



WE, the Ministers in charge of migration and development issues, Ministers for Foreign Affairs of the following countries : AUSTRIA, BELGIUM, BENIN, BULGARIA, BURKINA FASO, CAMEROON, CAPE VERDE, CHAD, COTE D'IVOIRE, CENTRAL AFRICAN REPUBLIC, CONGO, CYPRUS, CZECH REPUBLIC, DENMARK, EQUATORIAL GUINEA, ESTONIA, FINLAND, FRANCE, GABON, GAMBIA, GERMANY, GHANA, GREECE, GUINEA, GUINEA BISSAU, HUNGARY, IRELAND, ITALY, LATVIA, LIBERIA, LIBYA, LITHUANIA, LUXEMBOURG, MALI, MALTA, MOROCCO, MAURITANIA, NETHERLANDS, NIGER, NIGERIA, NORWAY, POLAND, PORTUGAL, DEMOCRATIC REPUBLIC OF CONGO, ROMANIA, SENEGAL, SIERRA LEONE, SLOVAKIA, SLOVENIA, SPAIN, SWITZERLAND, SWEDEN, TOGO, TUNISIA, UNITED KINGDOM; and we, European Commissioners in charge of migration, development and external relations,

MEETING at the invitation of the French Republic on 25 November 2008 in Paris, for the Second Euro-African Ministerial Conference on Migration and Development,

CONSIDERING that the Declaration and Action Plan of the First Euro-African Ministerial Conference on Migration and Development, held in Rabat on 10 and 11 July 2006, laid the foundations for a close partnership based on a global, balanced and operational approach between the countries located along the West African migratory route,

CONSIDERING that international migration is a fact and will continue to take place as long as wealth and development gaps remain between different regions of the world, and that it can substantially contribute to the economic growth of European and African countries,

CONSIDERING that the global and concerted management of migration is an important aspect of international relations and that organised migration, notably through suitable new cooperation initiatives, contributes to the development of the countries concerned,

CONSIDERING that organised labour migration is conducive to the proper distribution of human resources worldwide and represents a source of cultural and social enrichment through the human and economic exchanges it generates,

CONSIDERING that controlled management of migration is necessary to prevent difficulties for States in terms of social and national cohesion,

BEARING IN MIND that the organisation of migration must be in keeping with the fundamental rights and the dignity of migrants and that particular attention must be given to integration policies and decent work for migrants,

BEARING IN MIND the rights of refugees and asylum seekers, whose specificity must be recognised and whose international protection must be ensured pursuant to the United Nations Convention relating to the Status of Refugees and its Additional Protocol, as well as the OAU Convention Governing the Specific Aspects of Refugee Problems in Africa and relevant Community law,

BEARING IN MIND the challenge that the management of mixed flows including both asylum seekers and economic migrants represents for States,

BEARING IN MIND the obligation to protect the family and to respect family life, enshrined in international law, and the need, to this end, to provide for family reunification under the conditions set by national law,

BEARING IN MIND the urgent need to combat the root causes of migration, which include poverty, human rights violations, conflicts and climate change,

CONVINCED that it is appropriate to implement new projects contributing to synergies between migration and development in a coherent strategic framework,

CONCERNED by criminal practices such as the smuggling of migrants and trafficking in human beings,

CONVINCED therefore that permanent cooperation, based on a global and multidimensional partnership, must be established between countries of origin, transit and destination but that it will not be effective unless it embraces the organisation of legal migration, the fight against irregular migration and the search for synergies between migration and development,

CONSIDERING the numerous advances made in the field of cooperation projects launched since the First Euro-African Ministerial Conference on Migration and Development,

BEARING IN MIND:

- the Euro-African Joint Declaration on Migration and Development and the Ouagadougou Action Plan to Combat Trafficking in Human Beings, adopted during the Euro-African Ministerial Conference on Migration and Development, held on 22 and 23 November 2006 in Tripoli,
- the conclusions of the Follow-up Meeting of the First Euro-African Ministerial Conference on Migration and Development, held on 21 June 2007 in Madrid,
- the work of the Global Forum on Migration and Development, held in Brussels from 9 to 11 July 2007, and in Manila from 27 to 30 October 2008,
- the Action Plan adopted during the First Euro-Mediterranean Ministerial Conference on Migration, held in Albufeira, on 18 and 19 November 2007,
- the conclusions of the co-chairmanships of the three meetings to prepare for the Second Euro-African Ministerial Conference on Migration and Development, held in Rabat (3 and 4 March 2008), Ouagadougou (20, 21 and 22 May 2008) and Dakar (9, 10 and 11 July 2008),

ALSO BEARING IN MIND the outcomes of sub-regional consultations on migration and development such as the Tunis Declaration of October 2002 and the other conclusions of the 5+5 Dialogue, and the ECOWAS Common Approach on Migration adopted in January 2008,

CONSIDERING that the Strategic Partnership adopted during the Second Euro-African Summit, held in Lisbon on 8 and 9 December 2007, notably item 7 of its Action Plan on "Migration, Mobility and Employment", issued a call to "promote regional programmes to strengthen cooperation between countries of origin, transit and destination as regards migration and development along migratory routes",

CONSIDERING that the interdependence of the African migratory routes should also be taken into account,

BEARING IN MIND the Paris Declaration on Aid Effectiveness of 2 March 2005 and the Accra Action Plan adopted during the Third High Level Forum on 4 September 2008,

REAFFIRMING our will to pursue the establishment of the global partnership between countries of origin, transit and destination of migrants in the spirit of the conferences and meetings mentioned above,

AGREE to strengthen our cooperation concerning migration policies and their links with development, and to this end, adopt the following Three-Year Cooperation Programme:

THREE-YEAR COOPERATION PROGRAMME 2009-2011

In 2006, the First Euro-African Ministerial Conference on Migration and Development responded to the emergency situation along the West-African migratory route by establishing a partnership between countries of origin, transit and destination as the preferred answer to migration challenges between Africa and Europe. At the core of this partnership, it also integrated the three tracks of the "Global Approach to Migration" which, by addressing migration flows under all their aspects, enables a balanced dialogue to the benefit of migrants and of the countries participating in the Euro-African Process on Migration and Development (hereinafter called the "Euro-African Process"):

- Organisation of legal migration
- Fight against irregular migration
- Synergies between migration and development

Following this successful preliminary phase, the results of which are already visible not only in terms of better dialogue but also concrete cooperation, the Second Euro-African Ministerial Conference on Migration and Development, by adopting a Three-Year Cooperation Programme, is embarking upon a new phase aimed at clarifying the areas of action and defining concrete measures intended to be implemented in the next three years, namely 2009 to 2011.

In the framework of the dialogue established between Africa and the European Union within the Lisbon Strategic Partnership on Migration, Mobility and Employment, this Cooperation Programme charts the operational course of action for the areas defined in the Rabat Action Plan, integrating the inter- and intra-regional migration aspects. Its implementation requires more information, to be provided by specialised observatories for example, on all aspects of migration flows, and to take the feminisation of migration into consideration.

This Three-Year Cooperation Programme will provide the basis for the multilateral and bilateral actions conducted by the countries and the institution party to the Euro-African Process, in coordination with the observer organisations.

The participants undertake to implement, on a voluntary basis, a significant number of the actions outlined below according to the specific nature of their migratory situation and the ensuing priorities. They will choose the measures of the programme that they intend to promote as well as the relevant procedures and funding.

This implementation must take place in full compliance with fundamental rights and human dignity, the principles of international law and the international commitments made by the parties. It must take into consideration the need for a global and balanced approach to the implementation of the three pillars of the programme, as well as the necessary balance between the commitments of countries of origin and destination. Observer institutions are called upon to support these actions.

To ensure that cooperation policies regarding migration are effective, clear and predictable, it seems beneficial to integrate them as much as possible in bilateral or multilateral agreements whose content will draw on the series of measures proposed in this Three-Year Cooperation Programme. Such policies should also aim at contributing to strengthening the capacity of partner countries to manage migration issues.

