


# Procedure file

Basic information	
COS - Procedure on a strategy paper (historic) <a href="#">1996/2165(COS)</a>	Procedure completed
Codecision procedure: enlargement of the scope of the codecision	
Subject 8.40.10 Interinstitutional relations, subsidiarity, proportionality, comitology	

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	<b>INST</b> Institutional Affairs		25/07/1996
		PSE <a href="#">DE GIOVANNI Biagio</a>	25/07/1996
		PPE <a href="#">BOURLANGES Jean-Louis</a>	
	Committee for opinion	Rapporteur for opinion	Appointed
	<b>ECON</b> Economic and Monetary Affairs, Industrial Policy		23/10/1996
	ELDR <a href="#">COX Pat</a>	23/10/1996	
	PPE <a href="#">HERMAN Fernand H.J.</a>		
Council of the European Union			

Key events			
03/07/1996	Non-legislative basic document published	SEC(1996)1225	Summary
05/09/1996	Committee referral announced in Parliament		
07/11/1996	Vote in committee		
07/11/1996	Committee report tabled for plenary	<a href="#">A4-0361/1996</a>	
13/11/1996	Debate in Parliament		
14/11/1996	Decision by Parliament	T4-0612/1996	Summary
14/11/1996	End of procedure in Parliament		
02/12/1996	Final act published in Official Journal		

Technical information	

Procedure reference	1996/2165(COS)
Procedure type	COS - Procedure on a strategy paper (historic)
Procedure subtype	Commission strategy paper
Legal basis	Rules of Procedure EP 142
Stage reached in procedure	Procedure completed
Committee dossier	INST/4/08160

### Documentation gateway

Non-legislative basic document		SEC(1996)1225	03/07/1996	EC	Summary
Committee report tabled for plenary, single reading		<a href="#">A4-0361/1996</a> <a href="#">OJ C 362 02.12.1996, p. 0006</a>	07/11/1996	EP	
Text adopted by Parliament, single reading		T4-0612/1996 <a href="#">OJ C 362 02.12.1996, p. 0232-0267</a>	14/11/1996	EP	Summary

## Codecision procedure: enlargement of the scope of the codecision

OBJECTIVE: Presentation of the Commission report under Article 189b(8) of the Treaty, on the question of widening the scope of the codecision procedure on the agenda for the 1996 Intergovernmental Conference. SUBSTANCE: In the Commission's view, the extension of codecision is a natural step in the process of enhancing the democratic legitimacy of the Union. It considers that in the present stage of Community affairs proper, maintaining the European Parliament's diminished role is contrary to democratic principles. Its participation in enacting legislation by codecision with the Council should become the rule. This would mean extending codecision to all Community legislative activity. According to the Commission, codecision should be used for legislation only, the assent procedure for 'constitutional' areas and international agreements, and the consultation procedure for other areas. The cooperation procedure would be abolished. This approach would mean using the codecision procedure in the following areas: - regulations prohibiting discrimination; - citizenship (excepting the new rights which would remain subject to the consultation procedure); - aspects of the internal market not yet covered by the codecision procedure (social security for migrant workers, the right of establishment, services, capital movements); - the common transport policy; - indirect taxes; - minimum rules in the field of social policy (except agreements between the social partners); - vocational training (general objectives); - economic and social cohesion (decisions relating to the Structural Funds, the Cohesion Fund or specific initiatives); - the environment (general objectives); - development cooperation (excluding international agreements); - financial measures; - Staff Regulations. The codecision procedure would not be used, however, in the following areas: - visa policy; - industrial policy; - the CAP (except for fundamental acts concerning agricultural policy conception and orientation: certain aspects of the common market organizations; the setting up of one or more agricultural guidance and guarantee funds, common rules on public health, animal and plant health; structural policy; policy on product quality); - the common commercial policy (except for measures of a legislative nature such as basic anti-dumping rules and regulations laying down general import and export rules); - trans-European networks; - implementation of the research framework programme; - international agreements; - association arrangements for overseas countries and territories; - agreements between social partners; - economic and monetary union: measures relating to EMU are traditionally seen as a government prerogative. Finally, the Commission points out that extending the scope of the codecision procedure is also dependent on simplification. This point will also be examined by the IGC. ?

## Codecision procedure: enlargement of the scope of the codecision

In adopting the report by Mr Jean-Louis BOURLANGES (PPE, F) and Mr Biagio DE GIOVANNI (PSE, I), Parliament restated the need to extend codecision to all legislative acts. It also called for extending codecision to citizenship, competition, legislative acts which affect individual rights (visas), Economic and Monetary Union, trans-European networks, industry, research, conferring of powers on the Court of First Instance, action against fraud, and the Euratom Treaty. ?