

# A COMPARATIVE TABLE OF THE CURRENT EC AND EU TREATIES AS AMENDED BY THE TREATY OF LISBON

Cm 7311 £9.25



# A COMPARATIVE TABLE OF THE CURRENT EC AND EU TREATIES AS AMENDED BY THE TREATY OF LISBON

Presented to Parliament by the Secretary of State for Foreign and Commonwealth Affairs By Command of Her Majesty January 2008

Cm 7311 £9.25

#### © Crown Copyright 2008

The text in this document (excluding the Royal Arms and departmental logos) may be reproduced free of charge in any format or medium providing that it is reproduced accurately and not used in a misleading context. The material must be acknowledged as Crown copyright and the title of the document specified.

Any enquiries relating to the copyright in this document should be addressed to The Licensing Division, HMSO, St Clements House, 2-16 Colegate, Norwich, NR3 1BQ.

Fax: 01603 723000 or e-mail: licensing@cabinet-office.x.gsi.gov.uk

### **CONTENTS**

Ex	aplanatory note	1
1.	Treaty on European Union	2
2.	Treaty on the Functioning of the European Union	6
3.	Protocols annexed to the Treaties	25

#### **COMPARATIVE TABLE**

#### **Explanatory Note**

- 1. This table compares each article of the Treaty on European Union (TEU) and of the Treaty establishing the European Community (TEC), renamed the Treaty on the Functioning of the European Union (TFEU), as those Treaties are amended by the Treaty of Lisbon, with the articles of the existing TEU and TEC.
- 2. The article numbers in the left-hand column correspond to the renumbering provided for in Article 5 of, and the Annex to, the Treaty of Lisbon and, consequently, to the numbering used in the consolidated version of the TEU and the TFEU published as Command Paper number 7310. After each such article number in the left-hand column there appears in brackets the article number used in the text of the Lisbon Treaty. Article numbers indicated by an asterisk are those to which the Protocol on the position of the United Kingdom and Ireland in respect of the Area of Freedom, Security and Justice apply.
- 3. The article numbers referred to in the right-hand column are those in the existing TEU and TEC.
- 4. The right-hand column uses the following terminology –

**Unchanged** – where a provision is unamended, or where the only change is one of nomenclature, for example European Union for European Community, or is a change in the name of an instrument

In substance the same as – where the wording has changed, or existing provisions have been combined, but the substance has not changed

**Draws on** – where a provision takes elements of existing provisions

New – where there is a wholly new provision

Unless otherwise stated, co-decision includes qualified majority voting (QMV) in the Council.

5. The same terminology is used in the comparative table of Protocols that follows this table. In that table, there are listed in the left-hand column all the Protocols that will be annexed to the TEU and the TFEU by virtue of the Treaty of Lisbon. The right-hand column compares each Protocol with its equivalent or existing Protocol, or indicates whether it is a wholly new Protocol.

Foreign and Commonwealth Office January 2008

TEU as	Comparison with existing
amended by	Treaty on European Union (TEU)
Treaty of	or EC Treaty (TEC)
Lisbon	
	TITLE I - COMMON PROVISIONS
Article 1 (1)	Draws on Article 1 TEU, and adds that -
	- EU competences are conferred by Member States
	- the EU replaces and succeeds the EC
	- the TEU and EC Treaty (renamed as Treaty on the Functioning of the European
	Union) have the same legal value.
Article 2 (1a)	Introduces concept of values, drawing on Article 6 TEU and Articles 2 and 13 TEC, and
	adding some new elements.
Article 3 (2)	Draws on Article 2 TEU and Articles 2 and 3 TEC, and adds some new elements to EU objectives.
Article 4 (3a)	Draws on Articles 6(3), 11(2) and 33 TEU and Article10 TEC.
	Expands on existing obligation to respect national identities by requiring the EU to
	respect the equality of Member States, their governmental structures and essential State
	functions, such as law and order, and recognising that each Member State has sole
	responsibility for its national security.
Article 5 (3b)	Draws on Article 5 TEC, and adds -
	- explicit statement that Member States confer competences on the EU and that
	competences not conferred remain with the Member States
	- new procedures for involving national parliaments in ensuring compliance with the
A mti a 1 a ( ( ( ( )	subsidiarity principle.
Article 6 (6)	Draws on Article 6 TEU, and gives legal effect to the Charter of Fundamental Rights
	- provides for the future accession of the EU to the European Convention on Human
	Rights.
Article 7 (7)	In substance the same as Article 7 TEU.
Article 8 (7a)	New. Provides specific legal basis for establishing special relationship with countries
( )	neighbouring the EU.
	TITLE II - PROVISIONS ON DEMOCRATIC PRINCIPLES
Article 9 (8)	Draws on Article 17 TEC, and adds principle of equality of EU citizens.
Article 10	Draws on Articles 1, 4 and 6(1) TEU and Articles 189, 190(1),191 and 203 TEC.
(8 A)	Sets out principle of representative democracy at EU level.
Article 11	New. Enhances transparency of EU institutions and includes provision for a new
(8 B)	'citizens' initiative' procedure.
Article 12	New. Builds on Protocol on the Role of National Parliaments in the EU to strengthen
(8 C)	the role of national parliaments, particularly with regard to subsidiarity, aspects of justice and home affairs co-operation, and treaty revision procedures.

	TITLE III - PROVISIONS ON INSTITUTIONS
Article 13 (9)	Draws on Articles 3 and 5 TEU and Article 7 TEC. States the aims of the EU's
· /	institutional framework and includes within it the European Council and the European Central Bank.
Article 14	Draws on Articles 189, 190, 192 and 197 TEC. Provides for the European Parliament
(9 A)	(EP) to elect the Commission President. Raises maximum number of MEPs to 750 and
	provides for a minimum (6) and maximum (96) number of MEPs per Member State.
	Decision on composition of EP to be adopted by the European Council by unanimity,
	with EP consent.
Article 15	Draws on Article 4 TEU. Provides for the European Council to elect, by QMV, a new
(9 B)	full-time European Council President for a 2 ½ year term (renewable once) and outlines
	the President's role. Makes clear that the European Council has no legislative function.
	Consensus remains the norm unless the Treaties provide otherwise.
Article 16	Draws on Articles 202-205 and 207 TEC and Articles 3 and 45 TEU.
(9 C)	Provides for new system of qualified majority voting from 1 November 2014. Decision
	on Council configurations (other than General Affairs and Foreign Affairs Councils) to
	be taken in accordance with Article 236 TFEU. Council required to meet in public when
A 4: 1 17	deliberating on draft legislative acts.
Article 17	Draws on Articles 201, 211, 213, 214, 217, 274 and 302 TEC. Provides for reduction,
(9 D)	from 1 November 2014, of number of Commissioners to two thirds of the number of Member States, with the system of rotation to be decided by the European Council by
	unanimity. Modifies procedure for appointment of Commission President.
Article 18	Draws on Article 26 TEU. Provides for European Council to appoint, by QMV, a High
(9 E)	Representative of the Union for Foreign Affairs and Security Policy. Sets out the High
() L)	Representative's responsibilities for CFSP and defence policy, including chairing the
	Foreign Affairs Council, and for the Union's external action in his/her capacity as a
	Commission Vice-President.
Article 19	Draws on Article 220-224, 225A and 226-239 TEC. The existing Court of First Instance
(9 F)	is renamed the General Court and judicial panels are renamed specialised courts.
	Together with the Court of Justice, they become part of the Court of Justice of the
	European Union.
	TITLE IV – PROVISIONS ON ENHANCED CO-OPERATION
Article 20	Draws on Articles 43-44 TEU. Summarises enhanced co-operation principles and raises
(10)	the minimum number of participating Member States from 8 to 9.
	TITLE V – GENERAL PROVISIONS ON THE UNION'S EXTERNAL ACTION
	AND SPECIFIC PROVISIONS ON THE COMMON FOREIGN AND SECURITY POLICY
	CHAPTER 1 – GENERAL PROVISIONS ON THE UNION'S EXTERNAL ACTION
Article 21	Draws on, and expands, the principles and objectives in Articles 6(1), 11 and 13(3) TEU
(10 A)	and Articles 174 and 177 TEC.
Article 22	Draws on Articles 4 and 13 TEU. Outlines the role of the European Council in EU
(10 B)	external action.
\ /	CHAPTER 2 – SPECIFIC PROVISIONS CONCERNING THE COMMON FOREIGN
	AND SECURITY POLICY
Article 23	New. Reaffirms that Common Foreign and Security Policy (CFSP) action is to conform
(10 C)	to the general provisions in Chapter 1.
Article 24	Draws on Articles 11 and 17(1) TEU. Describes the roles of the Member States and the
(11)	EU institutions in developing the CFSP. A new element highlights CFSP's specificity
	and intergovernmental nature.

Article 25 (12)	In substance the same as Article 12 TEU.
Article 26	Draws on Article 13 TEU. Adds provision for an extraordinary meeting of the European
(13)	Council and certain duties of the High Representative.
Article 27	New. Sets out the role and responsibilities of the High Representative of the Union for
(13a)	Foreign Affairs and Security Policy, who will be supported by a European External Action Service.
Article 28 (14)	In substance the same as Article 14 TEU.
Article 29 (15)	In substance the same as Article 15 TEU.
Article 30	Draws on Article 22 TEU, with new elements reflecting the role of the High
(15a)	Representative.
Article 31	Draws on Article 23 TEU. Sets out decision-making procedure for CFSP: unanimity
(15b)	with stated exceptions, but always unanimity for decisions having military or defence implications. The European Council (by unanimity) may make a specific request to the High Representative to make a proposal to be adopted by QMV. Introduces a new passerelle clause allowing European Council, by unanimity, to apply QMV to other areas of CFSP, but not for decisions having military or defence implications.
Article 32 (16)	Draws on Articles 11(2), 16 and 20 TEU. Strengthens provisions for Member States to inform and consult one another on CFSP matters and to coordinate activities where a common approach is agreed.
Article 33	Draws on Article 18(5) TEU, with new elements reflecting the role of the High
(18)	Representative.
Article 34	Draws on Article 19 TEU. New elements relate in particular to the role of the High
(19)	Representative.
Article 35 (20)	In substance the same as Article 20 TEU.
Article 36	Draws on Article 21 TEU, with new elements relating to the role of the High
(21)	Representative in consulting and informing the EP.
Article 37	Draws on Article 24 TEU, enabling the EU to conclude international agreements in
(24)	implementation of the CFSP.
Article 38	Draws on Article 25 TEU, with new elements to take account of the High
(25)	Representative's role.
Article 39 (25a)	New. Provides a specific legal basis for data protection measures in relation to CFSP activities.
Article 40	Draws on Article 47 TEU. Implementation of CFSP is not to affect the procedures or
(25b)	institutions' powers set out in the TFEU, and this also applies vice versa.
Article 41	Draws on Article 28 TEU, with new procedures to allow for rapid access to the EU
(28)	budget for urgent CFSP initiatives and for setting up, by QMV, of a start-up fund for some Common Security and Defence Policy (CSDP) activities.
Article 42 (28 A)	Draws on Article 17 TEU. New provisions for a European Defence Agency, for missions to be carried out by a group of Member States, for 'permanent structured cooperation', and for Member States to assist each other in case of armed aggression. Recognises NATO as the foundation of collective defence for EU NATO members.
Article 43 (28 B)	Draws on Article 17(2) TEU. Adds new tasks and sets out the roles of the Council and the High Representative.
Article 44 (28 C)	New. Enables European Council to entrust implementation of a CSDP task to a group of Member States.

