Articles of the EU draft Constitution related to Agriculture

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I) General Principles of EU law

1. Fundamental principles

Article I-9

1. The limits of Union competences are governed by the principle of conferral. The use of Union competences is governed by the principles of subsidiarity and proportionality.

2. Under the principle of conferral, the Union shall act within the limits of the competences conferred upon it by the Member States in the Constitution to attain the objectives set out in the Constitution. Competences not conferred upon the Union in the Constitution remain with the Member States.

3. Under the principle of subsidiarity, in areas which do not fall within its exclusive competence the Union shall act only if and insofar as the objectives of the intended action cannot be sufficiently achieved by the Member States, either at central level or at regional and local level, but can rather, by reason of the scale or effects of the proposed action, be better achieved at Union level.

The Union Institutions shall apply the principle of subsidiarity as laid down in the Protocol on the application of the principles of subsidiarity and proportionality, annexed to the Constitution. National Parliaments shall ensure compliance with that principle in accordance with the procedure set out in the Protocol.

4. Under the principle of proportionality, the content and form of Union action shall not exceed what is necessary to achieve the objectives of the Constitution.

The Institutions shall apply the principle of proportionality as laid down in the Protocol referred to in paragraph 3.

2. Primacy of EU law

Article I-10

1. The Constitution, and law adopted by the Union’s Institutions in exercising competences conferred on it, shall have primacy over the law of the Member States.

2. Member States shall take all appropriate measures, general or particular, to ensure fulfilment of the obligations flowing from the Constitution or resulting from the Union Institutions’ acts.
3. The EU Court has jurisdiction on questions of competence

Article III-270

EU-Court reviews:

- legality of legal acts

- lack of competence and infringement of:
  - procedural requirements
  - the Constitution
  - rule of law

1. The Court of Justice shall review the legality of European laws and European framework laws, of acts of the Council, of the Commission and of the ECB, other than recommendations and opinions, and of acts of the European Parliament intended to produce legal effects vis-à-vis third parties. It shall also review the legality of acts of agencies and bodies of the Union which produce legal effects vis-à-vis third parties.

2. It shall for this purpose have jurisdiction in actions brought by a Member State, the European Parliament, the Council or the Commission on grounds of lack of competence, infringement of an essential procedural requirement, infringement of the Constitution or of any rule of law relating to its application, or misuse of powers.

... and since no dispute on the interpretation and application of the Constitution shall be submitted to any other method of settlement......

Article III-284

Member States undertake not to submit a dispute concerning the interpretation or application of the Constitution to any method of settlement other than those provided for therein.

.... only the EU Court, no national high court, has jurisdiction on questions of EU/Member States´competence
II) Agriculture

1. Definition of agricultural products

Article III-121

The Union shall define and implement a common agriculture and fisheries policy.

"Agricultural products" means the products of the soil, of stockfarming and of fisheries and products of first-stage processing directly related to these products. References to the common agricultural policy or to agriculture, and the use of the term "agricultural", shall be understood as also referring to fisheries.

2. Agriculture: Shared competence between the Union and the Member States

Agriculture remains shared competence

Article I-13

1. The Union shall share competence with the Member States where the Constitution confers on it a competence which does not relate to the areas referred to in Articles I-12 and I-16.

2. Shared competence applies in the following principal areas:

   - internal market,
   - area of freedom, security and justice, agriculture and fisheries, excluding the conservation of marine biological resources, transport and trans-European networks, energy, social policy, for aspects defined in Part III, economic, social and territorial cohesion, environment, consumer protection, common safety concerns in public health matters.
III) Agriculture: Part of the Internal Market

1. Internal Market rules are applicable

Article III-122

Agriculture is part of the internal market

Therefore internal market rules apply to agricultural products

However, the application of Internal market rules for agricultural products is limited by the definition of a CAP

1. The internal market shall extend to agriculture and trade in agricultural products.

2. Save as otherwise provided in Articles III-123 to III-128, the rules laid down for the establishment of the internal market shall apply to agricultural products.

3. The products listed in Annex I (This Annex, which corresponds to Annex I to the TEC, is to be drawn up) shall be subject to Articles III-123 to III-128.

4. The operation and development of the internal market for agricultural products must be accompanied by the establishment of a common agricultural policy.

2. Customs Union

Article III-36

Basic principles
- Ban on customs duties and all charges with equivalent effect on agricultural products
- Common external tariff for the import of agricultural products from third countries

1. The Union shall comprise a customs union which shall cover all trade in goods and which shall involve the prohibition between Member States of customs duties on imports and exports and of all charges having equivalent effect, and the adoption of a common customs tariff in their relations with third countries.

3. No customs duties on agricultural products

Article III-38

All customs duties between Member States on agricultural products are prohibited

Customs duties on imports and exports and charges having equivalent effect shall be prohibited between Member States. This prohibition shall also apply to customs duties of a fiscal nature.
4. Free and undistorted competition for the agricultural sector

**Article III-40**

The Commission must:

<table>
<thead>
<tr>
<th>Task</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>In carrying out the tasks entrusted to it under [this ex-chapter] the Commission shall be guided by:</td>
<td></td>
</tr>
<tr>
<td>- promote trade</td>
<td>(a) the need to <strong>promote trade</strong> between Member States and third countries;</td>
</tr>
<tr>
<td>- improve competitive capacity</td>
<td>(b) developments in conditions of competition within the Union insofar as they lead to an <strong>improvement</strong> in the <strong>competitive capacity</strong> of undertakings;</td>
</tr>
<tr>
<td>- ensure supply</td>
<td>(c) the requirements of the Union as regards the <strong>supply</strong> of raw materials and semi-finished goods; in this connection the Commission shall take care to <strong>avoid</strong> <strong>distorting conditions of competition</strong> between Member States in respect of finished goods;</td>
</tr>
<tr>
<td>- avoid disturbances of economies</td>
<td>(d) the need to <strong>avoid</strong> serious <strong>disturbances in the economies</strong> of Member States and to ensure rational development of production and an <strong>expansion of consumption</strong> within the Union.</td>
</tr>
</tbody>
</table>

