

Procedure file

Basic information		
INL - Legislative initiative procedure	2017/2054(INL)	Procedure completed
Composition of the European Parliament		
See also 2017/0900(NLE)		
Subject		
8.40.01 European Parliament		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	 Constitutional Affairs		12/09/2016
		 HÜBNER Danuta Maria	12/09/2016
		 SILVA PEREIRA Pedro	
		Shadow rapporteur	
		 UJAZDOWSKI Kazimierz Michał	
		 VERHOFSTADT Guy	
		 DURAND Pascal	
		 CASTALDO Fabio Massimo	
		 ANNEMANS Gerolf	
European Commission	Commission DG Secretariat-General	Commissioner TIMMERMANS Frans	

Key events			
18/05/2017	Committee referral announced in Parliament		
23/01/2018	Vote in committee		
26/01/2018	Committee report tabled for plenary	A8-0007/2018	Summary
07/02/2018	Results of vote in Parliament		

07/02/2018	Debate in Parliament		
07/02/2018	Decision by Parliament	T8-0029/2018	Summary
07/02/2018	End of procedure in Parliament		

Technical information

Procedure reference	2017/2054(INL)
Procedure type	INL - Legislative initiative procedure
Procedure subtype	Legislative initiative
	See also 2017/0900(NLE)
Legal basis	Rules of Procedure EP 46
Stage reached in procedure	Procedure completed
Committee dossier	AFCO/8/09574

Documentation gateway

Committee draft report	PE608.038	07/09/2017	EP	
Amendments tabled in committee	PE612.138	11/10/2017	EP	
Amendments tabled in committee	PE612.007	20/10/2017	EP	
Committee report tabled for plenary, single reading	A8-0007/2018	26/01/2018	EP	Summary
Text adopted by Parliament, single reading	T8-0029/2018	07/02/2018	EP	Summary

Composition of the European Parliament

The Committee on Constitutional Affairs adopted the joint report by Danuta Maria HÜBNER (EPP, PL) and Pedro SILVA PEREIRA (ALDE, PT) on the composition of the European Parliament.

As a reminder, the composition of the European Parliament must respect the criteria laid down in the first subparagraph of Article 14(2) TEU, namely representatives of the Union's citizens not exceeding 750, plus the President, representation being degressively proportional, with a minimum threshold of six members per Member State and no Member State being allocated more than 96 seats.

The European Parliament [resolution](#) of 11 November 2015 on the reform of the electoral law of the European Union outlined the possibility of establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission. Therefore, once the legal basis has been adopted, the creation of a joint constituency and the setting aside of a portion of Parliament's seats for this purpose should be considered for future elections.

The introduction of such a constituency would reinforce the notion of European citizenship and strengthen the European character of the elections for the European Parliament.

The European Parliament demanded the introduction of an obligatory threshold for constituencies, and for single-constituency Member States, in which the list system is used and that comprise more than a certain number of seats.

Members considered that this threshold needs to be established taking into account the new allocation of seats.

Members noted that the current allocation of seats in the European Parliament as established in European Council Decision 2013/312/EU only applies to the 2014-2019 parliamentary term. Therefore, a new decision on the composition of the European Parliament for the 2019-2024 parliamentary term is required.

Consequences of Brexit and the proposed composition: on 29 March 2017 and in accordance with Article 50(2) TEU, the UK government notified the European Council of its intention to leave the European Union. Unless the current legal situation changes, the United Kingdom will no longer be a member of the European Union at the time of the next European elections in 2019.

The new distribution shall be based on three principles:

- respect for the principle of degressive proportionality, as required by Article 14 TEU;
- no loss of seats for any Member State;
- a minimal redistribution of the seats vacated by the UK's exit from the EU.

Members underlined that the seats to be vacated by the United Kingdom (73 seats) upon its withdrawal from the European Union will facilitate

the adoption of a new allocation of seats in Parliament, which will implement the principle of degressive proportionality. The new allocation proposed would allow for a reduction in the size of Parliament (from 751 to 705).

Even though Brexit is to take Northern Ireland out of the EU, Members stressed that Northern Irish citizens, under the Good Friday Agreement, also have an inherent right to Irish and therefore EU citizenship.

The report noted that the reduction in the size of Parliament would leave a number of seats (46) to accommodate potential future enlargements of the European Union and members elected on transnational lists in a joint constituency.

The Council is called on to rapidly finalise the revision of the Act concerning the election of the members of the European Parliament by direct universal suffrage.

Members submit to the European Council the annexed proposal for a decision of the European Council establishing the composition of the European Parliament, on the basis of its right of initiative laid down in Article 14(2) TEU and stressed the urgent need to adopt that decision, which requires its consent, so that the Member States can enact, in good time, the necessary domestic provisions to enable them to organise the European elections for the 2019-2024 parliamentary term.

Composition of the European Parliament

The European Parliament adopted by 400 votes to 183, with 96 abstentions, a resolution on the composition of the European Parliament.

Members recalled that the composition of the European Parliament must respect the criteria laid down in the first subparagraph of Article 14(2) TEU, namely:

- the number of representatives of the Union's citizens not exceeding 750, plus the President;
- the representation shall be degressively proportional, with a minimum threshold of six members per Member State and no Member State being allocated more than 96 seats.

Since the current allocation of seats in the European Parliament only applies to the 2014-2019 parliamentary term, Parliament stressed that a new decision on the composition of the European Parliament for the 2019-2024 parliamentary term is required.

Consequences of Brexit: unless the current legal situation changes, the United Kingdom will no longer be a member of the European Union at the time of the next European elections in 2019.

Parliament underlined that the seats to be vacated by the United Kingdom (73 seats) upon its withdrawal from the European Union will facilitate the adoption of a new allocation of seats in Parliament, which will implement the principle of degressive proportionality. The new allocation proposed would allow for a reduction in the size of Parliament (from 751 to 705). The reduction in the size of Parliament would leave a number of seats (46) to accommodate potential future enlargements of the European Union.

Even though Brexit is to take Northern Ireland out of the EU, Members stressed that Northern Irish citizens, under the Good Friday Agreement, also have an inherent right to Irish and therefore EU citizenship.

The report noted that

Proposal for a decision: on the basis of its right of initiative laid down in Article 14(2) TEU, Parliament underlined the urgent need to adopt that decision, which requires its consent, so that the Member States can enact, in good time, the necessary domestic provisions to enable them to organise the European elections for the 2019-2024 parliamentary term. This proposal was adopted by 431 votes to 182, with 61 abstentions.

Parliament stressed the urgent need to adopt that decision, which requires its consent, so that the Member States can enact, in good time, the necessary domestic provisions to enable them to organise the European elections for the 2019-2024 parliamentary term.