Article 45 (28 D)	New. Provides a treaty basis for the European Defence Agency, setting out its tasks as well as arrangements for participation in the Agency.
Article 46	New. Provides for 'permanent structured cooperation', relating to the development of
(28 E)	military capabilities, among certain Member States participating on a voluntary basis.
	Decisions to set up such cooperation, join it later or suspension from it are by QMV;
	decisions within such cooperation are by unanimity.
	TITLE VI – FINAL PROVISIONS
Article 47	Draws on Article 281 TEC. Provides that the EU, which replaces and succeeds the EC,
(46a)	has legal personality.
Article 48	Draws on Article 48 TEU. Sets out procedures for amendment of the Treaties: an
(48)	"ordinary revision procedure", and a "simplified revision procedure" (passerelles) for
	specified types of amendment. The latter concern: (a) amendments to certain internal
	EU policies, provided they do not increase EU competences; (b) moves from unanimity
	to QMV (except for military and defence issues); (c) moves to co-decision. Unanimity
	in the European Council and EP consent is required in each case; national ratification is
	also required for (a), and any national parliament may veto a proposed decision under (b)
	or (c).
Article 49	Draws on Article 49 TEU, but adds new requirements to notify national parliaments of
(49)	membership application and that conditions for membership agreed by the European
(49)	Council must be taken into account.
Article 50	New. Formally recognises a Member State's right to withdraw from the EU (with
	·
(49 A)	arrangements for withdrawal to be set out in an agreement concluded by the Council by
	QMV, with EP consent).
Article 51	In substance the same as Article 311 TEC. Makes clear that Protocols and Annexes to
(49 B)	the Treaties form an integral part of them.
Article 52	Paragraph 1 unchanged from Article 299(1) TEC. Paragraph 2 provides that territorial
(49 C)	scope of the TEU is the same as that of the TFEU.
Article 53	Unchanged from Article 51 TEU.
(51)	
Article 54	Unchanged from Article 52 TEU.
(52)	
Article 55	Draws on Article 53 TEU, but updates it to include new Member States. Provides for
(53)	translation into other language versions which would not have the status of authentic
	texts.
	WAD.

TRI	EATY ON THE FUNCTIONING OF THE EUROPEAN UNION
Treaty on the Functioning of the Union (TEC as amended by the Treaty of Lisbon)	Comparison with Existing Treaties (TEU and TEC)
	PART ONE - PRINCIPLES
Article 1 (1a)	New. TFEU determines the areas of, delimitation of, and arrangements for exercising EU competences. EU is founded on TEU and TFEU, which have equal value.
	TITLE I - CATEGORIES AND AREAS OF THE UNION'S COMPETENCE
Article 2 (2 A)	New. Sets out the different categories of EU competence, and describes the legislative and implementing roles of the EU and the Member States in each.
Article 3 (2 B)	New. Lists the areas and circumstances in which the EU has exclusive competence.
Article 4	New. Describes the circumstances and principal areas in which competence is shared
(2 C)	between the EU and Member States, and makes explicit those areas in which the exercise of the EU's competence does not prevent Member States from exercising their own powers.
Article 5 (2 D)	Draws on Articles 3(1), 98, 99, 126, 128 and 140 TEC. Coordination of Member States' economic, employment and social policies.
Article 6	New. Sets out areas in which the EU has competence to support, coordinate or
(2 E)	supplement actions of the Member States at European level.
	TITLE II - PROVISIONS HAVING GENERAL APPLICATION
Article 7 (2 F)	Draws on Articles 1 and 3 TEU, and Articles 5 and 7 TEC.
Article 8 (3)	In substance the same as Article 3(2) TEC.
Article 9 (5a)	Draws on Article 2 TEU, and Articles 2, 127, 136, 137, 140, 149, 150 and 152 TEC.
Article 10	New. The EU is to aim to combat discrimination based on specified grounds when
(5b)	defining and implementing its policies and actions.
Article 11 (6)	In substance the same as Article 6 TEC.
Article 12	Unchanged from Article 153(2) TEC.
(6a)	
Article 13 (6b)	Draws on the Protocol on the protection and welfare of animals, and broadens its scope.
Article 14	Draws on Article 16 TEC. Introduces a new legal basis for legislation, adopted by co-
(16)	decision, to establish the principles and conditions to provide, commission and fund services of general economic interest.
Article 15 (16 A)	Draws on Article 255 TEC, and further promotes transparency.
Article 16 (16 B) *	Draws on Article 286 TEC, and strengthens the right individuals have to protection of their personal data.

Article 17	New. EU respect for churches, religious associations or communities, and philosophical
(16 C)	and non-confessional organisations.
(10 C)	and non-confessional organisations.
	PART TWO - NON-DISCRIMINATION AND CITIZENSHIP OF THE UNION
Article 18	In substance the same as Article 12 TEC.
(16 D)	
Article 19	Draws on Article 13 TEC. EP consent, rather than consultation, is required for
(16 E)	legislation to combat discrimination.
Article 20	Draws on Article 17 TEC, but citizenship of the Union would now be additional to,
(17)	rather than complement, national citizenship and the reference to 'duties' is removed. The specific citizenship rights listed are the same in substance as those in Articles 17-21
A4: -1 - 21	TEC.
Article 21 (18)	Paragraphs 1 and 2 are in substance the same as Article 18(1) and (2) TEC. Paragraph 3 provides a new power to establish by unanimity social security and social protection
Article 22	In substance the same as Article 19 TEC.
(19)	In substance the same as Article 19 TEC.
Article 23	The first paragraph is in substance the same as Article 20 TEC. The second paragraph
(20)	provides a new power to adopt by QMV coordination and cooperation measures.
Article 24	Draws on Article 21 TEC. Paragraph 1 is new and provides a power to adopt by co-
(21)	decision regulations providing for citizens' initiatives.
Article 25	Draws on Article 22 TEC. EP consent, rather than consultation, is required for measures
(22)	to strengthen or add to citizenship rights.
	PART THREE - POLICIES AND INTERNAL ACTIONS OF THE UNION
	TITLE I - THE INTERNAL MARKET
Article 26	In substance the same as Article 14 TEC. New reference to the aim of ensuring the
(22a)	functioning of the internal market.
Article 27 (22b)	In substance the same as Article 15 TEC.
(220)	TITLE II - FREE MOVEMENT OF GOODS
Article 28	In substance the same as Article 23 TEC.
(23)	in substance the same as Article 25 TDC.
Article 29	Unchanged from Article 24 TEC.
(24)	onemanged from Figure 2   120
(= ·)	CHAPTER 1 - THE CUSTOMS UNION
Article 30 (25)	Unchanged from Article 25 TEC.
Article 31	Unchanged from Article 26 TEC.
(26)	Onchanged from Afficie 20 TEC.
Article 32	Unchanged from Article 27 TEC.
(27)	Onenanged from Atticle 27 TEC.
(21)	CHAPTER 2 - CUSTOMS COOPERATION
Article 33	Draws on Article 135 TEC. The provision excluding customs cooperation measures from
(27a)	measures concerning national criminal law or national administration of justice is deleted.
	CHAPTER 3 - PROHIBITION OF QUANTITATIVE RESTRICTIONS BETWEEN MEMBER STATES
Article 34	Unchanged from Article 28 TEC.
(28)	

Article 35	Unchanged from Article 29 TEC.
(29) Article 36	Unchanged from Article 30 TEC.
(30) Article 37	Unchanged from Article 31 TEC.
(31)	
	TITLE III - AGRICULTURE AND FISHERIES
Article 38 (32)	Draws on Article 32 TEC, but adds references to the functioning of the internal market and clarifies that the term 'agricultural' also refers to 'fisheries'.
Article 39 (33)	Unchanged from Article 33 TEC.
Article 40 (34)	Unchanged from Article 34 TEC.
Article 41 (35)	Unchanged from Article 35 TEC.
Article 42 (36)	Draws on Article 36 TEC, and gives a role to EP and Commission in legislative process.
Article 43	Draws on and updates Article 37 TEC, removing the first paragraph and amending
(37)	legislative processes. QMV already applies, decision-making moves to co-decision for CAP and CFP, although the EP's legislative role is excluded for some specific issues.
Article 44 (38)	Unchanged from Article 38 TEC.
(0.0)	TITLE IV - FREE MOVEMENT OF PERSONS, SERVICES AND CAPITAL
Article 45	CHAPTER 1 - WORKERS  Linghanged from Article 20 TEC
(39)	Unchanged from Article 39 TEC.
Article 46 (40)	In substance the same as Article 40 TEC.
Article 47 (41)	Unchanged from Article 41 TEC.
Article 48 (42)	Draws on Article 42 TEC. Adds clarification regarding application to both employed and self-employed, moves decision-making to QMV, and introduces an emergency brake procedure.
	CHAPTER 2 - RIGHT OF ESTABLISHMENT
Article 49 (43)	Unchanged from Article 43 TEC.
Article 50 (44)	In substance the same as Article 44 TEC.
Article 51 (45)	Draws on Article 45 TEC. QMV already applies, decision-making moves to co-decision.
Article 52 (46)	In substance the same as Article 46 TEC.
Article 53 (47)	Draws on Article 47 TEC. Certain elements are moved to QMV.
Article 54 (48)	Unchanged from Article 48 TEC.
Article 55 (48a)	In substance the same as Article 294 TEC.

