

# Asylum procedures: reforming the Common European Asylum System

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The Commission is proposing to replace the Asylum Procedures Directive with a Regulation to establish a fully harmonised common EU procedure for international protection, directly applicable in Member States, to provide for a fast but high-quality determination of the international protection needs of applicants.

# A fair and efficient common procedure throughout the Union means:

Simpler, clearer and shorter procedures

**Short but reasonable** time limits are provided for an applicant to accede to the procedure and for concluding the examination of applications both at administrative and judicial levels.



**benchmark time** limit for a first decision **is maintained**.



#### New exceptions are introduced

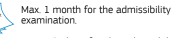


**shorter time limits** in case of unfounded and inadmissible claims are introduced



#### Accelerated procedure

Max. 2 months for the examination of the merits of the claim.



Max. 10 days for the admissibility examination where an applicant comes from a first country of asylum or a safe third country.

**Extended time limits** in case of disproportionate increase in the number of applications or complex cases.



Member States can rely on assistance from the European Union Agency for Asylum

#### Introduction of time limits

For lodging appeals

ranging





Depending on the type of procedure (ex regular, accelerated, admissibility examination)

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Depending on the type of procedure (ex regular, accelerated, admissibility examination)

\*may be prolonged by 3 months in cases involving complex issues of facts or law.

For decisions at the first appeal stage

# Common guarantees for every applicant



All applicants must be fully informed of their **rights**, **obligations** and of the **consequences** of not complying with their obligations.

# NEW The new proposal guarantees:



- free legal assistance, representation and the right to a comprehensive personal interview (assisted by an interpreter)
- standardised information



 reinforced safeguards for applicants with special procedural needs and unaccompanied minors



 the right to remain on the territory of Member States for the duration of the administrative procedure and, in case of an appeal, in principle until the decision is made.

### Stricter rules to combat abuse

**Obligations** for applicants to **cooperate** with the authorities...



by providing the **information** necessary to establish their **identity and to examine their applications**.



The current **optional** procedural rules for sanctioning abusive behaviour are made **compulsory** and further reinforced



**Clear**, **exhaustive** and **compulsory** grounds for an accelerated or admissibility procedure.

# Harmonised rules on safe countries



Applications from persons manifestly not in need of international protection since they come from a safe country of origin should be rejected and a swift return organised

Where applicants have already found a first country of asylum where they enjoy protection or where their applications can be examined by a safe third country, applications must be declared inadmissible.



from the entry into force of the Regulation, full replacement of national safe country lists or national designations of safe countries of origin and safe third countries with European lists or designations at Union level.