should make a comprehensive for procedures aiming at the adoption of an authorising decision regarding the construction of the project to build the transport infrastructure. This time limit should stimulate a more efficient handling of procedures and should, under no circumstances, compromise the Union's high standards for environmental protection and public participation. It should be possible to extend the time limit for the permit granting procedures in duly justified cases, including when unforeseesable circumstances arise or where necessary for environmental protection. The deadline of the prolongation may for instance be	C - linked to timelines.

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		evaluations.	set as a date, period of time or other certain and future event. The extended time limit should not include the time necessary to undertake administraive or judicial appeal procedures.	
26.	(9) Member States should endeavour to ensure that appeals challenging the substantive or procedural legality of a comprehensive decision are handled in the most efficient way possible.	(9) Member States should endeavour to ensure that appeals challenging the substantive or procedural legality of a comprehensive decision are handled in the most efficient way possible.	(9) Member States should endeavour to ensure that appeals challenging the substantive or procedural legality of a comprehensive an authorising decision are handled in the most efficient way possible.	C
27.		Amendment 11 Recital 10		
28.	(10) Cross-border TEN-T infrastructure projects face particular challenges as regards the coordination of permit granting procedures. The European Coordinators should be empowered to monitor these procedures and facilitate their synchronisation and completion.	(10) Cross-border TEN-T infrastructure projects face particular challenges as regards the coordination of permit granting procedures. The European Coordinators <i>referred</i> to in Article 45 of Regulation (EU) No 1315/2013 should be empowered to monitor these procedures and facilitate their synchronisation and completion to ensure compliance with the	(10) Cross-border-TEN-T infrastructure projects that concern two or more Member States face particular challenges as regards the coordination of permit-granting procedures. The European Coordinators should be empowered to monitorinformed about these procedures and in order to facilitate their synchronisation and completion.	В

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	,	deadlines set by this Regulation.		
29.	(11) Public procurement in cross-border projects of common interest should be conducted in accordance with the Treaty and Directives 2014/25/EU and/or 2014/24/EU. In order to ensure the efficient completion of the cross-border core network projects of common interest, public procurement carried out by a joint entity should be subject to a single national legislation. By way of derogation from the Union public procurement legislation, the applicable national rules should in principle be those of the Member State where the joint entity has its registered office. It should remain possible to define the applicable legislation in an intergovernmental agreement.	(11) Public procurement in cross-border projects of common interest should be conducted in accordance with the Treaty and Directives 2014/25/EU ¹⁴ and/or 2014/24/EU ¹⁵ of the European Parliament and of the Council. In order to ensure the efficient completion of the cross-border core network projects of common interest, public procurement carried out by a joint entity should be subject to a single national legislation. By way of derogation from the Union public procurement legislation, the applicable national rules should in principle be those of the Member State where the joint entity has its registered office. It should remain possible to define the applicable legislation in an intergovernmental agreement.	(11) Public procurement in cross-border projects of common interest should be conducted in accordance with the Treaty and Directives where relevant, Directive 2014/25/EU-and/4 or Directive 2014/24/EU-5 of the European Parliament and of the Council. In order to ensure the efficient completion of the cross-border core network projects of common interest, public procurement carried out by a joint entity should be subject to a singlethe national legislation. law of one Member State. By way of derogation from the Union law on public procurement legislation, the applicable national rules should in principle be those of the Member State where the joint entity has its registered office. It should remain possible to define the applicable legislation in an intergovernmental agreement. For reasons of legal certainty, current procurement strategies should remain applicable to a joint entity set up	B

TREE.2.A

	COM proposal	European Parliament/DS TA (2010)0100	General Approach,	Remarks / Compromise proposal
	COM(2018)277	(14) Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC (OJ L 094 28.3.2014, p. 243). (15) Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65).	before [date of entry into force of this Directive]. (4) Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC (OJ L 094 28.3.2014, p. 243). (5) Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65).	by the Presidency
30.		Amendment 12 Recital 12		
31.	(12) The Commission is not systematically involved in the authorisation of individual projects. However, in some cases, certain aspects of the project preparation are	(12) The Commission is not systematically involved in the authorisation of individual projects. However, in some cases, certain aspects of the project preparation are subject to	(12) The Commission is not systematically involved in the authorisation of individual projects. However, in some cases, certain aspects of the project preparation are subject to clearance at Union	В

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	subject to clearance at Union level. Where the Commission is involved in the procedures, it will give priority treatment to the Union projects of common interest and ensure certainty for project promoters. In some cases State aid approval might be required. In line with the Best Practice Code for the conduct of State aid control procedures, Member States may ask the Commission to deal with projects of common interest on the core network of the TEN-T they consider to be of priority with more predictable timelines under the case portfolio approach or the mutually agreed planning.	clearance at Union level. Where the Commission is involved in the procedures, it will give priority treatment to the Union projects of common interest and ensure certainty for project promoters. In some cases State aid approval might be required. Without prejudice to the deadlines set out in this Regulation and in line with the Best Practice Code for the conduct of State aid control procedures, Member States should be able to ask the Commission to deal with projects of common interest on the core network of the TEN-T they consider to be of priority with more predictable timelines under the case portfolio approach or the mutually agreed planning.	level. Where the Commission is involved in the procedures, it will give priority treatment to the Unionthese projects of common interest and ensure certainty for project promoters. In some cases, State-aid approval might be required. In line with the Best Practice Code for the conduct of State aid control procedures, Member States may ask the Commission to deal with projects of common interest on the core network of the TEN-T they consider to be of priority with more predictable timelines under the case portfolio approach or the mutually agreed planning.	
32.		Amendment 13 Recital 13		
33.	(13) The implementation of infrastructure projects on the TEN-T core network should	(13) The implementation of infrastructure projects on the TEN-T core network should be	(13) The implementation of infrastructure projects on the TENT core network should be also	В

