

Basic information

2011/2168(REG)

REG - Parliament's Rules of Procedure

EP Rules of Procedure, Rule 48(2): own-initiative reports

Subject

8.40.01.08 Business of Parliament, procedure, sittings, rules of procedure

Procedure completed

Key players

European
Parliament

Committee responsible

AFCO

Constitutional Affairs

Rapporteur

ILCHEV Stanimir (ALDE)

Appointed

24/05/2011

Shadow rapporteur

RANGEL Paulo (PPE)

GUERRERO SALOM
Enrique (S&D)

HÄFNER Gerald (Verts/ALE)

SCHOLZ Helmut (GUE/NGL)

MESSERSCHMIDT Morten
(EFD)

Key events

Date	Event	Reference	Summary
15/09/2011	Committee referral announced in Parliament		
22/11/2011	Vote in committee		
24/11/2011	Committee report tabled for plenary	A7-0399/2011	
15/02/2012	Decision by Parliament	T7-0045/2012	Summary
15/02/2012	Results of vote in Parliament		
15/02/2012	End of procedure in Parliament		

Technical information

Procedure reference

2011/2168(REG)

Procedure type

REG - Parliament's Rules of Procedure

Procedure subtype

Rules

Legal basis	Rules of Procedure EP 243-p1
Stage reached in procedure	Procedure completed
Committee dossier	AFCO/7/06309

Documentation gateway				
European Parliament				
Document type	Committee	Reference	Date	Summary
Committee draft report		PE467.221	16/08/2011	
Amendments tabled in committee		PE473.941	13/10/2011	
Committee report tabled for plenary, single reading		A7-0399/2011	24/11/2011	
Text adopted by Parliament, single reading		T7-0045/2012	15/02/2012	Summary

Additional information		
Source	Document	Date
European Commission	EUR-Lex	

EP Rules of Procedure, Rule 48(2): own-initiative reports

2011/2168(REG) - 15/02/2012 - Text adopted by Parliament, single reading

The European Parliament adopted a Decision on amendment of Rule 48 (2) of Parliament's Rules of Procedure on own-initiative reports.

Parliament takes note of the Conference of Presidents' decision of 7 April 2011 stating that own-initiative reports drawn up on the basis of annual activity and monitoring reports listed in Annexes 1 and 2 to the Conference of Presidents' decision of 12 December 2002 as contained in Annex XVIII to its Rules of Procedure ('the 2002 Decision') are to be considered as strategic reports within the meaning of the last sentence of Rule 48(2), and instructs its Secretary-General to incorporate the decision into Annex XVIII. It takes the view that Article 2(4) of the 2002 Decision has become obsolete as a result of its decision of 13 November 2007 on the amendment of Parliament's Rules of Procedure in light of the Statute for Members, and instructs its Secretary-General to adapt Annex XVIII accordingly.

Following the amendment decided on by Parliament, Article 48(2) of Parliament's Rules of Procedure on own-initiative reports should read as follows: "Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139. Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least one-tenth of the Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4). **Rule 163 and Rule 167 shall apply to the committee's motion for a resolution and amendments thereto. Rule 167 shall also apply to the single vote on alternative motions for resolutions.** This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the **report has been authorised as a strategic report**".