SUMMARY

of the Opinion on the Proposal for a Directive "laying down standards for the reception of applicants for international protection (recast)"

COM (2016)465

The Chamber of Deputies:

- Doubts the usefulness and efficiency of the newly introduced dispositions aiming at limiting and sanctioning the secondary movements in the Member States, taken also into account the involved resources for the pursued purpose. There is no proof regarding the efficiency of the returning system to the responsible Member State, of the person who would not be permitted to move to another Member State;
- Notes that the detention measure for the applicants of international protection has been replaced by public custody, also strengthening the procedure guarantees offered to the respective persons, ensuring a fair balance and having in view the protection of national security and the public order;
- Has doubts on the additional harmonization of the applicants' access conditions to the labor market of the respective Member State, and considers that the intention to reduce the access term to the labor market to 3 months since the date of the application; supports preserving the Member States prerogatives to establish the conditions of access to the labor market, as stipulated by Art. 15 (2) of Directive 2013/33;
- Has doubts regarding the intention to clarify the nature of the reception material conditions, taking into consideration the significant differences existing in the social and economic conditions in the European Union. It also considers that these conditions must be settled by each Member State, taking into account its own resources.