THE INTERNAL MARKET: GENERAL PRINCIPLES

The internal market is an area of prosperity and freedom, providing access to goods, services, jobs, business opportunities and cultural richness. Continuous efforts are required to ensure the further deepening of the single market, which could yield significant gains for EU consumers and businesses. In particular, the digital single market opens up new opportunities to boost the economy (through e-commerce), while also cutting red tape (through e-governance and the digitalisation of public services). Recent research indicates that principles of free movement of goods and services and legislation in this area generate benefits estimated at EUR 985 billion annually.

LEGAL BASIS AND OBJECTIVES

Articles 4(2)(a), 26, 27, 114 and 115 of the Treaty on the Functioning of the European Union (TFEU). The common market created by the Treaty of Rome in 1958 was intended to eliminate trade barriers between Member States with the aim of increasing economic prosperity and contributing to ‘an ever closer union among the peoples of Europe’. The Single European Act of 1986 included the objective of establishing the internal market in the European Economic Community (EEC) Treaty, defining it as ‘an area without internal frontiers in which the free movement of goods, persons, services and capital is ensured’.

ACHIEVEMENTS

A. The common market of 1958

The common market, the Treaty of Rome’s main objective, was achieved through the 1968 customs union, the abolition of quotas, the free movement of citizens and workers, and a degree of tax harmonisation with the general introduction of value-added tax (VAT) in 1970. However, the freedom of trade in goods and services and the freedom of establishment were still limited due to continuing anti-competitive practices imposed by public authorities.

B. The launch of the internal market in the 1980s and the Single European Act

The lack of progress in the achievement of the common market was largely attributed to the choice of an overly detailed method of legislative harmonisation and to the rule that required unanimity for decisions taken in the Council. In the mid-1980s, the political debate on this issue led the EEC to consider a more thorough approach to the objective of removing trade barriers: the internal market.
The Single European Act entered into force on 1 July 1987, setting a precise deadline
of 31 December 1992 for the completion of the internal market. It also strengthened the
decision-making mechanisms for the internal market by introducing qualified majority
voting for common customs tariffs, free provision of services, free movement of
capital and approximation of national legislation. By the time the deadline had passed,
over 90% of the legislative acts listed in the 1985 White Paper had been adopted,
largely under the qualified majority rule.

C. Towards a shared responsibility to complete the internal market

The internal market has made a significant contribution to the prosperity and integration
of the EU economy. A new internal market strategy running from 2003 to 2010 focused
on the need to facilitate the free movement of goods, integrate the services markets,
reduce the impact of tax obstacles and simplify the regulatory environment. Substantial
progress was made in opening up transport, telecommunications, electricity, gas and
postal services.

In its communication entitled ‘Better governance for the Single Market’ (COM(2012)0259),
the Commission proposed horizontal measures such as an emphasis on clear,
easily implementable new regulations, better use of existing IT tools to facilitate the exercise of single market rights, and the setting up of national centres to oversee the operation of the single market. Monitoring is an integral part of the annual reports on single market integration in the context of the European Semester process.

D. The relaunch of the internal market in 2010

In order to boost the European single market once again and put the public,
consumers and SMEs at the centre of the single market policy, the Commission
published in October 2010 a communication entitled ‘Towards a Single Market
Act’ (COM(2010)0608). A series of measures were presented to boost the EU economy
and create jobs, resulting in a more ambitious single market policy.

In October 2012, the Commission presented the Single Market Act II (COM(2012)0573)
to further develop the single market and exploit its untapped potential as an engine for
growth. The act sets out 12 key actions to be rapidly adopted by the EU institutions.
These actions are concentrated on the four main drivers of growth, employment
and confidence: (1) integrated networks, (2) cross-border mobility of citizens and
businesses, (3) the digital economy, and (4) actions that reinforce cohesion and
consumer benefits.

The Single Market Act II follows in the footsteps of an initial set of measures presented
by the Commission – the Single Market Act I – and includes the following actions aimed
at a more thoroughgoing, better-integrated single market:

— Business mobility (e.g. introducing provisions to mobilise long-term
investment, modernising insolvency proceedings and helping to create an
environment that offers second chances to failing entrepreneurs);

— The digital economy (as a move towards the completion of the digital single
market by 2015, the Commission proposed that e-commerce should be promoted
in the EU by making payment services easier to use, more trustworthy and more
competitive. The need to address the key causes of the lack of investment in high-
speed broadband connections and to make electronic invoicing standard in public procurement procedures was also highlighted);

— Consumer confidence (e.g. introducing measures to ensure widespread access to bank accounts, as well as transparent and comparable account fees and easier bank account switching).

The Commission was due to present all of the key legislative proposals connected with the Single Market Act II by spring 2013 and the non-legislative proposals by the end of 2013. Parliament and the Council were called upon to adopt legislative proposals as a matter of priority. The progress was presented in the study entitled ‘Single Market Act: State of Play’[1].

On 28 October 2015, the Commission published a communication entitled ‘Upgrading the Single Market: more opportunities for people and business’ (COM(2015)0550), which focused on ensuring practical benefits for people in their daily lives and creating additional opportunities for consumers, professionals and businesses. It complemented the Commission’s efforts to boost investment, reap the opportunities of the digital single market and improve competitiveness and access to finance. The strategy also aimed to ensure a well-functioning internal market for energy and promote and facilitate labour mobility while preventing abuse of the rules. To further improve trading practices in the internal market, Directive (EU) 2019/633 banning certain unfair trading practices was adopted on 17 April 2019. These unfair trading practices include late payments for perishable food and last-minute order cancellations.