	CHAPTER 3 - SERVICES
Article 56	Draws on Article 49 TEC. QMV already applies, decision-making moves to co-decision
(49)	regarding extension to third country nationals.
Article 57 (50)	In substance the same as Article 50 TEC.
Article 58 (51)	Unchanged from Article 51 TEC.
Article 59 (52)	Draws on Article 52 TEC. QMV already applies, decision-making moves to co-decision.
Article 60 (53)	In substance the same as Article 53 TEC.
Article 61 (54)	Unchanged from Article 54 TEC.
Article 62 (55)	Unchanged from Article 55 TEC.
	CHAPTER 4 - CAPITAL AND PAYMENTS
Article 63 (56)	Unchanged from Article 56 TEC.
Article 64	Draws on Article 57 TEC. Paragraph 2 QMV already applies, decision-making moves to
(57)	co-decision, but paragraph 3 makes clear that the EP will only be consulted on specified measures that require unanimity in the Council.
Article 65 (58)	Paragraphs 1 – 3 unchanged from Article 58 TEC. Paragraph 4, on authorisation by unanimity of restrictive tax measures towards third countries, is new.
Article 66 (59)	Unchanged from Article 59 TEC.
	TITLE V – AREA OF FREEDOM, SECURITY AND JUSTICE
	CHAPTER 1 – GENERAL PROVISIONS
Article 67 (61) *	Draws on Articles 2, 6(2) and 29 TEU and Article 61 TEC. Brings together the police and criminal judicial co-operation provisions of the TEU and asylum, immigration and civil judicial co-operation provisions of the TEC.
Article 68 (61 A) *	New. European Council to define strategic guidelines.
Article 69 (61 B) *	New. Establishes a particular role for national parliaments in applying the principle of subsidiarity.
Article 70 (61 C) *	New. Enables the Council to establish, by QMV, a mechanism for evaluation of implementation of EU policies in the area of freedom, security and justice.
Article 71 (61 D) *	New. New standing committee to strengthen operational co-operation on internal security. EP and national parliaments to be kept informed of its proceedings.
Article 72 (61 E) *	Unchanged from Article 33 TEU and Article 64(1) TEC.
Article 73 (61 F) *	New. Member States may organise cooperation on national security.
Article 74 (61 G) *	Draws on Article 66 TEC.
Article 75 (61 H) *	Draws on Articles 60 and 301 TEC. Power to impose anti-terrorist financial sanctions, with any necessary legal safeguards. QMV already applies, co-decision for framework, Council to adopt implementing measures.

Article 76	Draws on Article 34(2) TEU. Initiatives in the fields of police and criminal judicial co-
(61 I) *	operation and administrative co-operation can be made by a quarter of the Member
(01 1)	States.
	CHAPTER 2 – POLICIES ON BORDER CHECKS, ASYLUM AND IMMIGRATION
Article 77	
	Draws on Articles 62 and 18 TEC. New provision for the gradual introduction, by co-
(62) *	decision, of an integrated management system for external borders. Co-decision for
	several types of measure. New legal basis to adopt, by unanimity, measures concerning
	passports, identity cards, residence permits and other such documents. New reference to
A .: 1 70	Member States' competence for the geographical demarcation of their borders.
Article 78	Draws on Articles 63(1) and (2) and 64(2) TEC, with changes reflecting the new
(63) *	objective of developing a common asylum policy rather than minimum standards.
Article 79	Draws on Article 63(3) and (4) TEC, with changes reflecting the new objective of
(63a) *	developing a common immigration policy. Measures on legal migration move to co-
	decision.
Article 80	Draws on Article 63(2)(b) TEC, but extends the principles of burden sharing and
(63b) *	solidarity between Member States to all EU measures based on Chapter 2.
	CHAPTER 3 – JUDICIAL CO-OPERATION IN CIVIL MATTERS
Article 81	Draws on Articles 65 and 67(5) TEC. Adds new references to mutual recognition of
(65) *	judgments and decisions, access to justice, alternative dispute settlement methods, and
(03)	support for judicial training. Existing passerelle to move aspects of family law to co-
	decision, now subject to a veto by any national parliament.
	CHAPTER 4 – JUDICIAL CO-OPERATION IN CRIMINAL MATTERS
A	
Article 82	Draws on Article 31(1) TEU. Mutual recognition, as well as approximation of laws, is to
(69 A) *	be the basis for criminal judicial co-operation. Lists the areas in which minimum rules
	on criminal procedural law may be adopted. Decision-making moves to co-decision. A
	new passerelle enables the Council, by unanimity and with EP consent, to extend the
	scope of minimum rules that may be adopted. The adoption of minimum rules on
A	criminal procedure is also subject to a new emergency brake procedure.
Article 83	Draws on Article 31(1)(e) TEU. Decision-making moves to co-decision. A new
(69 B) *	passerelle enables the Council, by unanimity and with EP consent, to identify additional
	areas of serious cross-border crime that might be the subject of minimum rules. The
A 1 . O.4	adoption of minimum rules is subject to a new emergency brake procedure.
Article 84	New. Introduces a new legal basis for crime prevention measures by co-decision,
(69 C) *	excluding harmonisation.
Article 85	Draws on Article 31(2) TEU. Co-decision for regulations on Eurojust's structure,
(69 D) *	operation, field of action and tasks.
Article 86	New. Enables the Council, by unanimity and with EP consent, to establish a European
(69 E) *	Public Prosecutor's Office to investigate and prosecute crimes affecting the EU's
	financial interests. A passerelle enables the European Council, by unanimity and with
	EP consent, to extend the powers and functions of the EPP to include serious cross-
	border crime.
	CHAPTER 5 – POLICE CO-OPERATION
Article 87	Draws on Article 30(1) TEU. Co-decision for certain measures, but operational
(69 F) *	cooperation measures require unanimity in the Council and EP consultation.
Article 88	Draws on Article 30(2) TEU. New provision on Europol's mission. Co-decision for
(69 G) *	regulations on Europol's structure, operation, field of action and tasks. Any operational
	action by Europol requires agreement of Member State concerned, and coercive
	measures are reserved to national authorities.
Article 89	In substance the same as Article 32 TEU.

(70) Article 91 I (71)	TITLE VI - TRANSPORT  In substance the same as Article 70 TEC.  Draws on Article 71 TEC. Co-decision applied to paragraph 2.  In substance the same as Article 72 TEC.
(70) Article 91 I (71) Article 92 I	Draws on Article 71 TEC. Co-decision applied to paragraph 2.
(71) Article 92	
Article 92 I	In substance the same as Article 72 TEC.
\ /	In substance the same as Article 73 TEC.
	In substance the same as Article 74 TEC.
` /	In substance the same as Article 75 TEC, with a new requirement to consult the EP.
\ /	Unchanged from Article 76 TEC.
\ /	Unchanged from Article 77 TEC.
Article 98 I	In substance the same as Article 78 TEC, with a new power for the Council, by QMV, to repeal this provision.
` '	In substance the same as Article 79 TEC.
	Draws on Article 80 TEC. QMV already applies, co-decision applied to paragraph 2.
	TITLE VII - COMMON RULES ON COMPETITION, TAXATION AND APPROXIMATION OF LAWS
	CHAPTER 1 - RULES ON COMPETITION
	SECTION 1 - RULES APPLYING TO UNDERTAKINGS
Article 101 (81)	Unchanged from Article 81 TEC.
Article 102 (82)	Unchanged from Article 82 TEC.
Article 103 (83)	Unchanged from Article 83 TEC.
Article 104 (84)	Unchanged from Article 84 TEC.
Article 105 (85)	Paragraphs 1 and 2 are unchanged from Article 85 TEC. Paragraph 3 is new.
Article 106 I (86)	In substance the same as Article 86 TEC.
	SECTION 2 - AIDS GRANTED BY STATES
	Draws on Article 87 TEC. The provision allowing the repeal, by QMV, of paragraph 2(c) is new, as is the reference to the regions in paragraph 3(a).
	Paragraphs 1 to 3 are unchanged from Article 88 TEC. Paragraph 4 is new.
Article 109 (89)	Unchanged from Article 89 TEC.
	CHAPTER 2 - TAX PROVISIONS

	T
Article 110 (90)	Unchanged from Article 90 TEC.
Article 111	Unchanged from Article 91 TEC.
(91) Article 112	Unchanged from Article 92 TEC.
(92)	
Article 113 (93)	Draws on Article 93 TEC. The explicit reference to distortion of competition is new, and the reference to the 1992 deadline is removed.
	CHAPTER 3 - APPROXIMATION OF LAWS
Article 114 (94)	In substance the same as Article 95 TEC.
Article 115 (95)	In substance the same as Article 94 TEC.
Article 116 (96)	Draws on Article 96 TEC. QMV already applies, decision-making moves to co-decision.
Article 117 (97)	Unchanged from Article 97 TEC.
Article 118	New. Establishes a new legal basis for EU-wide intellectual property rights. Co-decision
(97a)	for measures, except regulations on language arrangements, which require unanimity.
	TITLE VIII - ECONOMIC AND MONETARY POLICY
	CHAPTER 1 - ECONOMIC POLICY
Article 119 (97b)	In substance the same as Article 4 TEC, which it updates.
Article 120 (98)	In substance the same as Article 98 TEC.
Article 121 (99)	Draws on Article 99 TEC. New power for Commission to issue a warning to Member States, and the Member State concerned is excluded from voting. Paragraph 6 QMV already applies, decision-making moves to co-decision.
Article 122 (100)	Draws on Article 100 TEC. The references to solidarity and energy are new.
Article 123 (101)	In substance the same as Article 101 TEC, but now includes a reference to agencies
Article 124 (102)	In substance the same as Article 102 TEC, but now includes a reference to agencies.  Outdated paragraph 2 is deleted.
Article 125	Draws on Article 103 TEC. Paragraph 2 replaces the cooperation procedure with
(103)	consultation with the EP.
Article 126 (104)	Draws on Article 104 TEC. Main new elements in the excessive deficit procedure are – - the Commission opinion is to be issued to the Member State concerned and the Council is to be informed
	- paragraph 13 change to majority required for decision-making.
A .: 1 107	CHAPTER 2 - MONETARY POLICY
Article 127	Draws on Article 105 TEC. Paragraph 6 replaces EP assent with consultation with the
(105)	EP.  Draws on Article 106 TEC Personal 2 replaces the apparation precedure with
Article 128 (106)	Draws on Article 106 TEC. Paragraph 2 replaces the cooperation procedure with consultation with the EP.
Article 129	Draws on Article 107 TEC. Paragraphs 1 and 2 of Article 107 TEC are deleted, and
(107)	(renumbered) paragraph 3 QMV already applies, decision-making moves to co-decision.
(10/)	(renumbered) paragraph 5 Qivi v aneady applies, decision-making moves to co-decision.