The participants in the Euro-African Process are aware of the consequences that the grave financial crisis of autumn 2008 may have for the world economy, and hence, migration. This new context, whose effects are not fully known, makes it even more urgent and necessary that there should be international cooperation and that the principles of the concerted global approach to migration should be applied in matters of migration. It merely underlines the importance of adopting this Three-Year Cooperation Programme.

I - ORGANISING LEGAL MIGRATION

Legal migration, seen here mainly from the standpoint of labour and student migration, makes it possible for labour markets to work better in destination countries and contributes, through both remittances and the acquisition of professional skills by migrants, to the development of countries of origin. In addition, it can serve as an important deterrent to irregular migration, which follows informal channels to the detriment of legal workers, including the migrants themselves. It must be implemented while avoiding a "brain drain" effect and a "brain waste" effect. It is therefore advisable to promote legal migration through the following measures, according to the needs and capacities of each national economy, without prejudice to other forms of legal migration, including family reunification, while respecting national competences.

1 - Facilitating the emergence of legal migration opportunities

1 – 1 - Assess the needs of countries of destination and countries of origin in order to define migration policies by:

- Encouraging countries of destination to provide, on the basis of their labour market opportunities, job opportunities to the benefit of nationals of the countries of origin.
- Anticipating that countries of origin will take into consideration the availability of highly qualified aspiring migrants while seeking to prevent "brain drain" and "brain waste" effects and respecting development policies and national strategies on poverty reduction.

- Linking migration management more closely with employment and human resources policies, in both countries of origin and destination.
- Encouraging regular contacts between social partners of the countries of origin and the countries of destination.
- Drawing up migration profiles in destination countries and in countries of origin, particularly by developing suitable statistical policies.
- Studying the impact of legal migration on the labour markets of destination countries.
- Implementing twinning projects between labour authorities, employment agencies and employer organisations in countries of origin and destination.
- Developing operational cooperation between Africa and the European Union in promoting legal migration while considering, for some countries of destination, on a voluntary basis, the pooling of some of their legal migration national offers.
- 1–2 Adapt the existing legal frameworks to facilitate legal migration opportunities by:
 - Concluding government-level bilateral or multilateral agreements in relation to legal migration, and by integrating them into a global and balanced approach to migration.
 - Ensuring within the framework of regulation of legal migration that migrants benefit, on the one hand, from the rights to which any worker is justly entitled in destination countries and, on the other hand, from the integration policies applied by such countries.
 - Adapting the legislation on labour markets, if necessary.
 - Encouraging, on a voluntary basis, and in order to promote the development of countries of origin, the setting up of circular migration mechanisms that provide for visas and residence permits which reflect the nature of the migration (for study, seasonal work, temporary work, highly qualified work, research, training, academic work, etc.) and ensuring the return, support and effective and lasting reintegration of migrants in their country of origin when their residence permits expire.
 - Simplifying long-stay visa formalities for workers and students.

1 – 3 - Support intra-African legal migration opportunities, in particular in the framework of the African international organisations by:

- Establishing regional integrated border management programmes.
- Organising community information and awareness-raising programmes.

2 - Strengthening institutional cooperation and information on legal migration

2-1 - Redirect institutional cooperation between countries of destination and origin so as to facilitate legal migration opportunities by:

- Ensuring destination countries provide support to countries of origin and transit in terms of technical assistance and training.
- Creating or expanding, in such countries of origin as may express the need, agencies or specialised services in the field of employment or legal migration information and management. In collaboration, where appropriate with the private sector, these organisations might extend their competencies to cover recruitment of migrants, professional training, departure procedures and reintegration when returning to their countries of origin.
- Networking the African and European institutions entrusted with the management of legal migration programmes.

2-2 - Increase information about legal migration opportunities by:

- Circulating potential employers in destination countries and aspiring migrants in countries of origin with any information on the requirements to be met in terms of professional abilities, existing regulations and the procedures to be followed for their training, recruitment and departure to destination countries.
- Organising a regular dialogue between the authorities of countries of origin and of destination.