5. Prohibition of quantitative restrictions on agricultural products

**Article III-42**

| No quantitative restrictions or measures of equivalent effect on agricultural goods | Quantitative restrictions on imports and exports and all measures having **equivalent effect** shall be **prohibited** between Member States. |
IV) However, the application of Internal market rules are limited by the objectives of the CAP (Art III-123-128)

1. Restriction of the application of internal market rules for the agricultural sector through the definition of the objectives of the CAP

    Article III-123

<table>
<thead>
<tr>
<th>Objectives of the CAP:</th>
<th>1. The objectives of the common agricultural policy shall be:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- to increase productivity</td>
<td>(a) to <strong>increase agricultural productivity</strong> by promoting technical progress and by ensuring the rational development of agricultural production and the optimum utilisation of the factors of production, in particular labour;</td>
</tr>
<tr>
<td>- to ensure fair standard of living for agricultural community</td>
<td>(b) thus to <strong>ensure a fair standard of living for the agricultural community</strong>, in particular by increasing the individual earnings of persons engaged in agriculture;</td>
</tr>
<tr>
<td>- to stabilise markets</td>
<td>(c) to <strong>stabilise markets</strong>;</td>
</tr>
<tr>
<td>- to assure supplies</td>
<td>(d) to assure the <strong>availability of supplies</strong>;</td>
</tr>
<tr>
<td>- to ensure reasonable prices</td>
<td>(e) to ensure that supplies reach consumers at <strong>reasonable prices</strong>.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CAP must take account of:</th>
<th>2. In working out the common agricultural policy and the special methods for its application, account shall be taken of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- the particular nature of agricultural activity</td>
<td>(a) the <strong>particular nature</strong> of agricultural activity, which results from the social structure of agriculture and from structural and natural disparities between the various agricultural regions;</td>
</tr>
<tr>
<td>- gradual adjustment</td>
<td>(b) the need to effect the <strong>appropriate adjustments</strong> by degrees;</td>
</tr>
<tr>
<td>- the close links between the economies</td>
<td>(c) the fact that in the Member States agriculture constitutes a sector closely linked with the <strong>economy</strong> as a whole.</td>
</tr>
</tbody>
</table>

2. Restriction of the application of internal market rules for the agricultural sector through the Common market Organisation of the CAP

    Article III-124-

<table>
<thead>
<tr>
<th>Common organisation of agriculture market...</th>
<th>1. In order to attain the objectives set out in Article III-123, a <strong>common organisation</strong> of agricultural markets shall be established.</th>
</tr>
</thead>
<tbody>
<tr>
<td>...through the following methods:</td>
<td>This organisation shall take one of the <strong>following forms</strong>, depending on the product concerned:</td>
</tr>
</tbody>
</table>
- common competition rules
- compulsory coordination of national markets
- European market Organisation means
  Means:
  - regulation of prices
  - aids
  - storage
  - stabilisation of imports and exports

No discrimination inside Union

Uniform price calculation methods
Guarantee funds

(a) common rules on competition:

(b) compulsory coordination of the various national market organisations:

(c) a European market organisation.

2. The common organisation established in accordance with paragraph 1 may include all measures required to attain the objectives set out in Article III-123, in particular regulation of prices, aids for the production and marketing of the various products, storage and carryover arrangements and common machinery for stabilising imports or exports.

The common organisation shall be limited to pursuit of the objectives set out in Article III-123 and shall exclude any discrimination between producers or consumers within the Union.

Any common price policy shall be based on common criteria and uniform methods of calculation.

3. In order to enable the common organisation referred to in paragraph 1 to attain its objectives, one or more agricultural guidance and guarantee funds may be set up.

3. Restriction of the application of competition rules for the agricultural sector

- Granting of aid

Article III-126

Limits to the application of competition rules, decided by co-decision

Since Council decides by regulation or decision (no European law or framework law) EP is not involved for the authorisation of aid

- for companies in less-favourable areas
  - for economic development programmes

1. The Section relating to rules on competition shall apply to production of and trade in agricultural products only to the extent determined by a European law or framework law in accordance with Article III-127(2), having regard to the objectives set out in Article III-123.

2. The Council of Ministers, acting on a proposal from the Commission, may adopt a European regulation or decision authorising the granting of aid:

(a) for the protection of enterprises handicapped by structural or natural conditions:

(b) within the framework of economic development programmes.
V) Further restrictions for the application of the internal market rules on grounds of major needs (example - foot and mouth disease)
- Art. III 43 with Article III 65

Basic principle of internal market and thus agricultural products: No quantitative restrictions

Article III-42

No quantitative restrictions or measures of equivalent effect for the free movement of agricultural goods

Quantitative restrictions on imports and exports and all measures having equivalent effect shall be prohibited between Member States.

However....:

Article III-43

..... the free movement of agricultural goods can be restricted on grounds of:
- morality
- public policy
- public security
- protection of health and life of humans, animals or plants
- national treasures
- industrial and commercial property

Article III-42 shall not preclude prohibitions or restrictions on imports, exports or goods in transit justified on grounds of public morality, public policy or public security; the protection of health and life of humans, animals or plants; the protection of national treasures possessing artistic, historic or archaeological value; or the protection of industrial and commercial property. Such prohibitions or restrictions shall not, however, constitute a means of arbitrary discrimination or a disguised restriction on trade between Member States.
VI) Objectives of the Union which have to be taken into account by the CAP

Objectives of the Union:

Article I-3

Peace, values and well-being
Area of freedom, security and justice without internal frontiers and a single market with free competition

Sustainable development, and the quality of the environment are to be considered within the CAP

However, environmental interest will always "follow" internal market (and therefore CAP) rules because they are "integrated part" of the latter

1. The Union's aim is to promote peace, its values and the well-being of its peoples.

2. The Union shall offer its citizens an area of freedom, security and justice without internal frontiers, and a single market where competition is free and undistorted.

