## Comment on the compliance with the principles of subsidiarity and proportionality<sup>1</sup>

1. Commenting region / institution			
Please specify the region and institution, that comments			
Thüringen State Parliament, DE			
2. COM - Document			
Please specify the document, the comment refers to			
Proposal for a Regulation of the European Parliament and of the Council establishing a framework for maritime spatial planning and integrated coastal management COM (2013) 133			
3. Type of Comment			
Please specify your type of comment			
□ Reasoned Opinion <sup>2</sup>			
□ comment on the infringement of the principle of subsidiarity			
comment on the infringement of the principle of proportionality			
☐ General Comment			

<sup>&</sup>lt;sup>1</sup> This is an non official summary of the original version of the comment, translated in English <sup>2</sup> Art. 6 Protocol on the Application of the Principles of Subsidiarity and Proportionality

## 4. Reasons (in case of a reasoned opinion)

Please give the reasons why the draft legislative act in question does not comply with the principles of subsidiarity and proportionality				
$\boxtimes$				
		no / mistaken / unclear EU competence		
		the objectives of the proposed action are <i>not necessary</i> and <i>do not provide a clear benefit</i> (on EU-level), because they		
		can be sufficiently achieved by the Member States, either at central or at regional and local level		
		cannot rather be better achieved at Union level, by reason of the scale or effects of the proposed action		
		the proposal has no transnational aspect		
		existing EU measures and/or targeted assistance provided in this framework are sufficient to achieve the intended objective		
		other reaons or explanations:		
		No EU competence for spatial planning.		
	☐ Infringement of the principle of <i>proportionality</i> <sup>4</sup>			
		the proposal is not appropriate to achieve the intended objective		
		the proposed <i>form</i> of action (legal instrument) is <i>not necessary</i> to achieve the intended objective (e. g. a directive instead of a regulation would be sufficient)		
		the <i>content</i> of the proposed action <i>exceeds what is necessary</i> to achieve the objectives of the Treaties		
		the proposal does not leave sufficient room for national decision		
		local and regional aspects are not taken properly into account		
		the proposal imposes disproportional administrative burdens and associated costs		
		regulations: the proposal is not exhaustively detailed (significant provisions will depend on delegated acts)		
		directives: the proposal is too detailed and heavily regulated		
		other reasons or explanations:		

<sup>&</sup>lt;sup>3</sup> Art. 5 (3) TEU <sup>4</sup> Art. 5 (4) TEU