Article 130 (108)	In substance the same as Article 108 TEC. The references to offices and agencies are new.
Article 131 (109)	In substance the same as Article 109 TEC.
Article 132 (110)	In substance the same as Article 110(1) TEC. Article 110(2) is deleted.
Article 133 (111a)	New. Co-decision for measures necessary for use of the euro as the single currency.
(111u)	CHAPTER 3 - INSTITUTIONAL PROVISIONS
Article 134	Draws on Article 114 TEC. Updated to reflect the Economic and Finance Committee
(114)	having replaced the Monetary Committee.
Article 135 (115)	In substance the same as Article 115 TEC.
(110)	CHAPTER 4 - PROVISIONS SPECIFIC TO MEMBER STATES WHOSE CURRENCY IS THE EURO
Article 136	New. Power to adopt measures by QMV on budgetary discipline and economic policy
(115 A)	guidelines for Member States whose currency is the euro.
Article 137	New. Meetings of Euro Group ministers.
(115 B)	
Article 138	Draws on Article 111(4) TEC. Develops arrangements for international representation.
(115 C)	CHAPTER 5 - TRANSITIONAL PROVISIONS
Article 139	
(116a)	Draws on Article 122 TEC. Sets out position of "Member States with a derogation".
Article 140	Draws on Articles 121, 122(2) and 123(5) TEC. Sets out procedure for abrogating a
(117a)	derogation. The provision in paragraph 2 regarding the recommendation of a qualified majority of Member States whose currency is the euro is new.
Article 141 (118a)	Draws on and updates Articles 123(3) and 117(2) TEC.
Article 142 (118b)	Draws on and updates Article 124(1) TEC.
Article 143 (119)	Draws on and updates Article 119 TEC.
Article 144 (120)	Draws on and updates Article 120 TEC.
	TITLE IX - EMPLOYMENT
Article 145 (125)	In substance the same as Article 125 TEC.
Article 146 (126)	Unchanged from Article 126 TEC.
Article 147 (127)	Unchanged from Article 127 TEC.
Article 148 (128)	In substance the same as Article 128 TEC.
Article 149 (129)	In substance the same as Article 129 TEC.
Article 150 (130)	In substance the same as Article 130 TEC. The first paragraph makes explicit that voting is by simple majority, in line with Article 130.
(130)	TITLE X - SOCIAL POLICY
	TITLE X - SOCIAL POLICY

Article 151	Unahangad from Artiala 126 TEC
(136)	Unchanged from Article 136 TEC.
Article 152	New. Recognises role of social partners and Tripartite Social Summit for Growth and
(136a)	Employment.
Article 153	Draws on Article 137 TEC. References to Article 155 decisions in paragraph 3 are new.
(137)	
Article 154	Unchanged from Article 138 TEC.
(138)	
Article 155 (139)	Draws on Article 139 TEC. EP to be informed under paragraph 2.
Article 156	Draws on Article 140 TEC. Additional Commission activities are included in the second
(140)	sub-paragraph, and the duty to inform the EP is new.
Article 157	In substance the same as Article 141 TEC.
(141)	
Article 158 (142)	Unchanged from Article 142 TEC.
Article 159	Unchanged from Article 143 TEC, first paragraph. The second paragraph is deleted.
(143)	
Article 160	In substance the same as Article 144 TEC. The first paragraph makes explicit that
(144)	voting is by simple majority, in line with Article 144.
Article 161	Unchanged from Article 145 TEC.
(145)	TITLE VI. THE ELIDODE AN COCIAL FUND
Article 162	TITLE XI - THE EUROPEAN SOCIAL FUND Unchanged from Article 146 TEC.
(146)	Unchanged from Afficie 140 TEC.
Article 163	Unchanged from Article 147 TEC.
(147)	
Article 164	In substance the same as Article 148 TEC.
(148)	
	TITLE XII - EDUCATION, VOCATIONAL TRAINING, YOUTH AND SPORT
Article 165	Draws on Article 149 TEC. New provisions on sport and on encouraging youth to
(149)	participate in democratic life. Measures to be adopted by co-decision.
Article 166	Paragraphs 1 to 3 unchanged from Article 150(1) to (3) TEC. The provision for Council
(150)	recommendations in paragraph 4 is new.
Article 167	TITLE XIII - CULTURE  Personnels 1 to 4 yeahanged from Article 151(1) to (4) TEC. Co. decision already
	Paragraphs 1 to 4 unchanged from Article 151(1) to (4) TEC. Co-decision already
(151)	applies under paragraph 5 but decision-making moves from unanimity to QMV.  TITLE XIV - PUBLIC HEALTH
Article 168	Draws on Article 152 TEC. Extends the scope and focus of EU activities, but includes a
(152)	stronger reference to Member States' responsibility for definition of their health policies
(102)	and management of health services.
	TITLE XV - CONSUMER PROTECTION
Article 169	In substance the same as Article 153(1) and (3) to (5) TEC.
(153)	
	TITLE XVI - TRANS-EUROPEAN NETWORKS
Article 170	Unchanged from Article 154 TEC.
(154)	
Article 171	Unchanged from Article 155 TEC.

(155)	
Article 172	In substance the same as Article 156 TEC.
(156)	
	TITLE XVII - INDUSTRY
Article 173	Draws on Article 157 TEC. Paragraph 2 provides more detail on initiatives and requires
(157)	that the EP be kept informed. Paragraph 3 explicitly excludes harmonization of Member
	State laws and regulations.
	TITLE XVIII - ECONOMIC, SOCIAL AND TERRITORIAL COHESION
Article 174	Draws on Article 158 TEC. First paragraph includes a new reference to "territorial"
(158)	cohesion. Third paragraph extends the range of least favoured regions.
Article 175	In substance the same as Article 159 TEC, except that the second paragraph includes a
(159)	reference to "territorial" cohesion.
Article 176	Unchanged from Article 160 TEC.
(160)	
Article 177	Draws on Article 161 TEC. QMV already applies, measures to be adopted by co-
(161)	decision.
Article 178	In substance the same as Article 162 TEC.
(162)	
	TITLE XIX - RESEARCH AND TECHNOLOGICAL DEVELOPMENT AND SPACE
Article 179	Draws on Article 163 TEC. New references to a European research area and cooperation
(163)	among researchers.
Article 180	Unchanged from Article 164 TEC.
(164)	
Article 181	Draws on Article 165 TEC. Paragraph 2 elaborates on initiatives and requires that the EP
(165)	be kept fully informed.
Article 182	Paragraphs 1 to 4 in substance the same as Article 166 TEC. New paragraph 5 enables
(166) Article 183	adoption of measures by co-decision to implement the European research area.
	Unchanged from Article 167 TEC.
(167) Article 184	Unchanged from Article 168 TEC.
(168)	Olichanged from Africie 108 TEC.
Article 185	Unchanged from Article 169 TEC.
(169)	Olichanged from Article 109 TEC.
Article 186	In substance the same as Article 170 TEC.
(170)	in substance the same as indeed 170 inc.
Article 187	Unchanged from Article 171 TEC.
(171)	
Article 188	In substance the same as Article 172 TEC.
(172)	
Article 189	New. Establishes a specific legal basis for developing a European space policy.
(172 bis)	Measures, excluding harmonisation, to be adopted by co-decision.
Article 190	Unchanged from Article 173 TEC.
(173)	
	TITLE XX - ENVIRONMENT
Article 191	In substance the same as Article 174 TEC, with an added focus on combating climate
(174)	change.
Article 192	In substance the same as Article 175 TEC.
(175)	

Article 193	In substance the same as Article 176 TEC.
(176)	TITLE XXI - ENERGY
Article 194 (176 A)	New. Establishes a specific legal basis for energy policy. Paragraph 2 makes explicit that this will not affect a Member State's rights in specified areas. Measures to be adopted by co-decision, but measures primarily of a fiscal nature are subject to unanimity and consultation with the EP.
A .: 1 105	TITLE XXII - TOURISM
Article 195 (176 B)	New. Establishes a specific legal basis for tourism measures, complementing action by the Member States. Harmonisation of legislation is excluded. Measures to be adopted by co-decision.
	TITLE XXIII - CIVIL PROTECTION
Article 196 (176 C)	New. Establishes a specific legal basis for civil protection. Harmonisation of legislation is excluded. Measures to be adopted by co-decision.
A .: 1 107	TITLE XXIV - ADMINISTRATIVE CO-OPERATION
Article 197 (176 D)	New. Establishes a specific legal basis for measures to support Member States in implementing EU law. Member States are not obliged to avail themselves of this support. Harmonisation of legislation is excluded. Measures to be adopted by codecision.
	PART FOUR - ASSOCIATION OF THE OVERSEAS COUNTRIES AND TERRITORIES
Article 198 (182)	Unchanged from Article 182 TEC.
Article 199 (183)	In substance the same as Article 183 TEC.
Article 200 (184)	In substance the same as Article 184 TEC.
Article 201 (185)	Unchanged from Article 185 TEC.
Article 202 (186)	Draws on Article 186 TEC. Implementation procedure aligned with (renumbered) Article 203 below.
Article 203 (187)	Draws on Article 187 TEC. Adds requirements for Commission proposal and consultation with the EP.
Article 204 (188)	In substance the same as Article 188 TEC.
	PART FIVE - EXTERNAL ACTION BY THE UNION
	TITLE I - GENERAL PROVISIONS ON THE UNION'S EXTERNAL ACTION
Article 205 (188 A)	New. Aligns with Chapter 1, Title V TEU (as amended by the Treaty of Lisbon).
	TITLE II - COMMON COMMERCIAL POLICY
Article 206 (188 B)	Draws on first paragraph of Article 131 TEC. Introduces a new objective of progressive abolition of restrictions on foreign direct investment, and adds a reference to "other barriers". The second paragraph of Article 131 is deleted.
Article 207 (188 C)	Draws on Article 133 TEC. New procedural elements include co-decision for measures defining framework of the common commercial policy, and duty to inform the EP of progress of international negotiations. Limited extension of QMV applicable to negotiation and conclusion of international agreements.  TITLE III - COOPERATION WITH THIRD COUNTRIES AND HUMANITARIAN

