

Procedure file

Basic information		
RSP - Resolutions on topical subjects	2011/2678(RSP)	Procedure completed
Resolution on the proposed ILO convention supplemented by a recommendation on domestic workers		
Subject		
4.15.04 Workforce, occupational mobility, job conversion, working conditions		
4.15.12 Workers protection and rights, labour law		
6.40.13 Relations with/in the context of international organisations: UN, OSCE, OECD, Council of Europe, EBRD		

Key players	
European Parliament	

Key events			
11/05/2011	Debate in Parliament		Summary
12/05/2011	Results of vote in Parliament		
12/05/2011	Decision by Parliament	T7-0237/2011	Summary
12/05/2011	End of procedure in Parliament		

Technical information	
Procedure reference	2011/2678(RSP)
Procedure type	RSP - Resolutions on topical subjects
Procedure subtype	Debate or resolution on oral question/interpellation
Legal basis	Rules of Procedure EP 136-p5
Stage reached in procedure	Procedure completed

Documentation gateway					
Oral question/interpellation by Parliament		B7-0305/2011	05/05/2011	EP	
Motion for a resolution		B7-0296/2011	09/05/2011	EP	
Text adopted by Parliament, single reading		T7-0237/2011	12/05/2011	EP	Summary

Resolution on the proposed ILO convention supplemented by a recommendation on domestic workers

The House held a debate on Oral Question [O-000092/2011](#) to the Commission on a ILO Convention supplemented by a recommendation on domestic workers.

A motion for a resolution closing this debate was due to be put to the vote on 12 May 2011.

Resolution on the proposed ILO convention supplemented by a recommendation on domestic workers

Following the debate which took place during the sitting of 11 May 2011, the European Parliament adopted by 517 votes to 64 with 14 abstentions a resolution tabled by the Committee on Employment and Social Affairs welcoming the ILO initiative to adopt a convention supplemented by a recommendation on decent work for domestic workers.

It calls on the EU countries which are members of the ILO to adopt these instruments at the ILO Conference in June 2011, and on EU Member States to ratify and implement the convention and recommendation quickly. It notes that the aim of the convention is to provide legal recognition for domestic work as work, extend rights to all domestic workers and to prevent violations and abuses so as to provide a legal framework for all domestic workers and ensure that their work does not take place outside the regulatory framework.

Parliament considers that the adoption, ratification and implementation of this convention on decent work for domestic workers:

- can have an impact by reducing the numbers of working poor;
- would address the needs of one of the most vulnerable categories of worker;
- would not only improve the position of the large number of women on the labour market for domestic work by guaranteeing them decent working conditions, but would also enhance their degree of social inclusion.

Members call for the provision of broader access to readily available and affordable high-quality childcare and elderly-care facilities, thus helping to ensure that workers are not forced to undertake these duties on an informal basis, and they also stress the need to ensure that precarious domestic care jobs are transformed, wherever possible, into decent, well-paid sustainable jobs.

They note that many employers of domestic workers themselves lack understanding or appropriate advice and assistance as regards labour law, social security and the obligations of employers of domestic workers. Parliament calls for the development of a campaign for a step-by-step transformation of precarious workers into regular workers, and the endorsement of a programme aiming to educate workers on the impacts of precarious work, including the occupational health and safety implications.

It believes that using best practice from certain regions or Member States, e.g. model contracts, could provide more stable forms of employment for domestic workers employed in family homes. Members note that the trend towards an increase in the proportion of non-standard or atypical contracts has a strong gender and generational dimension and that this should be acknowledged in the text of the convention and recommendation. It takes the view that it might be necessary to adapt legislation to create flexible and secure contractual arrangements which guarantee equal treatment.

With regard to the fact that domestic work sector is characterised by a high level of informality and undeclared work, Parliament states that combating undeclared work should be accompanied by measures to create viable and sustainable employment alternatives and to support people in accessing the open labour market, including through genuine self-employment.