COM proposal	European (2010)0100	General Approach,	Remarks / Compromise proposal
COM(2018)277	Parliament/P8_TA(2019)0109	ST 14401/19	by the Presidency
be also supported by	also supported by Commission	supported by Commission	
Commission guidelines that	guidelines that bring more	guidelines that bring more clarity as	
bring more clarity as regards	clarity as regards the	regards the implementation of	
the implementation of certain	implementation of certain types	certain types of projects while	
types of projects while	of projects while respecting the	respecting the Union acquis. For	
respecting the Union acquis.	Union acquis. For example the	example, the Action Plan for	
For example the Action Plan	Action Plan for nature, people	nature, people and the economy ⁶	
for nature, people and the	and the economy ¹⁶ foresees such	foresees such, presented by the	
economy ⁴ foresees such	guidance to bring more clarity in	Communication from the	
guidance to bring more	view of respecting the Birds and	Commission to the European	
clarity in view of respecting	Habitats Directives. Direct	Parliament, the Council, the	
the Birds and Habitats	support related to public	European Economic and Social	
Directives. Direct support	procurement should be made	Committee and the Committee of	
related to public procurement	available for projects of common	the Regions of 27 April 2017,	
should be made available for	interests to ensure the	provides guidance to bringand	
projects of common interests	minimising of external costs	brings more clarity in view of	
to ensure the best value for	and the best value for public	respecting the Birds and Habitats	
public money ⁵ . Additionally,	money ¹⁷ . Additionally,	Directives on how to comply with	
appropriate technical	appropriate technical assistance	Directive 2009/147/EC and	
assistance should be made	should be made available under	<u>Directive 92/43/EEC</u> . Direct	
available under the	the mechanisms developed for	support related to public	
mechanisms developed for	the Multi-Annual Financial	procurement should be made	
the Multi-Annual Financial	Framework 2021-2027, with the	available for projects of common	
Framework 2021-2027, with	aim of providing financial	interests to ensure the best value for	
the aim of providing financial	support for TEN-T projects of	public money ⁷ . Additionally,	
support for TEN-T projects of	common interest.	appropriate technical assistance	
common interest.		should be made available under the	
		mechanisms developed for the	
		Multi-Annual Financial Framework	
		2021-2027, with the aim of	
		· · · · · · · · · · · · · · · · · · ·	

VK/km **LIMITE**

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
			providing financial support for TEN-T projects of common interest.	
	(4) COM(2017)198 final (5) COM(2017)573 final	(16) COM(2017)0198 final (17) COM(2017)0573 final	(6) COM(2017)198 final (7) COM(2017)573 final	
34.	(14) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States and can therefore, by reason of the need for coordination of those objectives, be better achieved at Union level, the Union may adopt measures in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	(14) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States and can therefore, by reason of the need for coordination of those objectives, be better achieved at Union level, the Union may adopt measures in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	(14) Since the objectives of this Regulation Directive cannot be sufficiently achieved by the Member States and but can therefore rather, by reason of the need for coordination of those objectives, be better achieved at Union level, the Union may adopt measures in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation Directive does not go beyond what is necessary in order to achieve those objectives.	B (except for legal form of the proposal.)
35.		Amendment 14 Recital 15		

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
36.	(15) For reasons of legal certainty, the administrative procedures which started prior to the entry into force of this Regulation should not be subject to the provisions of this Regulation.	(15) For reasons of legal certainty, the administrative procedures which started prior to the entry into force of this Regulation should not be subject to the provisions of this Regulation, unless otherwise decided with the agreement of those concerned.	(15) For reasons of legal certainty, the administrative permit-granting procedures which started prior to the entry into force transposition of this Regulation Directive should not be subject to the provisions of this Regulation Directive.	B (except for legal form of the proposal.)
37.	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION DIRECTIVE:	С
38.	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	
39.	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter and scope	
40.		Amendment 15 Article 1, Paragraph 1		
41.	This Regulation sets out requirements applicable to the administrative procedures followed by the competent authorities of Member States in relation to the authorisation	This Regulation sets out requirements applicable to the administrative procedures followed by the competent authorities of Member States in relation to the authorisation and	1. This Directive shall apply to the permit-granting procedures required in order to authorise the implementation of projects that are part of pre-identified sections of TEN-T core network as listed	C - scope.

COM proposal	European Parliament/P9 TA (2010)0100	General Approach,	Remarks / Compromise proposal
COM proposal COM(2018)277 and implementation of all projects of common interest on the core network of the trans-European transport network	European Parliament/P8_TA(2019)0109 implementation of all projects of common interest on the core network of the trans-European transport network relating to Regulation (EU) No 1315/2013, including the pre-selected projects listed in Part III of the Annex to the Regulation establishing the 'Connecting Europe Facility' 2021-2027.	in the Annex ⁸ with the exception of projects exclusively related to telematic applications, new technology and innovation as defined in articles 31 and 33 of Regulation sets out requirements applicable to the administrative procedures followed by the competent authorities of 1315/2013. (8) The Annex will be added to this Directive and shall be the list of cross-border links and missing links in Section 1 "Core Network"	Remarks / Compromise proposal by the Presidency
		Corridors and indicative list of pre-identified cross-border links and missing links" of Part III of the Annex of the draft Regulation of the European Parliament and of the Council establishing the Connecting Europe Facility and repealing Regulations (EU) No 1316/2013 and (EU) No 283/2014, as set out in the partial Common	

VK/km **LIMITE**

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
			Understanding, doc. 7207/1/19 REV 1, once adopted.	
42.		Amendment 16 Article 1, Paragraph 2		
43.		Member States may decide to extend the application of all provisions of this Regulation, as a block, to projects of common interest on the comprehensive network of the trans-European transport network.	2. Member States may decide to extend the application of this Directive to other projects on the core and comprehensive network of the trans-European transport network including projects exclusively related to telematic applications, new technology and innovation referred to in paragraph 1.	C - scope.
44.	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions	
45.	For the purposes of this Regulation, the definitions set out in Regulation (EU) No 1315/2013 shall apply. The following definitions shall also apply:	For the purposes of this Regulation, the definitions set out in Regulation (EU) No 1315/2013 shall apply. The following definitions shall also apply:	For the purposes of this Regulation, the definitions set out in Regulation (EU) No 1315/2013 shall apply. The Directive, the following definitions shall also apply:	B (except for the legal form of the proposal.)
46.		Amendment 17 Article 2 a		

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
47.	(a)"comprehensive decision" means the decision or set of decisions taken by a Member State authority or authorities not including courts or tribunals that determines whether or not a project promoter is to be granted authorisation to build the transport infrastructure needed to complete a project without prejudice to any decision taken in the context of an administrative appeal procedure;	(a) "comprehensive decision" means the decision or set of decisions taken by the single competent authority of a Member State, and where applicable, the joint competent authority or authorities, but not including courts or tribunals, that determines whether or not a project promoter is to be granted authorisation to build the transport infrastructure needed to complete a project without prejudice to any decision taken in the context of an administrative appeal procedure;	(a) "authorising comprehensive decision" means the decision or a set of decisions simultaneously or successively taken by a Member State authority or authorities, not including administrative appeal authorities, courts or tribunals that determines, under national legal system and administrative law that determine whether or not a project promoter is to be granted authorisation to build the transport infrastructure needed to complete a project entitled to implement the project on the geographical area concerned. The decision or a set of decisions may be of an administrative nature and shall be without prejudice to any decision taken in the context of an administrative appeal procedure;	C
48.		Amendment 18 Article 2 b		
49.	(b)"permit granting procedures" means every procedure that has to be followed or step that has to be taken before the	(b) "permit granting procedures" means every procedure that has to be followed or step that has to be taken before the <i>competent</i> authorities of a Member State,	(b) "permit-granting proceduresprocedure" means everyanv procedure that has to be followed or step that has to be taken beforerelated to an	C - linked to procedures covered.