2-3 - Support, on regional and national levels, in both Africa and Europe, the creation, strengthening and networking of migration observatories, preferably on the basis of existing infrastructures.

II - FIGHT AGAINST IRREGULAR MIGRATION

The fight against irregular migration must be carried on with full respect for fundamental rights and the dignity of the human person, the principles of international law and the relevant international commitments. It must first fully respect, in the framework of mixed migration flows, the status of refugees, the guarantees to which asylum seekers are entitled and the principle of *non-refoulement*. It is in the interest of countries of destination, transit and origin not to allow irregular migrants to settle. The fight against documentary fraud, border control, the return, support for and reintegration of irregular migrants in their country of origin and the combating of smuggling of migrants and trafficking in human beings must entail close international cooperation. These areas of action, in which the measures that follow are implemented, are major levers for reducing irregular migration.

3 - Establishing a comprehensive approach to the fight against irregular migration

3 –1 - Set up a concerted management framework and operational cooperation between Africa and the European Union regarding the fight against irregular migration by:

- Specifying national focal points for the fight against irregular migration, and organising them in a network for the purposes of the exchange of information.
- Organising national and regional training sessions for professions involved in the control of irregular migration.
- Promoting, in countries of destination, transit and origin, the involvement of international organisations when receiving irregular migrants and in providing assistance to those for whom a decision to return has been made.
- Listing and assessing all bilateral and multilateral policies in the fight against irregular immigration so as to bring about synergies between all these efforts.
- Undertaking to improve cooperation in the identification of irregular migrants.
- Undertaking to cooperate on migration of unaccompanied minors, by promoting actions centred on prevention, protection, return and reintegration.
- 3 2 Back the efforts of African countries who receive irregular migrants by:
 - Encouraging these countries to define and implement regional programmes to combat irregular migration, and particularly to gather, analyse and exchange information.
 - Supporting, including financially and via technical assistance, actions aimed at providing assistance to irregular migrants and escorting them back to their countries of origin.

3 – 3 - Increase community awareness in departure countries of the dangers of irregular migration, through cultural, educational and school programmes, vocational training and information campaigns including multimedia communication actions.

4 - Improving the quality of civil status registries and combat documentary fraud

4 – 1 - Support African countries expressing the need, as regards the improvement of their civil status registration systems by:

- Creating and implementing community awareness-raising programmes on the need to register births; and by involving opinion leaders - local, religious and traditional authorities - in the promotion of these programmes.

- Promoting the enhancement of the overall capacity of civil status registry departments.
- Modernising and securing civil status documents and ensuring security particularly through information technology and biometrics.
- Setting up, where necessary and if reliability can be guaranteed, mobile units for civil status registration procedures.
- Encouraging the creation and networking of civil status registration so as to exchange best practices more efficiently.
- Compiling an inventory of and assessing all the bilateral and multilateral cooperation programmes regarding civil status registry systems, with a view to pooling European countries' efforts in the future.
- 4 2 Combat document fraud by:
 - Using information technology and biometrics in identity and travel documents.
 - Rendering secure the processes for producing and storing blank travel documents.
 - Supporting, for countries expressing the need, the reinforcement of training and technical assistance in the field of false documents so as to create a network of African experts in this field.
 - Considering, through heightened cooperation at regional and inter-regional level, the creation of regional offices to counter documentary fraud.
 - Improving the provision of information to African and European countries about the characteristics of their respective travel documents by providing specimens.
 - Encouraging the exchange of information on false travel documents.

5 - Strengthening the control of borders, the fight against migrant smuggling and the fight against trafficking in human beings, without infringing the competences of States

5 – 1 - Promote the implementation of the integrated border management concept in African countries.

5 – 2 - Improve controls along all borders in Africa by:

- Helping to establish border posts and providing equipment and technical assistance, including by creating common or juxtaposed border posts.
- Providing technical and material support for supervision between border posts.
- Fostering technical cooperation between countries engaged in the Euro-African Process for joint projects to improve land, sea and air border control, with due regard for the competences of regional institutions and the sovereignty of States.