3. The Union shall work for a Europe of sustainable development based on balanced economic growth, a social market economy, highly competitive and aiming at full employment and social progress, and with a high level of protection and improvement of the quality of the environment. It shall promote scientific and technological advance.

It shall combat social exclusion and discrimination, and shall promote social justice and protection, equality between women and men, solidarity between generations and protection of children’s rights.

It shall promote economic, social and territorial cohesion, and solidarity among Member States.

The Union shall respect its rich cultural and linguistic diversity, and shall ensure that Europe's cultural heritage is safeguarded and enhanced.
VII) Environmental issues which have to be taken into account

CAP has to take into account the environmental protection:

**Article II-37**

*High level of environmental protection has to be integral part of the CAP.*

*However, environmental interest will always "follow" internal market (and therefore CAP) rules because they are "integrated part" of the latter*

A *high level* of environmental protection and the improvement of the quality of the environment must be *integrated into the policies of the Union* and ensured in *accordance* with the principle of *sustainable development*.

**Article III-4**

*Environmental protection requirements must be integrated into the definition and implementation of the Union policies and activities referred to in this Part, in particular with a view to promoting sustainable development.*
VIII) Consumer protection rules which have to be taken into account

**CAP has to take into account the consumer protection:**

**Article II-38**

High level of consumer protection is to be ensured by the CAP

Union policies shall ensure a high level of consumer protection.

**Article III-5**

Consumer protection requirements shall be taken into account in defining and implementing other Community policies and activities.

**Article III-132**

Objective: a high level of protection, not the "highest" level

1. In order to promote the interests of consumers and to ensure a high level of consumer protection, the Union shall contribute to protecting the health, safety and economic interests of consumers, as well as to promoting their right to information, education and to organise themselves in order to safeguard their interests.

2. The Union shall contribute to the attainment of the objectives referred to in paragraph 1 through:

   (a) measures adopted pursuant to Article III-65 in the context of the completion of the internal market;

   (b) measures which support, supplement and monitor the policy pursued by the Member States.

3. The measures referred to in paragraph 2(b) shall be enacted by European laws. Such laws shall be adopted after consultation of the Economic and Social Committee.

4. Measures adopted pursuant to paragraph 3 shall not prevent any Member State from maintaining or introducing more stringent protective provisions. Such provisions must be compatible with the Constitution. They shall be notified to the Commission.

Legislative procedure and consultation of EcoSoc

Stricter national rules can be kept, if compatible with the Constitution Commission must be notified
**IX) Legislative procedure**

**Notes:**

The draft Constitution distinguishes between
- legally binding acts (laws, framework laws, regulations and decisions) and
- non-binding acts (opinions and recommendations);

In terms of legally binding acts, it distinguishes between legislative acts (laws and framework laws) and non-legislative acts (regulations and decisions).

Currently, decisions in the area of agriculture are taken by qualified majority in the Council, with the European Parliament simply being consulted. The draft Constitution now distinguishes between the following types of decision:
- legislative acts based on a European law or framework law, which therefore use the ordinary legislative procedure. These include the common organisation of agricultural markets as well as other provisions necessary to pursue the objectives of the common agricultural and fisheries policies.
- non-legislative acts such as fixing prices, levies, aid and quantitative limitations, as well as the allocation of fishing opportunities. These come under the heading of European regulations or decisions taken by the Council on the basis of the draft Constitution, and in this case the EP is not consulted.

**Article III-127:**

- **Commission proposes**

  The Commission shall submit proposals for working out and implementing the common agricultural policy, including the replacement of the national organisations by one of the forms of common organisation provided for in Article III-124(1), and for implementing the measures referred to in this Section.

  These proposals shall take account of the interdependence of the agricultural matters mentioned in this Section.

- **Council and EP adopt laws or framework laws by c-odecision**

  2. **European laws or framework laws** shall establish the common organisation of the market provided for in Article III-124(1) and the other provisions necessary for the achievement of the objectives of the common agricultural policy and the common fisheries policy.

  3. The Council of Ministers, acting on a proposal from the Commission, shall adopt the European regulations or decisions on fixing prices, levies, aid and quantitative limitations and on the fixing and allocation of fishing opportunities.
The legislative procedure (co-decision procedure)

**General legislative procedure rule that applies also to CAP**

1) **Commission submits a proposal to EP and Council**

2) **EP adopts a position, then sends to Council**

3.a) **Council approve = proposal is adopted**

3.b) **Council does not approve = makes own position, send it to EP**

**Commission inform EP of its position**

If, within three months, the EP:

4.a) **approves Council position = proposal is adopted**

4.b) **reject Council position by an absolute majority of members = proposal is rejected**

4.c) **amends Council position by absolute majority = send it back to Council**

**Commission gives**

**Article III-302**

Where, pursuant to the Constitution, European laws or framework laws are adopted under the ordinary legislative procedure the following provisions shall apply.

The Commission shall submit a proposal to the European Parliament and the Council of Ministers.

1. Where, pursuant to the Constitution, European laws or framework laws are adopted under the ordinary legislative procedure the following provisions shall apply.

2. The Commission shall submit a proposal to the European Parliament and the Council of Ministers.

First reading

3. The European Parliament shall adopt its position at first reading and communicate it to the Council of Ministers.

4. If the Council of Ministers approves the European Parliament's position, the proposed act shall be adopted.

5. If the Council of Ministers does not approve the European Parliament's position, it shall adopt its position at first reading and communicate it to the European Parliament.

6. The Council of Ministers shall inform the European Parliament fully of the reasons which led it to adopt its position at first reading. The Commission shall inform the European Parliament fully of its position.