	COM proposal	European Parliament/P8 TA (2010)0100	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	authorities of a Member State, under Union or national law, before the project promoter can implement the project;	under Union or national law, before the project promoter can implement the project and starting from the date on which the acceptance of the file notification is signed by the single competent authority of the Member State;	individual project falling within the scope of this Directive in order to obtain the authorising decision as required by the authorities of a Member State, under Union or national law before the project promoter can implement the projec;. It shall not include procedures related to urban or land use planning, for the award of public procurements, nor steps undertaken at strategic level, which do not refer to a specific project, such as strategic environmental assessment, public budgetary planning as well as national or regional transport plans.	by the Presidency
50.			(b)(i) "project" means the construction, adaptation or modification of a defined section in the transport infrastructure, which leads to improvement of capacity, safety and efficiency of the infrastructure and whose implementation requires an authorising decision;	В

TREE.2.A

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
51.		Amendment 19 Article 2 c		
52.	(c)"Project promoter" means the applicant for authorisation for a private project or the public authority which initiates a project";	(c) "Project promoter" means the applicant any natural person or public or private legal person applying for authorisation for a private project or the public authority which initiates to initiate a project";	(c) "project promoter" means the applicant for authorisation for of a private project implementation or the public authority which initiates a project;	В
53.		Amendment 20 Article 2 d		
54.	(d)"single competent authority" means the authority which the Member State designates as responsible for performing the duties arising from this Regulation;	(d) "single competent authority" means the authority which the Member State designates, in accordance with its national law, as responsible for performing the duties arising from this Regulation;	(d) "single competent designated authority" means the authority which is the main point of contact for the project promoter and aims to facilitate efficient and structured processing of permit-granting procedures in accordance with this Directive the Member State designates as responsible for performing the duties arising from this Regulation.	C - linked to the role and responsibility of the authority.

TREE.2.A

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
55.	(e)"Cross-border project of common interest" means a project of common interest according to Article 7 of Regulation (EU) No 1315/2013 covering a cross-border section as defined in point (m) Article 3 of that Regulation which is implemented by a joint entity.	(e) "Cross-border project of common interest" means a project of common interest according to Article 7 of Regulation (EU) No 1315/2013 covering a cross-border section as defined in point (m) Article 3 of that Regulation which is implemented by a joint entity;	(e) deleted.	B
56.		Amendment 21 Article 2 ea		
57.		(ea) "Joint competent authority" means an authority established by mutual agreement between the single competent authorities from two or more Member States or from one or more Member States and one or more third countries which is in charge of facilitating the permit-granting procedures related to crossborder projects of common interest.		В

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
58.	CHAPTER II PERMIT GRANTING	CHAPTER II PERMIT GRANTING	CHAPTER II PERMIT GRANTING	
59.	Article 3 'Priority status' of projects of common interest	Article 3 'Priority status' of projects of common interest	Article 3 Priority status of projects of common interest	В
60.		Amendment 22 Article 3.1		
61.	1. Each project of common interest on the TEN-T core network shall be subject to an integrated permit granting procedure managed by a single competent authority designated by each Member State in accordance with Articles 5 and 6.	1. Each project of common interest on the TEN-T core network, including the preselected sections in Part III of the Annex to the Regulation establishing the Connecting Europe Facility, shall be subject to an integrated permit granting procedure managed by a single competent authority designated by each Member State in accordance with Articles 5 and 6.	1. Member States shall endeavour to ensure that all authorities involved in the permit-granting procedure, excluding courts and tribunals, give priority to projects covered by this Directive. Each project of common interest on the TEN-T core network shall be subject to an integrated permit granting procedure managed by a single competent authority designated by each Member State in accordance with Articles 5 and 6.	В
62.	2. Where priority status exists under national law, projects of common interest shall be granted the status with the highest national	2. Where priority status exists under national law, projects of common interest shall be granted the status with the highest national significance possible,	2. Where priority status exists specific permit-granting procedures for priority projects exists under national law, Member States shall, without prejudice to	С

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	significance possible, and be treated as such in permit granting procedures, where and in the manner such treatment is provided for in national legislation applicable to the corresponding types of transport infrastructure.	and be treated as such in permit granting procedures, where and in the manner such treatment is provided for in national legislation applicable to the corresponding types of transport infrastructure.	the objectives, requirements and time-limits of this Directive, ensure that projects covered by this Directive are handled under these procedures. This shall not prevent Member States from testing specific permit granting procedures for a limited number of projects that may or may not include projects falling under the scope of this Directive, in order to evaluate their potential extension to other projects projects of common interest shall be granted the status with the highest national significance possible, and be treated as such in permit granting procedures, where and in the manner such treatment is provided for in national legislation applicable to the corresponding types of transport infrastructure.	
63.		Amendment 23 Article 3.3		
64.	3. To ensure efficient administrative procedures related to projects of common interest, project promoters	3. To ensure efficient <i>and effective</i> administrative procedures related to projects of common interest, project	3. This Article shall be without prejudice to any budgetary decisions. To ensure efficient administrative procedures related to	В

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	and all authorities concerned shall ensure that the most rapid treatment legally possible is given to these projects, including as regards the resources allocated.	promoters and all authorities concerned shall ensure that the most rapid treatment legally possible is given to these projects, including as regards the evaluation of the project-selection maturity criteria and the resources allocated.	projects of common interest, project promoters and all authorities concerned shall ensure that the most rapid treatment legally possible is given to these projects, including as regards the resources allocated.	
65.	Article 4 Integration of permit granting procedures	Article 4 Integration of permit granting procedures	Article 4 Integration Provision of permit granting procedures	С
66.		Amendment 24 Article 4.1		
67.	1. In order to meet the time limits set out in Article 6 and reduce the administrative burden related to the completion of projects of common interest, all the administrative procedures resulting from the applicable law, both national and of the Union, shall be integrated and result in only one comprehensive decision.	1. In order to meet the time limits set out in Article 6 and reduce the administrative burden related to the completion of projects of common interest, all the administrative permit granting procedures resulting from the applicable law, both including the relevant environmental assessments, both at national and of the Union level, shall be integrated and result in only one comprehensive decision, without prejudice to transparency,	Deleted.	C - linked to the type of procedure to be applied.

