REPORT

on the future of the European Union's own resources (2006/2205(INI))

Committee on Budgets

Rapporteur: Alain Lamassoure
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MOTION FOR A EUROPEAN PARLIAMENT RESOLUTION

on the future of the European Union's own resources
(2006/2205(INI))

The European Parliament,

– having regard to its resolutions of 22 November 1990 on the future financing of the European Community\(^1\) and of 21 April 1994 on a new system of own resources for the European Union\(^2\),

– having regard to Council Decision 94/728/EC, Euratom of 31 October 1994 on the European Communities' system of own resources\(^3\),


– having regard to its resolution of 11 March 1999 on the need to modify and reform the European Union’s own resources system\(^4\),

– having regard to its position of 17 November 1999 on the proposal for a Council decision on the system of the European Union's own resources (COM(1999)0333)\(^5\),

– having regard to Council Decision 2000/597/EC, Euratom of 29 September 2000 on the system of the European Communities' own resources\(^6\),

– having regard to the Commission's Report on the operation of the own resources system\(^7\) and the Commission's proposal for a new Council Decision on own resources, accompanied by a proposal for a Regulation on the implementing measures for the correction of budgetary imbalances\(^8\) presented on 14 July 2004,

– having regard to the Study for the European Parliament: Own Resources: Evolution of the system in a EU of 25 presented on 30 June 2005\(^9\),

– having regard to the Presidency conclusions of the Brussels European Council of

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\(^3\) OJ L 293, 12.11.1994, p. 9.
\(^6\) OJ L 253, 7.10.2000, p. 42.
\(^7\) COM(2004)0505.
\(^8\) COM(2004)0501.
\(^9\) Study carried out by Study Group for European Policies (SEP), see also Annex: Comments on the revenue adequacy of possible own EU taxes, 30 August 2005.
15-16 December 2005,

- having regard to the Commission's proposal for a Council Decision on the system of the European Communities' own resources and to the Commission Working Document on calculation, financing, payment and entry in the budget of the correction of budgetary imbalances in favour of the United Kingdom ("the UK correction") in accordance with Articles 4 and 5 of Council Decision 2006/xxx/EC, Euratom on the system of the European Communities' own resources,

- having regard to its resolution of 4 July 2006 on the proposal for a Council decision on the system of the European Communities' own resources,

- having regard to the Study for the European Parliament: EU Own Resources - Preliminary assessment of the scope for Member State taxes supporting an EU-wide tax system, presented in January 2007,

- having regard to the meetings of the Committee on Budgets with the chairpersons of the national parliaments' committees on budgets which took place on 16 June 2005 and on 21 June 2006,

- having regard to the replies to the questionnaire on own resources sent by the Committee on Budgets on 30 November 2005 to all committees on budgets of the national parliaments of the Member States,

- having regard to the formal and informal exchanges of views between the standing rapporteur on own resources and the relevant parliamentary committees, or representative thereof, which took place at the invitation of the national parliaments interested in discussing this matter in the course of 2006 and 2007,

- having regard to the results achieved in the working groups on the future financing of the European Union of the Joint Parliamentary Meetings of 8-9 May 2006 and 4-5 December 2006,

- having regard to the Interinstitutional Agreement of 17 May 2006 between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management, in particular point 8 thereof, and Declaration No 3 on the review of the financial framework, annexed to that agreement,

- having regard to Rule 45 of its Rules of Procedure,

- having regard to the report of the Committee on Budgets and the opinions of the Committee on Constitutional Affairs, the Committee on Budgetary Control, the Committee on Economic and Monetary Affairs and the Committee on Regional

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3 Study carried out by Deloitte and Touche: Phase II Report - Preliminary draft, 12 January 2007.
Development (A6-0066/2007),

A. whereas the first European Community, the European Coal and Steel Community established on 23 July 1952, was financed by a genuine system of own resources, based on a levy raised on each ton of steel produced, to be paid directly by the coal and steel producing companies into the ECSC budget,

B. whereas, under the Treaty of Rome of 25 March 1957, the European Economic Community was to be financed by national contributions only for a transitional period to be followed by a changeover to a system of own resources,

C. whereas this changeover finally took place on 21/22 April 1970 when the European Council in Luxembourg agreed on a decision ending national contributions and introducing a new system of financing based on two genuine own resources - agricultural levies and customs duties - complemented by a third resource based on value added tax (VAT),

D. whereas all Parliament's efforts\(^1\) to use the actual VAT returns to determine the assessment base to be used for the VAT resource ("returns method") instead of the harmonised base calculated by applying an average weighted rate on the total net revenue ("revenue method") were in vain, with the result that the VAT resource changed from a genuine own resource with a strong direct link to European citizens to a purely statistical device for calculating a contribution of a Member State,

E. whereas the "Fontainebleau Agreement" concluded by the Heads of State and Government on 25/26 June 1984 clearly stated that "expenditure policy is ultimately the essential means of resolving the question of budgetary imbalances"; whereas at the same time however the European Council created the "British rebate", a correction mechanism for the United Kingdom, stipulating that, from 1985 onwards, the UK would receive 66% of the difference between its share of VAT payments and its share of expenditure allocated for the year in question; whereas the cost of this rebate was to be financed by all Member States, with a ceiling being placed on Germany's contribution; whereas this led to the United Kingdom's enjoying a rebate on its annual contributions to the EU budget that has amounted to a yearly average of EUR 5.3 billion in the period 2001-2004,

F. whereas, at the same summit, the Heads of State and Government also agreed to make eligible for the same type of rebate, in principle and at the appropriate time, "any Member State which should sustain a budgetary burden considered excessive in relation to its relative prosperity",

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\(^1\) E.g. Cornelissen Report: European Parliament 1985: “Can Parliament tolerate the fact that revenue from VAT is being increasingly watered down to a national financial contribution following the necessary abandonment of the principle of the uniform VAT rate and can it accept that the establishment of the uniform VAT base is ultimately reduced to a statistical calculation? ... Or must every effort be made in connection with the calculation of the VAT base to revive the Communities' own resources system and the financial autonomy of the Community which is dependent thereupon"
G. whereas the European Council in Brussels on 11-13 February 1988 established a ceiling for the Community budget of 1.2% of GNP for payments and 1.3% for commitments and confirmed that Member States could retain 10% of the revenue from traditional own resources to cover their collection cost,

H. whereas the ceiling of own resources was raised to 1.24% of EU GNI in payment appropriations and 1.31% in commitment appropriations during the period 1993-1999, for an EU of 15 Member States, and has remained unchanged since then despite enlargement,

I. whereas, most importantly, the 1988 Brussels European Council created a fourth "additional" resource based on GNP which should be drawn upon if and when the amount collected from VAT and from traditional own resources was insufficient to cover the Community's financial commitments,

J. whereas, over the course of time, this resource has become the key resource of the European Union's budget, accounting for an estimated 70% of revenue for the financial year 2007, while the VAT resource accounts for about 15% so that the share of traditional own resources (customs duties and agricultural levies together) has decreased to only 15% of revenue,

K. whereas the current Own Resources Decision of 29 September 2000 entered into force on 1 March 2002 and has as its main features: an own resources ceiling of 1.24% of the Union's GNI (equivalent to 1.27% of GDP) for payment appropriations and 1.31% of GNI (equivalent to 1.335% of GDP) for commitment appropriations, an allowance for the Member States for their collection cost of traditional own resources of 25%, a maximum call-in rate of VAT of 0.50%, a value added tax base of the Member States restricted to 50% of their GNP (capping of the VAT base) and a rebate in favour of one Member State with exceptions for some other Member States concerning the financing of this rebate,

L. whereas the Commission's latest proposal presented in 2006 aims at implementing the decisions of the Brussels European Council of 15/16 December 2005 in the area of own resources which are mainly characterised by adding even more special arrangements for certain net contributing Member States such as reduced rates of call of VAT or gross reductions in annual GNI contributions to the already existing list of exceptions, thereby adding to the complexity and incomprehensibility of the system and further nourishing the short-sighted concept of budgetary imbalances,

M. whereas the European Council has also renewed the decision taken in 2000 to increase the collection premium to be retained by the Member States from 10% to 25% of traditional own resources, despite the undisputed fact that this percentage bears no relation to the Member States' actual collection costs, favours Member States that collect a large share in custom duties, to the detriment of those who do not, and should thus rather be considered as another form of rebate,

N. whereas the Commission proposal for a new own resources decision, although in
the meantime accepted by Parliament\textsuperscript{1}, is still blocked in Council by Member States which were first in favour of it but which are now opposed to applying it themselves,

O. whereas Parliament considers the comprehensive review of EU revenue and expenditure to take place in 2008/2009, as stipulated in the Interinstitutional Agreement of 17 May 2006, as an opportunity - not to be missed - to return to a genuine but fair system of own resources in the spirit of the founding treaties of the European Communities,

P. whereas consultations with those national parliaments interested in discussing this matter have been held since the beginning of 2006 in order to make every effort to establish a common parliamentary basis for this forthcoming review process,

Q. whereas, so far, these consultations have been simple exchanges of personal views among parliamentarians, due to the fact that most national political parties and parliaments have not yet had the opportunity to adopt an official position on the issue of own resources,

R. whereas, however, these meetings have made it possible to identify, among those participating, several areas of consensus and a widely shared objective of finding a way of working together on the future of EU financing,

S. whereas, in the meantime, a proposal has been made by the President of the Portuguese national assembly to organise, in the framework of COSAC, a conference of the Chairpersons of the Committees on Budget and Finance of the national parliaments and the European Parliament, dedicated exclusively to the Union's own resources, during the Portuguese presidency later in 2007,

\textbf{Shortcomings of the current financing system}

1. Points out that a system in which approximately 70\% of the Union's revenue do not originate in own resources but come directly from the national budgets through the GNI resource, and 15\% come from a resource such as the percentage of the VAT rate which cannot be regarded (on account of the way in which it is determined) as being in every respect an EU own resource, departs from the provisions and the spirit of the Treaty of Rome; points out that the very existence of the European Union has brought about an increase in intra-Community trade and an increase in the Member States' "wealth", for which reason the EU is fully entitled to equip itself with a system of genuine own resources instead of one fed by national contributions;

2. Recognises that the GNI resource is less visible for citizens but is more equitable in relating contributions to the general level of prosperity;

3. Emphasises that it is these "membership fees" that have accentuated the short-

\textsuperscript{1} Texts Adopted, P6_TA(2006)0292.
sighted net-payer debate that does not do justice to the benefits of the European Union in terms of peace, freedom, prosperity and security, regardless of the fact that the concept of "net budgetary balances" is seriously flawed also in technical terms and does not allow for more than pure approximations; underlines that neither revenue side ("Rotterdam effect") nor expenditure side ("Luxembourg effect") of the net balances fully reflect reality;

4. Is deeply convinced that the current system of own resources based on Member States' contributions is both unfair to the general public and anti-democratic, and does not help to highlight the commitment to European integration; furthermore, such a system, since it makes the contribution to the European Union be perceived as an additional burden on national budgets, does not provide the Union with sufficient funds for all its policies due to the current budgetary deficits, especially those of the larger Member States; is highly critical of the possibilities being created for individual countries to finance officially only the policies in which they have an interest; fears that this might be the beginning of the destruction of the values that have characterised the European Union's success over the past 50 years;