Second reading

7. If, within three months of such communication, the European Parliament

(a) approves the position of the Council position at first reading or has not taken a decision, the proposed act shall be deemed to have been adopted;

(b) rejects, by an absolute majority of its component members, the position of the Council of Ministers at first reading, the proposed act shall be deemed not to have been adopted;

(c) proposes, by an absolute majority of its component members, amendments to the position of the Council of Ministers at first reading, the text thus amended shall be forwarded to the Council of Ministers and to the Commission, which shall deliver an opinion on those amendments.
opinion on amendments

If, within three months, Council by qualified majority:

5.a) approves EP's position = proposal adopted

5.b) rejects EP's position = Conciliation committee is convened

Unanimity is required for Council to amend if the Commission has given a negative opinion

5.a) approves EP's position = proposal adopted

(a) approves all those amendments, the act in question shall be deemed to have been adopted;

(b) does not approve all the amendments, the President of the Council of Ministers, in agreement with the President of the European Parliament, shall within six weeks convene a meeting of the Conciliation Committee.

9. The Council of Ministers shall act unanimously on the amendments on which the Commission has delivered a negative opinion.

6. Conciliation Committee

Composed of equal numbers from Council and EP

Agrees on joint text:
Council with a qualified majority, EP with a majority of members
Time-limit: six weeks

10. The Conciliation Committee, which shall be composed of the members of the Council of Ministers or their representatives and an equal number of representatives of the European Parliament, shall have the task of reaching agreement on a joint text, by a qualified majority of the members of the Council of Ministers or their representatives and by a majority of the representatives of the European Parliament within six weeks of its being convened, on the basis of the positions of the Parliament and the Council of Ministers at second reading.

Commission observe conciliation meetings

If no approval of either Council or EP within six weeks after joint text is adopted the proposal is rejected

11. The Commission shall take part in the Conciliation Committee's proceedings and shall take all the necessary initiatives with a view to reconciling the positions of the European Parliament and the Council of Ministers.

12. If, within six weeks of its being convened, Conciliation Committee does not approve the joint text, the proposed act shall be deemed not to have been adopted.

Third reading

13. If, within that period, the Conciliation Committee approves a joint text, the European Parliament, acting by an absolute majority of the votes cast, and the Council of Ministers, acting by a qualified majority, shall each have a period of six weeks from that approval in which to adopt the act in question in accordance with the joint text. If either of the two institutions fails to approve the proposed act within that period, it shall be deemed not to have been adopted.
14. The period of three months and six weeks referred to in this Article shall be extended by a **maximum of one month and two weeks** respectively at the initiative of the European Parliament or the Council of Ministers.

**Special provisions**

15. Where, in the case specifically provided for in the Constitution, a law or framework law is submitted to the ordinary legislative procedure on the **initiative** of a **group of Member States** or of the European Central Bank, paragraphs 2, 6 in fine and 9 shall **not apply**.

The European Parliament and the Council of Ministers shall **communicate** to the Commission the **proposal** of the group of Member States or of the European Central Bank and their positions at first and second readings.

The European Parliament or the Council of Ministers may **request** the **opinion** of the Commission throughout the procedure. The Commission may **deliver an opinion on its own initiative**. It may, if it deems it necessary, take part in the Conciliation Committee on the **terms laid down in paragraph 11**.
XI) Budgetary rules

GENERAL NOTES:

Own resources
Only the Council, acting unanimously after consultation of the EP, will decide on the Union’s own resources. This law will not enter into force until approved by the Member States in accordance with their respective constitutional requirements. However, more detailed rules will be determined by a law, adopted by a qualified majority in the Council after having obtained the consent of the EP.

Multiannual financial framework
The proposed multiannual financial framework will replace the current financial perspective. It will - within the own resources limits - determine the ceilings of the Union’s expenditures over a period of five years. It will be adopted by a law of the Council acting by qualified majority, after obtaining the consent of the EP. Unanimity will still be required for the adoption of the first financial framework under the new Constitution.

Annual budget
The law determining the annual budget will be adopted jointly by the EP and the Council, with the European Parliament having the final word on all expenditure in the event of disagreement. Thus there will no longer be a distinction between compulsory and non-compulsory expenditure.
The budgetary procedure will have only one reading in each institution.

Financial Regulation
The Financial Regulation will be fixed by a law adopted under the ordinary legislative procedure. Until 2007 the Council will decide unanimously.

Article 310

The new budget procedure

| A European law shall establish the Union’s annual budget in accordance with the following provisions: |

| Budget established by law = co-decision |

| Difference between compulsory and non-compulsory expenditures ceases to exist: |

| The EP can thus also co-decide on expenditures related to CAP |

| 1. Each institution draws | 1. Each Institution shall, before 1 July, draw up estimates of its expenditure. The |
### Commission makes a draft budget

2. **The Commission shall submit the draft budget** to the European Parliament and the Council of Ministers not later than 1 September of the year preceding that in which the budget is to be implemented.

### Commission submits the draft budget before 1st September to Council and EP

3. **The Council of Ministers shall adopt its position** on the draft budget law and forward it to the European Parliament not later than 1 October of the year preceding that in which the budget is to be implemented. The Council of Ministers shall inform the European Parliament fully of the reasons which led it to adopt its position.

### Council sends an opinion to Parliament before 1st October

4. If, within 40 days of such communication, **the European Parliament**:
   
   a) **approves** the Council of Ministers position or has not taken a decision, the budget law shall be deemed to have been **adopted**;
   
   b) **proposes amendments** to the Council of Ministers position by a **majority of its component members**, the amended text shall be forwarded to the Council of Ministers and to the Commission. The President of the European Parliament, in agreement with the President of the Council, shall immediately convene a meeting of the Conciliation Committee.