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		public participation, environmental and safety requirements under Union law.		
68.		Amendment 25 Article 4.2		
69.	2. In the case of projects of common interest for which the obligation to carry out assessments of the effects on the environment arises simultaneously from Directive 2011/92/EU of the European Parliament and of the Council and other Union law, Member States shall ensure that joint procedures within the meaning of Article 2(3) of Directive 2011/92/EU are provided for.	2. Without prejudice to the deadlines set out in Article 6 of this Regulation, in the case of projects of common interest for which the obligation to carry out assessments of the effects on the environment arises simultaneously from Directive 2011/92/EU and other Union law, Member States shall ensure that joint procedures within the meaning of Article 2(3) of Directive 2011/92/EU are provided for.	Deleted.	C - linked to the type of proceure to be applied.
70.	Article 5 Single competent permit granting authority	Article 5 Single competent permit granting authority	Article 5 Single competent permit granting Designated Authority	С
71.		Amendment 26 Article 5.1		

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
72.	1. By (OP please insert the date one year of the entry into force of this Regulation), each Member State shall designate one single competent authority which shall be responsible for facilitating the permit granting process including for making the comprehensive decision.	1. By [one year after the date of entry into force of this Regulation] and in any event no later than 31 December 2020, each Member State shall designate one single competent authority which shall be responsible for facilitating the permit granting process including procedures necessary for making the comprehensive decision, in accordance with paragraph 3 of this Article.	Deleted.	C
73.		Amendment 27 Article 5.2		
74.	2. The responsibility of the single competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority at the appropriate administrative level, per project of common interest or per particular category of projects of common interest, under the following	2. The responsibility On the initiative of the single competent authority referred to in paragraph 1, its responsibilities, obligations and/or the tasks related to it, may as referred to in paragraph 1, may, with the agreement of the Member State, be delegated to, or and carried out by, another authority at the appropriate regional, local or other administrative level, per project of common interest or	2. The Member State shall designate an authority at the appropriate administrative level to act as designated authority. Member States may, where relevant, designate different authorities as the designated authority depending on the project or category of projects, transport mode, or the geographical area provided that there is only one designated authority for a given authorising	C

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	conditions:	per particular category of projects of common interest, with the exception of the taking of the comprehensive decision referred to in paragraph 3 of this Article, under the following conditions:	decision. Member States may empower the designated authority to issue the authorising decision. The responsibility of the single competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority at the appropriate administrative level, per project of common interest or per particular category of projects of common interest, under the following conditions:	
75.		Amendment 28 Article 5.2.a		
76.	(a) only one authority is responsible per project of common interest;	(a) only one <i>competent</i> authority is responsible per <i>for each</i> project of common interest;	Deleted.	C Note: Partially moved to Article 5(2) in the Council GA: 2. The Member State shall designate an authority at the appropriate administrative level to act as designated authority. Member States may, where relevant, designate different

TREE.2.A

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109 Amendment 29	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency authorities as the designated authority depending on the project or category of projects, transport mode, or the geographical area provided that there is only one designated authority for a given authorising decision.
77.		Article 5.2.b		
78.	(b) the authority is the sole point of contact for the project promoter in the procedure leading to the comprehensive decision for a given project of common interest, and	(b) the <i>competent</i> authority is the sole point of contact for the project promoter in the procedure leading to the comprehensive decision for a given project of common interest, and	Deleted.	Note: Partially moved to Article 5(4)(a) in the Council GA: The designated authority shall: (a) be the main point of contact for information for the project promoter in the procedure leading to the Authorising decision for a given project;
79.		Amendment 30 Article 5.2.c		
80.	(c) the authority coordinates the submission of all relevant documents and information.	(c) the <i>competent</i> authority coordinates the submission of all relevant documents and	Deleted.	C Note:

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		information.		Partially moved to Article 5(4)(c) in the Council GA: (c) if requested, provide guidance to the project promoter in the submission of all relevant documents and information, including all the necessary permits, decisions and opinions which have to be provided and obtained for the authorising decision. Where the designated authority is empowered to issue the authority shall verify that all the necessary permits, decisions and opinions for the authorising decision and opinions for the authorising decision have been obtained. If Member States so foresee, the designated authority may also provide guidance to the project promoter what additional information and/or documents should be delivered in case a notification has been rejected.
81.	The single competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in	The single competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in accordance with Article 6.	Deleted.	С

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	accordance with Article 6.			
82.	3. The single competent authority shall issue the comprehensive decision within the time limits specified in Article 6. It shall do so following joint procedures.	3. The single competent authority shall issue the comprehensive decision within the time limits specified in Article 6. It shall do so following joint procedures.	Deleted.	C
83.		Amendment 31 Article 5.3		
84.	The comprehensive decision issued by the single competent authority shall be the sole legally binding decision resulting from the statutory permit granting procedure. Where other authorities are concerned by the project, they may give their opinion as input to the procedure, in accordance with national legislation. This opinion shall be taken into account by the single competent authority.	The comprehensive decision issued by the single competent authority shall be the sole legally binding decision resulting from the statutory permit granting procedure. Without prejudice to the deadlines set out in Article 6 of this Regulation, where other authorities are concerned by the project, they may give their opinion as input to the procedure, in accordance with national legislation. This opinion shall be taken into account by The single competent authority is required to take such opinions into account,	Deleted.	C

VK/km **LIMITE**

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		particularly if they concern the requirements laid down in Directives 2014/52/EU and 92/43/EEC.		
85.		Amendment 32 Article 5.4		
86.	4. When taking the comprehensive decision, the single competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision.	4. When taking the comprehensive decision, the single competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision on the basis of the applicable legal provisions.	4. When taking the comprehensive decision, the single competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision. The designated authority shall:	C
87.			(a) be the main point of contact for information for the project promoter in the procedure leading to the Authorising decision for a given project;	C Note: Partially moved from Article 5(2)(b).
88.			(b) provide, where foreseen by national legislation, the Detailed Application Outline referred to in Article 6a to the project promoter, including the indicative time-limits within the	С

