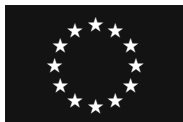


# EIROPAS PARLAMENTS

2004



2009

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*Attīstības komiteja*

**2005/0168(CNS)**

15.11.2005

## **ATZINUMS**

Sniegusi Attīstības komiteja

Zivsaimniecības komitejai

par priekšlikumu Padomes regulai saistībā ar Partnerattiecību nolīguma  
noslēgšanu starp Eiropas Kopienu un Zālamana salām par zveju pie Zālamana  
salām  
(COM(2005)0404 – C6-0320/2005 – 2005/0168(CNS))

Atzinumu sagatavoja: *Luisa Morgantini*

PA\_Leg

## ĪSS PAMATOJUMS

The Union's development co-operation policy and the common fisheries policy (CFP) must be consistent, complementary and co-ordinated, contributing together to poverty reduction in the countries concerned and to sustainable development.

The EU has committed itself to ensure the sustainable character of fisheries worldwide, defined at the Johannesburg summit, maintaining or restoring stock levels with a view to producing the maximum sustainable yield.

The EU has accepted the FAO "Code of Conduct for responsible fisheries".

The EU presence in distant fishing grounds is a legitimate objective, and must not forget that the interest of Union's fisheries ought to be protected alongside the interest in developing the nations with whom agreements are signed.

The present agreement must observe the EP's report on "An Integrated framework for fisheries partnership agreements with third countries" (A5-0303/2003).

In fact it is the first one to adopt a "partnership" approach, therefore introducing some changes in the content of the submitted texts.

This agreement goes along the lines of all similar agreements signed with other nations in the area (Central West Pacific), therefore promoting regional development.

On 28 January 2004 the European Community and the Solomon Islands initialled the protocol establishing the technical and financial conditions under which the Community fishing vessels can fish the Solomon Islands waters. The agreement will be valid for three years from the date the appropriate adoption procedures are accomplished.

The protocol grants fishing possibilities for tuna seiners from Spain and France (Spanish vessels granted with 75% of fishing possibilities available and French with the 25% remaining) and 10 surface longliners, boats coming from Spain and Portugal.

The financial compensation is fixed at 400,000 Euros per year. Starting from the second year, for each additional purse seine vessel licence obtained (only 4 licences in the first year) the financial contribution may be increased by 65,000 Euros.

30% of the financial contribution will be used for defining and implementing a sectoral fishing policy in Solomon Islands, with a view to promote responsible fishing and sustainable fisheries in its waters. No special mention is made in the protocol for the development of activities of the local populations living on fisheries.

Parliament is consulted 20 months after the agreement was initialled.

Parliament's consultation is therefore a farce. Parliament wasn't informed of the negotiation mandate presumed given by Council to the Commission, and wasn't also informed of the development of the negotiations. Nothing came as an explanation for the delay in the

consultation process.

It is time that Parliament changes the present situation regarding fisheries agreements with third countries. Commission and Council must reach a common agreement on conditions that could give a useful meaning to Parliament's consultation. If this should not be the case the Fisheries Committee should lead Parliament's reaction to the present status quo, not rejecting the final argument of voting no to fisheries agreements submitted under present circumstances.

## GROZĪJUMI

Attīstības komiteja aicina par jautājumu atbildīgo Zivsaimniecības komiteju savā ziņojumā iekļaut šādus grozījumus:

Komisijas ierosinātais teksts<sup>1</sup>

Parlamenta izdarītie grozījumi

Grozījums Nr. 1  
2.a apsvēruma (jauns)

***(2a) EK finanšu kompensācija ir jāizmanto arī tam, lai attīstītu piekrastes iedzīvotāju kopienas, kuras pārtiek no zvejniecības, un izveidotu nelielus vietējus zivju konservēšanas un pārstrādes uzņēmumus.***

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<sup>1</sup> OV vēl nav publicēts.

## PROCEDŪRA

<b>Virsraksts</b>	Priekšlikums Padomes regulai saistībā ar Partnerattiecību nolīguma noslēgšanu starp Eiropas Kopienu un Zālamana salām par zveju pie Zālamana salām
<b>Atsauces</b>	COM(2005)0404 – C6-0320/2005 – 2005/0168(CNS)
<b>Atbildīgā komiteja</b>	PECH
<b>Atzinumu iesniedza</b> Datums, kad paziņoja plenārsēdē	DEVE 27.10.2005
<b>Ciešāka sadarbība - datums, kad paziņoja plenārsēdē</b>	
<b>Atzinumu sagatavoja</b> Iecelšanas datums	<i>Luisa Morgantini</i> 5.10.2005
<b>Atzinuma sagatavotājs(-a)</b>	
<b>Izskatīšana komitejā</b>	5.10.2005
<b>Pieņemšanas datums</b>	14.11.2005
<b>Galīgā balsojuma rezultāti</b>	+: 22 -: 0 0: 0
<b>Deputāti, kas bija klāt galīgajā balsojumā</b>	<i>Margrete Auken, Alessandro Battilocchio, Marie-Arlette Carlotti, Thierry Cornillet, Nirj Deva, Fernando Fernández Martín, Michael Gahler, Filip Andrzej Kaczmarek, Ģirts Valdis Kristovskis, Miguel Angel Martínez Martínez, Gay Mitchell, Luisa Morgantini, Jürgen Schröder, Feleknas Uca, Anna Záborská.</i>
<b>Aizstājējs(-i), kas bija klāt galīgajā balsojumā</b>	<i>Marie-Hélène Aubert, Ana Maria Gomes, Manolis Mavrommatis, Karin Scheele, Zbigniew Zaleski.</i>
<b>Aizstājējs(-i) (178. panta 2. punkts), kas bija klāt galīgajā balsojumā</b>	<i>Elisa Ferreira, Pier Antonio Panzeri.</i>
<b>Piezīmes (ši informācija pieejama tikai vienā valodā)</b>	...