The European Union (EU) is strongly divided on its migration system. How will tensions in Europe unfold in the coming six months and beyond? And what does it mean for the position of the Netherlands in the European Union? This contribution focuses on an unlikely alliance that seems to be emerging in Europe: between traditional conservative opponents of a Common European Asylum System (CEAS); and frontline states that have received migrants on their initial arrival. How will this alliance develop in the near future and what are its consequences for the EU and the Netherlands' position?

The European Council remains strongly divided two years after the introduction of the Common European Asylum System (CEAS) reforms. The impasse can be traced back to the Dublin Regulation, which lists the criteria for determining which member state is responsible for assessing asylum claims. Under the current Dublin framework, it is often the state of first entry that is responsible for assessing asylum claims. Sole reliance on this 'first-entry criterion' is not in line with the EU’s principle of solidarity. It places a disproportionate burden on frontline member states, which have to cope with the arrival of refugees and migrants who cross the Mediterranean Sea.

The tension between the principle of 'solidarity' and 'first entry' has been at the centre of discussions for years. Frontline member states have been calling for a reallocation scheme to allocate asylum applicants effectively across European member states, thus alleviating the burden that currently rests upon member states along the southern European border. The Visegrád countries (V4) – Poland, the Czech Republic, Slovakia and Hungary – instead have made it clear that mandatory quotas reallocating asylum seekers from one member state to another are out of the question. The V4 argues that it needs to protect its homogeneous society from foreign threats, such as migration. These two fronts are radically opposed, with other EU member states taking various positions between them.

Interestingly, a ‘coalition of convenience’ seems to be emerging between the two fronts. Both the Visegrád group and the frontline states are united, in the sense that
they are critical of the current European approach towards migration. With proposals for reform on the table, this new alliance puts the chances of agreement on the CEAS under pressure. This Strategic Alert explores what this will mean for the European migration system: how will the alliance develop in the near future – particularly when driven by a populist undercurrent – and what are the consequences for Europe’s divided union? This alert starts with a discussion of the signals of cooperation between the frontline states and Visegrád Group countries. European policy options to cope with mixed migration flows are then discussed. Finally, this alert explores how relations may develop after June 2018 and what this means for the EU and the Netherlands.

**Flourishing relationships between South and East Europe?**

Both the southern and the eastern blocs are increasingly expressing objections to the (lack of) European migration management. This is not a rapprochement that one would expect. From a non-political perspective, one would assume cooperation between those member states that are actually affected by the reception and integration of refugees and migrants. This would mean stronger ties between arrival countries and destination countries, focusing on creating a system for effective migration management within the EU. The countries in Eastern Europe would be considered as transit countries, but not as countries that have to cope with the large-scale reception of asylum-seekers into their countries.

Yet the reality of European politics is different. Minister of Interior Matteo Salvini of Italy – a frontline state – has found a partner in Prime Minister Viktor Orbán of Hungary – a Visegrád Group member. Orbán also recently found another ally in Central Europe – Austrian Chancellor Sebastian Kurz. Kurz, hailing from the centre-right People’s Party (ÖVP) and governing in coalition with the far-right (FPO), considers it his mission to stop irregular migration to the EU and avoid repetition of the 2015 situation, when Austria experienced an increase of 241.78% in asylum applications. Kurz recently raised eyebrows across Europe, proposing an ‘axis of the willing’ against illegal migration among Austria, Italy and, remarkably, Germany. The idea was proposed by Kurz after a meeting with German Interior Minister Horst Seehofer (CSU), who has just survived a struggle over asylum policy with Angela Merkel (CDU). This shows the growing cooperation between countries outside of the Visegrád with the Visegrád Group. For the EU, this means that dismissing the V4 voice is becoming difficult.