5. Stresses that the current system, with its four different resources and its several different rebate mechanisms, be they general ones in favour of one Member State such as the British rebate, or special ones such as rebates in financing other rebates, is excessively complex, lacks transparency and is completely incomprehensible to European citizens; underlines that it does nothing towards fulfilling the requirement of establishing a direct link between the Union and its citizens;

6. Notes that the requirement of unanimity in decisions on "own resources" and "financial frameworks" makes any result of negotiations in these areas dependent on the goodwill and financial possibilities of even the most reluctant Member States, rich or poor; finds it not surprising that the results of this are often disappointing;

7. Points out that the unanimity rule on taxation issues further complicates matters;

8. Attributes to this faulty system the inadequacies of the European Council agreement on the new Financial Framework 2007 – 2013 made at the Brussels European Summit of 14/15 December 2005; believes that the financial package agreed, with its numerous exceptions on the revenue side and its compensation gifts to certain Member States on the expenditure side, is the clearest proof of the complete failure of the current system; considers it unacceptable that all Member States have agreed on important Community activities, such as Galileo or the Transeuropean Networks, and set ambitious goals, e.g. as regards the Goteborg and Lisbon objectives or the Millennium Goals, and now no-one wants to finance them;

9. Deplores the fact that the 2005 Brussels European Council, instead of creating a simpler and more transparent system, made it even more complicated and obscure
by leaving the UK correction, the "British rebate", in principle intact and adding further derogations and corrections benefiting other Member States;

10. Points out that, if the Edinburgh Decision of 1992 setting an own resources ceiling of 1.24% of GNI had been fully used, the Community budget would have gained an annual 0.2% of GNI over the last 13 years, equivalent to an increase of approximately EUR 240 billion; considers these funds, which were unanimously adopted by the Member States according to a proposal by the British presidency, necessary in order to enable the European Union to act in line with its growing powers, in particular as regards the efforts to achieve the Lisbon objectives (innovation, infrastructure and employment) or as agreed upon in the treaties of Maastricht, Amsterdam and Nice, let alone in the draft Constitution and for a Union of 27 Member States;

11. Underlines that, since 1995, the European Budget has increased by only 8.2% in real terms and its share in the GNI has decreased, while at the same time the national budgets have increased by an average of 23%, i.e. nearly three times as much;

**First phase of the reform: an improved system of national contributions**

12. Acknowledges the fact that any reform of the own resources system will be a sensitive and difficult exercise, to be conducted with the involvement of the Member States' parliaments; calls therefore for a progressive approach which could be introduced in two stages but which should form part of a single decision on account of the fact that the laborious Community procedure would make it impossible for two decisions to be taken within a relatively short period of time. The provisional and transitional first phase would lead to an improvement of the current system of national contributions, for which the following political principles should be applied:

- equality between Member States
- simplicity of presentation for elected representatives and citizens alike
- solidarity and equal dignity amongst Member States
- establishment of a political link between a reform of revenue and a review of expenditure as it is already correctly included in the Interinstitutional Agreement;

**Equality between Member States**

13. Defines “equality between Member States” by the absence of any budgetary privilege for any Member State; admits that it may be difficult for certain Member States to agree to give up a long history of special arrangements on the revenue side and of a certain distribution of expenditure which may justify any reform only
being progressively applied (‘phasing out’ of the old system); refuses, however, to accept the long history of budgetary privileges as an argument in favour of maintaining a system which, once the necessary reforms are on their way, will no longer be justifiable;

**Simplicity of presentation**

14. Underlines the importance of the improved system being presented in the simplest possible way so that it is comprehensible and transparent for European citizens; deplores presentations of decisions affecting all European citizens’ lives which are completely incomprehensible, such as the conclusions relating to EU finances of the Brussels European Council of December 2005;

**Solidarity and equal dignity between Member States**

15. Calls for a system safeguarding the principles of solidarity and equal dignity amongst Member States; considers these principles are destroyed by keeping up privileges to the advantage of some, while others are compensated through humiliating bargaining behind closed doors at European Council meetings; recalls that, of the 46 articles in the conclusions of the Brussels European Council of December 2005 determining expenditure on new Heading 1b – **Cohesion for Growth and Employment**, a full 20 are “Additional provisions” handing out “Christmas presents” freely to various Member States or regions¹;

**Political link between reform of revenue and expenditure**

16. Is convinced that the political link between a reform of revenue and a review of expenditure is inevitable and perfectly reasonable, especially as long as the logic of financing Community policies through revenue stemming from national budgets is still the Union’s guiding principle;

**Provisional and transitional character of the system**

17. Points out that any improved current system as a first stage of the suggested two-step approach has to be considered provisional and transitional because the profound weaknesses of the Member States’ contributions system make it politically unsustainable;

**Recommendations for an improved system of national contributions**

**Schreyer proposals**

18. Recalls that proposals for improving the current system of financing have already been made, for instance, those submitted by Commissioner Michaele Schreyer in July 2004² according to which:

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¹ See ANNEX to the resolution.
every Member State, regardless of its wealth, is entitled to a rebate which is triggered when its contribution to the EU budget reaches a threshold of 0.35% of GNI,

- the refund would be in form of a 66% abatement of the Member State's net contribution, and

- the overall maximum refund available for all rebates is capped at EUR 7.5 billion per year;

19. Admits that some aspects of the Schreyer proposals were going in the right direction insofar as they would have made the system slightly more transparent by at least abolishing the "rebate on the rebate" principle or as they would have limited compensations and corrections - with the major positive point being that it was only conceived as a transitional system until 2014;

20. Is convinced, however, that generalising the rebate even when accompanying it by a ceiling for the net budgetary balances would be a double mistake since it would only strengthen the anti-communitarian character of the system and cement the short-sighted approach of a quantifiable "juste retour"; insists that the only possible solution is the abolition of the net balances system once and for all in parallel with a reform of the pattern of expenditure; emphasises that what sets European spending apart is precisely its added value based on the principle of financial solidarity;

Question of structural and cohesion expenditure

21. Rejects categorically the idea included in other reform proposals of excluding structural and cohesion expenditure from all computations for the purpose of establishing Member States' contributions or rebates on these contributions since such a step would bring in differentiation between "noble" and "suspicious" expenditure, thus opening the door for a European Union à la carte where policies would ultimately be financed solely by the Member States which have an interest in them;

Conclusion

22. Notes the proposal put forward by Finland in April 2004 on replacing the current financing system of the European Union, while leaving in place traditional own resources, by a GNI based system, taking GNI shares as the basis for the Member States' contributions towards the Union's own resources, abolishing the VAT resource in its current form, as it is only a mathematical basis for calculating the national contributions, and progressively suppressing the British rebate to zero in 2013;

23. Underlines the fact that this system would have the advantage of being simple and transparent and of constituting a possible step towards the establishment of a genuine own resources system for the Union and that all Member States
contributing to the UK rebate at the moment would benefit as would the UK itself through the abolition of the VAT resource; stresses that this does not prejudice the long-term inclusion of VAT in the financing of the European Union;

24. Is aware of the fact that an agreement on a new financing system along the lines of the Finnish proposal is only politically acceptable within the framework of a global negotiation process which also includes expenditure; calls on the Commission to consider the GNI based system described above when making any new proposals on EU revenue following the review process as laid down in the Interinstitutional Agreement of 17 May 2006;

25. Stresses that the link between revenue and expenditure should form an aspect of the considerations concerning the changeover to a new system; rejects any attempt to renationalise the Common Agricultural Policy; proposes, therefore, that use be made of the possibility of gradually introducing the compulsory co-financing process within the EU-15 in order to guarantee the level of support laid down in the European Council decision of October 2002;

26. Recommends that the first phase of the reform could start immediately after the ratification of the agreement to be reached; while keeping the system of national contributions as such, it would become simpler, more transparent and absolutely in proportion with the relative wealth of each Member State; emphasises, however, the temporary nature of such a phase, in that its sole aim would be to prepare the ground for the introduction of a genuinely new own resources system;

Second phase of the reform: a new system of own resources

27. Confirms the views which it has expressed earlier, to the effect that the aim of the reform of Community revenue must be the creation of a genuine own resource for the European Union to replace the existing mechanisms; recalls that this objective and the proposals to achieve it are not in the least revolutionary but merely seek to revive the letter and spirit of the founding treaties;

28. Considers the following principles, which have emerged in all contacts with national parliaments, as cornerstones for any future own resources system:

- Full respect for the principle of fiscal sovereignty of the Member States
- Fiscal neutrality
- No changes to the order of magnitude of the EU budget
- Progressive phasing-in of the new system
- Establishment of a clear political link between a reform of revenue and a reform of expenditure;

Full respect for the fiscal sovereignty of the Member States
29. Considers that, as stated in the Treaties and in the draft Constitution, fiscal sovereignty will remain with the Member States who might, however, authorise the Union, for a limited period to be revoked at any time, to benefit directly from a certain share of a tax as is the case in most Member States with regional or local authorities;

Fiscal neutrality

30. Is convinced that, all other things being equal, the new system must not increase overall public expenditure nor the tax burden for citizens; concludes that, should a new system directly allocate a tax, visible for all citizens, partly or in full, to the European Union, an equivalent reduction would have to be made elsewhere; suggests that the national courts of auditors and the European Court of Auditors should be invited to check and guarantee compliance with this principle;

31. Considers that the development of a new system of own resources must take into consideration the efforts of Member States to coordinate their policies in the field of taxation;

No changes to the order of magnitude of the EU budget

32. Sees no need at the moment to alter the ceiling of 1,24% of GNI which already allows for a sizeable margin of manoeuvre; recalls that no budget has ever come close to this ceiling, agreed by the Member States themselves in 1992 under British presidency, with payment appropriations reaching their maximum level in 1993 at 1,18% of GNP; underlines that, although the financial framework foresees a percentage of 1,045% of GNI for the years 2007 – 2013, the first budget of this period was adopted at a level as low as 0,99% of GNI;

Progressive phasing-in of the new system

33. Calls for a gradual introduction of the new system starting in 2014; is in favour of allowing for a transitional period in order to guarantee a smooth phasing-out of the old financing system with all its historical special arrangements;

Establishment of a clear political link between a reform of revenue and a reform of expenditure

34. Points out that a reform of the structure of EU revenue and a reform of the structure of EU expenditure have to go hand in hand, as foreseen in Declaration No 3 annexed to the Interinstitutional Agreement of 17 May 2006;

35. Notes that an own resources system which ensures sufficient automatic EU annual budget revenue growth will improve the political climate of budgetary decision-making, enabling decision-makers to concentrate on key priorities with EU added value instead of bargaining on expenditure levels;

36. Welcomes the initiative launched at the joint meetings of the European Parliament and the Member States' parliaments for the purpose of bringing together a special
working party on own resources; considers dialogue with the Member States' parliaments to be essential if any progress is to be made in the reform of own resources;

**Possible options for the future**

37. Reiterates that, in contacts with the national parliaments of the Member States, many have considered that the time for a genuine new European tax has not yet come in the short term; underlines, however, that this does not rule out the possibility that, if and when Member States decide to levy new taxes, they could at the same time, or at a later stage, decide to authorise the Union to benefit directly from such new taxes;

38. Stresses, however, that it will be vital in a second phase to examine the creation of a new system of own resources based on a tax already levied in the Member States, the idea being that this tax, partly or in full, would be fed directly into the EU budget as a genuine own resource, thus establishing a direct link between the Union and European taxpayers; points out that this would also serve to approximate national tax laws; underlines that this kind of solution would only mark a return to the principle laid down by the Treaty of Rome, whereby European expenditure has to be financed by European own resources;

39. Recalls that the candidate taxes in whole or in part which were taken into consideration for this purpose during the exchanges with the national parliaments or in the Commission's reports on the reform of the own resources system include the following:
   - VAT
   - excise duties on motor fuel for transport and other energy taxes
   - excise duties on tobacco and alcohol
   - taxes on corporate profits;

40. Notes that in the discussions in the European Parliament other possible avenues were also explored such as:
   - taxes on dealings in securities
   - taxes on transport or telecommunications services
   - income tax
   - withholding tax on interest
   - ECB profits (seigniorage)
   - ecotax
   - taxes on currency transactions
   - taxes on savings
• taxes on financial transactions (Tobin tax);

41. Considers that the suitability of a new system of own resources should be judged according to the following criteria:

• Sufficiency: Would the revenues be sufficient to cover the expenditures of the EU in the long run?
• Stability: Would the system bring about stable revenues for the EU budget?
• Visibility and simplicity: Would it be visible to EU citizens and would it be understood by them?
• Low operating costs: Would it be simple to administer and involve low compliance costs?
• Efficient allocation of resources: Would it lead to an efficient allocation of resources in the EU?
• Vertical equity: Would it involve income redistribution?
• Horizontal equity: Would it have an equal impact on equivalent taxpayers across the EU?
• Fair contributions: Would this resource raise revenues from the Member States in line with their economic strength?