	AID
	CHAPTER 1 - DEVELOPMENT COOPERATION
Article 208	Draws on Articles 177(1), 177(3) and 178 TEC. Paragraph 1 places greater emphasis on
(188 D)	the new 'primary objective' of poverty reduction and eradication.
Article 209	Draws on Articles 179 and 181 TEC.
(188 E)	
Article 210	In substance the same as Article 180 TEC.
(188 F)	
Article 211	Unchanged from first sentence of Article 181 TEC.
(188 G)	
	CHAPTER 2 - ECONOMIC, FINANCIAL AND TECHNICAL COOPERATION WITH THIRD COUNTRIES
Article 212	Draws on Article 181a TEC. Paragraph 1 places emphasis on financial assistance, and
(188 H)	makes explicit that this activity extends to non-developing countries. Paragraph 2
	decision-making moves to co-decision.
Article 213 (188 I)	New. Establishes a specific legal basis for urgent financial assistance; decision-making in the Council by QMV.
	CHAPTER 3 - HUMANITARIAN AID
Article 214	New. Establishes a specific legal basis for humanitarian aid operations and to set up a
(188 J)	European Voluntary Humanitarian Aid Corps. Measures to be adopted by co-decision.
	TITLE IV - RESTRICTIVE MEASURES
Article 215	Draws on Articles 60 and 301 TEC. New procedural elements are the participation of the
(188 K)	High Representative and the duty to inform the EP. Measures must include necessary legal safeguards.
	TITLE V - INTERNATIONAL AGREEMENTS
Article 216	New. Describes the circumstances in which the EU may conclude international
(188 L)	agreements. Paragraph 2 reflects Article 300(7) TEC.
Article 217	In substance the same as Article 310 TEC.
(188 M)	
Article 218	Draws on Article 300 TEC and Articles 24 and 38 TEU, but reorganises, amends and
(188 N)	supplements them. A special procedure is included regarding EU accession to the
	European Convention on Human Rights.
Article 219	Draws on Article 111 TEC.
(188 O)	
	TITLE VI - THE UNION'S RELATIONS WITH INTERNATIONAL
	ORGANISATIONS AND THIRD COUNTRIES AND THE UNION DELEGATIONS
Article 220	Draws on Articles 302 to 304 TEC. The High Representative is to implement
(188 P)	cooperation with international organisations.
Article 221	New. EU delegations in third countries and at international organisations are to
(188 Q)	represent the Union.
	TITLE VII - SOLIDARITY CLAUSE
Article 222	New. Establishes a legal basis for assisting a Member State that suffers a terrorist attack
(188 R)	or a disaster. Decision-making is normally by QMV, but decisions with defence
	implications are subject to unanimity.
	PART SIX - INSTITUTIONAL AND BUDGETARY PROVISIONS
	TITLE I – INSTITUTIONAL PROVISIONS
	CHAPTER 1 - THE INSTITUTIONS

	SECTION 1 - THE EUROPEAN PARLIAMENT
Article 223	In substance the same as Article 190(4) and (5) TEC.
(190)	
Article 224	In substance the same as Article 191, second paragraph, TEC.
(191)	
Article 225	Draws on Article 192 TEC. Adds that if the Commission does not submit a proposal, it
(192)	must inform the EP of its reasons.
Article 226	Draws on Article 193 TEC. New power for EP to adopt regulations on the exercise of
(193)	the right of inquiry, with Council and Commission consent.
Article 227	Unchanged from Article 194 TEC.
(194)	
Article 228	Draws on Article 195 TEC. Ombudsman is to be elected by the EP and his/her remit is
(195)	extended to EU offices and agencies.
Article 229	In substance the same as Article 196 TEC.
(196)	
Article 230	Draws on Article 197 TEC. Extended to incorporate the European Council.
(197)	
Article 231	In substance the same as Article 198 TEC.
(198)	
Article 232	In substance the same as Article 199 TEC.
(199)	
Article 233	Unchanged from Article 200 TEC.
(200)	
Article 234	Draws on Article 201 TEC. Makes special provision in relation to the High
(201)	Representative.
	SECTION 2 – THE EUROPEAN COUNCIL
Article 235	New. Sets out voting and rules of procedure in the European Council.
(201a)	
Article 236	New. Provides for the European Council, by QMV, to establish Council configurations
(201b)	and their Presidency.
	SECTION 3 – THE COUNCIL
Article 237	Unchanged from Article 204 TEC.
(204)	
Article 238	Draws on Article 205 TEC. Provides for different QMV thresholds where the Council is
(205)	not acting on a proposal from the Commission or High Representative. Sets out
	procedure for cases in which not all Member States participate in voting.
Article 239	Unchanged from Article 206 TEC.
(206)	
Article 240	Draws on Article 207 TEC. Drops provision for the High Representative to be also the
(207)	Secretary-General of the Council.
Article 241	Draws on Article 208 TEC. Adds that if the Commission does not submit a proposal
(208)	requested by the Council, it must inform the Council of the reasons.
Article 242	In substance the same as Article 209 TEC.
(209)	
Article 243	Draws on Article 210 TEC. Extends application to President of the European Council,
(210)	High Representative, and Secretary-General of the Council.
	SECTION 4 – THE COMMISSION
Article 244	New. Sets out the basis for a system of rotation of Commissioners to be established by
(211a)	the European Council by unanimity.