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	COM(2016)277	Tarnament/16_1A(2019)0109	permit-granting procedures, in line with the time limit set out in accordance with Article 6;	by the Freshency
89.			(c) if requested, provide guidance to the project promoter in the submission of all relevant documents and information, including all the necessary permits, decisions and opinions which have to be provided and obtained for the authorising decision. Where the designated authority is empowered to issue the authorising decision, that authority shall verify that all the necessary permits, decisions and opinions for the authorising decision have been obtained. If Member States so foresee, the designated authority may also provide guidance to the project promoter what additional information and/or documents should be delivered in case a	C Note: Partially moved from Article 5(2)(c).
90.			This paragraph is without prejudice to the competence of any other authorities involved in	С

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		_	the permit-granting procedure.	
91.		Amendment 33 Article 5.5		
92.	5. If a project of common interest requires decisions to be taken in two or more Member States, the respective competent authorities shall take all the necessary steps for efficient and effective cooperation and coordination among themselves. Without prejudice to obligations arising under applicable Union and international law, Member States shall endeavour to provide for joint procedures, particularly with regard to the assessment of environmental impacts.	5. If Where a project of common interest requires decisions to be taken in two or more Member States, or in one or more Member States and one or more third countries, the respective competent authorities shall take all the necessary steps for efficient and effective cooperation and coordination among themselves, or may establish a joint competent authority, without prejudice to the deadlines set out in Article 6, in charge of facilitating the permit granting procedure. Without prejudice to obligations arising under applicable international and Union law, Member States shall endeavour to provide for joint procedures, particularly with regard to the assessment of environmental impacts.	Deleted.	

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
93.	- COM(2010)211	Amendment 34 Article 5.5.a		Ny ene i resident,
94.		5a. To ensure effective implementation of this Regulation and in particular of its Article 6a, the single competent authority shall inform the Commission of the start date of the permit granting procedure and the comprehensive decision, as set out in Article 6.		В
95.	Article 6 Duration and implementation of the permit granting procedure	Article 6 Duration and implementation of the permit granting procedure	Article 6 Duration and implementation of the permit-granting process	С
96.	1. The permit granting procedure shall consist of the pre-application phase and the phase of the assessment of the application and the decision-making by the single competent authority.	1. The permit granting procedure shall consist of the preapplication phase and the phase of the assessment of the application and the decision-making by the single competent authority.	1. The Member States shall provide for a permit-granting procedure and set deadlines for the permit-granting procedure not exceeding 4 years from the start of the permit-granting procedure. The Member States may adopt the necessary measures in order to break down the available period in different steps and according to Union and national law. The permit granting	C

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109 Amendment 35	General Approach, ST 14401/19 procedure shall consist of the preapplication phase and the phase of the assessment of the application and the decision-making by the single competent authority.	Remarks / Compromise proposal by the Presidency
97.		Article 6.2		
98.	2. The pre-application phase, covering the period from the start of the permit granting procedure to the submission of the complete application file to the single competent authority, shall in principle not exceed two years.	2. The pre-application phase, covering the period from the start of the permit granting procedure to the submission of the complete application file to the single competent authority, shall in principle not exceed two years 18 months.	2. The four-year period referred to in paragraph 1 shall be without prejudice to obligations arising from Union and international legal acts and shall not include periods necessary to undertake and to follow-up upon administrative and judicial appeal procedures and judicial remedies before a court or tribunal. The pre-application phase, covering the period from the start of the permit granting procedure to the submission of the complete application file to the single competent authority, shall in principle not exceed two years.	C

	COM proposal	European Parkiamant/P9 TA (2010)0100	General Approach,	Remarks / Compromise proposal
99.	COM(2018)277	Parliament/P8_TA(2019)0109	2a. The four-year period referred to in paragraph 1 shall be without prejudice to the adoption of a specific act of national legislation finalising the permit granting procedure. Where the permit granting procedure is finalised through such a national legislative act, the preparatory work, on the basis of which the national legislative act is adopted, shall be concluded within the deadline referred to in paragraph 1. The preparatory work shall be considered to end when the specific act of national legislation is introduced to the national parliament.	C C
100.		Amendment 36 Article 6.3		
101.	3. In order to launch the permit granting procedure, the project promoter shall notify the single competent authority of the Member States concerned about the project in writing, and shall include a detailed description	3. In order to launch the permit granting procedure, the project promoter shall notify <i>in writing</i> the single competent authority of the Member States concerned <i>or</i> , <i>where appropriate, the joint competent authority</i> , about the project in writing, and shall	3. The Member States shall adopt the necessary measures to ensure that, in duly justified cases, an appropriate extension to the four-year period referred to in this Article may be granted. The duration of the prolongation shall be determined on a case-by-case	С

COM proposal COM(2018)277	European Parliament/D9 TA (2010)0100	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
· /	Parliament/P8_TA(2019)0109	15 1 1 1	by the Presidency
of the project. No later than	include a detailed description of	basis and shall be duly justified.	
two months following the	the project. No later than two	This shall also apply to	
receipt of the above	months one month following the	consecutive prolongations.	
notification, the single	receipt of the above notification,	T 1 4 1 1 41 24	
competent authority shall	the single competent authority	In order to launch the permit	
either acknowledge it or, if it	shall either acknowledge accept	granting procedure, the project	
considers that the project is	it or, if it considers that the	promoter shall notify the single	
not mature enough to enter	project is not mature enough to	competent authority of the Member	
the permit granting	enter the permit granting	States concerned about the project	
procedure, reject the	procedure, reject the notification	in writing, and shall include a	
notification in writing. If the	in writing. If the single	detailed description of the project.	
single competent authority	competent authority decides to	No later than two months following	
decides to reject the	reject the notification, it shall	the receipt of the above	
notification, it shall justify its	justify its decision. The date of	notification, the single competent	
decision. The date of	signature of the	authority shall either acknowledge	
signature of the	acknowledgement of the	it or, if it considers that the project	
acknowledgement of the	notification by the competent	is not mature enough to enter the	
notification by the competent	authority shall serve as the start	permit granting procedure, reject	
authority shall serve as the	of the permit granting procedure.	the notification in writing. If the	
start of the permit granting	If two or more Member States	single competent authority decides	
procedure. If two or more	are concerned, the date of the	to reject the notification, it shall	
Member States are	acceptance of the last	justify its decision. The date of	
concerned, the date of the	notification by the competent	signature of the acknowledgement	
acceptance of the last	authority concerned shall serve	of the notification by the competent	
notification by the competent	as the date of the start of the	authority shall serve as the start of	
authority concerned shall	permit granting procedure.	the permit granting procedure. If	
serve as the date of the start	r 8 8	two or more Member States are	
of the permit granting		concerned, the date of the	
procedure.		acceptance of the last notification	
F		by the competent authority	
		by the competent authority	