- 5 3 Bolster bilateral cooperation by:
 - Institutionalising meetings between African and European officials in charge of border controls, for example, on a yearly basis, by networking the national authorities involved in border control.
 - Supporting the creation or reinforcement in each African country of a national investigation department which specialises in combating the smuggling of migrants and trafficking in human beings and their related crimes.

5 – 4 - Develop specific national legal frameworks and encourage the harmonisation of laws. In this regard, call upon States to ratify and implement the United Nations Protocol against the Smuggling of Migrants by Land, Sea and Air supplementing the United Nations Convention against Transnational Organized Crime, and the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention against Transnational Organizet Transnational Organized Crime, as well as the International Conventions on Maritime Search and Rescue and for the Safety of Life at Sea.

5 – 5 - Make sure that border control measures and the fight against trafficking in human beings and migrant smuggling include protection mechanisms and comply with the principle of *non-refoulement*.

6 - Improving readmission and promoting voluntary return

6 – 1 - Step up the efficiency of readmission procedures by:

- Addressing the issue of readmission within the framework of a global and balanced approach to migration, and in full compliance with the fundamental rights and dignity of migrants.
- Undertaking, for the States Parties, to apply effectively Article 13(5) of the Cotonou Partnership Agreement between ACP States and the European Union, and to define related procedures.
- Undertaking to conclude and implement bilateral and multilateral readmission agreements or arrangements between countries of destination, transit and origin.
- Developing the exchange of information on the terms and content of the readmission agreements concluded.
- Developing programmes for exchanges between officials of the authorities in charge of readmissions in countries of origin and destination.

6 – 2 - Improve assistance for the return, particularly voluntary return, and reintegration of migrants by:

- Creating infrastructures for receiving and reintegrating migrants in countries of origin with due regard for the rights and dignity of migrants.
- Drawing up sizeable return, particularly voluntary return, and sustainable reintegration programmes in countries of origin, transit and destination.
- Inviting countries of destination and origin to prioritise reintegration by providing assistance, in particular technical and financial assistance, to migrants' projects in their country of origin.
- Promoting dialogue between countries of origin, transit and destination on voluntary return policies in liaison with civil society organisations, migrant associations, NGOs and international partners.
- Ensuring that return decisions are long-lasting by providing for measures to strengthen the labour markets of countries of origin.

6 – 3 - Consider the development of a three-way dialogue between Europe, Africa and Asian countries whose migrants transit through the African continent.

III - STRENGTHENING OF THE SYNERGIES BETWEEN MIGRATION AND DEVELOPMENT

Strengthening synergies between migration and development is beneficial to the consolidation of employment and migration management policies, and greater involvement of the diaspora in the economic and social development of their countries of origin; it also facilitates remittances and the practice of circular migration. It is also advisable to promote growth, productive employment and decent work in countries and regions of origin. The actions undertaken must comply with the Millennium Development Goals (MDGs). The initiatives considered will promote the strengthening of existing structures and programmes and the adoption of sector-based approaches, and will respect the principles of the Paris Declaration on Aid Effectiveness and the Accra Agenda for Action.

7 - Supporting employment and social and economic development policies for the countries of origin

7 – 1 - Expand and optimise knowledge about the link between migration and development by:

- Supporting research facilities working on this link and their networking.
- Facilitating the distribution of research findings and taking them into consideration when defining policies.