42. Wishes to pursue the examination of these options in close cooperation with the national parliaments before taking its final position; gives high priority to establishing, possibly during the Portuguese presidency, a common basis for discussion with regard to the coming review of EU revenue; will make every effort to arrive at a position on the future of the Union's own resources which can be supported by a majority of the Member States' parliaments;

43. Considers this resolution a first but solid basis on which to build further efforts to find a fairer and more transparent new system of financing the European Union; intends to discuss and adopt its final position on a new system of own resources for the European Union in time for it to be taken into account in the deliberations concerning the comprehensive review of EU revenue and expenditure as agreed in the IIA of 17 May 2006;

44. Instructs its President to forward this resolution and its Annex to the Council and Commission and to the governments and parliaments of the Member States.
ANNEX

Exceptions introduced by the European Council in December 2005 on the expenditure and income side of the budget, namely:

**Earmarked for Projects:**
- EUR 865 Mio. for the nuclear power plant Ignalina (LIT) and 375 Mio. for the nuclear power plant Bohunice (SLK)
- 200 Mio. for the peace process in Northern Ireland (UK)

**Earmarked for Regions**
- 879 Mio. for five Polish Objective 2 regions (EUR 107 per citizen)
- 140 Mio. for a Hungarian region (Közép-Magyarország)
- 200 Mio. for Prague
- "phasing-out" support for a Finnish Region and Madeira, which were originally "phasing-in" regions
- 100 Mio. for the Canary Islands
- 150 Mio. for Austrian border regions
- 75 Mio. for Bavaria
- 50 Mio. for Ceuta and Melilla (ES)
- 225 Mio. for eastern German Länder
- 136 Mio. for the most remote regions (EUR 35 per citizen)
- 150 Mio. for the Swedish regions in Objective "Competitiveness and Employment"

**Special Funds for Member States**
- absorption rate for Poland raised by 4%
- "phasing-in" support for Cyprus, despite never being Objective 1 region
- 2 000 Mio. for Spain, to be distributed freely among Structural Fund Objectives
- 1 400 Mio. for Italy (predefined distribution)
- 100 Mio. for France (Objective: "Regional Competitiveness and Employment")
- 47 Mio. for Estonia (EUR 35 per citizen)
- 81 Mio. for Lithuania (EUR 35 per citizen)
- additional payments from rural development:
  - 1 350 Mio. for
  - 20 Mio. for

Special Conditions
- 50% increased support for the former exterior borders to ROM and BLG, compared to regular support for border regions
- private Co-Financing can be counted in for Structural Fund supported projects in new Member States (per capita GDP <85% of EU average) and eastern German Länder
- in the new Member States (<85%), VAT can be considered eligible cost for Structural Fund projects

Special Conditions in Legal Bases
- departing from "n+2" rule for new Member States (<85%) in 2007-2010
- building projects are eligible for support in the new Member States (EU10 + ROM, BLG)
- 20% of funds from the first pillar (Agriculture) can be used by each country for rural development, disregarding general rules such as co-financing
- special funds for rural development in Portugal (320 Mio.), without co-financing

Special Conditions for Financing the Budget
- rate-of-call for VAT own resources contribution is reduced by 25% for Austria
- rate-of-call for VAT own resources contribution is reduced by 50% for Germany
• rate-of-call for VAT own resources contribution is reduced by 66% for Sweden and the Netherlands
• Netherlands gets 4 230 Mio. (GNI 'own resources')
• Sweden gets 1 050 Mio. (GNI 'own resources')
• the rebate for the UK is kept, reduced by certain phased-in payments for the new Member States.
EXPLANATORY STATEMENT

The current own initiative report on the future of the European Union's own resources has to be seen in the context of preparing for the "full and wide-ranging review of all areas of EU expenditure and revenue, including the British rebate", which the Commission has been invited to undertake by the Brussels European Council of last December, with a view to reporting in 2008 / 2009.

Your rapporteur, in his report on the latest own resources proposal presented by the Commission in early 2006 aiming at implementing the relevant decisions taken by the Brussels European Council, has already stated that the flaws of the current own resources system are fundamental. This is why your rapporteur in 2006 did not even start trying to amend the provisions of that Commission proposal which just make the current system even more intransparent, complicated, unfair and anti-European.

The contents of the own initiative report are very much based on the meetings your rapporteur has had with national parliamentarians since the beginning of 1996. While some national parliaments chose to reply in writing to the questionnaire on own resources sent to them in November 2005, others preferred a more personal exchange of views: So far your rapporteur has been invited to the national parliaments of nine Member States. Regardless of whether these meetings were of a more formal (committee meetings) or a more informal nature (working lunches): At this stage, the opinions expressed on these occasions by the interested national parliamentarians have to be considered the personal views of those taking the floor - so far, no national parliament nor any political party has yet established a formal stance on the question of the future of the Union's own resources!

Nevertheless, these personal encounters and the lively discussions taking place at the multilateral meetings (two joint parliamentary meetings in 2006 and the two COBU meetings with the chairs of the national parliaments' budgets committees in 2005 and 2006) have seemed to allow your rapporteur to draw some first conclusions on the do's, the don'ts and the maybe's in connection with any future reform of EU revenue.

Some first possible points of consensus have slowly but surely started to arise, like for example a general rejection of the idea of a genuine new European tax or of a transfer of any power of taxation to the European level. On the other hand, a vast majority of those national colleagues who expressed themselves were quite open to discuss the possibility of using a part of an existing tax to finance the European Union, even freely pondering on "suitable" candidate taxes ...

A lot of work still needs to be done in order to arrive at a final decision on which option would best serve the need for a new, truly European, own resources system, that is equitable, simple and transparent. Your rapporteur hopes that in the course of 2007 a common dossier can be established in close cooperation with the national parliaments that could be the basis for the future decisions that need to be taken in order to seize the opportunities of the coming review process.
ANNEXES TO THE EXPLANATORY STATEMENT

WORKING DOCUMENT NR. 1 ON THE EUROPEAN COMMUNITIES OWN RESOURCES

27 January 2005

History of the European Community's revenue

Under the current system there are four main sources\(^1\) of revenue for the European Community:

*Customs duties* are levied at external frontiers on imports under the common customs tariff. The Treaty of Rome had earmarked customs duties as the principal resource to be assigned to the EEC to finance its expenditure. ECSC customs duties have been included since 1988.

*Agricultural levies* were introduced under the common agricultural policy in 1962, are charged on trade in agricultural products with non-member countries and vary according to price levels on the world and European markets. Besides agricultural levies, there are also levies on the production and storage of sugar and isoglucose (unlike the levies on agricultural imports, they are internal to the Community).

Customs duties and agricultural levies were the first own resources and became known as traditional own resources (TOR) because they are revenue collected by virtue of Community policies rather than revenue obtained from the Member States as national contributions.

*VAT own resources* were introduced because the traditional own resources were not sufficient to finance the Community budget. Because of the need to harmonise the VAT base this complex resource did not come into use until 1980. It is obtained by applying a given rate to a base determined in a uniform manner.\(^2\) Thus it is not a true own resource based on a tax levied nationally, but only a way to calculate a Member State's contribution.

The *GNI-based own resource* is obtained by applying a rate fixed each year under the budget

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\(^1\) In addition, there are some small "specific resources" (results of measures taken by the Commission), such as taxes and contributions paid by staff, income from interest and guarantees, and other miscellaneous charges levied.

\(^2\) From 1988 to 1994 the base could not exceed 55% of the Member States' GNP. After 1995 the limit was lowered to 50% of GNP for Member States with a per capita GNP below 90% of the Community average. Between 1995 and 1999 the new limit was gradually extended to all the Member States. The maximum call-in rate of VAT was originally limited to 1% of the base. From 1986 this ceiling was raised to 1.4% to meet the costs of the Spanish and Portuguese enlargement. The 1994 own resources decision however, for reasons of equity, provided for a gradual return to the 1% limit between 1995 and 1999. In 2002 and 2003, the maximum rate was reduced to 0.75%, and from 2004 to 0.50%.
procedure to a base representing the sum of the gross national products at market prices. It is calculated by reference to the difference between expenditure and the yield of the other own resources. It is the "key" resource, as it determines the cap on the VAT base, how the cost of the UK rebate is shared, and the ceiling on total resources under the financial perspective. The Edinburgh agreement of December 1992, which entered into force at the beginning of 1995, increased this overall ceiling from originally 1.14% to 1.27% of Europe's GNP.

The origins of own resources

1958 - 1970: Contributions from the Member States

Under the Treaty of Rome of 25 March 1957 the European Economic Community was to be financed by national contributions for a transitional period before changing over to a system of own resources. The principle was set down in Article 201 of the Treaty, which stated: "Without prejudice to other revenue, the budget shall be financed wholly from own resources."

In 1965 a first attempt to transfer customs duties and agricultural levies - the "natural" own resources deriving from Community policies (the customs union and the common agricultural policy) - failed in the face of French opposition. The ensuing "crisis" was resolved a year later by the famous Luxembourg compromise but the 1966 target date for the changeover to a system of financing that would guarantee the Community some measure of independence could not be kept. It was not until the Hague summit in 1969 that the Heads of State or Government, in an effort to revive the Community after some years of difficulty, finally took the decision to go ahead with the change.

1970: First own resources decision

On 21 April 1970 the Council adopted a decision assigning to the Communities own resources to cover all their expenditure. This decision marked the end of national contributions, through which the Member States had enjoyed some scope for controlling the policies undertaken by the Communities, and the beginning of an independent system of financing by "traditional" own resources (agricultural levies and customs duties) and a resource based on value added tax (VAT).

The 1970 decision on own resources set the Communities apart from other international organisations, which all rely for funding on contributions from their members.

