

GOVERNMENT'S PROPOSAL FOR ORGANIC REGULATION 2024/XX DEFINING EUROPEAN CITIZENSHIP, ALSO CALLED "THE EUROPEAN CITIZENSHIP CHARTA"						
Submitted in the...	Signature	Proposer	Line	Status	Change	Reason
Senate	(COD) - S1.1 A15	Stefano Actis (The European Government)	65	Adopted in plenary	<b>Insert from line 64 to 67:</b>  Any holder of a EU-member national citizenship has the inalienable right and is entitled to a European citizenship, which will include the rights <u>and duties</u> entailed in European federal law, as well as the additional rights <u>and duties</u> in their national law, if the State chooses to.	Considered a friendly amendment, it would just reaffirm the duties along with the rights
Senate	(COD) - S1.1 A9	Ulysse Gounelle (Political group - ECR)	76	Adopted in plenary	<b>Delete from line 75 to 77:</b>  Documents with international validity, such as passports and residence permits, are <del>exclusively</del> of federal competence and issued and facilitated by the European States.	This amendment aims at lessening the competence of the Federation.
Senate	(COD) - S1.1 A7	Denajda Leka; (Political group - S&D)	101	Adopted in plenary	<b>Insert from line 100 to 101:</b>  their place of residency, whether or not they are originally from the State, region or county / municipality <u>provided they have resided there for a minimum period of six months.</u>	The 6 months minimum period of residency encourages civic engagement and integration fostering a sense of belonging and responsibility among residents, which can strengthen social ties between locals and newcomers. Ultimately, this policy aligns with the principles of equality and non-discrimination, which are fundamental values of the European Union, but also inclusiveness in a federal state.
House	(COD) - H1.1 A7	Alex Weber-Herrmann (Political group - EPP)	105	Adopted in plenary	<b>From line 105 to 107:</b>  Foreigners living in the European <del>Union</del> Federation may vote in local elections in accordance with the Foreigners and Migrants Law (proposal for a future draft), <u>if and only if the following conditions are fulfilled. The individual has legally resided for at least 9 months in the district where they would vote, they're currently employed or studying, the individual expresses an appropriate proficiency level of the national language where they're residing and lastly the individual has never committed a violent crime or a non-violent offense with a minimum sentence of one year in the last 5 years.</u>	The right to vote is a central feature of democracy however, it is also central to state sovereignty. Thus, granting this right to individuals who are not part of the polity in which they are voting is an incredible privilege which is why it must be connected to the appropriate conditions.
Senate	(COD) - S1.1 A5	Stefano Actis (Political group - EPP)	107	Adopted in plenary	<b>Insert from line 106 to 107:</b>  in accordance with the Foreigners and Migrants Law (proposal for a future draft) <u>if and only if the following conditions are fulfilled.</u>  <u>The individual expresses an appropriate proficiency in at least one of the official languages of the European Federation. The individual has never committed a crime in a Member-State;</u>  <u>The individual has resided legally for at least 9 consecutive months in the European Federation</u>  .	We want to add certain requirements in order to grant the possibility to vote to foreigners, in order to better control who votes in our elections
House	(COD) - H1.1 A19	Hector Sedano (Political group - S&D)	109	Adopted in plenary	<b>Insert from line 108 to 109:</b>  Europeans can always call on European jurisdiction if their rights granted by the European Youth Convention and federal laws are jeopardised.  <u>4. All European citizens have the right to freely choose, practice, and express their beliefs without fear of persecution or discrimination.</u>	