- Undertaking at national and regional level a discussion on migration prompted by climate change, and establishing, within the framework of these deliberations, and with the cooperation of national or international facilities that specialise in environmental issues, action plans which respond to this new challenge.
- Promoting the definition and ownership of national migration profiles and their use, in particular in the framework of poverty reduction strategies, as instruments for drawing up development projects.
- Encouraging the establishment in each country of a national framework for the management of migration in order to optimise the benefits for development.
- 7 2 Promote economic growth and the development of countries of origin by:
 - Identifying possible pools of productive employment and sectors recording heavy loss of jobs, with the intention of implementing Euro-African programmes to foster or protect jobs, including in the informal sector.
 - Drawing on the potential of the private sector.
 - Strengthening the capacity of public institutions in charge of vocational training and by making professional skill certification a key element in training mechanisms.
 - Integrating the implication of migratory phenomena in strategic national documents on economic growth and in documents on development aid programming, including poverty reduction strategies, with the aim of maximising the benefits of migration for development.
 - Supporting endeavours to implement alternatives to the "brain drain" phenomenon by offering financial incentives and adopting ethical and responsible codes of conduct.
 - Encouraging the relevant States to extend the benefit of development projects to refugee reception and return areas.
 - Undertaking to implement the EU Strategy for Action on the Crisis in Human Resources for Health in Developing Countries.
- 7 3 Improve the social protection of migrants by:
 - Encouraging the signing of bilateral and regional social security agreements, based on existing international conventions, which make it possible to ensure equal treatment in terms of access and social cover as between migrants and nationals of the country of destination.
 - Improving cooperation between the social security institutions of the countries of destination and the countries of origin.

- 7 4 Ensure the promotion of decent work:
 - In countries of destination and, where necessary, of transit, by respecting rights of migrant workers, non-discrimination and their integration in the workplace, including through social dialogue.
 - In countries of origin, by making sure to promote employment and foster compliance with labour rights, social welfare and social dialogue.

8 - Promoting migrant remittances and their use for development purposes, having full regard to their private nature

8 – 1 - Facilitate the reduction of the cost of remittances and contribute to securing them by:

- Examining the opportunities offered by new technologies (rechargeable credit cards, mobile telephone services, etc.) to facilitate remittances, especially in rural areas.
- Encouraging the opening up of the remittances market in countries of origin.
- Enhancing, in countries of origin and destination, information on formal bank channels and transparency as regards the fees and exchange rates applied to remittances.
- Promoting cooperation between European and African banks and recourse to inter-regional bank cooperation in Africa.
- Facilitating the creation of agencies in Europe to represent the financial institutions of countries of origin.
- Examining the possibility of creating bridges between migrant remittances on the one hand and micro-financial institutions or insurance companies on the other.

8 – 2 - Improve the use of migrant remittances to support the economic and social development of their countries of origin by:

- Ensuring easier access to banking services by migrants and their families in the countries of origin.
- Modernising the regulatory framework for banking in those countries.
- Promoting the development by financial institutions of products which reflect migration realities (subsidised loans, investment savings schemes, specific insurance contracts, etc.).
- Fostering greater density of the bank network in countries of origin.
- Promoting greater Euro-African cooperation in the area of remittances.

 Promoting and supporting productive investment initiatives from migrants in their country of origin through appropriate incentives (development savings accounts, subsidised loan rates, public-private partnerships, public co-financing, etc.).

9 - Promoting development by strengthening the links between diasporas, countries of origin and destination countries

9 – 1 - Encourage countries of origin and destination to acknowledge the role of diasporas as development actors and change factors by:

- Encouraging the creation in European and African destination countries of socio-cultural structures for migrants and increasing their capacity to undertake development actions for the benefit of their countries of origin.
- Facilitating the networking or grouping of migrant associations in order to establish representative partners to speak on behalf of the authorities in countries of destination and origin.
- Encouraging countries of origin to promote the creation of institutions representing migrants.
- Instituting regular meetings between migrant organisations and the authorities of destination countries where all questions relating to migration and development policies can be raised.
- Supporting the creation by migrants, in the countries of destination, of businesses whose trade with the countries of origin will have to be stimulated.
- Encouraging the development of partnerships between socially responsible European and African businesses.
- Promoting the recourse by countries of origin to high-level expertise of their diaspora.
- 9 2 Help to mobilise the participation of diasporas by:
 - Strengthening consular networks in destination countries in order to improve relations between the migrant communities and their countries of origin.
 - Intensifying the dialogue between migrant associations, government authorities, public agencies, international organisations and NGOs working towards development cooperation.
 - Reinforcing the support given to non governmental players by exchanging best practices and common projects between migrant associations and local players.
 - Increasing the involvement of migrant associations in professional skills transfer programmes between countries of destination and origin as well as in decentralised cooperation projects.

