Fiche de procédure

Basic information		
CNS - Consultation procedure Directive	2003/0809(CNS)	Procedure completed
Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain		
Subject 7.10.08 Migration policy		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	LIBE Citizens' Freedoms and Rights, Justice and Home Affairs	PPE-DE HERNÁNDEZ MOLLAR Jorge Salvador	06/04/2004
	Former committee responsible		
	LIBE Citizens' Freedoms and Rights, Justice and Home Affairs	PPE-DE SCHMITT Ingo	23/04/2003
	Former committee for opinion		
	RETT Regional Policy, Transport and Tourism		24/04/2003
		EDD <u>VAN DAM Rijk</u>	
Council of the European Union	Council configuration	Meeting	Date
	Justice and Home Affairs (JHA)	2579	29/04/2004

Key events			
25/03/2003	Initial legislative proposal published	07161/2003	Summary
10/04/2003	Committee referral announced in Parliament		
18/03/2004	Vote in committee		Summary
18/03/2004	Committee report tabled for plenary, 1st reading/single reading	A5-0211/2004	
31/03/2004	Debate in Parliament	-	Summary
01/04/2004	Decision by Parliament	06620/2004	
06/04/2004	Vote in committee		Summary
06/04/2004	Committee report tabled for plenary, 1st reading/single reading	A5-0266/2004	

13/04/2004	Report referred back to committee		
20/04/2004	Decision by Parliament	08058/2004	Summary
29/04/2004	Act adopted by Council after consultation of Parliament		
29/04/2004	End of procedure in Parliament		
06/08/2004	Final act published in Official Journal		

Technical information			
Procedure reference	2003/0809(CNS)		
Procedure type	CNS - Consultation procedure		
Procedure subtype	Legislation		
Legislative instrument	Directive		
Legal basis	EC Treaty (after Amsterdam) EC 063-p3; EC Treaty (after Amsterdam) EC 062-p2		
Stage reached in procedure	Procedure completed		
Committee dossier	LIBE/5/20874; LIBE/5/19433		

Documentation gateway				
Initial legislative proposal	07161/2003 OJ C 082 05.04.2003, p. 0023-0024	25/03/2003	CSL	Summary
Initial legislative proposal	06620/2004	23/02/2004	CSL	
Committee report tabled for plenary, 1st reading/single reading	A5-0211/2004	18/03/2004	EP	
Legislative proposal	08058/2004	01/04/2004	CSL	Summary
Committee report tabled for plenary, 1st reading/single reading	A5-0266/2004	06/04/2004	EP	
Follow-up document	SWD(2020)0174	08/09/2020	EC	
Follow-up document	SWD(2020)0175	08/09/2020	EC	

Additional information **European Commission** EUR-Lex

Final act

Directive 2004/82 OJ L 261 06.08.2004, p. 0024-0027 Summary

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

PURPOSE: to present the Spanish initiative with a view to adopting a Council Directive on the obligation of carriers to communicate passenger data. CONTENT: in order to combat illegal immigration effectively, it is essential that all Member States introduce provisions laying down obligations of carriers transporting third country nationals into the territory of the Member States. In addition, in order to ensure the greater effectiveness of this objective, the financial penalties currently provided for by the Member States for cases where carriers fail to meet their obligations should be harmonised to the extent possible, taking into account the differences in legal systems and practices between the

Member States. This measure forms part of the general provisions aimed at curbing migratory flows and combating illegal immigration. The freedom of the Member States to retain or introduce additional measures or penalties for carriers, whether referred to in this Directive or not, should not be affected. Member States should ensure that in any proceedings brought against carriers which may result in the application of penalties, the rights of defence and the right of appeal against such decisions can be exercised effectively. The idea is to force carriers to transmit a series of information to the authorities responsible for carrying out border checks. This information shall concern in particular: a) at the time of boarding, information concerning the people they are preparing to carry; b) information on foreign nationals carried by them to the territory of the Member States and who, on the date stipulated on the travel ticket, have not returned to their country of origin or have not continued their journey to a third country. This information must be transmitted at the latest within 48 hours of the date stipulated for the return journey or for continuing the journey to a third country. The information shall comprise the number of the passport or travel document used, nationality, first name and family name and the date and place of birth. As regards the sanctions, it is stated that Member States shall take the necessary measures to ensure that the sanctions applicable to carriers are dissuasive, effective and proportionate and that either: - the maximum amount of such sanctions is not less than EUR 5.000, or - the minimum amount of such sanctions is not less than EUR 3.000. Member States may adopt or retain, for carriers which do not comply with the obligations arising from the provisions of this Directive, other sanctions, such as immobilisation, seizure and confiscation of the means of transport, or temporary suspension or withdrawal of the operating licence. Member States shall ensure that their laws, regulations and administrative provisions stipulate that carriers against which proceedings are brought with a view to imposing penalties have effective rights of defence and appeal. The personal data shall be communicated to the authorities responsible for carrying out checks on persons at externalborders for the sole purpose of facilitating the performance of such checks. After the border checks on passengers have been completed, Member States shall delete the data transmitted.?

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

The committee adopted the report by Ingo SCHMITT (EPP-ED, D) rejecting the Spanish initiative under the consultation procedure. MEPs said that the proposal gave no estimate of the impact this legislation would have on air carriers and that the rules would result in discrimination against air carriers compared with operators of other modes of transport. They also pointed out that the transfer of such data was technically impossible at the present time. A further criticism was that the Spanish initiative did not take data protection issues into account. Lastly, MEPs felt that the initiative had not been properly explained and that questions remained over subsidiarity and proportionality.?