Currently, one of the most challenging issues in developing the internal market is the implementation of its digital component. In May 2015, the Commission adopted a Digital Single Market Strategy (COM(2015)0192), which set an intense legislative programme for building a European digital economy, continued in the Agenda for Europe[2].

During the COVID-19 pandemic, in its communication entitled ‘Europe’s moment: Repair and Prepare for the Next Generation’ (COM(2020)0456), the Commission announced that the digitalisation of the single market would be an essential pillar of the recovery from the crisis. It will be based on four elements: (1) investment in better connectivity, (2) a stronger industrial and technological presence in strategic parts of the supply chain (e.g. AI, cybersecurity, cloud infrastructure, 5G), (3) a real data economy and common European data spaces, and (4) a fairer and easier business environment.

**ROLE OF THE EUROPEAN PARLIAMENT**

Parliament was the driving force behind the process that led to the creation of the internal market. Specifically, in its resolution of 20 November 1997, it backed the idea of turning the internal market into a fully integrated home market by 2002. In several resolutions adopted in 2006 (e.g. those of 12 February, 14 February, 16 May and 6 July),

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[1] This study was commissioned by the European Parliament’s Policy Department for Economic, Scientific and Quality of Life Policies, on behalf of the Committee on Internal Market and Consumer Protection (IMCO).

Parliament supported the idea that the internal market was a common framework and a point of reference for many EU policies.

Parliament also played an active role in the relaunch of the internal market. In its resolution of 20 May 2010 on delivering a single market to consumers and citizens, Parliament emphasised that measures must be taken in order to inform and empower consumers and SMEs more effectively, and to increase citizens’ confidence. Parliament issued further responses to the Single Market Act with three resolutions adopted on 6 April 2011: ‘Governance and partnership in the single market’, ‘A single market for Europeans’ and ‘A single market for enterprises and growth’.

Parliament’s resolution of 20 April 2012 on ‘A competitive digital single market – eGovernment as a spearhead’ pointed out the need for a clear and coherent legal framework for the mutual recognition of electronic authentication, identification and signatures (which is necessary to guarantee that cross-border administrative services can operate throughout the EU). This was followed by its resolution of 22 May 2012 on the Internal Market Scoreboard.

On 11 December 2012, Parliament also adopted two non-legislative resolutions relating to the internal market, one on completing the digital single market and one on a digital freedom strategy in EU foreign policy, in which it stressed its strong support for the principle of net neutrality. This means that internet service providers should not block, discriminate against, impair or degrade, including through price, the ability of any person to use a service to access, use, send, post, receive or offer any content, application or service of their choice, irrespective of source or target. The resolution also called on the Commission and the Council to promote and preserve high standards of digital freedom in the EU. The aim of the resolutions was to develop policy and practice with a view to establishing a real digital single market in the EU to cope with different sets of national rules in key areas. The principles of net neutrality and the open internet, as well as the abolition of roaming charges, have been introduced as part of a legislative package laying down measures concerning the European single market for electronic communications and to achieve a Connected Continent (COM(2013)0627).

Parliament has been particularly active in the area of single market governance. It adopted its resolution of 7 February 2013 with recommendations to the Commission on the governance of the single market, establishing a single market governance cycle as a specific pillar of the European Semester. Furthermore, Parliament adopted its resolution of 25 February 2014 on single market governance within the European Semester 2014, followed by its resolution of 27 February 2014 on SOLVIT. Parliament then adopted its resolution of 12 April 2016 entitled ‘Towards improved single market regulation’.

On 26 May 2016, the European Parliament adopted a resolution on the Single Market Strategy, calling for a more innovative, deeper and fairer single market. In order to facilitate online access to the information, administrative procedures and assistance services that citizens and businesses need, Parliament advocated the establishment of a single digital gateway (Regulation (EU) 2018/1724), envisaged for the end of 2020.

Research commissioned by the Committee on Internal Market and Consumer Protection (IMCO) indicates a need for the EU economy to be focused on more digital,
green and social policies[3]. On 2 December 2020, the IMCO Committee approved a report entitled ‘Strengthening the Single Market: the future of free movement of services’. The report underlines the need to ensure implementation of single market rules for services and to improve the enforcement action of the Commission.

Ahead of the Commission’s proposal of a new Digital Services Act in 2020, Parliament’s Policy Department for Economic, Scientific and Quality of Life Policies organised a workshop on behalf of the IMCO Committee entitled ‘E-commerce rules, fit for the digital age’, where experts and stakeholders expressed the need to update the current European legal framework for e-commerce in order to reap the full benefits of the internal market.


On 17 April 2020, during the COVID-19 outbreak, Parliament issued a resolution in which it emphasised that the single market is the source of European collective prosperity and well-being and a key element of the immediate and continuous response to the pandemic. A webinar organised on 9 November 2020 for the IMCO Committee analysed the impact of COVID-19 on the internal market and consumer protection, and suggested what could be done to ensure a well-functioning internal market now and in future crises.

In its resolution of 19 June 2020, Parliament recalled that the Schengen area is a cherished achievement at the very heart of the EU project, and called on Member States to reduce restrictions on free movement and to step up their efforts to achieve the completion of Schengen integration.

Recent research indicates that the principles of free movement of goods and services and legislation in this area generate benefits estimated at EUR 985 billion annually[4].

A study published by the Policy Department for Economic, Scientific and Quality of Life Policies in November 2020 entitled ‘Legal obstacles in Member States to Single Market rules’[5] found that although the EU single market was a very successful case of market integration, there are still barriers in Member States which prevent the single market from reaching its full potential. The study calls for more localised scrutiny of proposed national rules that could potentially conflict with single market rules and principles.