- Facilitating the circular migration of legal migrants who wish to return temporarily to their country of origin in order to contribute to its socio-economic development, without prejudicing their right of residence in the country of destination.
- Creating "project banks" available to migrants, and increasing their participation in defining and implementing development projects in countries of origin.
- Systematically calling upon the skills of migrant staff in the private sector, public sector or in associations in destination countries with a view to increasing their activities in Africa.
- Promoting the reduction of the digital divide enabling migrants to become involved in furthering the development of their countries of origin from other countries.

IV - FUNDING THE COOPERATION PROGRAMME ACTIONS

All the participants will take care to ensure that sufficient and adequate financial resources are allocated for the implementation of the actions defined in this Programme.

In keeping with Joint Africa-EU Declaration on Migration and Development adopted on 23 November 2006 in Tripoli and the Joint Africa-EU Strategy adopted in Lisbon on 8 and 9 December 2007, each country taking part in the Euro-African Process must address the consequences of the new priority – the link between migration and development. Be they countries of origin, transit or destination, all are expected to reflect this priority in their national migration and development policies and, to this end, efficiently raise the necessary funds.

In the context of its relations with third countries, and in accordance with the conclusions of the European Council meeting of 15 and 16 December 2005 concerning the Global Approach, the European Union has already decided to step up its financial aid to support the migration policy by contributing up to 3 % of the amount of the European Neighbourhood and Partnership Instrument, and through similar efforts in other relevant financial instruments. In agreement with partner countries, it also plans similar endeavours in sub-Saharan Africa, through the mobilisation of various external aid instruments, both theme-based ("migration and asylum" programme) and geographical in nature (including the EDF), and the Framework Programme on Solidarity and Management of Migration Flows. These commitments are implemented in accordance with the current financial framework.

All participants recall that the Africa-EU Partnership on Migration, Mobility and Employment adopted at the Lisbon Summit provides for the mobilisation of adequate financial resources, from within the framework of existing funds and programming mechanisms, for the effective implementation of the measures outlined in the Tripoli Declaration. Within the framework of this partnership, the Commission of the African

Union and the Commission of the European Union were urged to speed up the examination, as set out in the Tripoli Declaration, of the feasibility of setting up a fund.

To ensure efficiency and to optimise the use of available financial resources, consistency must be increased when resorting to the various national and Community instruments. It is also necessary to enhance coordination between the various active donors who contribute to the migration area, in order to develop consistency and synergies and to avoid duplications.

It is also important that African States and financial institutions be involved in the co-financing of this Three-Year Cooperation Programme.

V - ENSURING FOLLOW-UP AND ASSESSMENT

The follow-up and assessment of the Euro-African Process and particularly of the application of the Rabat Action Plan and the Paris Three-Year Cooperation Programme will be carried out by the countries participating in the process, in ministerial conferences and follow-up meetings. The follow-up meetings will be composed of representatives of all the countries and institutions participating in the Euro-African Process.

A steering committee, comprised of the countries and institutions who initiated the Euro-African Process, as well as the countries and institutions involved in its smooth operation, will take part in the preparation of follow-up meetings. The steering committee will also endeavour to promote the application of the measures adopted in the Three-Year Cooperation Programme. To this end, it may create ad hoc working groups to study the feasibility, financing possibilities and implementation of certain parts of the Cooperation Programme. The Steering Committee will provide information to the other partners via the contact points of the Euro-African Process.

In order to enhance synergy with the other processes of dialogue between the European Union and Africa, taking account of the interdependence of the various African migratory routes, the work of the Euro-African Process will be brought to the attention of the competent bodies of the Africa-EU Partnership on Migration, Mobility and Employment, with a view to ensuring proper link-up.

Migration observatories will also contribute to the follow-up and assessment actions.

WE, the Ministers in charge of migration and development issues, Ministers for Foreign Affairs and we, European Commissioners in charge of migration, development and external relations, agree to meet again at the expiration of this Programme.