

Procedure file

Basic information		
INI - Own-initiative procedure	2007/2196(INI)	Procedure completed
Green Paper: diplomatic and consular protection of Union citizens in third countries		
Subject 1.20.20 Diplomatic and consular protection		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	LIBE Civil Liberties, Justice and Home Affairs		19/12/2006
		PPE-DE VARVITSIOTIS Ioannis	
	Committee for opinion	Rapporteur for opinion	Appointed
	AFET Foreign Affairs	The committee decided not to give an opinion.	
	DEVE Development	The committee decided not to give an opinion.	
	JURI Legal Affairs	The committee decided not to give an opinion.	
European Commission	Commission DG Justice and Consumers	Commissioner FRATTINI Franco	

Key events			
28/11/2006	Non-legislative basic document published	COM(2006)0712	Summary
27/09/2007	Committee referral announced in Parliament		
12/11/2007	Vote in committee		Summary
22/11/2007	Committee report tabled for plenary	A6-0454/2007	
11/12/2007	Results of vote in Parliament		
11/12/2007	Decision by Parliament	T6-0592/2007	Summary
11/12/2007	End of procedure in Parliament		

Technical information	
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Procedure type	INI - Own-initiative procedure
Procedure subtype	Initiative
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Stage reached in procedure	Procedure completed
Committee dossier	LIBE/6/46995

Documentation gateway

Non-legislative basic document	COM(2006)0712	28/11/2006	EC	Summary
Committee draft report	PE392.299	25/09/2007	EP	
Amendments tabled in committee	PE396.530	18/10/2007	EP	
Committee report tabled for plenary, single reading	A6-0454/2007	22/11/2007	EP	
Text adopted by Parliament, single reading	T6-0592/2007	11/12/2007	EP	Summary
Commission response to text adopted in plenary	SP(2008)0411	23/01/2008	EC	
Commission response to text adopted in plenary	SP(2008)0532	25/02/2008	EC	

Green Paper: diplomatic and consular protection of Union citizens in third countries

PURPOSE: to present the Commission's Green Paper on diplomatic and consular protection of Union citizens in third countries.

BACKGROUND: Article 20 of the EC Treaty entitles all Community nationals to diplomatic and consular protection from a Member State of which they are not nationals if their Member State of origin does not have a Representation in the third country in question. The European Commission wishes to improve the information available to citizens, examine the scope of diplomatic and consular protection, set up Member State "common offices", and develop links with third-country authorities.

At present there are only three countries where all the Member States are represented: the People's Republic of China, the Russian Federation and the United States of America, and in 107 out of 167 third countries a maximum of 10 Member States are represented. This situation became patently clear at the end of 2004 when the tsunami hit South East Asia, where most of the Member States did not have a representation in the countries affected by the disaster.

In view of the limits to the Member States' consular and diplomatic networks, the current Community acquis is fairly slim, consisting only of Decision [95/553/EC](#) which outlines possible action by Member States in cases such as: arrest or detention; accident or serious illness; an act of violence against a citizen; death; help for a distressed citizen or his repatriation. It also covers the procedures for financial advances to citizens in difficulties.

This list is not exhaustive. The Decision states that a citizen can also apply for protection in other circumstances, in which, in so far as it is within the States' powers, immediate assistance should be given to a national in difficulties. A working party on consular cooperation ("COCON") has also been set up in the EU Council to organise exchanges of information on best national practices.

This Green Paper sets out ideas to be considered for strengthening the right to Community diplomatic and consular protection. Before carrying out the actions needed for this, the Commission wishes to launch a wide-ranging public debate with the European Parliament and the Council of the Union and with all interested parties, including European citizens.

The Commission wishes to receive contributions commenting on the actions suggested above, by 31 March 2007. These should be sent by e-mail to the following address: JLS-diploconsul-protection@ec.europa.eu. This dialogue will end with a hearing open to all interested parties.

CONTENT: it is essential to ensure that citizens are more fully informed about consular protection. The Commission suggests several measures, some of them immediate, and others that require more complex decision-making at European level.

- 1) Improving information for citizens;
- 2) Extending the scope of protection for citizens;
- 3) Set up structures and provide adequate;
- 4) Request the consent of the third-country authorities.

1) Improving information for citizens: the institutions and the Member States should ensure that citizens and the trade sectors involved in passenger transport, such as travel agencies, are provided with regular information. The Commission suggests the following actions:

- distribute leaflets, including to the relevant trade sectors;
- put information on the "Europa" site and on the internet site of the Commission delegations in third countries;
- put up posters in airports, ports, railway stations or any other appropriate points;
- promoting citizen information services.

If their country does not have an embassy or consulate in the third country of destination, citizens must be given information about the other Member States' embassies and consulates there. The Commission could take responsibility for conducting this type of information campaign with the help of the Member States. They would accordingly be asked to provide the Commission with an updated list of all their embassies and consulates in third countries, with the necessary contact details.