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	CON (2010)211	1 W M M M M M M M M M M M M M M M M M M	concerned shall serve as the date of the start of the permit granting procedure.	by the Frestachey
102.		Amendment 37 Article 6.4		
103.	4. Within three months of the start of the permit granting procedure, the single competent authority, in close cooperation with the project promoter and other authorities concerned and taking into account the information submitted by the project promoter on the basis of the notification referred to in paragraph 3, shall establish and communicate to the project promoter a detailed application outline, containing:	4. Within three two months of the start of the permit granting procedure, the single competent authority, or where appropriate, the joint competent authority, in close cooperation with the project promoter and other authorities concerned and taking into account the information submitted by the project promoter on the basis of the notification referred to in paragraph 3, shall establish and communicate to the project promoter a detailed application outline, containing:	Deleted.	Note: See Article 6a (3) and (4) of the GA for the detailed application outline as well as for the information to be provided to project promoters.
104.		Amendment 38 Article 6.4a		
105.		(a) the competent authority, at the appropriate administrative level, in charge, in case of		С

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
		delegation by the single competent authority in accordance with Article 5(2);		
106.	(a) the material scope and level of detail of information to be submitted by the project promoter, as part of the application file for the comprehensive decision;	(a) the material scope and level of detail of information to be submitted by the project promoter, as part of the application file for the comprehensive decision;	Deleted.	С
107.	(b) a schedule for the permit granting process, identifying at least the following:	(b) a schedule for the permit granting process, identifying at least the following:	Deleted.	С
108.		Amendment 39 Article 6.4.b.i		
109.	(i) the decisions and opinions to be obtained;	(i) the decisions, and permits, opinions and assessments to be obtained;	Deleted.	С
110.		Amendment 40 Article 6.4.b.ii		
111.	(ii) the authorities, stakeholders, and the public likely to be concerned;	(ii) the authorities, stakeholders, and the public likely to be concerned <i>and/or consulted</i> ;	Deleted.	С

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	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
112.	(iii) the individual stages of the procedure and their duration;	(iii) the individual stages of the procedure and their duration;	Deleted.	С
113.		Amendment 41 Article 6.4.b.iv		
114.	(iv) major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken;	(iv) major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken, and the overall scheduled timeframe;	Deleted.	C
115.	(v) the resources planned by the authorities and possible additional resource needs.	(v) the resources planned by the authorities and possible additional resource needs.	Deleted.	С
116.	5. In order to ensure that the application file is complete and of adequate quality, the project promoter shall seek the single competent authority's opinion on its application as early as possible during the preapplication procedure. The project promoter shall cooperate fully with the single competent authority to	5. In order to ensure that the application file is complete and of adequate quality, the project promoter shall seek the single competent authority's opinion on its application as early as possible during the preapplication procedure. The project promoter shall cooperate fully with the single competent authority to meet deadlines and comply with the detailed	Deleted.	C

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	meet deadlines and comply with the detailed application outline as defined in paragraph 4.	application outline as defined in paragraph 4.		
117.		Amendment 42 Article 6.6		
118.	6. The project promoter shall submit the application file based on the detailed application outline within the period of 21 months from the receipt of that detailed application outline. After the expiry of that period, the detailed application outline is no longer considered applicable, unless the single competent authority decides to prolong that period, on the basis of a justified request from the project promoter.	6. The project promoter shall submit the application file based on the detailed application outline within the period of 21 15 months from the receipt of that detailed application outline. After the expiry of that period, the detailed application outline is no longer considered applicable, unless the single competent authority decides, on its own initiative, to prolong that period by a maximum of 6 months, on the basis of a justified request from the project promoter.	Deleted.	C
119.	7. At the latest within the period of two months from the date of submission of the complete application file, the competent authority shall acknowledge in writing the	7. At the latest within the period of two months from the date of submission of the complete application file, the competent authority shall acknowledge in writing the completeness of the	Deleted.	С

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	completeness of the application file and communicate it to the project promoter. The application file submitted by the project promoter shall be considered as being complete, unless, within the period of two months from the date of submission, the competent authority makes a request regarding missing information to be submitted by the project promoter. That request shall be limited, as regards the material scope and level of detail, to the elements identified in the detailed application outline. Any additional request for information shall only result from exceptional and unforeseen new circumstances and shall be duly justified by the single	application file and communicate it to the project promoter. The application file submitted by the project promoter shall be considered as being complete, unless, within the period of two months from the date of submission, the competent authority makes a request regarding missing information to be submitted by the project promoter. That request shall be limited, as regards the material scope and level of detail, to the elements identified in the detailed application outline. Any additional request for information shall only result from exceptional and unforeseen new circumstances and shall be duly justified by the single competent authority.	51 14401/19	by the Fresidency
120.	competent authority.	Amendment 43 Article 6.8		

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
121.	8. The single competent authority shall assess the application and adopt a comprehensive decision within the period of one year from the date of submission of the complete application file in accordance with paragraph 7. Member States may set an earlier time-limit, where appropriate.	8. The single competent authority shall assess the application and adopt a comprehensive binding decision within the period of one year 6 months from the date of submission of the complete application file in accordance with paragraph 7, unless the single competent authority decides, on its own initiative, to extend this period, by a maximum of 3 months, substantiating its decision. Member States may set an earlier time-limit, where appropriate.	Deleted.	
122.	9. The time limits in the above provisions shall be without prejudice to obligations arising from Union and international legal acts, as well as to administrative appeal procedures and judicial remedies before a court or tribunal.	9. The time limits in the above provisions shall be without prejudice to obligations arising from Union and international legal acts, as well as to administrative appeal procedures and judicial remedies before a court or tribunal.	Deleted.	Note: Moved to Article 6(2).