Article 246 Draws on Article 215 TEC. Gives Commission President and EP a role in filling vacancies and makes provision relating to the High Representative. Outlines procedure in case all Commissioners resign.  Article 247 In substance the same as Article 216 TEC.  (216) In substance the same as Article 217(2) TEC, but with cross-reference to TEU for role of High Representative.  Article 248 Paragraph 1 draws on Article 218(2) TEC. Paragraph 2 unchanged from Article 212 TEC.  (218) In substance the same as Article 219 TEC.  (219) SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 Unchanged from Article 221, second and third paragraphs, TEC.  (221) Article 252 Unchanged from Article 222 TEC.  (222) Article 253 Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 New. Provides for a judicial appointments panel is added.  Article 256 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225 TEC. Extends jurisdiction to TEU.  (225a) Draws on Article 226 TEC. Extends jurisdiction to TEU.  (227) Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 229 TEC.	Article 245	Draws on Article 213(2) TEC.
Article 246 (215) Article 247 (216) Article 248 Article 248 Article 249 Article 249 (218) Article 249 Article 250 Article 250 Article 251 Article 251 Article 251 Article 252 Article 252 Article 253 Article 253 Article 254 Article 255 Article 255 Article 255 Article 256 Article 257 Article 257 Article 258 Article 259 Article 250 Article 250 Article 251 Article 252 Article 253 Article 254 Article 255 Article 255 Article 256 Article 257 Article 257 Article 258 Article 259 Article 259 Article 257 Article 258 Article 259 Draws on Article 227 TEC. The procedure for establishing specialised courts moves to co-decision. Article 259 Article 259 Article 259 Article 259 Article 259 Article 250 Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Article 260 Article 261 Article 261 Article 262 Article 262 Article 263 Article 263 Article 264 Article 265 Arti		Draws on Article 213(2) TEC.
vacancies and makes provision relating to the High Representative. Outlines procedure in case all Commissioners resign.  Article 247 (216)  Article 248  In substance the same as Article 216 TEC.  Article 249  Article 249  Paragraph 1 draws on Article 218(2) TEC. Paragraph 2 unchanged from Article 212  TEC.  Article 250  (219)  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251  Unchanged from Article 221, second and third paragraphs, TEC.  (221)  Article 252  (222)  Article 253  Article 254  Article 255  Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (223)  Article 254  Article 255  New. Provides for a judicial appointments panel is added.  Article 256  Article 257  Article 257  In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257  Draws on Article 225a TEC. The procedure for establishing specialised courts.  Article 257  Draws on Article 225 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  In substance the same as Article 229 TEC.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  In substance the same as Article 229 TEC.  In substance the same as Article 229 TEC.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Extends jurisdiction to review legality of acts		Draws on Article 215 TEC Gives Commission President and EP a role in filling
in case all Commissioners resign.  Article 247 [216]  Article 248 [217]  Article 248 [217]  Article 249 [217]  Article 249 [218]  Article 249 [218]  Article 249 [218]  Article 240 [218]  Article 250 [219]  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 [221]  Article 252 [222]  Article 253 [223]  Article 253 [223]  Article 254 [224]  Article 255 [224]  Article 255 [224]  Article 256 [225]  Draws on Article 224 TEC. Adds a reference to the judicial appointments panel.  Article 257 [224]  Article 258 [225]  Article 259 [224]  Article 250 [225]  Article 251 [226]  Draws on Article 251 [227]  Article 252 [228]  Article 253 [228]  Article 254 [229]  Draws on Article 255 [224]  Draws on Article 256 [225]  Article 257 [226]  Draws on Article 257 [227]  Article 258 [228]  Article 259 [228]  Draws on Article 228 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 [1 substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 258 [225]  Draws on Article 225 TEC. Extends jurisdiction to TEU.  (225a)  Draws on Article 226 TEC. Extends jurisdiction to TEU.  (225a)  Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227a)  Article 260 [27b]  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 229 TEC.		9
Article 247 (216)  Article 248 In substance the same as Article 216 TEC.  Article 249 (217) High Representative.  Article 249 (218) TEC.  Article 249 Paragraph 1 draws on Article 218(2) TEC. Paragraph 2 unchanged from Article 212 TEC.  Article 250 (219) SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 Unchanged from Article 221, second and third paragraphs, TEC.  (221) Unchanged from Article 222 TEC.  (222) Unchanged from Article 222 TEC.  (223) Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (224) Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225 TEC. Extends jurisdiction to TEU.  Article 258 (225) Draws on Article 226 TEC. Extends jurisdiction to TEU.  Draws on Article 226 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 229 TEC.	(213)	
Article 248 In substance the same as Article 217(2) TEC, but with cross-reference to TEU for role of High Representative.  Article 249 Paragraph 1 draws on Article 218(2) TEC. Paragraph 2 unchanged from Article 212 TEC.  Article 250 In substance the same as Article 219 TEC.  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 Unchanged from Article 221, second and third paragraphs, TEC.  (221) Article 252 Unchanged from Article 222 TEC.  (222) Article 253 Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (223) Article 254 Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225 TEC. Extends jurisdiction to TEU.  (225) Draws on Article 226 TEC. Extends jurisdiction to TEU.  Article 258 Draws on Article 227 TEC. Extends jurisdiction to TEU.  (226) Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  Article 262 Draws on Article 229 TEC.	Article 247	
Article 248 (217) Article 249 (218) Article 249 Article 250 (219)  Article 250 (219)  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 (221) Article 252 (222) Article 253 Article 253 Article 254 Article 255 Article 255 Article 255 Article 256 Article 257 Article 257 Article 257 Article 258 Article 259 Article 259 Article 259 Article 250 Article 251 Draws on Article 221 TEC. Article 251 Article 251 Article 251 Draws on Article 223 TEC. Adds a reference to the judicial appointments panel. Article 254 Article 255 Article 255 Article 256 Article 256 Article 257 Article 257 Article 258 Article 258 Article 259 Article 259 Article 259 Article 259 Article 250 Draws on Article 225 TEC. The procedure for establishing specialised courts. Article 259 Article 259 Article 250 Article 250 Draws on Article 226 TEC. Extends jurisdiction to TEU. Article 260 Article 260 Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC. In substance the same as Article 229 TEC. Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  Draws on Article 229 TEC.		In substance the same as fattere 210 TEC.
High Representative.   Article 249   Paragraph 1 draws on Article 218(2) TEC.   Paragraph 2 unchanged from Article 212   TEC.		In substance the same as Article 217(2) TEC, but with cross-reference to TEU for role of
Article 249 (218) Paragraph 1 draws on Article 218(2) TEC. Paragraph 2 unchanged from Article 212 TEC.  Article 250 (219) In substance the same as Article 219 TEC.  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 (221) Unchanged from Article 221, second and third paragraphs, TEC.  Article 252 (222) Unchanged from Article 222 TEC.  (222) Article 253 (223) Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (224) Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258 Draws on Article 226 TEC. Extends jurisdiction to TEU.  (227) Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 260 In substance the same as Article 229 TEC.  (229) Draws on Article 229a TEC.		
TEC.   In substance the same as Article 219 TEC.		<u> </u>
Article 250 (219)  SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 (221)  Article 252 (222)  Article 253 (223)  Draws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (224)  Article 254 (224)  Article 255 (224)  Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 (225)  Article 257  Draws on Article 225 TEC. The procedure for establishing specialised courts.  Article 258  Article 259  Draws on Article 226 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 260 (228)  Article 261  Draws on Article 229 TEC.		
SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 (221) Unchanged from Article 221, second and third paragraphs, TEC.  (222) Article 252 (222)  Article 253 Oraws on Article 223 TEC. Adds a reference to the judicial appointments panel.  (223) Article 254 (224) Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 254 Article 255 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 (225) Article 257 Draws on Article 225 TEC. Judicial panels are renamed specialised courts.  Article 258 Article 259 Article 259 Draws on Article 226 TEC. Extends jurisdiction to TEU.  (226)  Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Article 260 Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  In substance the same as Article 229 TEC.  Draws on Article 229a TEC.		
SECTION 5 – THE COURT OF JUSTICE OF THE EUROPEAN UNION  Article 251 (221)  Article 252 (222)  Article 253 (223)  Article 254 Article 254 (224)  Article 255 Article 255 (224)  Article 256 Article 257 Article 257 Article 258 Article 259 Article 259 Article 250 Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 256 Article 257 Article 256 Article 257 Article 257 Article 257 Article 258 Article 259 Article 259 Draws on Article 226 TEC. Extends jurisdiction to TEU.  Article 259 Article 259 Article 259 Article 250 Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 Article 262 Article 262 Article 263 Draws on Article 229 TEC. Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 228 TEC. Draws on Article 228 TEC. Draws on Article 228 TEC. Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		In substance the same as Afficie 219 TEC.
Article 251 (221) Article 252 Article 253 Article 253 Article 253 Article 254 Article 255 Article 255 Article 254 Article 255 Article 255 Article 256 Article 257 Article 257 Article 258 Article 259 Article 259 Article 250 Draws on Article 224 TEC. Adds a reference to the judicial appointments panel.  (224) Article 255 Article 256 Article 257 Article 256 Article 256 Article 257 Article 257 Article 258 Article 259 Article 250 Draws on Article 226 TEC. Extends jurisdiction to TEU.  (227) Article 250 Article 250 Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Article 260 Article 261 Article 261 Article 261 Article 262 Article 262 Article 262 Article 263 Draws on Article 229 TEC. Article 264 Article 265 Article 265 Article 265 Article 265 Article 266 Article 267 Article 268 Article 268 Article 268 Article 268 Article 269 Article 269 Article 260 Article 261 Article 261 Article 262 Article 262 Article 263 Article 263 Draws on Article 229 TEC. Extends scope of jurisdiction to review legality of acts	(219)	SECTION 5 THE COURT OF HISTICE OF THE EUROPEAN UNION
Article 252 (222) Article 253 (223) Article 254 (224) Article 254 (224) Article 255 (224) Article 255 (225) Article 256 (225) Article 256 (225) Article 257 (225) Article 257 (225) Article 258 (225) Article 257 (225) Article 258 (225) Article 259 (226) Article 258 (226) Article 259 (227) Article 259 (227) Article 250 (228) Article 250 (228) Article 250 (229) Article 260 (228) Article 260 (228) Article 261 (229) Article 261 (229) Article 262 (229a) Article 263 (229a) Article 263 (229a) Article 263 (229a) Article 263 (229 Texas on Article 229 TEC. Extends scope of jurisdiction to review legality of acts	A mti ala 251	
Article 252 (222)  Article 253 (223)  Article 254 (224)  Article 254 (224)  Article 255 (224)  Article 255 (225)  Article 256 (225)  Article 257 (225)  Article 258 (226)  Article 259 (227)  Article 250 (227)  Article 250 (228)  Article 251 (228)  Article 252 (229)  Article 253 (229)  Article 254 (229)  Article 255 (226)  Article 256 (227)  Article 257 (227)  Article 258 (226)  Article 258 (226)  Article 259 (227)  Article 259 (227)  Article 260 (228)  Article 260 (228)  Article 261 (229)  Article 262 (229)  Article 262 (229a)  Article 263 (229a)  Article 263 (229 Texes and Article 229 Te		Unchanged from Article 221, second and third paragraphs, TEC.
Article 253 Article 254 Article 255 Article 255 Article 256 Article 257 Article 257 Article 258 Article 258 Article 259 Article 250 Article 250 Article 250 Article 251 Article 251 Article 252 Article 253 Article 254 Article 255 Article 256 Article 257 Article 257 Article 258 Article 258 Article 258 Article 259 Article 259 Article 259 Article 259 Article 250 Article 260 Article 261 Article 261 Article 261 Article 261 Article 262 Article 263 Article 263 Article 263 Article 263 Article 264 Article 265 Article 265 Article 265 Article 266 Article 267 Article 268 Article 268 Article 269 Article 269 Article 269 Article 260 Article 261 Draws on Article 229 TEC. Article 262 Draws on Article 229 TEC. Article 263 Article 263 Article 263 Article 264 Article 265 Article 265 Article 265 Article 265 Article 266 Article 267 Article 268 Article 268 Article 269 Article 269 Article 269 Article 260 Draws on Article 229 TEC. Extends scope of jurisdiction to review legality of acts		Hughan of from Agint 222 TEC
Article 253 (223)  Article 254 Article 254 Article 255 Article 255 Article 255 Article 256 Article 256 Article 256 Article 256 Article 257 Article 257 Article 257 Article 258 Article 259 Article 259 Article 250 Article 250 Article 251 Article 251 Article 252 Article 253 Article 254 Article 255 Article 256 Article 257 Article 258 Article 258 Article 258 Article 259 Article 259 Article 260 Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 Article 262 Article 262 Article 263 Draws on Article 229 TEC. Draws on Article 229 TEC.  Draws on Article 229 TEC. Article 261 Draws on Article 229 TEC. Article 262 Draws on Article 229 TEC.		Unchanged from Article 222 TEC.
Article 254 Article 254 (224) Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 Article 256 (224a) Article 256 Article 256 Article 257 Draws on Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 (225a) Article 258 Article 259 Article 258 C226)  Draws on Article 226 TEC. Extends jurisdiction to TEU.  Article 259 Article 259 Article 260 C27)  Article 260 Article 261 C28) Article 261 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 C229 Article 262 Article 263 Draws on Article 229 TEC.  Draws on Article 229 TEC.		Durana and Anti-1-202 TEC Address of successful indicial and single-successful and a
Article 254 Draws on Article 224 TEC. The Court of First Instance is renamed the General Court, and a reference to the judicial appointments panel is added.  Article 255 New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258 Draws on Article 226 TEC. Extends jurisdiction to TEU.  (226) Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  (229) Article 262 Draws on Article 229a TEC.		Draws on Article 223 IEC. Adds a reference to the judicial appointments panel.
and a reference to the judicial appointments panel is added.  Article 255 (224a) New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 (225) In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 (225a) Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258 (226) Draws on Article 226 TEC. Extends jurisdiction to TEU. (227)  Article 259 Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC. (229)  Article 262 Draws on Article 229a TEC.  Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 255 (224a)  New. Provides for a judicial appointments panel, to be consulted on the appointment of Judges and Advocates General. Council decision-making by QMV.  Article 256 (225)  Article 257 (225a)  Article 258 (225)  Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258 (226)  Article 259 Article 259 Article 250  Draws on Article 227 TEC. Extends jurisdiction to TEU. (227)  Article 260 Article 260 Article 261  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 (229)  Article 262 Article 263  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Extends jurisdiction to TEU.		
Judges and Advocates General. Council decision-making by QMV.     Article 256		
Article 256 In substance the same as Article 225 TEC. Judicial panels are renamed specialised courts.  Article 257 Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258 Draws on Article 226 TEC. Extends jurisdiction to TEU.  (226) Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227) Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  (229) Article 262 Draws on Article 229a TEC.  (229a) Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
courts.  Article 257   Draws on Article 225a TEC. The procedure for establishing specialised courts moves to co-decision.  Article 258   Draws on Article 226 TEC. Extends jurisdiction to TEU.  (226)   Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227)   Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227)   Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261   In substance the same as Article 229 TEC.  (229)   Article 262   Draws on Article 229a TEC.  (229a)   Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 257 (225a)  Article 258 Co-decision.  Draws on Article 226 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 227 TEC. Extends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 (229)  Article 262 Draws on Article 229 TEC.		
(225a)co-decision.Article 258Draws on Article 226 TEC. Extends jurisdiction to TEU.(226)Draws on Article 227 TEC. Extends jurisdiction to TEU.(227)Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.Article 261In substance the same as Article 229 TEC.(229)Draws on Article 229a TEC.(229a)Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 258 (226)  Article 259 Article 259 Article 260  Draws on Article 227 TEC. Extends jurisdiction to TEU.  (227)  Article 260 (228)  Article 261 Article 261 Article 261  Article 262 Article 262 Article 262  Draws on Article 229 TEC.  Draws on Article 229 TEC.  Extends jurisdiction to TEU.  Extends jurisdiction to TEU.  Textends jurisdiction to TEU.  Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC.  (229)  Article 262  Draws on Article 229a TEC.  (229a)  Article 263  Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		-
Article 259 (227)  Article 260 (228)  Article 261 Article 261 Article 262 Article 262 (229)  Article 262  Draws on Article 229 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC. (229)  Article 262 (229a)  Article 263  Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 259 (227)  Article 260 (228)  Article 261 Article 261 (229)  Article 262  Draws on Article 229 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  In substance the same as Article 229 TEC. (229)  Article 262 (229a)  Article 263  Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		Draws on Article 226 TEC. Extends jurisdiction to TEU.
Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  (229)  Article 262 Draws on Article 229a TEC.  (229a)  Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 260 Draws on Article 228 TEC. Introduces power at first instance to fine Member States for failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  (229) Draws on Article 229a TEC.  (229a) Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		Draws on Article 227 TEC. Extends jurisdiction to TEU.
(228) failure to notify measures transposing a directive.  Article 261 In substance the same as Article 229 TEC.  (229)  Article 262 Draws on Article 229a TEC.  (229a)  Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 261 In substance the same as Article 229 TEC.  (229) Article 262 Draws on Article 229a TEC.  (229a) Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		*
(229) Article 262 (229a)  Article 263 Draws on Article 229a TEC.  (229a)  Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 262 Draws on Article 229a TEC. (229a) Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		In substance the same as Article 229 TEC.
(229a) Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		
Article 263 Draws on Article 230 TEC. Extends scope of jurisdiction to review legality of acts		Draws on Article 229a TEC.
	(229a)	
(230) covering EU institutions, bodies, offices and agencies.		
	Article 264	Draws on Article 231 TEC.
(231)	(231)	
Article 265 Draws on Article 232 TEC. Extends scope of jurisdiction to review failure to act	Article 265	Draws on Article 232 TEC. Extends scope of jurisdiction to review failure to act
	(232)	
Article 266 Draws on Article 233 TEC. Extends application to EU bodies, offices and agencies.	Article 266	Draws on Article 233 TEC. Extends application to EU bodies, offices and agencies.
	(233)	
Article 267 Draws on Article 234 TEC. Extends preliminary rulings jurisdiction to TEU and to acts	Article 267	Draws on Article 234 TEC. Extends preliminary rulings jurisdiction to TEU and to acts
	(234)	
persons in custody.	*	