1985: Second own resources decision - British rebate

In 1984 the Fontainebleau European Council decided to introduce a correction for the United Kingdom. This mechanism gives the United Kingdom a rebate equivalent to 0.66% of its net balance. The cost of financing the UK rebate is shared between the other Member States according to their share of GNP (except in the case of Germany, whose share is reduced by a

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1 Own resources can be taken to mean a source of finance separate and independent of the Member States, some kind of tax revenue assigned once and for all to the Community to fund its budget and due to it by right without the need for any subsequent decision by the national authorities. The Member States, then, would be required to make payments available to the Community for its budget.
1988: Third own resources decision - Introduction of GNP based resource and overall ceiling

Since CAP spending remained unchanged and the revenues from TORs continued to decline, in 1988, the Brussels European Council introduced a new own resource based on the Member States' GNP. It also set up an overall ceiling of 1.14% percent of GNP to the total amount of own resources which could be called to finance the Community's spending.

1994: Fourth own resources decision - Deduction of collection costs for traditional own resources

Own resources are collected by the Member States on behalf of the Community. Therefore, the 1994 decision allowed for the Member States to retain 10% of the traditional own resources they collected in order to cover their collection costs.

2000: Fifth own resources decision\(^1\) - "Equitable, transparent, cost-effective and simple"

In 1999, the Berlin European Council called on the Commission to prepare a new own resources decision which should provide the Union with adequate means for the period 2000-2006 while at the same time adhering to strict budgetary discipline. The new system should be “equitable, transparent, cost-effective and simple”, and based on criteria which express best the member States' ability to contribute to the financing of the Union.

This latest Own Resources Decision of 29 September 2000 has entered into force on 1 March 2002. The revision clause it contains calls on the Commission to undertake a general review of the own resources system before 2006 in the light of the effects of enlargement. The review is also to explore the possibility of modifying the structure of the own resources system by creating new autonomous resources and examining the correction of budgetary imbalances granted to the UK.

The main features of the system currently in force are:

- the own resources ceiling remains at 1.27% of the Union's GNP (=1.24% of GNI)\(^2\);
- the allowance for the collection cost of own resources has risen from 10% to 25%;
- the maximum call-in rate of VAT was reduced to 0.75% in 2002 and 2003, and to 0.50% from 2004;
- the value added tax base of the Member States continues to be restricted to 50% of their GNP (capping of the VAT base);
- Germany, the Netherlands, Austria and Sweden pay only 1/4 of their normal share of the cost of the UK rebate. The remaining 3/4 are financed by the other 10 Member States;

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\(^2\) As from the year 2002, the concept of gross national product (GNP) has been replaced by the concept of gross national income (GNI) in the EU budgetary and own resources area. Thus, percentages for years before 2002 relate to the GNP, later ones to the GNI. For example: The EU expenditure ceiling of 1.27% of GNP corresponds to 1.24% of GNI using the new statistical approach.
two technical adjustments were made to the UK rebate to offset the windfall effects arising from the increase in collection costs and pre-accession expenditure.

British rebate

The so-called British rebate was established by the Fontainebleau European Council in 1984, which stated in its conclusions:

Expenditure policy is ultimately the essential means of resolving the question of budgetary imbalances. However, it has been decided that any Member State sustaining a budgetary burden which is excessive in relation to its relative prosperity may benefit from a correction at the appropriate time.

The origin of the problem was the special situation of the United Kingdom which was characterised by two factors:

- a small agricultural sector resulting in very low Community agricultural spending in the UK
- a large contribution to the financing of the Community budget because of the large proportion of the country's GNP accounted for by the VAT base.

Under the current compensation mechanism, two thirds (66%) of the difference between the United Kingdom's percentage share of VAT payments and its percentage share of allocated Community expenditure, applied to total allocated expenditure, is refunded to the United Kingdom by way of a reduction in its VAT base.

Since 1985 the United Kingdom has thus been receiving a rebate on its yearly contribution to the budget, amounting to a yearly EUR 4.6 billion average over 1997-2003.

This rebate is financed jointly by all the other Member States in accordance with their respective percentage of VAT payments with Germany, the Netherlands, Austria and Sweden only paying a quarter of what their shares ought to be.

Despite the general approach the Fontainebleau Council took ("any Member state sustaining an excessive budgetary burden"), this correction mechanism has ever since applied only to the UK. Over the years, slowly but surely, it has become obvious that the presence of the UK rebate has noticeably reduced the desired correlation between the ability of each Member State to contribute to the EU budget and its own resources payments. In addition, the complexity of the correction mechanism has also considerably diminished the transparency of the whole own resources system.

Shares of the main own resources components

From the introduction of the GNP-based resource in 1988 until today the share of each individual component in the Community's revenue has undergone a dramatic change:

<table>
<thead>
<tr>
<th>Type of revenue</th>
<th>88</th>
<th>89</th>
<th>90</th>
<th>91</th>
<th>92</th>
<th>93</th>
<th>94</th>
<th>95</th>
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<th>97</th>
<th>98</th>
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<th>02</th>
<th>03</th>
<th>04</th>
<th>05</th>
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<tbody>
<tr>
<td>Agricultural duties and sugar levies</td>
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<td></td>
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<td></td>
<td>6.2</td>
<td>5.2</td>
<td>4.0</td>
<td>4.4</td>
<td>3.3</td>
<td>2.9</td>
<td>3.1</td>
<td>2.6</td>
<td>2.2</td>
<td>2.4</td>
<td>2.3</td>
<td>2.5</td>
<td>2.3</td>
<td>2.1</td>
<td>1.5</td>
<td>1.5</td>
<td>1.2</td>
<td>1.5</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>Customs duties</td>
<td>22.3</td>
<td>22.5</td>
<td>22.1</td>
<td>20.4</td>
<td>18.9</td>
<td>16.8</td>
<td>16.9</td>
<td>16.7</td>
<td>14.5</td>
<td>15.2</td>
<td>14.4</td>
<td>13.5</td>
<td>13.0</td>
<td>14.5</td>
<td>10.7</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>VAT resource</td>
<td>57.2</td>
<td>57.3</td>
<td>59.1</td>
<td>55.8</td>
<td>58.0</td>
<td>52.5</td>
<td>50.4</td>
<td>52.2</td>
<td>41.8</td>
<td>42.5</td>
<td>39.2</td>
<td>35.9</td>
<td>38.1</td>
<td>32.7</td>
<td>23.6</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GNI based resource</td>
<td>10.6</td>
<td>9.8</td>
<td>0.2</td>
<td>13.3</td>
<td>13.9</td>
<td>25.2</td>
<td>26.8</td>
<td>18.9</td>
<td>29.0</td>
<td>33.4</td>
<td>41.4</td>
<td>43.2</td>
<td>42.3</td>
<td>37.5</td>
<td>48.7</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous - Surplus from previous year</td>
<td>3.7</td>
<td>5.2</td>
<td>14.6</td>
<td>6.1</td>
<td>5.8</td>
<td>2.6</td>
<td>2.7</td>
<td>9.7</td>
<td>12.5</td>
<td>6.5</td>
<td>2.7</td>
<td>5.0</td>
<td>4.3</td>
<td>13.1</td>
<td>17.6</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

**TOTAL %**

|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|------|

* based on Budget 2004
** based on PDB 2005

Clearly, the GNI based resource has become overwhelmingly important while the share of traditional own resources has shown a trend to decline dramatically (accelerated by the fact that the percentage Member States were permitted to retain to compensate for their collection costs was raised from 10% to 25% with effect of 1 January 2001). VAT contributions have also declined due to the reforms limiting the VAT base of the Member States to 50% of their GNI.

With the introduction of the GNP resource and the reduction in the VAT call-up rate, Member States' contributions have become more closely correlated with national GNPs; this means improved equity\(^1\) in gross budget contributions. While this development might lead to a closer correlation of the Member States' ability to contribute with their actual levels of contributions, at the same time, the decline of traditional own resources has resulted in a loss of financial autonomy for the European Union.

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\(^1\) In the sense of “proportionality of gross contributions to income across Member States”; it has to be noted, however, that under the current system perfect equity cannot be expected since the VAT resource will continue to yield revenues which will not be correlated with national income.
27 January 2005

The current Own Resources system - Problems and shortcomings

The net-payer debate

Traditional own resources are the only true own resources of the Union (although Member States tend to also regard them as national contributions). The lower their share becomes, the more the EU will depend on what is considered classical intergovernmental transfers. This, in turn, will almost automatically lead Member States to try and maximise concepts of the national benefit from the EU budget. The more it is generally felt that it is the Member States' money that is transferred to Brussels rather than the EU’s genuinely own resources, the more Member States will concentrate on what they get in return. This is why the concept of “budgetary balances”, the roles of “net payers” and “net receivers”, have become so important.

Budgetary balances

Nevertheless, it has to be pointed out that - although there is an established system of calculating Member States' budgetary balances\(^1\) - this is merely an accounting exercise of the purely financial costs and benefits that each Member State derives from the Union. It does not take any account of many of the other benefits gained from EU policies such as those relating to the internal market and economic integration, not to mention political stability and security.

Bearing in mind these limitations, what do the budgetary balances actually show? They show the relation between the share of a Member State in total payments of the VAT-based and GNP/GNI-based own resources and its share in total EU operating expenditure (i.e. excluding administrative expenditure) allocated to the Member States.

The following table gives a picture of these "operational" budgetary balances (after deduction of the UK rebate) between 1997 and 2003:

\(^1\) The method used by the Commission is based on the same principles as the method used for the calculation of the correction of budgetary imbalances in favour of the UK. This is the only method that has a degree of formal recognition, based on the June 1984 Fontainebleau agreement. Accordingly, traditional own resources being pure Community revenue are not included in the calculation of the balances. Instead, it is the allocation key of Member States' VAT-based and GNP/GNI-based payments which is used for the calculations.
Letter of the Six

As can be clearly seen, this division among the Member States between net-contributors and net-receivers, as little indication as it might give on the overall benefits of EU-membership, has not significantly changed over the last few years. It provides the context for the famous letter signed by six Heads of State - all net-contributors - after the European Council of Brussels on the future EU expenditure level:

>We see in this context no room for a EU-budget near the current ceiling for own resources. Average expenditure during the next financial perspective should in our view be stabilised around current expenditure levels, and should not exceed 1.0% of GNI, including agriculture spending within the ceiling set by the European Council in October 2002. This would still allow for annual increases on the EU-budget well above growth rates of national budgets in most Member States, and permit a sufficient margin for policy-implementation in the enlarged Union.

With this letter the main net-contributors to the EU budget have made a strong statement which has become almost an official starting point for the negotiations on the new financial perspectives 2007-2013. In the meantime, the discussion has even gone so far as to imply that the figure of 1.0% of GNI, as mentioned in the letter, refers to commitment appropriations and not to payments as initially taken for granted.

Comparison EU budget - national budgets

Judging from the Letter of the Six it might seem as if the EU budget has gone totally out of control in the recent past. However, a closer look at the development of the EU budget over the last few years reveals that during the period 1996-2002 the EU budget only increased by 8.2 % while the national budgets increased by an average of 22.9 %:

1996 was the first year when the entire EU budget involved all 15 current Member States.
This very modest increase is even more remarkable considering the fact that, in the meantime, the Union has become responsible for more and more policies. It has thus gained a great number of competencies while at the same time its financial resources have remained very limited.

