

Procedure file

Basic information		
INI - Own-initiative procedure	2020/2010(INI)	Procedure completed
New Avenues for Legal Labour Migration		
Subject		
4.15 Employment policy, action to combat unemployment		
7.10.08 Migration policy		

Key players				
European Parliament	Committee responsible	Rapporteur	Appointed	
	 Civil Liberties, Justice and Home Affairs	 GUILLAUME Sylvie Shadow rapporteur  DÜPONT Lena  AZMANI Malik  BOESELAGER Damian  KOFOD Peter  WEIMERS Charlie		09/11/2020
	Committee for opinion	Rapporteur for opinion	Appointed	
	 Employment and Social Affairs (Associated committee)	 RAFALSKA Elzbieta		27/04/2020
European Commission	Commission DG Migration and Home Affairs	Commissioner JOHANSSON Ylva		

Key events			
16/01/2020	Committee referral announced in Parliament		
16/01/2020	Referral to associated committees announced in Parliament		
13/04/2021	Vote in committee		
26/04/2021	Committee report tabled for plenary	A9-0143/2021	

19/05/2021	Debate in Parliament		
20/05/2021	Results of vote in Parliament		
20/05/2021	Decision by Parliament	T9-0260/2021	Summary

Technical information

Procedure reference	2020/2010(INI)
Procedure type	INI - Own-initiative procedure
Procedure subtype	Initiative
Legal basis	Rules of Procedure EP 54
Stage reached in procedure	Procedure completed
Committee dossier	LIBE/9/02255

Documentation gateway

Committee draft report		PE657.255	09/10/2020	EP	
Amendments tabled in committee		PE659.022	12/11/2020	EP	
Committee opinion	EMPL	PE655.901	15/01/2021	EP	
Committee report tabled for plenary, single reading		A9-0143/2021	26/04/2021	EP	
Text adopted by Parliament, single reading		T9-0260/2021	20/05/2021	EP	Summary
Commission response to text adopted in plenary		SP(2021)507	22/09/2021	EC	

New Avenues for Legal Labour Migration

The European Parliament adopted by 495 votes to 163, with 32 abstentions, a resolution on new avenues for legal labour migration.

Starting from the premise that migration is a normal phenomenon, Parliament highlighted the contribution that third-country nationals make to European societies and economies, while stressing that migration needs to be managed in an orderly, safe and regular manner.

In order to open up new avenues for legal economic migration, Members called for the EU to set ambitious and sustainable targets, while making effective use of and improving the existing legal policy framework.

The current EU legislative framework

Recalling that Article 79 TFEU provides for EU-wide management of legal migration, Parliament urged Member States to develop a common immigration policy, with common rules on the conditions of entry and residence of third-country nationals and definitions of the rights they enjoy once they are legally resident in the EU, including the conditions governing freedom of movement and residence in other Member States.

Members pointed out that the current legislative framework and divergent transpositions of existing directives by Member States have created many inconsistencies for third-country nationals. They recommended simplifying the legislative framework by harmonising the provisions in all existing directives on legal migration relating to application procedures, grounds for admission and refusal, procedural guarantees, equal treatment, access to the labour market.

According to Members, the establishment of a comprehensive EU framework for legal migration would promote more orderly migration, attract the workers, students and businesses that national and EU labour markets need, help undermine the criminal business model of human smugglers and traffickers, improve access to decent working conditions, and promote the integration of women and men on an equal footing.

Member States are also invited to strengthen coordination between national authorities in relation to mobility programmes for third-country nationals within the EU.

Creating a talent pool

New tools would be needed to help match employers with potential employees, address labour market shortages and facilitate the recognition of formal third-country skills and qualifications at EU level.

Members therefore proposed the establishment of an EU-wide talent pool to identify and match talent, which would serve as a one-stop shop

for third-country workers, EU employers and national administrations.

This pool should cover all employment sectors, low, medium and high-skilled workers, as well as salaried and self-employed jobs, including in SMEs and start-ups. The EU could play a major role in setting up, controlling and monitoring this tool, including through funding.

Parliament also recommended facilitating and accelerating the mutual recognition and certification of diplomas, certificates and other professional qualifications, including the formal and non-formal acquisition of skills in third countries.

Strengthened relations with third countries and the promotion of legal entry routes

Given the EU's ageing population and shrinking workforce, Members stressed that labour mobility programmes could boost the EU's labour markets and contribute to economic growth. Global and regional cooperation on migration should be supported as a means of enhancing the availability and flexibility of legal migration channels.

Members considered that a broader dialogue on migration, for example through regular summits between the EU and various third countries, could make it easier to respond to the needs of EU labour markets and facilitate balanced partnerships.

The resolution also stressed the important role of remittances and the benefits of safe and regular migration for both sending and receiving countries. It supported efforts to address the problems of brain drain by developing instruments for circular migration. To this end, it asked the Commission to analyse the models currently applied by other countries, such as points-based systems.

To facilitate circular migration, Members proposed the introduction of preferential mobility, access to renewable permits, the right of re-entry and an extension of the period of authorised absence to allow third-country nationals to return to their country of origin.

Developing the EU legislative framework

Parliament argued that sectoral directives are a panacea neither for the EUs labour market needs, nor for the issue of legal migration more generally. It believes that, in the medium term, the EU must move away from a sectoral approach and adopt an immigration code setting out broad rules governing entry and residence for all TCNs seeking employment in the Union and harmonising the rights enjoyed by such TCNs and their families.

Transparency				
DÜPONT Lena	Shadow rapporteur	LIBE	09/11/2022	OHB
DÜPONT Lena	Shadow rapporteur	LIBE	26/01/2022	Gesamtmetall