Cooperation between both fronts has benefited from the new Italian right-wing government. In his first days as Italy’s Minister of Interior, Matteo Salvini announced that he aimed to reform EU migration policy in cooperation with Hungary’s Prime Minister Viktor Orbán. Salvini argued that Italy should no longer be considered ‘a refugee camp of Europe’. These words were followed by deeds, when Italy refused to allow the Aquarius vessel to dock in Italian ports and later stated that subsequent ships would also be denied access.

Looking at the other frontline states, Greece takes a more moderate stance in the debate. Different issues are at stake for Greece, which is still recovering from the financial crisis and is sorting out its quarrel with the Former Yugoslav Republic of Macedonia (FYROM) on that country’s name change. In the migration debate, Greece’s ultimate priority is to obtain compromise on a European reallocation scheme for asylum applicants in order to alleviate the burden that rests upon Greece. Greece is dependent on EU agencies such as the European Asylum Support Office (EASO).

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2. Coalition between the anti-establishment Five Star Movement (M5S), and the populist Northern League.
and European Border and Coast Guard Agency (Frontex) to manage the established ‘hotspots’ on five Greek islands. Moreover, Greece is helped by the M.S.S. case (2011), which ruled that asylum applicants cannot be returned to Greece because of detention conditions, living conditions and deficiencies in the asylum procedure. As a consequence, Greece is not accepting calls from other EU member states to take back asylum-seekers based on the Dublin criteria. Hence, despite a general feeling that burden-sharing needs to improve, Greece prefers to have a good relationship with the EU and other member states in the first place and is partly aided by a ruling that does not force it to take back migrants based on the Dublin Regulation.

Regarding the closer cooperation of Italy, Austria and the Visegrád Group, the main question is whether this relationship will become more than a temporary alliance against a common ‘enemy’, allegedly driven by a ‘populist’ undercurrent. This cooperation may be temporary, since interests are ultimately not fully aligned: Italy demands solidarity that Austria and the Viségrad allies are not willing to deliver. Still, the Italian government has taken a harder stance in the debate, moving from a cry for solidarity to a more populist position that it is no longer willing to receive migrants, thus joining the Visegrád voice. Politics in Europe are more complicated, however, and the remainder of this alert assesses how far cooperation may reach even the current policy options on the table.

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4 In response to the high influx in 2015, the Commission introduced a ‘hotspot approach’. In this scenario, EASO, Frontex, Europol and Eurojust work together in closed reception facilities with authorities of frontline EU member states facing a disproportionate migratory pressure. EU actors assist local authorities to help them to fulfil their obligations under EU law and to identify, register and fingerprint incoming migrants swiftly.


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7 Another is the establishment of regional centres in transit countries.
The leaked version of the draft conclusions of the June European Council referred to

In his 2017 State of the Union, European Commission President Jean-Claude Juncker mentioned that only 36% of migrant returns actually take place once a return decision has been issued.

The concept of RDPs, in or outside Europe, builds on a few assumptions that cannot be guaranteed in reality. First, the concept is dependent on cooperation of a third country that would be hosting the individuals seeking protection or asylum in the EU. Why would a country such as Tunisia or Albania volunteer to be some sort of vassal state to the EU, hosting large numbers of asylum-seekers for a temporary, but indefinite period of time? Money does not solve all problems. Alternatively, however, if a third country agrees to the RDP concept, the country ‘buys’ itself leverage with the EU. Yet this would entail a relationship under constant pressure, not providing a sustainable basis for cooperation in the long term.

Second, how would the safeguarding of human rights be ensured? Albania, a candidate to become an EU member state, would be able to ensure the required human rights standards. In addition, Albania is a State Party to the European Convention of Human Rights and thus obliged to implement the convention for all who reside within its territory. For African countries, however, human rights are more difficult to enforce. EU institutions have no jurisdiction. Ensuring human rights would thus be a responsibility of African institutions and communities. Whether on the European or African continent, the capability to safeguard human rights properly in practice is influenced by the number of people being hosted in the migrant camps. To illustrate, the situation in the hotspots on the five Greek islands rapidly deteriorated after the centres became overcrowded.