Discrepancy between expenditure ceilings and actual expenditure

Not only has the EU budget grown much more slowly than the budgets of the Member States: Concerning payments\(^1\), the EU budgets of the last few years have not only remained considerably under the maximum own resources ceiling of 1.27% of GNP/1.24% of GNI set by the Member States but also under the payment ceilings of the current financial perspective which range from a minimum of 1.07% of GNI in 2000 to a maximum of 1.11% of GNI for 2003 and 2004:

\[\begin{array}{|c|c|c|}
\hline
\text{Payments in % of GNP/GNI}\(^2\) & \text{Payments in % of GNP/GNI} \\
\hline
1986 & 0.99 & 1996 & 1.14 \\
1987 & 0.96 & 1997 & 1.12 \\
1988 & 1.03 & 1998 & 1.08 \\
1989 & 0.94 & 1999 & 1.03 \\
1990 & 0.94 & 2000 & 0.99 \\
1991 & 1.03 & 2001 & 0.92 \\
1992 & 1.09 & 2002 & 0.93 \\
\hline
\end{array}\]

\(^1\) Of course, the same is true for commitments where the actual budget figures have never even come close to the ceiling established by the decision on the system of own resources of 1.31% of GNI and 1.24% in payment appropriations of GNI.

\(^2\) 1986 to 2002 based on the outturn in payments. 2003 to 2005 based on the budget.
This means that the EU has spent millions of euro less than, according to the decision of the Member States, it could have. Especially after the budgetary procedure for 2005, when the 1% threshold introduced by the Letter of the Six for the first time played such a prominent role, the question remains how the gap between the own resources ceiling of 1.24 % and the actual payment expenditure can be justified. What is the margin left for?

Criticism of Parliament's agreement to the financial perspectives with their rigid classification of expenditure and their rather inflexible heading ceilings, has always been countered by pointing out that at the same time the financial perspectives would guarantee the steady growth of expenditure necessary to finance new policies important to the European citizens. However, the real figures (see table above) indicate that this has not been the case.

**Small margin for manoeuvre**

Overall, the structure of EU-expenditure has remained more or less the same over the past few years. Despite all efforts to the contrary, agricultural expenditure still accounts for around 50% of the European Union's budget:

<table>
<thead>
<tr>
<th>Year</th>
<th>1997</th>
<th>1998</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
<th>2004*</th>
<th>2005*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share of agricultural spending in total EU expenditure</td>
<td>50,63%</td>
<td>48,08%</td>
<td>49,53%</td>
<td>48,61%</td>
<td>51,93%</td>
<td>51,11%</td>
<td>49,01%</td>
<td>46,91%</td>
<td>46,20%</td>
</tr>
</tbody>
</table>

* Budgets EU 25

The agriculture share in expenditure together with the structural funds payments leave very little room for manoeuvre for flexibility with regard to the financing of new policies or priorities.

For example, will the resources at hand truly allow for efforts towards reaching the Lisbon goals for growth, employment and competitiveness? Or even more general, will it be at all possible to finance the needs of 25 (or 27) Member States with regard to maintaining the acquis communautaire, enhancing cohesion and strengthening new neighbourhood policies?

Given this financial framework, can the Union fulfil the provisions of article 6, paragraph 4, of the Nice Treaty according to which *"the Union shall provide itself with the means necessary to obtain its objectives and carry through its policies"*?

Accordingly, in its proposals for the new financial perspectives, the Commission moves between two options: to give the Union the means to realise its objectives (Lisbon process) on the one hand and to consider threats of budgetary cuts expressed in the Letter of the Six after the European Council of Brussels on the other.

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1 1997 to 2002 based on the outturn in payments. 2003 to 2005 based on the budget.
At the same time as the 1%-discussions have gained momentum, the RAL (outstanding commitments as a consequence of level of payments lower than level of commitments)\(^1\) have kept increasing at a steady pace, in fact, much faster than the budgets.

The following table shows the evolution of overall RAL against the budget (Section III, 1996-2005, in EUR million):

<table>
<thead>
<tr>
<th>Year</th>
<th>Budget</th>
<th>RAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>1996</td>
<td>85.094</td>
<td>47.912</td>
</tr>
<tr>
<td>1997</td>
<td>87.651</td>
<td>52.523</td>
</tr>
<tr>
<td>1998</td>
<td>89.503</td>
<td>58.847</td>
</tr>
<tr>
<td>1999</td>
<td>95.349</td>
<td>70.927</td>
</tr>
<tr>
<td>2000</td>
<td>91.647</td>
<td>65.596</td>
</tr>
<tr>
<td>2001</td>
<td>95.278</td>
<td>87.651</td>
</tr>
<tr>
<td>2002</td>
<td>96.846</td>
<td>99.821</td>
</tr>
<tr>
<td>2003</td>
<td>97.815</td>
<td>104.883</td>
</tr>
<tr>
<td>2004</td>
<td>111.013</td>
<td>112.225</td>
</tr>
<tr>
<td>2005</td>
<td>116.821</td>
<td>119.366</td>
</tr>
</tbody>
</table>

In 1996, overall RAL represented only 56% of the budget, while in 2003 it had already increased to 107% of the budget. Since Headings 1 and 5, which together represent some 50% of the budget, are mainly composed of non-differentiated appropriations and have thus no RAL, the outstanding commitments concentrate in Headings 2, 3, 4 and 7.

Even considering the fact that there has always been some controversy as to which amount/percentage of RAL is "normal" and which is "abnormal", the general perception of RAL as "unspent appropriations" is undoubtedly a factor that will be raised in the coming discussions on the future of own resources.

**Political responsibility**

The current situation with the European Union's finances is also characterised by the fact that political responsibility for EU revenue and expenditure is split up among a number of

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\(^1\) RAL, in the first place, thus are a direct and "normal" consequence of differentiated appropriations. However, besides this normal RAL, overall RAL as the total of outstanding commitments which remain to be paid once the conditions for payment are fulfilled also contains potentially abnormal RAL and actually abnormal RAL. Per definitionem, potentially abnormal RAL are dormant commitments in respect of which no payment has been made for the last two financial years or old commitments that have been in the accounts for at least five financial years. In contrast, actually abnormal RAL is the sum of commitments recorded in the accounts which lack a legal or factual justification for payment.
independent key actors.

While it is the national parliaments which, in addition to their involvement in the own resources decisions per se, determine the Union's revenue via the tax policies of their countries, it is the European Parliament and Council which decide upon the Union's expenditure.

Here again, there is a splitting of responsibilities - which is anything but transparent - according to the nature of EU-expenditure being obligatory or non-obligatory. The difference between obligatory expenditure where Council has the last say and non-obligatory expenditure where it is up to Parliament to take the final decision may have historical reasons but is not logical anymore and makes the system even more obscure.

The European Council, on the other hand, more and more often takes decisions on new policies or new priorities with far-reaching financial consequences seemingly without giving too much thought to how the budgetary authority is going to make the necessary funds available within the tight framework of the headings of the financial perspective.
Scenarios for the future of the European Communities' own resources

The current Council Decision of 29 September 2000 on the system of the European Communities' own resources\(^1\), in its Article 9, contains a revision clause according to which

> The Commission shall undertake, before 1 January 2006, a general review of the own resources system, accompanied, if necessary, by appropriate proposals, in the light of all relevant factors, including the effects of enlargement on the financing of the budget, the possibility of modifying the structure of the own resources by creating new autonomous own resources and the correction of budgetary imbalances granted to the United Kingdom as well as the granting to Austria, Germany, the Netherlands and Sweden of the reduction pursuant to Article 5(1)\(^2\).

In response to a request from the European Parliament and in agreement with Council, the Commission committed itself to present the above mentioned report on the functioning of the financing system at a much earlier date.

On 14 July 2004 it published its Report on the operation of the own resources system\(^3\) together with a proposal for a new Council Decision on own resources, accompanied by a proposal for a Regulation on the implementing measures for the correction of budgetary imbalances\(^4\).

What Parliament expected from a new own resources system it had already formulated in its amendments to the proposal of 1999, stating the need for the European Union

- to create a system that must be "simple and readily understood by the public"
- to base it on criteria that best express "the ability to contribute of the citizens of Europe" while, at the same time, avoiding "recourse to compensation mechanisms for purposes of revenue" but instead correcting imbalances "by reforming the structure of expenditure"
- to "move steadily away from dependence on transfers from Member States"
- to "correct those features of its existing own resources which generate confusion because of the derogations applicable to national contributions".

Generalised correction mechanism

The Commission's own resources proposal does not foresee the introduction of new sources

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\(^1\) OJ L 253, 7.10.2000, p. 42
\(^2\) Article 5(1) restricts the financing share in the cost of the British rebate of Austria, Germany, the Netherlands and Sweden to one fourth of their normal share resulting from the calculation method.
of funding for the next financial perspective. The major change introduced by the proposal concerns the correction mechanism for Member States' excessive budgetary burdens acknowledged as a principle in Fontainebleau in 1984.

The Commission argues in favour of replacing the current system with a generalised correction mechanism (GCM). This proposal for a GCM is based on the fact that despite the very positive evolution of its relative prosperity it remains only the United Kingdom which receives a partial refund of its contribution, while other net contributors with similar or lesser prosperity do not.

The changes in the degree of prosperity enjoyed by EU net contributors since 1984 are outlined in the following table:

| GNI per capita of net contributors (EU-15 average = 100) |
|-------------------|-------------------|
|                   | 2003              | 1984              |
| United Kingdom    | 111.2             | 90.6              |
| Denmark           | 111.1             | 104.0             |
| Austria           | 109.8             | --                |
| Netherlands       | 106.6             | 95.0              |
| Sweden            | 104.6             | --                |
| France            | 104.2             | 104.0             |
| Germany           | 98.6              | 109.6             |
| Italy             | 97.3              | 92.9              |

The main characteristics of the generalised correction mechanism applicable to any Member State are

- triggering if net contributions exceed 0.35% of a Member State's GNI (this threshold would represent the maximum accepted level of financial solidarity between Member States)
- refunding of contributions above this at a rate of 66% (the refund rate would be phased in for all Member States except the UK at the rate of 33%, 50%, 50% and 66%)
- limitation of the total refund volume to a maximum of EUR 7.5 billion a year, financed by all Member States based on their relative share of GNI.

In order to alleviate the impact of the introduction of the new system, the UK would receive, in addition to the ordinary correction, degressive top-up payments totalling EUR 5 billion over a four-year period ending in 2011.

The cost of the financial corrections entailed by the introduction of the 0.35% triggering threshold is estimated at max. EUR 7.5 billion for the period 2008-2013, comparable with what would be the overall cost of the current rebate mechanism under the future financial perspective.

