

ORAL QUESTION H-0288/05
for Question Time at the part-session in May 2005
pursuant to Rule 109 of the Rules of Procedure
by Giorgos Dimitrakopoulos
to the Commission

Subject: Primary shareholder law

Why has the Commission, in accordance with the spirit and purpose behind Article I-5 of the Constitution for Europe, not yet considered the possibility of holding technical discussions, along the lines of the established European 'conciliation' procedure, with a three-member delegation designated by the Greek Government, regarding those provisions of the 'primary shareholder' law with which it disagrees before sending off a reasoned opinion in reply to the letter from the Greek Government of 6 April 2005?

Tabled: 12.04.2005
el