Other actions include:

- adopting a Commission Recommendation calling on the Member States to print Article 20 EC in passports;
- providing advice to travellers : in order to discourage citizens from going to a third country where their safety and health could be endangered, each of the Member States issues advice to its nationals, giving its own assessment of the risk, which may differ from that of other Member States depending on its knowledge of the country concerned or the nature of its links with that country;
- publishing any measures implementing Article 20 EC (e.g. guidelines on the application of this Article should be published in the Official Journal).

2) Enlarging the scope of protection for citizens: the Commission considers that differences between the various aspects of protection should be examined over the longer term, with a view to considering the possibilities of offering citizens similar protection irrespective of their nationality.

In the immediate future, the following courses of action should be explored:

- a) protection of European citizens working and living in third countries : the Commission suggest including in Member States? bilateral agreements with third countries provisions protecting Union citizens working and living in third countries, in order to apply Decision [88/384/EEC](#) properly;
- b) protection of the Union citizens? family members who are not nationals of a Member State : the need for joint protection of citizens and members of their families who are not EU nationals emerged in the Lebanon conflict in July 2006, with the procedures for evacuating and repatriating via Cyprus family members of citizens whose Member State was not represented. It is time to put an end to the considerable difficulties that citizens and their families face in such situations and therefore to lay down arrangements for joint protection of distressed citizens and family members who are not nationals of an EU Member State by appropriate means (amend Decision 95/553/EC or Commission proposal on the basis of Article 22 EC);
- c) identifying and repatriating remains : the aftermath of the tsunami at the end of 2004 revealed the scale of the problem of identifying and repatriating remains. The third country local authorities can require a series of formalities, such as obtaining a mortal remains certificate (issued by the consular authority) or health and police certificates confirming death and causes of death, compliance with certain public health requirements concerning the coffin, or a certified translation of the administrative documents. The suggested actions are as follows: in the short term: i) amend Decision 95/553/EC in order to include the identification and repatriation of remains ; ii) recommend Member States which are not yet contracting parties to the 1973 Strasbourg Convention to accede to it. In the long term: i) simplify procedures for repatriating remains ; ii) possibly set up a European compensation system; iii) encourage research and development of DNA analysis tools and encourage some European laboratories to specialise in victim identification;
- d) simplifying procedures for financial advances : Decision 95/553/EC shows the complexity of the procedure for repaying expenditure and the advances paid to distressed citizens: the applicant must obtain permission from the Member State of which he is a national and sign a document promising to repay; the Member State of which he is a national reimburses all costs, on request, to the assisting State; the citizen reimburses his own State. Nationals of some Member States may be asked to leave their passport with the assisting State as a guarantee. A possible solution could be to centralise the processing of all files in a common office in the third country, thereby simplifying the administrative steps described in Decision 95/553/EC.

3. Structures and resources: several actions have been proposed:

- setting up common offices : requests for protection should not cause any particular problem when it is a matter of dealing with individual situations, such as loss of documents. However, the situation may be different in the case of large groups of people in the wake of disasters, pandemics, acts of terrorism or military conflicts. One way of dealing with this sort of situation would be to set up common offices, an idea which has been backed by European Parliament. Depending on the countries and the presence of Member State representations, these offices could be housed in various representations or national embassies or in just one, or they could share the Commission delegation under arrangements still to be defined. In all cases, the consular officials would perform their functions, under the authority of their State, in common offices. Initially, the four experimental areas proposed include: i) initially set up ?common offices? in the Caribbean, the Balkans, the Indian Ocean and West Africa; ii) publish rules establishing a system of deputising between Member States in third countries; iii) organise information campaigns encouraging citizens to register at the common office; iv) in the long term, common offices could perform consular functions, such as issuing visas or legalising documents;
- training for Member State officials : to ensure effective training, especially for the staff of the ?common offices?, the Commission could organise joint training activities for Member State and Community institution officials on, for example, EU external border checks, repatriation of remains or the right to diplomatic and consular protection.

4) Consent of the third-country authorities: it is a general principle of international law that the protection of a citizen of one State by another State is subject to the third country's consent. Under Article 20 EC Member States must start the international negotiations required to this end. Each Member State is therefore expected to initiate bilateral negotiations with third countries. But it would also be possible, in ?mixed? agreements concluded by the Community and its Member States, to negotiate a standard consent clause for diplomatic and consular protection. Under such a clause third countries would accept that Union citizens can be assisted by any Member State represented on the spot. In the long term, the question of the application of this diplomatic protection could arise if it resulted from the exercise of Community competence.

Green Paper: diplomatic and consular protection of Union citizens in third countries

Commission's initiative which rejects a shallow interpretation of Article 20 of the EC Treaty and is intended to lay the foundations for a genuine harmonised fundamental right to diplomatic and consular protection for each and every European citizen. They called on the Commission to refer to its Legal Service the question of whether the EC Treaty or EU Treaty contains a legal basis for approximating Member State arrangements in the field of diplomatic and consular protection. The committee supported the Commission in its efforts to establish an ambitious long-term strategy and suggested that the Commission should propose without delay to the Council (over and above the requirement for it to report every three years on EU citizenship pursuant to Article 22 of the EC Treaty) that common concepts and binding guidelines enabling common standards to be established in the field of consular protection be adopted.