The outcome of the system would be that the net balances of the largest net contributors would be at comparable levels, as shown below:
<table>
<thead>
<tr>
<th></th>
<th>New correction mechanism</th>
<th>Current mechanism</th>
<th>No correction</th>
</tr>
</thead>
<tbody>
<tr>
<td>United Kingdom</td>
<td>-0.51%</td>
<td>-0.25%</td>
<td>-0.62%</td>
</tr>
<tr>
<td>Netherlands</td>
<td>-0.48%</td>
<td>-0.56%</td>
<td>-0.55%</td>
</tr>
<tr>
<td>Germany</td>
<td>-0.48%</td>
<td>-0.54%</td>
<td>-0.52%</td>
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<td>Sweden</td>
<td>-0.45%</td>
<td>-0.50%</td>
<td>-0.47%</td>
</tr>
<tr>
<td>Austria</td>
<td>-0.41%</td>
<td>-0.38%</td>
<td>-0.37%</td>
</tr>
<tr>
<td>Italy</td>
<td>-0.35%</td>
<td>-0.41%</td>
<td>-0.29%</td>
</tr>
<tr>
<td>France</td>
<td>-0.33%</td>
<td>-0.37%</td>
<td>-0.27%</td>
</tr>
<tr>
<td>Cyprus</td>
<td>-0.33%</td>
<td>-0.37%</td>
<td>-0.28%</td>
</tr>
<tr>
<td>Denmark</td>
<td>-0.25%</td>
<td>-0.31%</td>
<td>-0.20%</td>
</tr>
<tr>
<td>Finland</td>
<td>-0.19%</td>
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</tr>
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<tr>
<td>Ireland</td>
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<tr>
<td>Malta</td>
<td>1.10%</td>
<td>1.06%</td>
<td>1.16%</td>
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<tr>
<td>Belgium</td>
<td>1.27%</td>
<td>1.21%</td>
<td>1.32%</td>
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<tr>
<td>Slovenia</td>
<td>1.34%</td>
<td>1.31%</td>
<td>1.40%</td>
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<tr>
<td>Portugal</td>
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<td>1.50%</td>
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<tr>
<td>Hungary</td>
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<td>Lithuania</td>
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<td>4.50%</td>
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<tr>
<td>Latvia</td>
<td>4.45%</td>
<td>4.40%</td>
<td>4.51%</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>5.84%</td>
<td>5.80%</td>
<td>5.89%</td>
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**Genuinely tax-based own resource as from 2014**

As shown above, the Commission's new own resources proposal does not foresee the introduction of new sources of funding for the next financial perspectives but rather tries to update the national contribution shares via the generalised correction mechanism. Nevertheless, in its Report on the operation of the own resources system, the Commission argues in favour of introducing as from 2014 a genuine fiscal own resource.¹

With this new tax based resource the Commission aims at "forging the link between citizens and the EU budget". It would increase understanding by citizens of the resources going to the EU budget and would make decision makers more accountable. The fiscal resource would be introduced progressively as a replacement to the current VAT resource, alongside a more limited GNI resource. Since it would thus replace existing resources it would be neutral in terms of the level of EU funding.

¹ This reflects in a single article (Art. 9) of the actual own resources proposal which reads: The Commission shall submit to the Council a proposal to modify the own resources structure by introducing a genuinely tax-based own resource to be operational from 1 January 2014.
At the current stage of EU integration a fully tax-based system is considered not realistic by the Commission and is therefore not proposed.

**The Commission's three options**

The Commission's three main candidates as tax based own resource are

- a share of the tax rate on energy consumption, limited to motor fuel for road transport ("eco-tax") with consideration also being given to aviation fuel and related emissions as a possible future development to end the current tax exemption for jet fuel;
- a share of the national VAT rate, making the financing of the EU more understandable to citizens (EU and national VAT should appear as separate taxes on the invoices or receipts);
- a share of the corporate income tax as a longer term option.

By choosing any of these three options the concept of the EU as a Union of Member States and citizens would be transposed into the area of financing the EU budget. Strengthening the direct link of citizens to the budget would also help focussing expenditure debates on substance rather than on purely national budget net positions.

**Feasibility of the Commission's options**

As to the feasibility of the three options the following remarks can be made:

**Option 1: Own resources system with fiscal resources related to energy consumption**

The introduction of a fiscal resource based on road transport fuel would be technically possible in around 3 - 6 years. It would be relatively simple from an administrative point of view as the tax base is already harmonised at EU level by the new directive on energy taxation.\(^1\)

EU rates below half of the minimum rates set by the directive would be enough to finance half of the EU budget.

**Option 2: Own resources system with a fiscal VAT resource**

The introduction of an EU VAT rate would be technically possible in around 6 years. Contrary to the current "statistical" VAT resource, it would create a clear direct link between the financing of the EU budget and the citizen and would increase awareness of the costs of the Union. Potential difficulties with this proposal are related to incomplete harmonisation of Member States' VAT systems mainly linked to zero-rated goods. If the effects of zero-rates could be neutralised, the EU rate would have the same impact on comparable consumers across the Union.

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An EU rate of 1% would be enough to cover about half of the financing needs of the EU budget.

**Option 3 - Own resources system with a fiscal resource based on corporate income**

This alternative would take longest to implement, both from a political as well as from an administrative perspective. It would need a common consolidated tax base with a minimum tax rate instead of 25 separate national tax systems and a multiplicity of tax laws, conventions and practices.

Since revenue from corporate income taxes is significant (with total revenue in the EU currently representing on average 2.6% of total EU GNI), for the needs of the EU budget less than a quarter of that revenue would need to be assigned to the EU.
Starting point

Background

Parliament’s demands …

In its opinion\(^1\) to the 1999 Commission proposal on which the current own resources system is based, Parliament asked for a system of EU revenue that should be

- simple and readily understood by the public,
- based on criteria that best expressed the ability to contribute while, at the same time, avoiding recourse to compensation mechanisms for purposes of revenue,
- independent of transfers from Member States and
- that should do away with those features of the existing system which generate confusion because of the exemptions applicable to national contributions.

… and Council’s response

The Council decision\(^2\) that was finally adopted on 29 September 2000, entering into force on 1 March 2002, did anything but fulfil these demands: It has codified the UK rebate as well as the adjustments of the financing shares for the rebate of Austria, Germany, the Netherlands and Sweden - instead of planning for a phasing-out of the UK rebate a similar mechanism was extended to other Member States. By raising the share of traditional own resources that can be retained by the Member States to compensate for their collection costs from 10% to 25%, the “traditional own resources”-part of EU revenue was further reduced.

However, despite all these arrangements that were not welcomed by Parliament, the Council decision also contained some chances for a "better" future in form of a detailed revision clause.

The “Schreyer proposals” of 2004

In July 2004, in accordance with Article 9 of the Council decision, the Commission presented its Report on the operation of the own resources system\(^3\) as well as proposals for a new decision on the system of own resources and for an implementing regulation for the correction of budgetary imbalances\(^4\).

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\(^1\) Resolution of 11 March 1999, on the need to modify and reform the European Union’s own resources system (Haug report).


\(^3\) (COM(2004)0505).

\(^4\) Both proposals contained in COM(2004)501final/2
In its report, the Commission proposed that the Council reflect on the introduction by 2014 of a new funding system for the EU, centred around a main fiscal resource based on either energy, VAT or corporate income tax. This tax based resource would replace existing resources and would therefore be neutral in terms of the level of EU funding.

Three main candidates as a tax based own resource were listed, namely a share of:

- the tax rate on energy consumption, limited to motor fuel for road transport
- the national VAT rate, making the financing of the EU more understandable to citizens
- a corporate income tax.

A fully tax-based system was not considered realistic at this stage of EU integration and not proposed by the Commission. The fiscal resource would be introduced progressively as a replacement to the current VAT resource, alongside a more limited GNI resource.

As for the question of the British rebate, the Commission proposed to adjust the existing correction mechanism so as to apply it to all main contributors, while giving assurances to those not benefiting from such a correction that the cost for them would not soar, by limiting the volume of corrections to a maximum amount.

Your rapporteur thought the Commission’s ideas very interesting and worth serious reflection. However, the Member States seemed not willing to pursue them and the new Commission, instituted in 2005, made no serious effort for progress. Of course, this standstill was mainly due to the ongoing negotiations for the new multiannual financial framework and to the fact that EU expenditure and revenue could not be considered isolated from each other.

At the Brussels European Council in December 2005, Member States could finally agree on a new financial perspective for 2007 – 2013, an agreement on expenditure that had only become possible by granting far-reaching concessions for this, that and the other Member State on the revenue side.

**The “reform” proposed by the Brussels European Council 2005**

In consequence, the Commission proposal of 2006 aiming at implementing the results of the European Council’s conclusions makes the financing of the European Union's budget certainly not more, but less, transparent, so that not even the adherence to the principle of equity can be judged easily. The requirements for a new system as adopted by the European Parliament in its position of 1999 again are certainly not met.

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1 Consideration was also given to aviation fuel and related emissions as a possible future development to end the current tax exemption for jet fuel.

2 There would be no additional tax burden as the EU rate would be offset by an equivalent decrease of the national VAT rate. The EU and national VAT should appear as separate taxes on the invoices or receipts.

3 This alternative would take longest to implement since a political agreement would be needed on the principle of achieving harmonization of the tax base, before setting a minimum rate.

4 This general correction mechanism would be triggered if net contributions exceeded 0.35% of each country’s GNI. Contributions above this would be refunded at a rate of 66%. The total refund volume would be limited to a maximum of EUR 7.5 billion a year. The introduction of the mechanism should be accompanied by transitional measures for the UK in order to alleviate the financial impact of the changeover, over a 4-year period.
According to this proposal, some Member States were to benefit, between 2007-2013, from reduced rates of call of VAT or from gross reductions in their annual GNI contributions. These gross reductions would be financed by all Member States, including the two beneficiaries themselves.

The proposal, in principle, leaves the UK correction, the "British rebate", intact except for expenditure in the new Member States (which will be excluded from total allocated expenditure for the purpose of calculating the UK correction). However, CAP market expenditure in the new Member States shall be excluded from this exception, i.e. be part of the total allocated expenditure that is used for calculating the UK rebate.

**Parliament's opinion - Lamassoure report 2006**

Because this latest Commission proposal does anything but meet the criteria set out by Parliament in its 1999 resolution and is running against his own personal conviction on the need for a profound reform towards more simplicity, equity and transparency, your rapporteur in his report adopted on 4 July 2006\(^1\) has limited himself to additions to the text stressing the importance of the review process to come.

His amendments have simply indicated the conditions for the review and Parliament's involvement, as laid down in the new Interinstitutional Agreement of 17 May 2006 on budgetary discipline and sound financial management. Special provisions for certain Member States may be unavoidable in the current system. They are, however, anything but desirable and should only be considered a necessary evil until a new, genuinely fair system has been devised in the review process.

In his report your rapporteur also pointed out that the conclusions of the dialogue on the own resources topic that has been led between the national parliaments and the European Parliament for some time now should be duly taken into account for the review. He concluded that he intended to present the results of the work conducted jointly by the national parliaments and the European Parliament in a comprehensive own initiative report on the future of the EU's own resources in the months to come.

\(^1\) T6-0292/2006
13 November 2006

Towards the review

"If we, as parliamentarians, want a say on the finances of the Union, as to both revenue and expenditure, the review process 2008 - 2009, will be our opportunity, but the formulation of that [our] input needs to begin right away."

Lord Grenfell in his summary of Working Group 4 of the Joint Parliamentary Meeting on the Future of Europe, 8-9 May 2005

The need for reform

The negotiations for the new Financial Framework 2007-2013 have shown that the current system of own resources does not provide the European Union of 25 (27) Member States with a solid and coherent financial basis for implementing its political choices. The Member States' contributions still come out of the national budgets. They are calculated according to a method that has become increasingly obscure, unfair and impossible for the citizens to understand. Besides, the modalities of the current system are decided behind closed doors without any parliamentary control.

Your rapporteur is deeply convinced that EU revenue needs to be thoroughly reformed in a way which prevents Member States from only wanting to spend Community funds in those areas where they themselves profit most instead of concentrating the money available on those policies beneficial to Europe as a whole and most important for its future.