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
123.		Article 6a Permit granting procedure and financial assistance from the Union	Article 6a Organisation of the permit- granting procedure	С
124.		1. In accordance with the procedure set out in Article 6 of this Regulation, the state of progress of the project shall be taken into account when evaluating projects according to the selection maturity criteria of projects set out in Article 13 of Regulation (EU)/ [establishing the Connecting Europe Facility].	1. The project promoter shall notify the project to the designated authority. The notification of the project by the project promoter shall serve as the start of the permit-granting procedure.	C
125.		Article 6.a.2		
126.		2. Delays occurring with regard to the stages and deadlines set out in Article 6 will justify an investigation of the state of progress of the project and a revision of the financial assistance received by the Union under the Connecting Europe Facility, as provided for in Article 17(1) of Regulation (EU)/ [CEF] and might	2. In order to assess the maturity of the project, Member States may define the level of detail of information and the relevant documents to be provided by the project promoter when notifying a project. If the project is not mature enough, the notification shall be rejected and the decision shall be justified.	C

	COM proposal	European	General Approach,	Remarks / Compromise proposal
	COM(2018)277	Parliament/P8_TA(2019)0109	ST 14401/19	by the Presidency
		result in a reduction or the		
		withdrawal of the financial		
		assistance.		
			3. Member States shall take the	C
127.			necessary measures to ensure	
127.			that project promoters receive	
			general information as guidelines	
			for notification, where relevant	
			according to the mode of	
			transport, about the necessary	
			permits, decisions and opinions	
			that may be required for	
			implementing a project.	
			That information shall, with	С
120			regard to the different permits,	
128.			decisions and opinions include	
			the following:	
			- permits, decisions and	С
120			opinions.	
129.			- applicable time limits or, if	
			there are no such time limits	
			indicative time limits, as well as	
			- the authorities and	
			stakeholders normally involved	
			in consultations linked to the	
			different permits, decisions and	
			opinions.	
			opinions.	

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
130.			That information shall be easily accessible to all relevant project promoters, in particular through information portals (electronic or physical).	C
131.			4. In order to ensure a successful notification, the Member States may provide that the designated authority shall establish, upon request by the project promoter, a detailed application outline comprising the following information customised for the individual project:	C
132.			(a) The individual stages of the procedure and their indicative time limits;	С
133.			(b) The material scope and level of detail of information to be submitted by the project promoter;	С
134.			(c) A list of necessary permits, decisions and opinions to be obtained by the project promoter during the permit-granting procedure, in accordance with Union and national law;	С

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
135.	COM(2010)277	Tarnament/10_1A(2017)0107	(d) Authorities and stakeholders to be involved in relationship with the respective obligations, including during the formal phase of the public consultation.	C
136.			5. The detailed application outline shall remain valid during the permit-granting procedure. Any amendment to the detailed application outline shall be duly justified.	С
137.			6. When the project promoter has submitted the complete project application file, the authorising decision shall be adopted within the time-limit set out in Article 6.	С
138.	Article 7 Coordination of cross-border permit granting procedure	Article 7 Coordination of cross-border permit granting procedure	Article 7 Coordination of cross-border permit-granting procedure	
139.		Amendment 45 Article 7.1		
140.	1. For projects that involve two or more Member States, the competent authorities of the Member States concerned shall align their timetables	1. For projects that involve two or more Member States <i>or one or more Member States and one or more third countries</i> , the competent authorities of the Member States concerned shall	1. For projects that involve concern two or more Member States, the competent authorities of Member States concerned shall align ensure that the designated authorities of the Member States concerned	В

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	and agree on a joint schedule.	align their timetables and agree on a joint schedule.	endeavour to coordinate their timetables and to agree on a joint schedule concerning the permitgranting procedure.	
141.		Amendment 46 Article 7.1.a		
142.		1a. In such cases, in order to facilitate the permit granting procedure, single competent authorities from two or more Member States or one or more Member States and one or more third countries may, by mutual agreement, establish a joint competent authority, as provided for under Article 5(5).		В
143.		Amendment 47 Article 7.2		
144.	2. The European Coordinator referred to in Article 45 of Regulation (EU) ² No 1315/2013 shall be empowered to closely follow the permit granting procedure for cross-border projects of common interest and to	2. The European Coordinator referred to in Article 45 of Regulation (EU) No 1315/2013 shall be empowered to follow the permit granting procedure for cross-border projects of common interest and to facilitate contacts <i>and cooperation</i>	2. The European Coordinator referred to Member States shall take the necessary measures to ensure that, in line with Article 45 of Regulation (EU) No 1315/2013, the European Coordinators receive information on the permit-granting procedures and	В

	COM proposal COM(2018)277 facilitate contacts between the involved competent authorities.	European Parliament/P8_TA(2019)0109 between the involved competent authorities or where appropriate, with the joint competent authority.	General Approach, ST 14401/19 that they may facilitate contacts between the designated authorities in the context of the permit-granting procedures for projects that concern two or more Member States. shall be empowered to closely follow the permit granting procedure for cross-border projects of common interest and to facilitate contacts between the involved competent authorities.	Remarks / Compromise proposal by the Presidency
145.		Amendment 48 Article 7.3		
146.	3. Without prejudice to the obligation to comply with the time limits under this Regulation, if the time-limit for the comprehensive decision is not observed, the competent authority shall immediately inform the European Coordinator concerned about the measures taken or to be taken to conclude the permit granting procedure with the least possible delay. The European	3. Without prejudice to the obligation to comply with the time limits under this Regulation, if the time-limit for the comprehensive decision is not observed, the <i>single</i> competent authority shall immediately inform <i>the Commission, and where appropriate,</i> the European Coordinator concerned about the measures taken or to be taken to conclude the permit granting procedure with the least possible	3. Member States shall, if the time limit set out in Article 6 is not observed, provide information upon request to the European Coordinators concerned about the measures taken or planned to be taken to conclude the permit-granting procedure with the least possible delay. Without prejudice to the obligation to comply with the time limits under this Regulation, if the time-limit for the comprehensive decision is not observed, the	В

	COM proposal COM(2018)277 Coordinator may request the competent authority to regularly report on progress achieved.	European Parliament/P8_TA(2019)0109 delay. The Commission, and where appropriate, the European Coordinator may request the single competent authority to regularly report on progress achieved.	General Approach, ST 14401/19 competent authority shall immediately inform the European Coordinator concerned about the measures taken or to be taken to conclude the permit granting procedure with the least possible delay. The European Coordinator may request the competent	Remarks / Compromise proposal by the Presidency
147.	CHAPTER III PUBLIC PROCUREMENT	CHAPTER III PUBLIC PROCUREMENT	authority to regularly report on progress achieved. CHAPTER III PUBLIC PROCUREMENT	
148.	Article 8 Public Procurement in cross- border projects of common interest	Article 8 Public Procurement in cross- border projects of common interest	Article 8 Public Procurement in cross- border projects of common interest	В
149.	1. Public procurement in cross-border projects of common interest shall be conducted in accordance with the Treaty and Directives 2014/25/EU and/or 2014/24/EU.	1. Public procurement in cross- border projects of common interest shall be conducted in accordance with the Treaty and Directives 2014/25/EU and/or 2014/24/EU.	Deleted.	В