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

At the request of Mrs Anna TERRON (PES, E), the European Parliament has referred the report by Mr Ingo SCHMITT (EPP-ED, D) proposing to reject the Spanish initiative back to the committee responsible.?

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

The Mixed Committee at Ministerial Level reached a common approach on the third version of the draft Directive, with a view to its adoption by the Council before 1 May 2004. This text was presented to the delegations at the "Justice and Home Affairs" Council meeting held on 30 March 2004. The amendments aim in particular to delete references to "third country nationals". The new version prefers to make reference to "passengers". In addition, the new version of the text insists equally on the fact that the Directive should combat illegal immigration as well as improving border controls. In this context, and in respect of data transmission, the text stipulates that Member States shall take the necessary steps to establish an obligation for carriers to transmit at the request of the authorities responsible for carrying out checks on persons at external borders, by the end of check-in, information concerning the passengers they will carry to an authorised border crossing point through which these persons will enter the territory of a Member State. Another key element of the new version of the text concerns the respect of personal data. Personal data shall be communicated to the authorities responsible for carrying out checks on persons at external borders through which the passenger will enter the territory of a Member State, for the purpose of facilitating the performance of such checks with the objective of combating illegal immigration more effectively. The Council states that the Member States shall ensure that these data are collected by the carriers and transmitted electronically or, in case of failure, by any other appropriate means to the authorities responsible for carrying out border checks at the authorised border crossing point through which the passenger will enter the territory of a Member State. The authorities responsible for carrying out checks on persons at external borders shall save the data in a temporary file. After passengers have entered, these authorities shall delete the data, within 24 hours after transmission, unless the data are needed later for the purposes of exercising the statutory functions of the authorities responsible for carrying out checks on persons at external borders in accordance with national law and subject to data protection provisions under Directive 95/46/EC. The Council underlines that any other treatment would contravene the spirit of Directive 95/46/EC. Moreover, the new draft Directive states that : - Member States shall take the necessary steps to establish an obligation for carriers to transmit at the request of the authorities responsible for carrying out checks on persons at external borders, by the end of check-in, information concerning the passengers they will carry to an authorised border crossing point through which these persons will enter the territory of a Member State; - Member States shall take the necessary measures to impose sanctions on carriers which, as a result of fault, have not transmitted data or have transmitted incomplete or false data; - Member States shall take the necessary measures to comply with this Directive not later than twenty-four months after its adoption. Furthermore, the new version of the draft Directive includes two declarations one of which comes from the Commission which considers that this text must be interpreted in the light of its stated purposes, namely "to combat illegal immigration effectively and to improve border control". In its declaration, the Commission announces that it intends to propose by June 2004 a comprehensive legislative measure on data protection and exchanges of information between "law enforcement" authorities. The Commission would have preferred to await that measure before dealing piecemeal with law enforcement issues in this context. Lastly, the spirit of the proposal is in conformity with the previous proposal (please refer to the summary dated 25 February 2004).?

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

The committee adopted its second report on the Spanish initiative, this time drawn up by Jorge Salvador HERNÁNDEZ MOLLAR (EPP-ED, E), after the first report was referred back to committee at the sitting of 1 April 2004 (see summary dated 18/03/04 for an explanation of the committee's position in its first report). The committee again decided to reject the Spanish initiative (consultation procedure). ?

Combating illegal immigration: obligation of carriers to communicate passenger data. Initiative Spain

PURPOSE: To combat illegal immigration by obliging air carriers to transmit data on passengers to competent authorities.

LEGISLATIVE ACT: Council Directive 2004/82/EC on the obligation of carriers to communicate passenger data.

CONTENT: The purpose of this Directive is to improve border controls and to combat illegal immigration through the transmission of advance passenger data by carriers to the competent national authorities. In order to realise this objective the following provisions have been agreed:

- For the sake of clarity and consistency terms related to the objective of the Directive have been defined. They are: carrier (in this case passenger air transport), external borders, border control, border crossing point, personal data, processing of personal data and personal data filing system. As regards the later (i.e. personal data) the definitions relate to those set out in Directive 95/46 on the protection of individuals with regard to the processing of personal data and on the free movement of such data.
- Carriers are obliged to transmit, upon a request from the competent authorities, information concerning the passengers they will carry entering the territory of a Member State. The information must be passed on by the end of check-in. The information should comprises of: the number and type of travel document, nationality, full names, date of birth, the border crossing point of entry into the territory of the Member States, code of transport, departure and arrival time of the transportation, total number of passengers carried on that transport, the initial point of embarkation.
- Carriers who fail to transmit the requested data or who pass on faulty or fake data will face sanctions. The Directive does not prevent
 Member States from adopting or retaining other sanctions such as immobilisation, seizure and confiscation of the means of transport
 or temporary suspension or the withdrawal of the operating licence.
- The data should be transferred electronically even though in cases where this is not possible any other appropriate means should be used to forward information to the appropriate authorities. The authorities responsible for carrying out checks on persons at external borders are to save the data in a temporary file. Unless needed for exercising statutory functions, the information received should be deleted by the authorities within 24 hours after transmission. Similarly, carriers are obliged to delete, within 24 hours of the arrival of transportation, the personal data they have collected and transmitted to the border authorities. Member States may use the personal data collected for law enforcement purposes so long as it conforms to Directive 95/46.

TRANPOSITION: 5 September 2006

ENTRY INTO FORCE: 5 September 2004