### If EP approves = budget adopted

5.a If **EP approves** = budget adopted

5.b If **EP amends by majority of its members** = Conciliation Committee is convened, unless Council approves all EP amendments

### If EP amends by majority of its members = Conciliation Committee is convened, unless Council approves all EP amendments

6. **The Conciliation Committee**, which shall be composed of the members of the Council of Ministers or their representatives and an equal number of representatives of the European Parliament, shall have the task of reaching agreement on a joint text, by a qualified majority of the members of the Council of Ministers or their representatives and by a majority of the representatives of the European Parliament **within twenty-one days** of its being convened, on the basis of the positions of the European Parliament and the Council of Ministers.

### Council and EP agree on a joint text within 21 days

7.a) If joint text approved by Conciliation Committee within 21 days:
   - Council adopts by qualified majority
   - EP adopts by majority of votes cast

7.b) If Conciliation committee does not reach agreement on a joint text within 21 days:

### Commission takes part in Conciliation committee meetings

6. **The Commission shall take part** in the Conciliation Committee's proceedings and shall take all the necessary initiatives with a view to reconciling the positions of the European Parliament and the Council of Ministers.

### If joint text approved by Conciliation Committee within 21 days:

7. If, within twenty-one days of its being convened, the **Conciliation Committee approves a joint text**, the European Parliament, acting by a **majority of the votes cast**, and the **Council of Ministers**, acting by a **qualified majority**, shall each have a period of fourteen days from that approval in which to adopt the joint text.

### If Conciliation committee does not reach agreement on a joint text or if the Council of Ministers rejects the joint text, the Parliament may,

8. If, within twenty-one days, the **Conciliation Committee does not approve a joint text** or if the **Council of Ministers rejects the joint text**, the **Parliament may**,
agreement on a joint text within 21 days or if such an agreement is rejected by the Council = position of the Council is adopted,

unless the EP re-confirms its amendments by absolute majority and three fifths of the votes cast, its amendments

or unless the EP rejects the whole joint text by absolute majority and three fifths of the votes cast the Commission submits a new proposal.

8. When the procedure is finalised EP president declares it law

within fourteen days, acting by a majority of its component members and three fifths of the votes cast, confirm its amendments.

Where the Parliament amendment is not confirmed, the Council of Ministers position on the budget item which is the subject of the amendment shall be deemed to be adopted.

However, if the Parliament, acting by a majority of its component members and three fifths of the votes cast, rejects the joint text, it may ask for a new draft to be submitted.

9. When the procedure provided for in this Article has been completed, the President of the European Parliament shall declare that the budget law has been finally adopted.
XI) THE INSTITUTIONS OF THE UNION

1. EUROPEAN PARLIAMENT
2. EUROPEAN COUNCIL
3. COUNCIL OF MINISTERS
4. EUROPEAN COMMISSION
5. FOREIGN MINISTER

1) EUROPEAN PARLIAMENT

The European Parliament will, jointly with the Council of Ministers, enact legislation and exercise the budgetary function, as well as functions of political control and consultation.

"Jointly with the Council" means that according to Article III-302.7 the EP can reject the proposals of law or propose amendments to them, but only with the absolute majority of its members in second reading. The Council cannot adopt laws without the approval of the EP and the latter cannot decide anything without the approval of a qualified majority in the Council.

The EP "elects" the President of the European Commission but it can only elect the candidate proposed by the European Council acting by qualified majority. If the EP rejects a candidate, it will be up to the European Council to propose a new one. After the President of the Commission has selected other Members of the Commission, the EP has to approve the College as a whole.

The number of MEPs will be limited to 736. The allocation of seats before the elections scheduled for 2009, will be decided by the European Council, on a proposal from Parliament and with its consent, with a minimum threshold of four seats per Member State.

Article I-19

The European Parliament
- co-legislates with the Council
- controls politically
- approves the Commission President proposed by the Prime Ministers

Direct elections every 5 years, max. 736, min. of 4 members per Member State, the remaining seats

1. The European Parliament shall, jointly with the Council, enact legislation, and exercise the budgetary function, as well as functions of political control and consultation as laid down in the Constitution. It shall elect the President of the European Commission.

2. The European Parliament shall be elected by directly universal suffrage of European citizens in free and secret ballot for a term of five years. Its members shall not exceed seven hundred and thirty-six in number. Representation of European citizens shall be degressively proportional, with a minimum threshold of four members per Member State.
will be divided
degressively
proportional.
According to a proposal
from the EP this could
mean fewer members
from the smaller states
than at present

EP President

Sufficiently in advance of the European Parliamentary elections in 2009, and, as necessary thereafter, for further elections, the European Council shall adopt by unanimity, on the basis of a proposal from the European Parliament and with its consent, a decision establishing the composition of the European Parliament, respecting the principles set out above.

3. The European Parliament shall elect its President and its officers from among its members.

1.1) COMPOSITION OF THE EUROPEAN PARLIAMENT AT PRESENT:

<table>
<thead>
<tr>
<th>Country</th>
<th>Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>25</td>
</tr>
<tr>
<td>Denmark</td>
<td>16</td>
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<tr>
<td>Germany</td>
<td>99</td>
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<td>France</td>
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<td>Ireland</td>
<td>15</td>
</tr>
<tr>
<td>Italy</td>
<td>87</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>6</td>
</tr>
<tr>
<td>Netherlands</td>
<td>31</td>
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<tr>
<td>Austria</td>
<td>21</td>
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<tr>
<td>Portugal</td>
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<td>Finland</td>
<td>16</td>
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<td>Sweden</td>
<td>22</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>87</td>
</tr>
<tr>
<td>TOTAL</td>
<td>626</td>
</tr>
</tbody>
</table>