At the same time, the report encouraged the Commission to begin work immediately on a rationalised structure to enable resources to be pooled and on greater sharing of best practices by carrying out an inventory of all relevant public and private resources which can be marshalled and by establishing varied forms of cooperation amongst the many parties which in their response to the Commission consultation have offered to contribute to the project (Member States and also Honorary Consuls, local authorities and NGOs).

It called on the Commission to intensify its communication and information efforts, and suggested a series of measures, inter alia:

- establishing a single European emergency telephone number for inclusion in the passports of EU citizens together with the text of Article 20 of the EC Treaty, enabling any EU citizen to be connected to a call centre which will provide him with full information in the event of a critical situation triggering the consular-protection process - in particular an up-to-date list of the contact details for the Member States' embassies and consulates to which he is entitled to apply. The number could be administered on a central basis by the Commission in Brussels;
- raising awareness among those professionally involved in the (short- or long-term) stay of EU citizens in third countries by distributing booklets tailored to their area of activity;
- drawing up a recommendation on good practice in the drafting of advice to travellers, with a view to ensuring that it is clearly and unambiguously worded;
- creating under its own responsibility a harmonised website containing information for travellers and compiling and/or summarising each Member State's advice to travellers;
- raising awareness among EU citizens travelling outside the EU, notably in airports and ports, through travel agents and operators, on travel tickets and through national agencies involved in travel and tourism;
- setting up a working party made up of representatives of the European institutions and highly qualified diplomats from each Member State to exchange information on the assessment by each Member State of the risks involved in travelling in third countries and work towards a common approach to advice to travellers.

Members went on to endorse wholeheartedly the establishment of 'joint offices' in four 'test' areas (the Caribbean, the Balkans, the Indian Ocean and West Africa) and encouraged the Commission to launch (at the same time as the 'joint offices' are established) an information campaign targeted at EU nationals resident in those areas in order to ensure that they complete the necessary registration formalities. Pending the advent of joint offices performing all the most important consular tasks (issue of visas, legalisation of documents, etc.), the Commission should make a contribution to the efforts being made by the Member States in order to enhance their cooperation, in particular:

- as regards the assessment of exercises undertaken under the aegis of 'Pilot States' in order to improve their coordination and reaction skills should exceptional circumstances arise;
- to ensure greater consultation of interested third parties, particularly in the transport and tourism industries;
- as regards the coordination and provision of logistical capacity and civil defence resources.

The Commission should also marshal its resources in order to finance specific training courses given by experienced diplomats and consular staff for the benefit of Honorary Consuls who are already established in third countries. Such training should subsequently be given to EU staff as well, once the 'joint offices' and then the EU delegations are actually responsible for the consular tasks which these days are performed exclusively by the Member States' representations.

The Committee encouraged the Commission to extend consular protection to the family members of Union citizens who are third country nationals, as well as recognised refugees and stateless persons and other persons who do not hold the nationality of any country but who reside in a Member State and are holders of a travel document issued by that Member State.

Lastly, it asked the Commission to submit to it, once the Lisbon Treaty has been ratified, a proposal for amendments to Decision 95/553/EC, so that the latter expressly includes: diplomatic protection; the identification and repatriation of mortal remains; simplification of the procedures for advancing money.

Green Paper: diplomatic and consular protection of Union citizens in third countries

The European Parliament adopted a report drawn up by Ioannis VARVITSIOTIS (EPP-ED, EL) on the Green Paper on diplomatic and consular protection of Union citizens in third countries. Members began by wholeheartedly endorsing the Commission's initiative which rejects a shallow interpretation of Article 20 of the EC Treaty and is intended to lay the foundations for a genuine harmonised fundamental right to diplomatic and consular protection for each and every European citizen. Article 20 states that every Union citizen, in the absence of an embassy or a consular post belonging to his own Member State in a third country, shall enjoy the diplomatic and consular protection of any other Member State represented in that third country. Parliament pointed out that the relevant Community acquis is very restricted in extent and consists only of Decision 95/553/EC of the Representatives of the Governments of the Member States, and of exchanges of information among the Member States within COCON.

It therefore called on the Commission to refer to its Legal Service the question of whether the EC Treaty or EU Treaty contains a legal basis for approximating Member State arrangements in the field of diplomatic and consular protection. Parliament supported the Commission in its efforts to establish an ambitious long-term strategy and suggested that the Commission should propose without delay to the Council (over and above the requirement for it to report every three years on EU citizenship pursuant to Article 22 of the EC Treaty) that common concepts and binding guidelines enabling common standards to be established in the field of consular protection be adopted.

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It noted that the procedures for granting financial assistance are often slowed down by the amount of consultation that needs to be carried out, thus creating an additional difficulty at a time when Union citizens in an emergency situation in a third country require straightforward assistance. Parliament called on the Commission to look into the possibility of streamlining and standardising the procedures for granting such assistance.

Lastly, it asked the Commission to analyse the possibilities and implications with regard to consular and diplomatic protection which may result from establishing a European Foreign Service as provided for by the Treaty of Lisbon.