

4.2.3. Information provision in the context of the Dublin procedure

4.2.3. Information provision in the context of the Dublin procedure



The Italian Court of Cassation referred questions for a [preliminary ruling](#) to the CJEU on the impact of not respecting the modalities of information provision, as outlined in the Dublin III Regulation, Article 4 (*see Sections [2.4](#) and [4.9](#)*). [Similar questions](#) were referred to the CJEU by the tribunal in Milano.

The EUAA underlined in its new “Practical Guide on Information Provision in the Dublin Procedure” that information provision is an integral part of the procedure itself.^{[438](#)} FRA focused on the right to information when authorities take fingerprints for Eurodac and produced a multilingual leaflet available in all EU languages, as well as in Icelandic and Norwegian, to support officers and national authorities in the information provision process.^{[439](#)}

^{[438](#)} European Union Agency for Asylum. (December 2021). Information provision in the Dublin procedure: EASO Practical Guide Series. <https://euaa.europa.eu/publications/information-provision-dublin-procedure>

^{[439](#)} European Union Agency for Fundamental Rights. (2021, November 25). Right to information for authorities taking fingerprints for EURODAC. https://fra.europa.eu/sites/default/files/2021-12/fra-2020-guide-eurodac_en_3.pdf