Absolute Majority of Members= 314 votes

1.2 COMPOSITION OF THE EUROPEAN PARLIAMENT 2004-2009

<table>
<thead>
<tr>
<th>Country</th>
<th>Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>24</td>
</tr>
<tr>
<td>Czech Republic</td>
<td>24</td>
</tr>
<tr>
<td>Denmark</td>
<td>14</td>
</tr>
<tr>
<td>Germany</td>
<td>99</td>
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<tr>
<td>Estonia</td>
<td>6</td>
</tr>
<tr>
<td>Greece</td>
<td>24</td>
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<tr>
<td>Spain</td>
<td>54</td>
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<tr>
<td>France</td>
<td>78</td>
</tr>
<tr>
<td>Ireland</td>
<td>13</td>
</tr>
<tr>
<td>Italy</td>
<td>78</td>
</tr>
<tr>
<td>Country</td>
<td>Seats</td>
</tr>
<tr>
<td>-----------</td>
<td>-------</td>
</tr>
<tr>
<td>Cyprus</td>
<td>6</td>
</tr>
<tr>
<td>Latvia</td>
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<tr>
<td>Lithuania</td>
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<tr>
<td>Luxembourg</td>
<td>6</td>
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<tr>
<td>Hungary</td>
<td>24</td>
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<tr>
<td>Malta</td>
<td>5</td>
</tr>
<tr>
<td>Hungary</td>
<td>27</td>
</tr>
<tr>
<td>Austria</td>
<td>18</td>
</tr>
<tr>
<td>Poland</td>
<td>54</td>
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<tr>
<td>Portugal</td>
<td>24</td>
</tr>
<tr>
<td>Slovenia</td>
<td>7</td>
</tr>
<tr>
<td>Slovakia</td>
<td>14</td>
</tr>
<tr>
<td>Finland</td>
<td>14</td>
</tr>
<tr>
<td>Sweden</td>
<td>19</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>78</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>732</strong></td>
</tr>
</tbody>
</table>

After having joined the EU, Romania will have 33, and Bulgaria 17 seats in EP. From the date of Romania’s and Bulgaria’s accession and until 2009, the European Parliament will therefore be composed of up to 782 MEPs. From 2009 onwards, the number of MEPs will be limited to 736 (see below).

### 1.3 COMPOSITION OF THE EUROPEAN PARLIAMENT FROM 2009 ONWARDS

Before the elections in 2009, the European Council decides by unanimity and with EP’s consent on the latter's composition. However, the number of seats shall not exceed 736 and the minimum threshold shall be 4 MEPs per Member State.

**Article I-19**

Direct elections every 5 years, max. 736, min. of 4 members per Member State, the remaining seats will be divided degressively proportional. According to a proposal from the EP this could mean fewer members from the smaller states than at present.

2. The European Parliament shall be elected by directly universal suffrage of European citizens in free and secret ballot for a term of five years. Its members shall not exceed seven hundred and thirty-six in number. Representation of European citizens shall be degressively proportional, with a minimum threshold of four members per Member State.

Sufficiently in advance of the European Parliamentary elections in 2009, and, as necessary thereafter, for further elections, the European Council shall adopt by unanimity, on the basis of a proposal from the European Parliament and with its consent, a decision establishing the composition of the European Parliament, respecting the principles set out above.
2) EUROPEAN COUNCIL

The European Council is to become a full institution. It will provide impetus and define political priorities but will not exercise legislative functions. The present rotating presidency will be replaced by a permanent presidency, elected by a qualified majority of its members for a renewable term of two and a half years. The general rule regarding the adoption of decisions will be consensus.

Article I-20

European Council
1. The European Council shall provide the Union with the necessary impetus for its development, and shall define its general political directions and priorities. It does not exercise legislative function.

European Council = Prime Ministers, President of European Council and President of Commission, Minister of Foreign Affairs shall take part

The European Council meets quarterly

President may convene additional meetings

Decisions by consensus

2. The European Council shall consist of the Heads of State or Government of the Member States, together with its President and the President of the Commission. The Union Minister for Foreign Affairs shall take part in its work.

3. The European Council shall meet quarterly, convened by its President. When the agenda so requires, its members may decide to be assisted by a minister, and, in the case of the President of the Commission, a European Commissioner. When the situation so requires, the President shall convene a special meeting of the European Council.

4. Except where the Constitution provides otherwise, decisions of the European Council shall be taken by consensus.

THE EUROPEAN COUNCIL CHAIR/ EU PRESIDENT

Article I-21

Prime Ministers will appoint for 2 ½ years – may re-elect once

Tasks of the President

1. The European Council shall elect its President, by qualified majority, for a term of two and a half years, renewable once. In the event of an impediment or serious misconduct, the European Council can end his mandate according to the same procedure.

2. The President of the European Council:

   shall chair it and drive forward its work,

   shall ensure proper preparation and continuity in cooperation with the President of the Commission, and on the basis of the work of the General Council,

   shall endeavour to facilitate cohesion and consensus within the European Council,
Represents the EU in the wider world on CFSP issues

shall present a report to the European Parliament after each of its meetings.

The President of the European Council shall at his or her level and in that capacity ensure, the external representation of the Union on issues concerning its common foreign and security policy, without prejudice to the responsibilities of the Union Minister for Foreign Affairs.

President cannot have a national mandate

3. The President of the European Council may not hold a national mandate.
3) COUNCIL OF MINISTERS

The establishment of a Legislative and General Affairs Council has been proposed in order to ensure consistency in the Council’s work. The draft Constitution also provides for a Foreign Affairs Council chaired by the EU Minister for Foreign Affairs. A specific legal basis will allow the European Council to set up other formations of the Council, chaired by representatives of Member States on the basis of equal rotation.

**Article I-22**

**Council of Ministers:**
- legislates with EP
- carries out policy making
- coordinates

**Status as minister, the only one to vote and commit the Member State**

**Decides by qualified majority**

The “Luxembourg compromise” has not been used since the 1980'ies

1. The Council of Ministers shall, jointly with the European Parliament, enact legislation, exercise the budgetary function and carry out policy-making and coordinating functions, as laid down in the Constitution.

2. The Council of Ministers shall consist of a representative of each Member State at ministerial level for each of its formations. Only this representative may commit the Member State in question, and cast its vote.