Article 268	Draws on Article 235 TEC. Extends jurisdiction to ECB.
(235) Article 269	Draws on Article 46(e) TEU.
(235a)	The state of the s
Article 270 (236)	In substance the same as Article 236 TEC.
Article 271 (237)	Draws on Article 237 TEC. Extends jurisdiction to TEU.
Article 272 (238)	In substance the same as Article 238 TEC.
Article 273 (239)	Draws on Article 239 TEC. Extends jurisdiction to TEU.
Article 274 (240)	Draws on Article 240 TEC. Includes jurisdiction conferred on General Court and specialised courts, and conferred by TEU.
Article 275 (240a)	Draws on Articles 46 and 47 TEU. Excludes Court jurisdiction from CFSP matters, except to review the legality of decisions providing for restrictive measures against natural or legal persons. The Court may also continue to police the boundary between CFSP action and other EU action.
Article 276 (240b)	In substance the same as Article 35(5) TEU.
Article 277 (241)	Draws on Article 241 TEC. Extends application to EU bodies, offices and agencies, and to General Court and specialised courts.
Article 278 (242)	Draws on Article 242 TEC. Extends scope to General Court and specialised courts.
Article 279 (243)	Draws on Article 243 TEC. Extends scope to General Court and specialised courts.
Article 280 (244)	Draws on Article 244 TEC. Extends scope to General Court and specialised courts.
Article 281 (245)	Draws on Article 245 TEC. Decisions to amend the Statute of the Court move to codecision.
	SECTION 6 – THE EUROPEAN CENTRAL BANK
Article 282 (245a)	Draws on Articles 105-108 TEC. Makes clear the ECB has its own legal personality, and that Member States whose currency is not the euro retain control of their monetary policy.
Article 283 (245b)	Draws on Article 112 TEC. Voting procedure for appointing the ECB's Executive Board moves to QMV.
Article 284 (245c)	Unchanged from Article 113 TEC.
/	SECTION 7 – THE COURT OF AUDITORS
Article 285 (246)	In substance the same as Articles 246 and 247(1) and (4) TEC.
Article 286 (247)	In substance the same as Article 247 TEC.
Article 287 (248)	Draws on Article 248 TEC. Extends application to EU offices and agencies.
,	CHAPTER 2 – LEGAL ACTS OF THE UNION, ADOPTION PROCEDURES AND OTHER PROVISIONS
	SECTION 1 – THE LEGAL ACTS OF THE UNION

A4: 1 200	I1-441
Article 288 (249)	In substance the same as Article 249 TEC.
Article 289	New. Defines "ordinary legislative procedure" (i.e. co-decision), "special legislative
(249 A)	procedure" (i.e. other legislative procedures), and which acts constitute legislative acts.
Article 290	New. Provides for possibility of delegating to the Commission power to supplement or
(249 B)	amend non-essential elements of legislative acts.
Article 291	Draws on Articles 202 and 10 TEC. Voting requirement on rules and general principles
(249 C)	for (non-CFSP) 'comitology' provisions moves to co-decision. Implementing powers in
	the CFSP field are reserved to the Council.
Article 292	New. Makes explicit the powers of the Council, Commission and ECB to adopt
(249 D)	recommendations.
	SECTION 2 – PROCEDURES FOR THE ADOPTION OF ACTS AND OTHER
	PROVISIONS
Article 293	Draws on Article 250 TEC. Excludes application to certain budgetary provisions.
(250)	
Article 294	Draws on Article 251 TEC. Sets out the 'ordinary legislative procedure'. New 'special
(251)	provisions' relate to proposals for legislative acts submitted by a group of Member
, ,	States, the ECB or the Court of Justice.
Article 295	Draws on Article 218(1) TEC. Adds the EP and a specific reference to inter-institutional
(252a)	agreements.
Article 296	Draws on Article 253 TEC. Strengthens rules for selection of the type of act.
(253)	
Article 297	Draws on Article 254 TEC. Reflects the new distinction between legislative and non-
(254)	legislative acts.
Article 298	New. Makes provision for regulations on European administration, to be adopted by co-
(254a)	decision.
Article 299	Draws on Article 256 TEC. Extends to all acts, and to the ECB.
(256)	
	CHAPTER 3 – THE UNION'S ADVISORY BODIES
Article 300	Draws on Articles 7(2), 257, 258 and 263 TEC. New requirement for the Council, by
(256a)	QMV, to review regularly the composition of the Economic and Social Committee
	(ESC) and the Committee of the Regions.
	SECTION 1 – THE ECONOMIC AND SOCIAL COMMITTEE
Article 301	Draws on Article 258 TEC. New procedure to determine, by unanimity, the ESC's
(258)	composition.
Article 302	Draws on Article 259 TEC. Extends term of office of ESC members to five years.
(259)	
Article 303	Draws on Article 260 TEC. Extends term of office of the chair and officers to two and a
(260)	half years.
Article 304	Draws on Article 262 TEC. The EP (like the Council and Commission) is required to
(262)	consult the ESC where the Treaties so provide.
	SECTION 2 – THE COMMITTEE OF THE REGIONS
Article 305	Draws on Article 263 TEC. New procedure to determine, by unanimity, the
(263)	Committee's composition. The term of office of Committee members is extended to five
	years.
Article 306	Draws on Article 264 TEC. Extends term of office of the chair and officers to two and a
(264)	half years.
Article 307	Draws on Article 265 TEC. The EP (like the Council and Commission) is required to
(265)	consult the Committee where the Treaties so provide

	CHAPTER 4 – THE EUROPEAN INVESTMENT BANK
Article 308	Draws on Article 266 TEC. Extends the Council's power to amend the Statute of the
(266)	Bank, by unanimity.
Article 309	In substance the same as Article 267 TEC.
(267)	
	TITLE II – FINANCIAL PROVISIONS
Article 310	Draws on Article 268,270, 271, 274 and 280 TEC.
(268)	
	CHAPTER 1 – THE UNION'S OWN RESOURCES
Article 311	Draws on Article 269 TEC and Article 6(4) TEU. New power for the Council to adopt
(269)	by QMV and with the EP's consent implementing measures, but only insofar as this is
	provided for in the parent Own Resources Decision.
	CHAPTER 2 – THE MULTIANNUAL FINANCIAL FRAMEWORK
Article 312	New. Sets out the structure of the multiannual financial framework and the basic
(270a)	requirements of it. Procedure for adopting the framework is by unanimity with EP
	consent, but a passerelle provides for a European Council decision by unanimity to move
	this voting procedure to QMV.
	CHAPTER 3 – THE UNION'S ANNUAL BUDGET
Article 313	Unchanged from Article 272(1) TEC.
(270b)	
Article 314	Draws on Article 272 TEC. Modifies budgetary procedure, in particular to establish a
(272)	Conciliation Committee to resolve budgetary disputes between the Council and the EP,
	and to drop the distinction between compulsory and non-compulsory expenditure.
Article 315	Draws on Article 273 TEC. Modified to reflect the dropping of the distinction between
(273)	compulsory and non-compulsory expenditure.
Article 316	Draws on Article 271 TEC. New reference to European Council.
(273a)	
	CHAPTER 4 –IMPLEMENTATION OF THE BUDGET AND DISCHARGE
Article 317	Draws on Article 274 TEC. New provision for regulations relating to Member States'
(274)	control and audit obligations, to be adopted by co-decision.
Article 318	Paragraph 1 is in substance the same as Article 275 TEC. Paragraph 2 is new,
(275)	strengthening the reporting duty on the Commission.
Article 319	Draws on Article 276 TEC. Adds reference to Commission's evaluation report
(276)	
	CHAPTER 5 – COMMON PROVISIONS
Article 320	In substance the same as Article 277 TEC, updated to make clear the budget is drawn up
(277)	in euros.
Article 321	In substance the same as Article 278 TEC.
(278)	
Article 322	Draws on Article 279 TEC. Decision-making for regulations on financial rules moves to
(279)	co-decision, and decision-making for procedures making budget revenue available to the
A .: 1 000	Commission moves to QMV.
Article 323	New. Financial means are to be made available to fulfil the EU's legal obligations in
(279a)	respect of third parties.
Article 324	New. Provides for regular inter-institutional meetings to facilitate budgetary procedure.
(279b)	
A 4	CHAPTER 6 – COMBATING FRAUD
Article 325	Draws on Article 280 TEC. Extends application to all EU institutions, bodies, offices
(280)	and agencies, and drops the carve-out relating to national criminal law/justice.