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Senate	(COD) - S1.1 A3	Philipp Beese (Political group - S&D)	118	Adopted in plenary	<b>Insert from line 117 to 118:</b>  rich difference in the values and culture of its Member-States and to defend their equal importance.  <u>5. The breaching of the duties articulated above shall not result in imprisonment, fines, or any other form of criminal prosecution.</u> <u>Such duties shall only be pertinent insofar as they inform the interpretation of the scope of citizens' rights, including but not limited to the right to freedom of speech.</u>	The original proposal by the government is way too vague in its handling with the word "duty". For this reason this amendment aims to clarify with an additional section that sets in stone the purely symbolic character, that the government stated this article is supposed to have. To elaborate: In order to improve upon the trust of the citizens of the federation, it is imperative for the federation to not give off the impression, that mere dislike or a unfavorable comment might already be the violation of a duty. Therefore, we agree upon the symbolic character of the content, but strive to restrain possible legal consequences.
Senate	(COD) - S1.1 A6	Stefano Actis (Political group - EPP)	118	Adopted in plenary	<b>Insert from line 117 to 118:</b>  rich difference in the values and culture of its Member-States and to defend their equal importance.  <u>Every citizen of the European Federation will be required between the age of 18 and 25 years to complete at least 12 months of military or civil service in the name of the European Federation.</u>	It's fundamental for the security of the Union that we have a strong military and that people give back to the Union in the form of duties, whether it is military enlistment or civil service
Senate	(COD) - S1.1 A13	Laura Matri (Committee - Citizenship)	128	Adopted in plenary	<b>From line 127 to 130:</b>  II. European citizenship shall also be granted to a person living in one Member-State of the European Federation for at least <del>four</del> <u>five</u> years and who is showing honest dedication to support, emphasise and protect the Federation and if they have not yet requested to be granted with European citizenship.	We should add stricter requirements for the conferral of the European citizenship.
Senate	(COD) - S1.1 A16	Laura Matri (Committee - Citizenship)	128	Adopted in plenary	<b>From line 127 to 130:</b>  II. European citizenship shall also be granted to a person living in one Member-State of the European Federation for at least four years and who is showing honest dedication to support, emphasise and protect the Federation and if they have not yet requested to be granted with European citizenship <u>the applicant should also have a language level equivalent to B2 of the Common European Framework of Reference for language, prove the familiarity with the legal system of the Federation by passing a naturalization test and shall have a clean criminal record.</u>	We should add stricter requirements for the conferral of the European citizenship.
House	(COD) - H1.1 A9	Alex Weber-Herrmann (Political group - EPP)	142	Adopted in plenary	<b>From line 141 to 143:</b>  States of the European Federation and at least one parent is living in one of the States of the European Federation for at least <del>four</del> <u>six</u> years after birth or, if it would be stateless otherwise.	The citizenship of the European Federation is an immense privilege and it cannot be handed out half hazardly. There must be time spent, during which real dedication must be shown before the citizenship can be received.

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Senate	(COD) - S1.1 A11	Stefano Actis (Political group - EPP)	142	Adopted in plenary	<p><b>From line 141 to 143:</b></p> <p>States of the European Federation and at least one parent is living in one of the States of the European Federation for at least <del>four</del><u>five</u> years after birth or, if it would be stateless otherwise.</p> <p><b>From line 149 to 151:</b></p> <p>They were born in the European Federation to a parent who has not lived at least <del>four</del><u>five</u> years in one of its Member-States by the time of its birth and if they have lived in the European Union ever since</p>	We would harmonize it along with other time amendments
House	(COD) - H1.1 A10	Giulia Riva (Political group - Greens)	152	Adopted in plenary	<p><b>Insert from line 151 to 152:</b></p> <p>its birth and if they have lived in the European Union ever since they were born <u>or if they have completed at least four years of educational or professional program within one ore more of the Member States, and during this period they are capable to contribute to the Federation benefit. This can be proved with any kind of property status (for example a house) or with investment in the sectors of the Federation, such as stocks and assets.</u></p>	This will be aimed at easing the gain of the European Citizenship for those people wanting to build their future within the Federation.
House	(COD) - H1.1 A13	Markus Behrens (Political group - Renew)	152	Adopted in plenary	<p><b>Insert after line 152:</b></p> <p><u>A person may gain European citizenship through marriage with a European citizen, following a 5 year full residence permit, regardless of employment status.</u></p>	The integration of married people into european society is essential for safeguarding our future.
House	(COD) - H1.1 A12	Milica (Political group - Greens)	154	Adopted in plenary	<p><b>Insert from line 153 to 154:</b></p> <p>The successful claim of European Citizenship shall be documented with an official certificate, <u>which will be immediately available in a digital form. People preferring using their former material one can still employ it.</u></p>	This is aimed at reducing unnecessary material waste, boosting the process to the digital transition which is the only sustainable and necessary path to adopt.
House	(COD) - H1.1 A5	Elisa Clotot (The European Government)	158	Adopted in plenary	<p><b>Delete from line 157 to 158:</b></p> <p>through birth, nor has any claim to it, if they are at least 16 years old and can speak the language of one of the Member-States <del>or English</del> and if :</p>	Friendly amendment because english is already an official language
House	(COD) - H1.1 A16	Giulia Riva (Political group - Greens)	160	Adopted in plenary	<p><b>From line 159 to 160:</b></p> <p>They are working in a Member-State in a secure job with the ability to supply themselves and their family since at least four <del>years;</del><u>years, or they are able to prove they have accepted a job and worked for at least 2 years</u></p>	The objective is to help foreign workers to practically be involved in a rewarded activity, who are necessary for the contribution to the Federation's benefit, as proven by firms and trade unions.
Senate	(COD) - S1.1 A1	Ulysse Gounelle (Political group - ECR)	162	Adopted in plenary	<p><b>From line 161 to 162:</b></p> <p>They are being hunted or repressed in another country for emphasising on the values of the <del>Federation</del><u>European Convention of Human Rights.</u></p>	The reason behind this amendment, largely supported by the parties of the Senate, is to have a less vague definition of which cases are included in that refugee definition. Instead of solely relying on the Federation's values, we detail them as the ECHR values.