3. Except where the Constitution provides otherwise, decisions of the Council shall be taken by qualified majority.

**3.1 WEIGHTING OF VOTES IN THE COUNCIL AT PRESENT:**

<table>
<thead>
<tr>
<th>Country</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>5</td>
</tr>
<tr>
<td>Denmark</td>
<td>3</td>
</tr>
<tr>
<td>Germany</td>
<td>10</td>
</tr>
<tr>
<td>Greece</td>
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<tr>
<td>Spain</td>
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<tr>
<td>France</td>
<td>10</td>
</tr>
<tr>
<td>Ireland</td>
<td>3</td>
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<tr>
<td>Italy</td>
<td>10</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>2</td>
</tr>
<tr>
<td>Netherlands</td>
<td>5</td>
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<tr>
<td>Austria</td>
<td>4</td>
</tr>
<tr>
<td>Portugal</td>
<td>5</td>
</tr>
<tr>
<td>Finland</td>
<td>3</td>
</tr>
<tr>
<td>Sweden</td>
<td>4</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>10</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>87</strong></td>
</tr>
</tbody>
</table>
Qualified majority = 62 votes (certain decisions require also the votes of 10 Member States)

3.2 WEIGHTING OF VOTES IN THE COUNCIL 2004-2009

<table>
<thead>
<tr>
<th>Country</th>
<th>Votes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
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<tr>
<td>Czech Republic</td>
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<td>Denmark</td>
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<td>Germany</td>
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<td>Estonia</td>
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</tr>
<tr>
<td>Greece</td>
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</tr>
<tr>
<td>Spain</td>
<td>27</td>
</tr>
<tr>
<td>France</td>
<td>29</td>
</tr>
<tr>
<td>Ireland</td>
<td>7</td>
</tr>
<tr>
<td>Italy</td>
<td>29</td>
</tr>
<tr>
<td>Cyprus</td>
<td>4</td>
</tr>
<tr>
<td>Latvia</td>
<td>4</td>
</tr>
<tr>
<td>Lithuania</td>
<td>7</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>4</td>
</tr>
<tr>
<td>Hungary</td>
<td>12</td>
</tr>
<tr>
<td>Malta</td>
<td>3</td>
</tr>
<tr>
<td>Netherlands</td>
<td>13</td>
</tr>
<tr>
<td>Austria</td>
<td>10</td>
</tr>
<tr>
<td>Poland</td>
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</tr>
<tr>
<td>Portugal</td>
<td>12</td>
</tr>
<tr>
<td>Slovenia</td>
<td>4</td>
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<td>Slovakia</td>
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<tr>
<td>Finland</td>
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<tr>
<td>Sweden</td>
<td>10</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>29</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>321</strong></td>
</tr>
</tbody>
</table>

Qualified majority: 1. 232 out of 321, 2. majority of Member States, 3. 62% of the population
Weighting of votes of Romania: 14, of Bulgaria: 10

3.3 VOTING IN THE COUNCIL FROM 2009 ON

Qualified majority will become the general rule for the adoption of decisions within the Council of Ministers and, from 1 November 2009, will be defined as consisting of a majority of states representing three fifths of the population of the Union. For cases in which the Convention has not achieved consensus on changing over to qualified majority voting, a transitional measure (known in French as a ‘passerelle’) is planned, by which the European Council will have the opportunity to decide unanimously that the Council will in future act by qualified majority and, as the case may be, by the ordinary legislative procedure, without the
need to amend the Constitution, which would in turn require ratification by each Member State.

When a Commission proposal is not required or when a decision is not adopted on the initiative of the Minister for Foreign Affairs, the qualified majority required will be made up of two thirds of Member States representing three fifths of the population of the Union.

**Article I-24**

| 1. Majority of Member States | 1. When the European Council or the Council of Ministers take decisions by qualified majority, such a majority shall consist of the majority of Member States, representing at least three fifths of the population of the Union. |
| 2. 60% of the EU population | 2. When the constitution does not require the European Council or the Council of Ministers to act on the basis of a proposal of the Commission, or when the European Council or the Council of Ministers is not acting on the initiative of the Union Minister for Foreign Affairs, the required qualified majority shall consist of two-thirds of the Member State, representing at least three fifths of the population. |
| (meaning that the 3 biggest states can block a decision sought by 22 Member States) |  |

**Enlarged qualified majority**

| 1. 2/3 of Member States |
| 2. 60% of the EU population |

**Until 2009: qualified majority is 232 of 321 votes from a majority of states and 62% of the EU-population**

**NB: New deepening clause**

European Council can change legislative procedure regarding a Council decision by unanimity

Can change unanimity to qualified majority on their own without ratification and possible referendums

4. Where the Constitution provides in Part III for laws and framework laws to be adopted by the Council of Ministers according to a special legislative procedure, the European Council can adopt, on its own initiative and by unanimity, after a period of consideration of six months, a European decision allowing for the adoption of such European laws or framework laws according to the ordinary legislative procedure. The European Council shall act after consulting the European Parliament and informing the national Parliaments.

Where the Constitution provides in Part III for the Council of Ministers to act unanimously in a given area, the European Council can adopt, on its own initiative and by unanimity, a European decision allowing the Council to act by qualified majority in that area. Any initiative taken by the European Council under this subparagraph shall be sent to national Parliaments no less than four months before any decision is taken on it.

5. Within the European Council, its President and the President of the Commission do not vote.
4) The EU Commission

The Commission’s monopoly of legislative initiative is clearly restated. From 2009, it may be made up of different classes of Commissioners.