This leads to the third problem: how would one cope with migrants who are not entitled to protection but are unable to return to their country of origin? From a legal point of view, the EU has a responsibility to cooperate with countries of origin on the return of migrants residing illegally in the EU. Cooperation on return remains a sensitive issue, which is not in the political interest of African countries. As a consequence, the swift return of illegally residing migrants may in practice be difficult to achieve, of which the EU is aware.

Finally, the RDP concept assumes that member states will provide sufficient pledges to make the reallocation of asylum-seekers to European member states possible. However, examples of the Emergency Relocation Scheme from 2015–2016, the EU–Turkey Statement and the resettlement programme from Niger to the EU have shown that member states are often reluctant to make the pledges required for resettlement. If the safe and orderly movement of people from the RDPs to EU member states does not work because the EU and its member states are not fulfilling their obligations, the RDPs will become overcrowded and tensions among asylum-seekers, but also between the third country and the EU, will increase.
individual situations, in full respect of international law and without creating a pull factor. Although not literally mentioned in the Council’s conclusions, the aim is to establish these RDPs in North African countries. Alternatively, closed reception centres could be located on the European continent, but outside EU territory, an idea supported by Austria and Denmark. Albania was mentioned as an example for these centres.

In the RDPs or the asylum centres outside the EU but on the European continent, initial screening of asylum-seekers would take place. Individuals who are not entitled to protection in the EU will be repatriated to their country of origin with the assistance of the International Organization for Migration (IOM). The United Nations High Commissioner for Refugees (UNHCR) will be responsible for screening asylum applications and providing assistance to determine who has a prima facie case to asylum. Individuals likely to be granted asylum will be distributed across the EU.

The third policy option is advocated by France and Spain: closed European reception centres, on the coasts of member states at the external southern border of the EU. Contrary to the RDPs, the European reception centres would be aimed at migrants who have already reached the EU. Similar to the RDP concept, the EU reception centres would aim to provide a quick decision on who is allowed to apply for asylum in the EU and who is not.

Managing irregular migration flows: positions of the V4 and frontline states

When it comes to developing a European migration policy, EU member states are strongly divided. What are the sentiments and how are the proposals being received by member states? And what does it mean for cooperation between the V4 and other (frontline) states? The RDPs, as proposed by European Council President Donald Tusk, include the need for a distribution key to be agreed upon (although not mentioned in the draft Council conclusions). Based on earlier experiences, the population size and total GDP would be two factors taken into account for the distribution key. However, this returns us to member-state dynamics, similar to the Dublin discussion: with frontline states arguing for solidarity-based reallocation mechanisms among all member states; and the Visegrad countries and Austria, and possibly also Slovenia (where the anti-immigrant SDS party has recently won elections), vehemently opposing such an idea. However, Italy distinguishes itself from other frontline states by taking a harder stance in the migration debate: aiming to stop people from reaching European shores at all. This means tightening and strengthening border controls and a preference for outsourcing asylum: a language similarly used by the Visegrad countries.

The second option is ‘migrant camps’ outside the EU but on the European continent (whether this would concern temporary or long-term reception remains unclear). This could be a project that Austria promotes now that it has taken over the Presidency of the Council of the European Union from Bulgaria. However, it would be difficult to find a third country willing to facilitate this. This concept would also entail significant concerns of human rights violations. The Visegrad Group and Italy would support this concept. The camps should have a deterrent effect on refugees and migrants, aimed at decreasing mixed migration flows to the EU.