The "full and wide-ranging review of all areas of EU expenditure and revenue, including the British rebate", which the Commission has been invited to undertake by the Brussels European Council of last December, with a view to reporting in 2008 / 2009, may offer a last chance in the foreseeable future, to create such a new and truly European system which could then become operational at the beginning of the next financial framework starting in 2014. For all past efforts to steer the Union towards a more transparent system that is fair by its own virtue have failed so far.

Cooperation with the national parliaments

When studying the proposals made by the Commission in 2004, your rapporteur came to the conclusion that any work of the European Parliament on the own resources topic with an aim to finding an equitable, simple and transparent solution would need to be done in close proximity.

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1 Revision clause included in the Interinstitutional Agreement of 17 May 2006 - see ANNEX.
cooperation with the parliaments of the Member States because it was them, that in the end, would need to agree on any proposal made.

This was why the own resources topic was put on the agenda of the June 2005 meeting of the EP Committee on Budgets with the national parliaments' budget committees. The positive reaction of the representatives of the national parliaments to having the own resources item on the agenda and the interesting and open discussions led on this occasion encouraged your rapporteur to proceed in this direction.

In November 2005, a questionnaire drafted by the rapporteur was sent to all budget committees of the national parliaments. The objective of this questionnaire was to begin to explore whether some central basic principles for a reform of the own resources system could be established which could be supported by the European Parliament and a representative majority of the parliaments of the Member States ("old" and "new" ones, "net-payers" and "net-contributors", Southern and Northern ones, etc.).

The reactions to this questionnaire were manifold: Some parliaments, for one reason or another, chose not to reply at all, some parliaments replied in writing and some parliaments invited the rapporteur for a personal exchange of views. So far, the rapporteur has been given the opportunity to speak to the budget committees, or their representatives, of Luxembourg, Portugal, Finland, France, Germany, Spain, Belgium and Hungary.

In analysing the written replies to the questionnaire as well as the results of the bilateral meetings, some general points of possible agreement have slowly begun to emerge. These were further developed by the Working Group on Own Resources of the Interparliamentary meeting of 8 – 9 May 2006, jointly organised by the European Parliament and the Austrian Parliament in Brussels.

Many participants of this meeting considered the idea of supporting a future informal working group of parliamentarians to feed suggestions into the review planned for 2008 / 2009 as a good way to ensure that parliaments were fully involved in the process. This positive assessment on establishing a working group was also shared by the participants of the annual meeting between the chairs of the national parliaments' committees on budget and the EP's Committee on Budgets which took place on 21 June 2006 in Brussels and which provided an excellent opportunity for another round of talks.

In your rapporteur's view, the next Joint Parliamentary Meeting of 4 - 5 December 2006 will offer the opportunity to promote the involvement of the European Parliament and the national parliaments in the review process and steer the dialogue into a more structured phase. "The future financing of the Union" will again be the topic of one Working Group. Interesting and productive discussions on the basis of the work already done jointly will certainly follow.

If parliamentary contacts, be they on a multilateral or bilateral level, continue in the spirit of mutual trust and openness they have started in, your rapporteur is convinced that some common understanding on basic principles how the own resources system of the future should look like could be achieved between the European Parliament and the parliaments of the Member States.

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1 Summary of Working Group 4 as presented to the plenary of the JPM on 9 May 2006
Own initiative report on the future of the EU’s own resources

Your rapporteur intends to include the results of the work conducted jointly by the national parliaments and the European Parliament in his own initiative report on the future of the EU’s own resources, to be debated and voted in plenary in spring of 2007. This report could then provide some common guidelines for the Commission's review work, thus giving a clear signal to the Heads of State and government of what their parliaments' concepts for the future may be.

Basic principles for any new system

With the Schreyer proposals of 2004 as a starting point and the study on own resources commissioned by Parliament in 2005 as some further food for thought, your rapporteur, in his numerous discussions with representatives of the national parliaments, would hope for a consensus emerging on the following cornerstones for a reform:

- Full respect of the fiscal sovereignty of the Member States

Under no circumstances shall a new system grant the European Union the right to levy taxes. Fiscal sovereignty will remain with the Member States alone who might authorise the Union for a limited period of time to directly benefit from a certain share of a tax. This decision by the Member States can be revoked at any time.

- Fiscal neutrality

All other things equal, the transfer of a policy to the European level must not increase overall public expenditure nor the tax burden for the citizens. Should a new system directly allocate part of a tax to the European Union, an equivalent reduction will have to take place elsewhere.

- No changes to the order of magnitude of the EU budget

The ceiling of 1,24% of GNI will be taken for granted. Reforming the own resources of the Union shall not result in any increase in the level of magnitude of the budget, which is a different issue.

- Progressive phasing-in of the new system

Transition periods for a gradual introduction of the new system have to be foreseen. If political agreement could be achieved, a first phase of the reform could start from 2009. While keeping the system of national contributions as such, it could be modified to become more simple, transparent and absolutely in proportion with the relative wealth of each Member State.

- Establishment of a clear political link between a reform of revenue and a reform of expenditure

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A reform of the structure of EU revenue and a reform of the structure of EU expenditure have to go hand in hand, as foreseen in Declaration 3 of the new Interinstitutional agreement. Changing from a system of Member States’ contributions to a system of genuine own resources directly allocated to the Union will also free EU expenditure from having to comply with any “I want my money back!” requirements.

**Further considerations**

While it is clear to your rapporteur that the time for a genuine European tax has not yet come, in the long term, the possibility of returning to a system as originally intended by the Treaty of Rome should be considered. The burden on national treasuries of contributing to EU finances could be reduced by directly attributing to the European Union a fiscal resource, decided upon within a national framework but closely linked to community activities. Such a second phase could be progressively introduced from 2014.

In order to have up-to-date reliable data to explore concrete possibilities for future components of EU revenue, your rapporteur is also looking forward to the results of a study commissioned by the European Parliament in October 2006 which will focus on some taxes that might be candidates for a new Own resources system. To clearly establish the political choices available, the Commission could also be invited to present a detailed account of the advantages and disadvantages of existing national taxes that could be used for this purpose while fully respecting the basic principles as listed above.

In his initiative report on own resources that is scheduled to go to plenary in spring 2007 your rapporteur, on the basis of the work done in the last year, in close cooperation with the national parliaments, expects to be in a position to present some concrete ideas on how a future system of own resources that is fair and easily understandable for our citizens and can do without compensation mechanisms and national exemptions, could look like.
Interinstitutional Agreement on budgetary discipline and sound financial management

3. Declaration on the review of the financial framework

1. In accordance with the conclusions of the European Council, the Commission has been invited to undertake a full, wide-ranging review covering all aspects of EU spending, including the Common Agricultural Policy, and of resources, including the United Kingdom rebate, and to report in 2008/2009. That review should be accompanied by an assessment of the functioning of the Interinstitutional Agreement. The European Parliament will be associated with the review at all stages of the procedure on the basis of the following provisions:

- during the examination phase following the presentation of the review by the Commission, it will be ensured that appropriate discussions take place with the European Parliament on the basis of the normal political dialogue between the institutions and that the positions of the European Parliament are duly taken into account;
- in accordance with its conclusions of December 2005, the European Council "can take decisions on all the subjects covered by the review". The European Parliament will be part of any formal follow-up steps, in accordance with the relevant procedures and in full respect of its established rights.

2. The Commission undertakes, as part of the process of consultation and reflection leading up to the establishment of the review, to draw on the in-depth exchange of views it will conduct with European Parliament when analysing the situation. The Commission also takes note of the European Parliament's intention to call for a conference involving the European Parliament and the national parliaments to review the own-resources system. It will consider the outcome of any such conference as a contribution in the framework of that consultation process. It is understood that the Commission's proposals will be put forward entirely under its own responsibility.
OPINION OF THE COMMITTEE ON BUDGETARY CONTROL

for the Committee on Budgets

on the future of the European Union’s own resources
(2006/2205(INI))

Draftsman: Bart Staes

SUGGESTIONS

The Committee on Budgetary Control calls on the Committee on Budgets, as the committee responsible, to incorporate the following suggestions in its motion for a resolution:

1. Notes that the revenue system of the European Union has become outdated. National contribution, which were initially intended as supplementary resources ("VAT resources") or special resources ("GNP resources") today account for 90 % of the financing of the Union; at such a level, and taking into account the many technical adjustments made over the years, the system now present unacceptable drawbacks which has also been acknowledged by the Commission and the Council Secretariat;

2. Underlines that this system constitutes a serious weakening in Community sprit. Financing common expenditure through national contribution means driving each country to reason in terms of "just returns". Calls on the Member States and the Commission to remedy, awaiting a new system of own resources. The shortcomings of the actual system of traditional own resources, the own resources based on VAT and GNI as has been noted in the 2005 annual report of the Court of Auditors. Calls on the Commission to present as soon as possible a proposal for FSIM (Financial Intermediation Services Indirectly Measured);

3. Agrees with the European Court of Auditors\(^1\) that thorough reform of the Communities’ system of own resources is very difficult to achieve if the discussion of such a reform is directly combined with negotiations on financial ceilings and amounts to be spent for Community policies under a multiannual financial framework;

4. Therefore welcomes the fact that the revision clause agreed on by the Brussels European Council of 15 and 16 December 2005 clearly makes the preparation and acceptance of an entire reform of the own resources system possible before the end of term of the new financial forecast;

5. Recalls that whatever system is chosen, it should be transparent and cost efficient and include the principle that the data of all beneficiaries of the European funding should be made public. The system should be constructed so that fraud and irregularities are avoided, the principle value for money is upheld and that the European Court of Auditors will have adequate and effective control at all levels;

6. Insists that any reform of this type should be cost neutral in order to be accepted by the public; it should not result in an increase in public expenditure and the burden on the taxpayers; the national audit offices and the European Court of Auditors should be asked to verify that this principle is correctly applied.