Article I-25

| EU-Commission | 1. The European Commission shall promote the general European interest and take appropriate initiatives to that end. It shall ensure the application of the Constitution, and steps taken by the institutions under the Constitution. It shall oversee the application of Union law under the control of the Court of Justice. It shall execute the budget and manage programmes. It shall exercise coordinating, executive and management functions as laid down in the Constitution. With the exception of the common foreign and security policy, and other cases provided for in the Constitution, it shall ensure the Union's external representation. It shall initiate the Union's annual and multiannual programming with a view to achieving interinstitutional agreements. |
| Role: | No one else can propose new laws |
| Monopoly of initiative: | 2. Except where the Constitution provides otherwise, Union legislative acts can be adopted only on the basis of a Commission proposal. Other acts are adopted on the basis of a Commission proposal where the Constitution so provides. |
| Composition: | 3. The Commission shall consist of a College comprising its President, the Union Minister of Foreign Affairs/Vice-President, and thirteen European Commissioners selected on the basis of a system of equal rotation between the Member States. This system shall be established by a European decision of the European Council on the basis of the following principles: |
| Rotate on equal basis | (a) Member States shall be treated on a strictly equal footing as regard determination of the sequence of, and the time spent by, their nationals as Members of the College; consequently, the difference between the total number of terms of office held by nationals of any given pair of Member States may never be more than one. |
| - max one term between having a member | (b) subject to point (a), each successive college shall be so composed as to reflect satisfactorily the demographic and geographical range of all Member States of the Union |
| - represent demographic and geographical range of the Union | The Commission President shall appoint non-voting Commissioners, chosen according to the same criteria as apply for Members of the College and coming from all other Member States. |
| Non-voting Commissioners from the other states | These arrangements will take effect on 1 November 2009. |
| Independence | 4. In carrying out its responsibilities, the Commission shall be completely independent. In the discharge of their duties the European Commissioners and Commissioners shall neither seek nor take instructions from any government or other body. |
Censure
The EP can only censure Commission as a single body, not as individual members

5. The Commission, as a College, shall be responsible to the European Parliament. The Commission President shall be responsible to the European Parliament for the activities of the Commissioners. Under the procedures set out in Article III-243, the European Parliament may pass a censure motion on the Commission. If such a motion is passed, the European Commissioners and Commissioners must all resign. The Commission shall continue to handle everyday business until a new college is nominated.

COMMISSION PRESIDENT

The political power of the President of the Commission will be backed through his approval by the European Parliament and will include the appointment of Commissioners, allocation of portfolios and the right to request the resignation of a Commissioner without needing the approval of the College, as it is actually the case.

Commission President
1. Prime Ministers elect by qualified majority
2. EP approves with majority of Members
3. If rejected a new candidate shall be put forward within 1 month

Commission members
- 3 candidates from each Member State
- The Commission President selects 13 members
- EP approves by simple majority
- Must have European commitment
- Term: 5 years

The Commission President decides guidelines and internal organisation, and appoints vice presidents and dismisses members

Article I-26
1. Taking into account the elections to the European Parliament, and after appropriate consultations, the European Council, deciding by qualified majority, shall put forward to the European Parliament its proposed candidate for the Presidency of the Commission. This candidate shall be elected by the European Parliament by a majority of its members. If this candidate does not receive the required majority support, the European Council shall within one month put forward a new candidate, following the same procedure as before.

2. Each Member State determined by the system of rotation shall establish a list of three persons, in which both genders shall be represented, whom it considers qualified to be a European Commissioner. By choosing one person from each of the proposed lists, the President-elect, shall select the thirteen European Commissioners for their competence, European commitment, and guaranteed independence. The President and the persons so nominated for membership of the College, including the future Union Minister for Foreign Affairs, as well as the persons nominated as non-voting Commissioners, shall be submitted collectively to a vote of approval by the European Parliament. The Commission’s term of office shall be five years.

3. The President of the Commission shall:

   lay down guidelines within which the Commission is to work;

   decide its internal organisation, ensuring that it acts consistently, efficiently and on a collegiate basis;

   appoint vice-presidents from among the members of the College.

A European Commission or Commissioner shall resign if the President so requests.

5) EU FOREIGN MINISTER
The Minister for Foreign Affairs will be appointed by the European Council by qualified majority with the agreement of the President of the Commission. He will conduct the Union’s common foreign and security policy, chair the Foreign Affairs Council and will also serve as Vice-President of the Commission. As such his nomination will be subject to the EP’s approval of the Commission as a whole, and eventually to a vote of censure.

In this ‘two-hatted’ role (Commission-Council), the Minister will be responsible for carrying out the Union’s external policy as a whole. The Minister will have the power of initiative (in which absence a decision by qualified majority within the Council will not only require the majority, but two thirds of Member States), will represent the Union alone or with the Commission, and will have authority over the external delegations.

The Foreign Minister’s (and the Commission’s) opinion will be required for the Council’s authorisation to proceed with enhanced cooperation in matters related to the Common Foreign and Security Policy.

---

**Article I-27**

<table>
<thead>
<tr>
<th>EU Foreign Minister</th>
<th>1. The European Council, acting by qualified majority, with the agreement of the President of the Commission, shall appoint the Union Minister for Foreign Minister. He shall conduct the Union’s common foreign and security policy. The European Council may end his tenure by the same procedure.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elected by qualified by Prime Ministers in agreement with Commission President</td>
<td>2. The Union Minister for Foreign Affairs shall contribute by his proposals to the development of the common foreign policy, which he shall carry out as mandated by the Council of Ministers. The same shall apply to the common security and defence policy.</td>
</tr>
<tr>
<td>Tasks of Foreign Minister</td>
<td>3. The Union Minister for Foreign Affairs shall be one of the Vice-Presidents of the Commission. He shall be responsible there for handling external relations and for coordinating other aspects of the Union’s external action. In exercising these responsibilities within the Commission, and only for these responsibilities, the Union Minister for Foreign Affairs shall be bound by Commission procedures.</td>
</tr>
<tr>
<td>Double hat Foreign Minister also Vice-President of Commission for external relations</td>
<td>[Footnote 1: The establishment of a Joint European External Action Service, to assist the Minister, will be addressed in a Declaration/Part III.]</td>
</tr>
<tr>
<td>External service established in part III</td>
<td>---</td>
</tr>
</tbody>
</table>