The third idea, European detention centres – introduced by France and Spain – initially counted on little support, but was included in the Council’s conclusions. With this idea, refugees and migrants who have already entered the EU will subsequently be brought to other member states – a situation that is
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hard to realise in the EU's current political discourse, especially since it would proceed on a voluntary basis. The Netherlands has expressed its concerns regarding the concept of European detention centres. According to the Dutch perspective, the EU should strive for a European solution, aiming for a fair and solid Dublin system, with effective management of the EU’s external borders, and also focusing on dynamics in Africa (instability, but also analysing the potential shift of migration flows). Once external pressure has decreased, this would provide room for consensus within the EU on a fair and equitable CEAS, with effective burden-sharing.11 The Visegrád Group, Italy and Austria would be hesitant about supporting this in full, considering that their key priority is to have full control over their borders and to prevent asylum-seekers from arriving in the EU at all. As mentioned above, the conservative group of friends would be likely to oppose any plans involving mandatory quota mechanisms.

Hence, for all three proposals, obtaining consensus on a mechanism to reallocate asylum-seekers across European member states is vital for effective migration management in the EU. Yet the EU is unlikely to agree on how to allocate asylum-seekers across the EU, as some member states refuse to accept migrants at all. If reallocation takes place on a voluntary basis, the Visegrád countries would agree, but would not participate in the procedures. This would intensify Italy’s dissatisfaction, making it prone to more unilateral radical decisions.12

The June 2018 European Council and beyond: coalitions of hearts?

In preparation for the June 2018 European Council, an informal summit was hosted in Brussels on Sunday 24 June, bringing together leaders of sixteen EU member states to discuss the European migration system’s future.13 Member states agreed that a European vision on migration management was needed, that the EU’s external borders should be better protected and that all EU member states should contribute to sharing the burden of assessing asylum claims and reception. However, the Visegrád countries were absent during the informal summit, underscoring the fundamental problem at the heart of the debate. The conclusions adopted after the June European Council mention that possibilities for developing RDPs in third countries should be explored. For the Visegrád, this would fit with their philosophy of stopping immigration to Europe. However, the Visegrád would reject mandatory resettlement quota and it is unlikely that the V4 countries would participate in resettlement schemes on a voluntary basis. RDPs are not a satisfying solution for Italy, however, for while the concept may decrease irregular arrivals on Italian shores, it does not provide an answer for the Italian cry for solidarity. Italy wants to overcome the country-of-first-arrival criterion to establish effective solidarity in the EU.

What will the RDPs mean for a future European migration system? If the RDPs become reality, they would lead to a shift towards externalisation of the European migration policy, including policies on asylum. Combined with enhancement of the EU’s external border control (also a likely scenario, with almost a tripling of the budget for external border management being discussed within the next Multiannual Financial Framework), this leads to images

12 Such as no longer accepting vessels into its ports, or the move by Italian Prime Minister Giuseppe Conte to refuse to endorse a text at the EU summit on security and trade unless progress on an agreement on European migration policy was reached, https://www.reuters.com/article/us-eu-summit/italy-blocks-eu-summit-agreement-until-migration-demands-met-idUSKBN1JN3AP?il=0.
13 Germany, France, Italy, Spain, Greece, Malta, Bulgaria, Austria, Belgium, the Netherlands, Luxembourg, Croatia, Slovenia, Denmark, Finland and Sweden.
External processing: will it work?

The possibility to process applications for international protection beyond the EU’s external borders, referred to as external processing, is a policy innovation being reinvented at times of crisis. It entails a facility not only for migrants intercepted at sea, as is the case with RDPs, but for all those who are displaced in Africa and want to apply for international protection abroad. External processing was mentioned by the UK in 2003,14 Hungary in 2016,15 and was partly implemented by the EU–Turkey statement in 2016. Concerns about human rights violations (non-refoulement), limits on the right to seek asylum and a lack of procedural safeguards were already raised in 2003.16 Fifteen years later, these objections are still relevant, and no guarantees have been discussed to remedy the concerns.