7. In keeping with the dual nature of the EU as a Union of citizens and of the States the decision on a new system of own resources must be taken by the European Parliament and the Council together;

8. The democratic responsibility of the European organs to the taxpayer must be improved to strengthen the citizens’ trust in it. EU financing also includes adapting the period of the multiannual financial framework to the legislative period of the European Parliament;

9. As regards the annual budget, the ending of the distinction between compulsory and non-compulsory expenditures already provided for in the Constitutional Treaty should be implemented as soon as possible to guarantee the European Parliament full co-decision in all budgetary categories;

Calls on its competent Committee to organize a conference on the future of the Union’s own resources with the participation of representatives of the Member States National Parliaments.
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1.2.2007

OPINION OF THE COMMITTEE ON ECONOMIC AND MONETARY AFFAIRS

for the Committee on Budgets

on the future of the European Union's own resources
(2006/2205(INI))

Draftswoman: Elisa Ferreira

SUGGESTIONS

The Committee on Economic and Monetary Affairs calls on the Committee on Budgets, as the committee responsible, to incorporate the following suggestions in its motion for a resolution:

1. Restates the need to revise the current own resources system in order to make it more transparent, fair, simple, understandable to European citizens, and compatible with the principle of European solidarity;

2. Emphasises the importance of Parliament's involvement in the "in-depth exchange of views" on the reform of the European Union's own resources system, as laid down in the Interinstitutional Agreement of 17 May 2006;

3. Recognises that the difficult discussion about the Financial Perspectives 2007-2013 as well as the complexity of the final agreement illustrate the limits of the present system and confirm the appropriateness and timeliness of the present initiative;

4. Welcomes the working method followed by the rapporteur and, in particular, the close involvement of the national parliaments at the different stages of the procedure, allowing convergence;

5. Considers own resources to be central to the revision of the financial perspective; intends, therefore, to begin preparations for this key event without further delay, using a method to secure the involvement of all the committees concerned, following the successful precedent of the initial negotiations;

6. Looks forward to the outcome of the technical studies commissioned by Parliament in October 2006 as a basis for the political choice on alternative budget financing mechanisms, which should, however, neither increase the fiscal burden on European citizens nor allow the continuation of individual Member States' compensation schemes;
believes that the macroeconomic impact of the different mechanisms under consideration will need to be assessed;

7. Stresses that the principle of Member States' sovereignty in fiscal matters must be combined with the need for a robust common budget capable of supporting those policies that are more efficiently developed at EU level, such as strengthening internal solidarity and external competitiveness;

8. Suggests that there should be more clarity and transparency for European citizens as regards the EU’s own resources, to serve as a necessary discipline on the Commission and the budgetary authority regarding their decisions relating to expenditure;

9. Points to the need for the new system to be based on the progressivity principle and hence reflect, when necessary, the income levels of the individual Member States in order to determine to what extent they will be able to contribute to the EU budget;

10. Further emphasises the implications that increased membership may entail for the European Union’s capacity to integrate, primarily as regards its cohesion policies; suggests, therefore, that any revision of the current own resources system must ensure the sustainability of past and further enlargements;

11. Maintains that the potential of existing taxation formulas should be fully explored before new ones are considered in order to avoid introducing new formulas that may entail increased tax pressure;

12. Emphasises that, as stated in the new Interinstitutional Agreement, the spirit of global reform should encompass both the revenue and expenditure sides of the budget, including a more thoroughgoing revision of certain expenditure headings, such as that relating to the common agricultural policy, thus ensuring that the European Union has a budget, on the revenue and the expenditure side, which contributes to the success of the Lisbon strategy;

13. Supports the phasing-in of any eventual new financing mechanisms, such as the introduction of genuine own resources of the European Union, in the form, for example, of value added tax, excise duty on motor fuel for road transport, excise duty on tobacco or alcohol, environmental tax or a percentage of corporation tax calculated according to a common consolidated tax base over an extended transition period.
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| Result of final vote | +: 41  
-: 0  
0: 1 |
| Substitute(s) present for the final vote | Harald Ettl, Vladimir Maňka, Thomas Mann, Giovanni Pittella |
| Substitute(s) under Rule 178(2) present for the final vote | Dariusz Maciej Grabowski, Holger Krahmer, Kurt Lechner, Heide Rühlé |
| Comments (available in one language only) | ... |
OPINION OF THE COMMITTEE ON REGIONAL DEVELOPMENT

for the Committee on Budgets

on the future of the European Union's own resources
(2006/2205(INI))

Draftsman: Gerardo Galeote

SUGGESTIONS

The Committee on Regional Development calls on the Committee on Budgets, as the committee responsible, to incorporate the following suggestions in its motion for a resolution:

1. Welcomes the decision of the European Council of 15 and 16 December 2005 calling on the Commission to undertake a full, wide-ranging review of all aspects of EU spending and resources and to report in 2008/2009; also welcomes the declaration on the review of the financial framework annexed to the Interinstitutional Agreement between the Parliament, the Council and the Commission of 17 May 2006 on budgetary discipline and sound financial management; regrets that the European Council agreed on even more rebates for certain net contributing countries, making the own resources system still more complicated and giving further weight to the short-sighted concept of ‘juste retour’;

2. Recalls that the principle of financial autonomy, as enunciated in Article 269 of the EC Treaty and implemented by Council Decision 70/243/ECSC, EEC, Euratom of 21 April 1970 on the replacement of financial contributions from Member States by the Communities' own resources, was based on the will to ensure that the Community disposed of sufficient resources to remain independent of national considerations and to ensure respect for the principle of solidarity upon which the Union's regional policy is founded;

3. Recognises that the principles of fiscal sovereignty, subsidiarity, fiscal neutrality and accountability must be respected;

4. Calls on the Commission, in the context of its 2008 review, to seriously consider the need to ensure a direct, simple and transparent link between the Union's resources and the citizens of the Union by introducing a less complex and more democratic resource system.

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for the Union and to provide better information both at European and national levels taking into account regional concerns as regards the origin of the Union’s financing;

5. Proposes that, in ensuring such a link, due consideration should be given to paying part of an identified tax to the Union’s budget, while taking proper account of the Treaty requirements regarding the outermost regions (Article 299(2) of the EC Treaty);

6. Recognises that, for the foreseeable future, bearing in mind the Union’s future powers and responsibilities, national contributions will remain an important source of revenue for the Union; encourages the Commission, however, to propose a revenue raising system which will significantly reduce the relative importance of such national contributions while maintaining a minimum level of contributions based on the relative prosperity of each Member State;

7. Emphasises the need to ensure that any new system reflects the relative prosperity of each Member State and its ability to pay;

8. Calls on European leaders not to limit the discussions to the matter of expenditure, but to highlight the benefits derived from it and the returns on investment, especially for the longest standing Member States;

9. Demands that the ‘principle of Fontainebleau’ be respected in so far as the territorial cohesion of the EU is not thereby undermined and that rebates which are manifestly no longer justified be consequently abolished;

10. Hopes that regional concerns will be taken into account in the debate on the reform of the own resources system held by the national parliaments and the European Parliament, which should also consult the Committee of the Regions.
### PROCEDURE

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| **Result of final vote** | +: 36  
-: 5  
0: 1 |
| **Members present for the final vote** | Stavros Arnaoutakis, Elspeth Atwooll, Tiberiu Bârbuleţiu, Jean Marie Beaujuy, Antonio De Blasio, Gerardo Galeote, Eugenijus Gentvilas, Ambroise Guellec, Pedro Guerreiro, Zita Gurmai, Marian Harkin, Jim Higgins, Filiz Husmenova, Alain Hutchinson, Mieczysław Edmund Janowski, Gisela Kallenbach, Tunne Kelam, Evgeni Kirilov, Constanze Angela Krehl, Jamila Madeira, Mario Mantovani, Sërgio Marques, Miguel Angel Martinez Martinez, Lambert van Nistelrooij, Jan Olbrycht, Maria Petre, Markus Pieper, Bernard Poignant, Elisabeth Schroeder, Stefan Sofianski, Catherine Stihler, Margie Sudre, Oldřich Vlasák |
| **Substitute(s) present for the final vote** | Brigitte Douay, Den Dover, Emanuel Jardim Fernandes, Lidia Joanna Geringer de Oedenberg, Ljudmila Novak, Francisca Pleguezuelos Aguilar |
| **Substitute(s) under Rule 178(2) present for the final vote** | Simon Busuttil, Wolf Klinz, Thomas Wise |
| **Comments (available in one language only)** | |

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EN
OPINION OF THE COMMITTEE ON CONSTITUTIONAL AFFAIRS

for the Committee on Budgets

on the future of the European Union's own resources
(2006/2205(INI))

Draftsman: Carlos Carnero González

SUGGESTIONS

The Committee on Constitutional Affairs calls on the Committee on Budgets, as the committee responsible, to incorporate the following suggestions in its motion for a resolution:

1. Notes that the Union's current system of own resources is neither transparent and comprehensible for citizens nor meets the objectives laid down in the Treaties, in particular as regards guaranteeing the Union's financial autonomy;

2. Considers that the system of own resources needs to be adapted to the European Union's institutional reforms to strengthen both citizens' rights and the role they play in the Union;

3. Points out that, instead of providing the EU with sufficient own resources to implement its policies, the current system makes Community financing more and more incomprehensible for the public and leads to downward negotiations among Member States —both net contributors and beneficiaries —on the basis of the so-called 'fair return', which completely disregards the many different advantages which all the Community partners obtain from their membership of the Union and any logic of cohesion;

4. Supports, therefore, the in-depth review of the Union's financing system (both expenditure and revenue) that the Commission has undertaken to carry out in 2008/2009, in line with the agreements reached at the European Council of 15 and 16 December 2005 and in accordance with the declaration on the review of the financial framework annexed to the Interinstitutional Agreement, between the European Parliament, the Council and the Commission on budgetary discipline and sound financial management of 17 May 2006;

5. Considers a new EU own resources system to be necessary which
   − is made up of genuine Community own resources and not of national contributions to the European budget;
– serves genuinely to improve cohesion within the European Union;
– guarantees the Union sufficient means to finance its policies adequately, especially in view of future enlargements, and to match more directly its spending with its political priorities;
– is transparent and comprehensible;
– is subject to fully democratic decision-making procedures and scrutiny;
– is equitable;
– links the citizen directly with the Union;

6. To this end, considers it appropriate gradually to introduce a genuine Union own resource of a fiscal nature which would free the Union from its dependence on transfers from the Member States, would establish a direct link between the public and Community finances, would be effective and equitable, and would not represent any increase in the overall fiscal burden on taxpayers;

7. As regards decision-making mechanisms in relation to own resources,

– reaffirms, as a first step, its agreement with the system envisaged in the European Constitution, i.e. basic provisions contained in a European law of the Council after consulting Parliament and approved by all the Member States in accordance with their respective constitutional rules, on the one hand, and implementing measures laid down by law of the Council adopted by a qualified majority after being approved by Parliament, on the other hand;

– points out, however, that such provisions form an inseparable part of the overall agreement on the Union's finances enshrined in the Constitution and based on the following elements:

  ● the final word on own resources remains with the Member States,
  ● the current financial framework is included in the Treaty by virtue of a law on the multiannual financial framework which requires the agreement of the Council and Parliament,
  ● the distinction between compulsory and non-compulsory expenditure in the annual budget is abolished,
  ● Parliament is granted decision-making power over the whole of the annual budget;

8. Stresses that the further deepening of European political integration will necessarily entail simplifying the decision-making procedure for own resources in order to make it more effective, and granting Parliament the power to approve those resources, together with the national parliaments of the Member States, so that it is an altogether Community procedure;
9. Takes the view that the success of that review requires, at the same time as a reform of the own resources system, a recasting of the Union's expenditure objectives in order to strengthen all its policies, with account being taken of the way in which the process of European integration evolves and based on a joint reflection by Parliament, the Commission, the Council and national parliaments;

10. Considers that the mid-term review of the financial framework provides an opportunity to recast the objectives of Community policies; wishes, therefore, to see the relevant preparations begun without further delay, with the involvement of all committees responsible in this area, as was the case for the initial negotiations;

11. Welcomes, therefore, the methodology followed by the rapporteur with regard to the dialogue with national parliaments, as well as the fruitful debates on the future of Europe held in parliamentary fora to date.
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-: 2  
0: 1 |
| **Members present for the final vote** | James Hugh Allister, Carlos Carner González, Richard Corbett, Jean-Luc Dehaene, Panayiotis Demetriou, Andrew Duff, Ingo Friedrich, Bronislaw Geremek, Genowefa Grabowska, Jo Leinen, Íñigo Méndez de Vigo, Marie-Line Reynaud, Adrian Severin, Alexander Stubb, Riccardo Ventre |
| **Substitute(s) present for the final vote** | Ashley Mote, Gérard Onesta, Jacek Protasiewicz |
| **Substitute(s) under Rule 178(2) present for the final vote** |  |
| **Comments (available in one language only)** |  |
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