## Fiche de procédure

## INI - Own-initiative procedure 1996/2145(INI) Procedure completed Relations between the European Parliament and the national parliaments Subject 8.40.11 Relations with Member State governments and national parliaments

Institutional Affairs	ELDR NEYTS-UYTTEBROEC Annemie	29/05/1996 CK
	NEYTS-UYTTEBROED	<u>CK</u>
		<u>CK</u>
	Amenic	

Key events			
05/09/1996	Committee referral announced in Parliament		
20/05/1997	Vote in committee		Summary
20/05/1997	Committee report tabled for plenary	<u>A4-0179/1997</u>	
11/06/1997	Debate in Parliament	-	
12/06/1997	Decision by Parliament	T4-0319/1997	Summary
12/06/1997	End of procedure in Parliament		
30/06/1997	Final act published in Official Journal		

Technical information		
Procedure reference	1996/2145(INI)	
Procedure type	INI - Own-initiative procedure	
Procedure subtype	Initiative	
Legal basis	Rules of Procedure EP 54	
Stage reached in procedure	Procedure completed	
Committee dossier	INST/4/08096	

Documentation gateway				
Committee report tabled for plenary, single reading	A4-017	<u>79/1997</u> 20/05/1997	EP	

	OJ C 182 16.06.1997, p. 0002			
Text adopted by Parliament, single reading	T4-0319/1997 OJ C 200 30.06.1997, p. 0099-0153	12/06/1997	EP	Summary

## Relations between the European Parliament and the national parliaments

The Committee has adopted the report by Mrs Annemie NEYTS-UYTTEBROEK (ELDR, B) on relations between the European Parliament and national parliaments. Noting that there is still a serious democratic deficit at Union level, especially with regard to the common foreign and security policy, home affairs and justice, economic and monetary policy in the context of EMU, agricultural policy and international trade agreements, the Committee on Institutional Affairs considers it essential that the general principle of openness be introduced into the Treaty. It advocates strengthening the European Parliament's democratic control and increasing national parliamentary scrutiny of EU matters. The report recommends extending the codecision procedure so it becomes the normal procedure for EU legislation and so that that true budgetary codecision is also introduced. It also wants to extend the scope of the assent procedure, to strengthen the European Parliament's role in approving the President of the Commission and to give Parliament an increased say on second and third pillar matters, international trade agreements, EMU and agriculture. A number of measures should be taken at European level to facilitate the tasks of national parliamentary scrutiny. The committee strongly supports the idea of minimum time limits for consideration of EU legislative documents as proposed by COSAC (Conference of European Affairs Committees). ?

## Relations between the European Parliament and the national parliaments

TEXT Adopting the report by Mrs Annemie NEYTS-UYTTEBROECK (ELDR, B) on relations between the European Parliament and national parliaments, the European Parliament noted that there is still a serious democratic deficit at Union level and that this was particularly acute in cases where suitable scrutiny cannot be carried out at national level or at the level of the European Parliament. Parliament considered that general problems lie at the heart of the democratic deficit, which is blatant in a number of specific areas: common foreign and security policy, home affairs and justice, economic and monetary union, agricultural policy and international trade agreements and amendments to treaties. It also considered that the advent of "increased cooperation" between certain Member States will pose new problems with regard to parliamentary scrutiny. The general principle of openness and transparency therefore needed to be introduced into the Treaty and the public needed to be allowed access to documents. In particular, the democratic control exercised by the national parliaments needed to be facilitated by improving the decision-making structures and processes within the framework of the IGC (mainly by reducing the number of processes and legislative procedures and unifying the budget of the Communities). As far as strengthening the European Parliament's democratic control is concerned, Parliament advocated extending the codecision procedure (especially with regard to budgetary matters), extending the assent procedure to all amendments to the Treaty, to decisions based on Article 235 and to all international agreements, strengthening Parliament's role in approving the President of the European Commission and giving it an increased say on second and third pillar matters and agriculture. With regard to increased scrutiny of European affairs by national parliaments, the European Parliament considered that minimum time limits should be imposed for consideration of EU legislative documents as proposed by COSAC (Conference of European Affairs Committees). It also considered that various practical problems should be resolved such as the 4-week notice for legislative and non-legislative documents, the definition of which protocols qualify as "legislative", the conditions governing urgent demands and the assurance of maximum openness in relation to conciliation undertaken under the codecision procedure. It suggested that European Commission documents should be transmitted to national parliaments electronically on a more regular basis and called for the Commission's annual legislative programme to be sent to the national parliaments as quickly as possible and that they be notified of its execution. Finally, Parliament called for increased cooperation between the parliaments of the European Union and the European Parliament at various levels, especially within the framework of joint meetings of national parliamentary committees and the committees of the European Parliament with responsibilities in the same area, bilateral committee meetings and meetings between rapporteurs and representatives of the corresponding political groups.?