Another legal objection is art. 31 of the 1951 Refugee Convention, which states that contracting parties shall not impose penalties on refugees for the fact that they are illegally present on the state’s territory.17 It could be discussed whether forcibly moving refugees to third countries constitutes a ‘penalty’ in the sense of art. 31 of the Refugee Convention, since it limits the exercise of all rights granted to refugees under international refugee law.18

In addition, the centres in third countries where external processing would take place could generate a pull factor for asylum-seekers, placing a disproportionate burden on a third country. Before moving in the direction of the ‘Australian Model’ to which the concept of external processing is often compared, EU officials should clarify these objections, and should ensure UNHCR and IOM cooperation throughout the process.

If regular managed migration becomes the new normal, the Netherlands could decide on a maximum number of asylum-seekers that it is able to receive on a yearly basis. This would be, in part, similar to the

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17 Provided that they present themselves without delay to the national authorities and show good cause for their illegal entry or presence; art. 31, Refugee Convention.
19 In order to clarify this responsibility, it should first be examined whether the vessels are actually registered in the Netherlands; Art. 91 jo. 94 UNCLOS.
Canadian managed immigration model, where a selected number of individuals are invited to apply for asylum. If anything, initiating dialogue is necessary to provide clarity on the humanitarian duties that rest upon a country and to define how a country could live up to these obligations. Instead of focusing on things that the EU does not like (unmanaged mixed migration flows), countries need to define strategies on how they can contribute to well-managed migration flows. For the Netherlands, this would entail discussions with actors of the Dutch immigration chain (‘vreemdelingenketen’) and partners to define what actions the Netherlands should undertake in this respect.

**Conclusion**

Recent election results in several member states have brought more populist, politically right-wing parties to power in the EU. There is a strong focus on security in migration discussions. For some member states, security concerns provide a reason not to participate in the European policy at all. This opposition was limited to the Visegrád countries until recently, but now Austria and Italy are siding with the V4. What are the prospects of durable cooperation between frontline states and the V4?

While these countries have found each other’s voices in the discussions on migration policy – for example, criticising EU migration policy – broad, longer-term cooperation remains unlikely. Ultimately, the Visegrád countries want to bring a halt to irregular migration flows to the EU, focusing on reception facilities outside the EU and increased border management. Additionally, Italy wants to find a European solution for migrants arriving in the EU: alleviating the burden on southern border states by reallocation schemes, in which participation by the Visegrád Group is unlikely.

The core reason for believing that the V4 voice and the frontline states may not structurally cooperate is that internal European consensus on the shape of the CEAS is unlikely to manifest. Considering the EU member states’ current reluctance to participate in resettlement schemes or to offer legal pathways on a significant scale, the chances are that this will stay the same if no agreement is reached on how to allocate asylum-seekers across the EU. Although the EU appears willing to bring the idea forward, resettlement is still dependent on member states’ pledges. And there are consequences if the idea of RDPs fails: after all, regional reception including resettlement is not possible without a strategy on member-state participation and how to allocate asylum-seekers within the EU. Therefore, a true
CEAS should be established, pushing the V4 and the frontline states apart, but bringing closer the EU as a whole.

Nevertheless, the V4 and frontline states’ alliance of interest is likely to have one lasting effect with consequences for the Netherlands. Their cooperation stimulates a shift to outsourcing the asylum process. Current policy debates attest to this trend: regional reception facilities, disembarkation points and stronger dependence on resettlement procedures are all activities being outsourced outside Europe. For example, the desperation of halting the mixed migration flows that have been irregularly arriving in the EU has been vocalised into a need for safe and orderly migration through resettlement procedures, and offering legal pathways from Africa to the EU. This appears like a shift towards the Australian model. For the Netherlands, concerned with protecting the international order, it means that human rights violations may increase, creating an impetus to push the EU to ensure human rights protection in the planned RDPs. Human rights’ benchmarks should be defined in advance and a monitoring mechanism should be put in place to ascertain whether these are respected.
About the author

Willemijn Tiekstra is Research Assistant of the Europe and the EU unit at the Clingendael Institute. Her research focuses on migration, in particular the implementation of European migration policies, both within the EU as well as regarding EU cooperation with third countries.

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