

## **COM(2016) 271 EN**

The Chamber of Deputies expresses its concern regarding to the right of the Agency to embark on its own initiative a monitoring exercise in order to evaluate the asylum system or the reception system of a Member State, whenever there are serious reasons of preoccupation concerning the asylum system or the reception system of a Member State, because this way of exercise of the right of monitoring could lead to excesses; recommends that the Agency should thoroughly justify the monitoring actions on its own initiative.

The Chamber of Deputies believes that is worrying the stipulation according to which the Agency assesses whether the Member States are prepared to face the challenges stemming from a possible disproportionate pressure on their asylum systems and reception systems, considering that the preparation of Member States in this domain cannot be limited to administrative aspects, but also presents cultural and legitimate political connotations, that the Agency does not have the ability to assess.

The Chamber of Deputies consider that the forecasted model, based on the obligation of cooperation, should also contain the possibility of non-participation of that Member State in certain situations in which the Member State considers that compliance with such obligations would result in an undue administrative burden or would come in conflict with national legislation.