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House	(COD) - H1.1 A17	Hiart Bediaga (Political group - S&D)	163	Adopted in plenary	<p><b>From line 163 to 166:</b></p> <p><del>II. The request is not to be granted if the person has committed a crime in a Member States with a minimum sentence of one year in prison or if sincere and legitimate security concerns are being expressed by the state the person was living prior to the request.</del></p> <p><u>II. The request shall be denied, if the individual has committed a crime covered by the fourth geneva convention or if the individual has committed a crime within the las 5 years that caries a minimum sentence of 1 year in accordance with the EFL</u></p>	Too restrictive and free enough for european values
House	(COD) - H1.1 A18	Hector Sedano (Political group - S&D)	173	Adopted in plenary	<p><b>From line 173 to 178:</b></p> <p>Enlisting in a foreign <del>military</del>;</p> <p><del>Working</del><u>military or serving as a mercenary in private military companies not allied with the European Federation is prohibited for foreign secret services</u>;European Federation citizens. Violation of this law is considered an act of hostility against the European Federation.</p> <p>Revealing classified information <u>that compromises the national security</u>.</p> <p><del>Citizenship will be withdrawn if the beneficiary was proven to give out incorrect or false information in the claiming or request process of the European Citizenship</del></p>	
Senate	(COD) - S1.1 A4	Martina Lain (Political group - EPP)	173	Adopted in plenary	<p><b>In line 173:</b></p> <p>Enlisting in a foreign <del>military</del><u>military or serving as a mercenary in private military companies not allied with the European Federation without the approval of the European Federal Government. Violation of this precept is considered an act of hostility against the European Federation.</u></p>	We want to keep the possibility for our citizens to enlist in the military of other countries beside their own, but at the same time we want to preserve the federal interests and security.
Senate	(COD) - S1.1 A12	Denajda Leka (Political group - S&D)	175	Adopted in plenary	<p><b>In line 175:</b></p> <p>Revealing classified information<del>„</del> <u>that compromise the federal security</u></p>	Revealing classified information that compromises federal security should be strictly prohibited because it can cause significant harm to our safety, stability, and global standing.
House	(COD) - H1.1 A4	Alex Weber-Herrmann (Political group - EPP)	188	Adopted in plenary	<p><b>From line 187 to 190:</b></p> <p>citizenship, the former will no longer be recognized by the European <del>Union</del><u>Federation</u>, unless an international mutual agreement has been reached with the other country, with reciprocal effects on recognition of a dual citizenship. <u>The European Government shall prioritize the establishment of bilateral treaties with democratic partner countries, and it shall not force citizens who, originating from a democratic partner country, received a European citizenship before the passing of this statute, from giving up either of their citizenships.</u></p>	It is essential for the European Federation to ensure stable and positive relations with our democratic partners such as the United States of America and Great Britain. In order to ensure this the European Government must quickly reach agreements with our partners to ensure that their citizens will have the right to receive and keep their European citizenship.

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House	(COD) - H1.1 A8	Maria Athanasiou (Political group - Greens)	192	Adopted in plenary	<p><b>From line 192 to 197:</b></p> <p><b>Article 9: Transition <del>period</del>process</b> The Transition Period in which Member-States have to <del>exchange</del>replace national passports with passports representing European Citizenship <del>will be two years</del>as soon as the former national passport expires.</p> <p>This also applies to new Member-States joining the European Union in the transition <del>period from</del>processfrom the beginning of their official accession.</p> <p><b>From line 199 to 201:</b></p> <p>citizenship of a Member-State of the Federation, and who were born in the time of the transition <del>period</del>process, shall be granted European Citizenship according to Article 6b I. first half sentence.</p>	The amendment is aimed at avoiding unnecessary material (as plastic and paper) waste and at accelerating the transition.
Senate	(COD) - S1.1 A2	Ulysse Gounelle (Political group - ECR)	194	Adopted in plenary	<p><b>From line 193 to 195:</b></p> <p>The Transition Period in which Member-States have to exchange national passports with passports representing European Citizenship will be <del>two</del>five years.</p>	This is to allow big countries to adapt to that gigantic change in procedures by giving them more time to transition to European passports.