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
150.		Amendment 49 Article 8.2		· ·
151.	2. In case the procurement procedures are conducted by a joint entity set up by the participating Member States, that entity shall apply the national provisions of one of those Member States and, by way of derogation from these Directives, those provisions shall be the provisions determined in accordance with point (a) of Article 57(5) of Directive 2014/25/EU of the European Parliament and of the Council or point (a) of Article 39(5) of Directive 2014/24/EU of the European Parliament and of the Council, as applicable, unless an agreement between the participating Member States provides otherwise. Such an agreement shall in any case provide for the application of a single national legislation in case of the procurement procedures conducted by a	2. In case the procurement procedures are conducted by a joint entity set up by the participating Member States, that entity, together with its subsidiaries, where appropriate, shall apply the national provisions of one of those Member States and, by way of derogation from these Directives, those provisions shall be the provisions determined in accordance with point (a) of Article 57(5) of Directive 2014/25/EU or point (a) of Article 39(5) of Directive 2014/24/EU, as applicable, unless an agreement between the participating Member States provides otherwise. Such an agreement shall in any case provide for the application of a single national legislation in case of for the procurement procedures conducted by a joint entity and, where appropriate, its subsidiaries, across the	2. In case When the procurement procedures are conducted by a joint entity set up by the participating Member States in a cross-border project, Member States shall take the necessary measures to ensure that the joint entity applies the national provisions of one Member State and, by way of derogation from Directives 2014/25/EU and 2014/24/EU, that entity shall apply the national provisions of one of those Member States and, by way of derogation from these Directives, those provisions shall be the provisions determined in accordance with point (a) of Article 57(5) of Directive 2014/25/EU of the European Parliament and of the Council ⁹ or point (a) of Article 39(5) of Directive 2014/24/EU of the European Parliament and of the Council ¹⁰ , as applicable, unless an agreement between the participating Member States provides otherwise. Such an	B

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	joint entity.	whole of the project.	agreement shall in any case provide for the application of a single national legislation for procurement procedures conducted by a joint entity. (9) Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC (OJ L 094 28.3.2014, p. 243). (10) Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC (OJ L 94, 28.3.2014, p. 65).	
152.	CHAPTER IV TECHNICAL ASSISTANCE	CHAPTER IV TECHNICAL ASSISTANCE	CHAPTER IV TECHNICAL ASSISTANCE	

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	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
153.	Article 9 Technical assistance	Article 9 Technical assistance	Article 9 Technical assistance	
154.		Amendment 50 Paragraph 1		
155.	On the request of a project promoter or Member State, in accordance with the relevant Union funding programmes and without prejudice to the Multi-Annual Financial Framework, the Union shall make available technical assistance for the implementation of this Regulation and the facilitation of the implementation of projects of common interest.	On At the request of a project promoter or Member State, in accordance with the relevant Union funding programmes and without prejudice to the Multi-Annual Financial Framework, the Union shall make available technical, advisory and financial assistance for the implementation of this Regulation and the facilitation of the implementation of projects of common interest at each stage of the process.	Deleted.	В
156.	CHAPTER V FINAL PROVISIONS	CHAPTER V FINAL PROVISIONS	CHAPTER V FINAL PROVISIONS	
157.	Article 10 Transitional provisions	Article 10 Transitional provisions	Article 10 Transitional provisions	

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
158.	This Regulation shall not apply to the administrative procedures which started before the date of its entry into force.	This Regulation shall not apply to the administrative procedures which started before the date of its entry into force.	This Directive shall not apply to projects for which the permit-granting procedures have started before [24 months after the date of entry into force of this Directive]. This Regulation shall not apply to the administrative procedures which started before the date of its entry into force.	В
159.			Article 8 shall only apply to such contracts for which the call for competition has been sent or, in cases where a call for competition is not foreseen, where the contracting authority or contracting entity has commenced the procurement procedure, after [24 months after the date of entry into force of this Directive].	В
160.			Article 8 shall not apply to a joint entity set up before [date of entry into force of this Directive], provided that the procurement procedures of that entity continue to be governed by the legislation applicable to its procurements on that date. Article 10a	В

	COM proposal	European Parliament/D9 TA (2010) 0100	General Approach, ST 14401/19	Remarks / Compromise proposal
	COM(2018)277	Parliament/P8_TA(2019)0109	Transposition	by the Presidency
			1.Member States shall bring into	С
			force the laws, regulations and	
162.			administrative provisions	
			necessary to comply with this	
			Directive by 24 months following	
			the entry into force of this	
			Directive. They shall immediately	
			communicate to the Commission	
			the text of those provisions.	
			When Member States adopt those	С
163.			provisions, they shall contain a	
			reference to this Directive or be	
			accompanied by such a reference	
			on the occasion of their official	
			publication. Member States shall	
			determine how such reference is	
			to be made.	
			2. Member States shall	С
164.			communicate to the Commission	
			the text of the main provisions of	
			national law which they adopt in	
			the field covered by this Directive.	
	Article 11		Article 11	
1.65	Entry into force	Article 11	Entry into force	
165.	Limy into joice	Entry into force	Diniy into joice	

	COM proposal COM(2018)277	European Parliament/P8_TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
166.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	С
167.		Amendment 51 Paragraph 1 and 2		
168.		However, Articles 4, 5, 6 and 7 shall apply in a given Member State from the date when the single competent authority has been designated by that Member State in accordance with Article 5(1). The Commission will publish in the Official Journal a notice when those provisions become applicable in a Member State.		C
169.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation Directive is adressed to the Member States.	

	COM proposal COM(2018)277	European Parliament/P8 TA(2019)0109	General Approach, ST 14401/19	Remarks / Compromise proposal by the Presidency
	Done at Brussels,	Done at,	Done at Brussels,	
170.				
171.	For the European Parliament	For the European Parliament		
172.	The President	The President		
173.	For the Council	For the Council		
174.	The President	The President		
175.			ANNEX	
176.			The Annex will be added to this Directive and shall be the list of cross-border links and missing links in Section 1 "Core Network Corridors and indicative list of	C - scope.
			pre-identified cross-border links and missing links" of Part III of the Annex of draft Regulation of the European Parliament and of the Council establishing the	
			Connecting Europe Facility and	

COM proposal	European	General Approach,	Remarks / Compromise proposal
COM(2018)277	Parliament/P8_TA(2019)0109	ST 14401/19	by the Presidency
		repealing Regulations (EU) No	
		1316/2013 and (EU) No 283/2014,	
		as set out in the partial Common	
		Understanding, doc. 7207/1/19	
		REV 1, once adopted.	

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