	TITLE III – ENHANCED COOPERATION
Article 326	In substance the same as Article 43(b), (e) and (f) TEU.
(280 A)	
Article 327	In substance the same as Article 43(h) and Article 44(2), third sentence, TEU.
(280 B)	11 SWEETHAND STATE OF THE (11) WILL THE (12), SINCE CONTINUES, THE C
Article 328	Paragraph 1 in substance the same as Article 43b TEU. Paragraph 2 draws on Article
(280 C)	27d TEU, extending it to require that the Council and the EP be kept informed of
(280 C)	
A 4: 1 220	enhanced cooperation in any area.
Article 329	Draws on Article 11(1) and (2) TEC and Article 43(d) TEU. The EP must give its
(280 D)	consent for enhanced co-operation under the TFEU. Enhanced co-operation within
	CFSP draws on Article 27c TEU but moves from QMV to unanimity and introduces a
	role for the High Representative.
Article 330	Draws on Article 44 TEU. Reflects the new QMV thresholds.
(280 E)	
Article 331	Draws on Article 11a TEC and Article 27e TEU. Provides new procedure for reviewing
(280 F)	cases in which a Member State wishes to participate in enhanced cooperation but has not
	fulfilled the conditions of participation. In enhanced cooperation in CFSP, the High
	Representative plays a role and Council decisions move from QMV to unanimity.
Article 332	Unchanged from Article 44a TEU.
(280 G)	Chemangea from ratione that i De.
Article 333	Nevy Tryo massarallas allayy Mamban States an acced in anhanced accompation to decide
	New. Two passerelles allow Member States engaged in enhanced cooperation to decide
(280 H)	by unanimity to move decision-making (i) from unanimity to QMV or (ii) from a special
	legislative procedure to co-decision, except in the case of decisions having military or
	defence implications.
Article 334	In substance the same as Article 45 TEU.
(280 I)	
	PART SEVEN – GENERAL AND FINAL PROVISIONS
Article 335	Draws on Article 282 TEC. Each institution to represent the EU in the Member States in
(282)	matters relating to their respective operations.
Article 336	Draws on Article 283 TEC. QMV already applies, staff regulations to be adopted by co-
(283)	decision.
Article 337	In substance the same as Article 284 TEC.
(284)	in substance the same as fittiere 201 i Ec.
Article 338	In substance the same as Article 285 TEC.
	In substance the same as Afficie 265 TEC.
(285)	II 1 10 A 4 1 207 TDC
Article 339	Unchanged from Article 287 TEC.
(287)	
Article 340	In substance the same as Article 288 TEC.
(288)	
Article 341	Unchanged from Article 289 TEC.
(289)	
Article 342	In substance the same as Article 290 TEC.
(290)	
Article 343	In substance the same as Article 291 TEC, with deletion of European Monetary Institute.
(291)	in successive and same as three 271 120, with deterior of European Monetary Institute.
Article 344	Draws on Article 292 TEC. Extends scope to TEU.
	Draws on Article 292 TEC. Extends scope to TEC.
(292)	Daniel and Anti-1- 205 TEC. Enter 1- annual TEU
Article 345	Draws on Article 295 TEC. Extends scope to TEU.
(295)	

Article 346 (296)	Draws on Article 296 TEC. Extends scope to TEU.
Article 347 (297)	Unchanged from Article 297 TEC.
Article 348 (298)	Draws on Article 298 TEC. Extends scope to TEU.
Article 349 (299)	In substance the same as Article 299(2) TEC.
Article 350 (306)	Draws on Article 306 TEC. Extends scope to TEU.
Article 351 (307)	Draws on Article 307 TEC. Extends scope to TEU.
Article 352 (308)	Draws on Article 308 TEC. Cannot be used to attain CFSP objectives or to take measures that would entail harmonisation of national laws where this is excluded by the Treaties. Introduces requirement for EP's consent. New provision for national parliaments to monitor use of the article.
Article 353 (308a)	New. Lists provisions to which the simplified revision procedure must not apply.
Article 354 (309)	Draws on Article 7(5) and (6) TEU, adjusted to take account of the European Council's role and the new voting weights.
Article 355 (311a)	Draws on Article 299 TEC. Extends scope to TEU. New provision for amending, by unanimity, the status of some (non-UK) territories.
Article 356 (312)	Unchanged from Article 312 TEC.
Article 357 (313)	Unchanged from Article 313 TEC.
Article 358 (313a)	New. Applies Article 53 TEU (as amended by the Treaty of Lisbon) to TFEU.

PROTOCOLS			
Protocol	Comparison with Protocols annexed to existing Treaty on European Union (TEU) or EC Treaty (TEC)		
Protocol on the Role of National Parliaments in the European Union	Draws on equivalent existing Protocol. New elements include —  - Commission consultation documents, the annual legislative programme, and all draft legislative acts are to be sent directly to national parliaments  - more time for national parliaments to scrutinise draft legislative acts  - new powers for national parliaments to monitor compliance with subsidiarity  - greater access to information (eg agendas, outcome and certain minutes of Council meetings, annual reports of Court of Auditors, any proposed use of the simplified revision procedure to move to QMV and/or co-decision).  - a conference of Parliamentary Committees for the Affairs of the Union to promote the exchange of information and best practice between national parliaments and the EP.		
Protocol on the application of the principles of Subsidiarity and Proportionality	Draws on equivalent existing Protocol. Introduces a new procedure enabling national parliaments (or chambers thereof) to produce reasoned opinions stating that a draft legislative act fails to comply with the principle of subsidiarity. If a certain threshold of opinions is reached, the Commission must review the draft act with a view to maintaining, amending or withdrawing it. The EP or Council may, in certain cases, kill off a draft act if it agrees with a majority of national parliaments that the draft is not compatible with the principle of subsidiarity.		
Protocol on the Statute of the Court of Justice of the European Union	Draws on existing Protocol. Changes are mostly consequential on those made to the Treaties by the Treaty of Lisbon. New procedures for appointment of Assistant Rapporteurs and rules governing their service (co-decision) and for language arrangements at the Court (unanimity in the Council).		
Protocol on the Statute of the European System of Central Banks and the European Central Bank	Draws on existing Protocol. Changes are mostly consequential on those made to the Treaties by the Treaty of Lisbon. The appointment of the Executive Board of the ECB moves to QMV.		
Protocol on the Statute of the European Investment Bank	Draws on existing Protocol, but updated to reflect establishment of the euro, changes in the EIB's governance arrangements in the context of enlargement, and current lending practices.		
Protocol on the location of the seats of the institutions and of certain bodies, offices and departments of the European Union	In substance the same as existing Protocol, with deletion of the European Monetary Institute.		
Protocol on the Privileges and Immunities of the European	Draws on existing Protocol. Decision-making concerning tax and social security of EU officials and other servants moves to QMV and co-decision.		

Union	
Protocol on the Excessive Deficit Procedure	In substance the same as existing Protocol.
Protocol on the Convergence Criteria	Draws on existing Protocol.
Protocol on the Euro Group	New. Provides for informal meetings of Member States whose currency is the euro, with the Commission and, by invitation, the ECB.
Protocol on Certain Provisions relating to the UK	In substance the same as existing Protocol, but updated to reflect the fact that the single currency has been established.
Protocol on the Schengen Acquis Integrated into the Framework of the European Union	Draws on the Protocol Integrating the Schengen <i>Acquis</i> into the Framework of the European Union, annexed to the TEU and TEC by the Treaty of Amsterdam. Updates the existing Protocol to remove spent provisions and to take account of EU enlargement. Includes new provisions relating to the participation of the UK and Ireland in measures building on the Schengen <i>acquis</i> and, in the event of a decision to opt out of such a measure, in the underlying <i>acquis</i> .
Protocol on the Application of Certain Aspects of Article 26 (22a) TFEU	In substance the same as the Protocol on the Application of Certain Aspects of Article 7a of the TEC to the UK and to Ireland, annexed to the TEU and TEC by the Treaty of Amsterdam.
Protocol on the Position of the UK and Ireland in Respect of the Area of Freedom, Security and Justice	Draws on the Protocol on the Position of the UK and Ireland, annexed to the TEU and TEC by the Treaty of Amsterdam. Extends the scope of the UK and Irish opt-in from measures under Title IV TEC to cover judicial cooperation in criminal matters and police cooperation. Thus it covers the whole of Part Three, Title V TFEU (with the exception, for Ireland, of a single article on sanctions). A new article makes special provision regarding measures amending an existing measure by which the UK and/or Ireland are bound. New provision is also made regarding the processing of personal data.
Protocol on the Position of Denmark	Draws on the Protocol on the Position of Denmark, annexed to the TEU and TEC by the Treaty of Amsterdam. Extends the existing Danish opt-out from measures under Title V TEC to cover judicial cooperation in criminal matters and police cooperation. A new provision enables Denmark to abandon its opt-out and replace it with opt-in arrangements similar to those applicable to the UK and Ireland.
Protocol on External Relations of the Member States with regard to the Crossing of External Borders	Unchanged from existing Protocol.
Protocol on Asylum for Nationals of Member States of the European Union	In substance the same as existing Protocol.
Protocol on Permanent	New. Relates to new Treaty provisions in Articles 42(6) and 46 TEU (as renumbered by the Treaty of Lisbon) concerning permanent structured co-operation in defence. Sets out

Structured Cooperation established by Article 42 (27) TEU	the arrangements for participation (which is entered into voluntarily) and the capabilities requirements.
Protocol on Article 42(2) (28A(2)) TEU	In substance the same as existing Protocol (i.e. Protocol on Article 17 TEU).
Protocol relating to Article 6(2) TEU on the Accession of the Union to the European Convention for the Protection of Human Rights and Fundamental Freedoms	New. Relates to new provision in Article 6(2) TEU for EU accession to the ECHR. Makes clear that accession is not to affect EU competences, the powers of its institutions, or Member States' own position in relation to the ECHR (e.g. where they have derogated from or made reservations to aspects of the ECHR).
Protocol on the application of the Charter of Fundamental Rights of the European Union to Poland and the United Kingdom	New. Clarifies certain aspects of the application of the Charter of Fundamental Rights in relation to Poland and the United Kingdom.
Protocol on the Internal Market and Competition	New. Specifies that EU action must if necessary be taken under the Treaties to ensure undistorted competition within the internal market.
Protocol on the Exercise of Shared Competence	New. Provides that in areas of shared competence, the scope of EU competence is confined to those elements governed by specific EU acts.
Protocol on Services of General Interest	New. Lists some of the shared values of the EU in respect of services of general economic interest within the meaning of Article 14 TFEU, and makes clear that the Treaties do not affect Member States' competence to provide, commission and organise non-economic services of general interest.
Protocol on the System of Public Service Broadcasting in the Member States	In substance the same as existing Protocol.
Protocol concerning Article 157 (141) TFEU	In substance the same as existing Protocol (i.e. Protocol concerning Article 141 TEC.).
Protocol on Economic, Social and Territorial Cohesion	Draws on existing Protocol. Adds new references to territorial cohesion to reflect the Union's objectives set out in Article 2 TEU.
Protocol on Article 40.3.3 of the Constitution of Ireland	In substance the same as existing Protocol.

Protocol on the	Draws on existing Protocol. Updated to reflect transfer of ECSC assets to the European
financial	Community in July 2002. Decision-making for implementing measures moves to QMV.
consequences of	
the expiry of the	
ECSC Treaty	
and on the	
Research Fund for Coal and	
Steel Protocol on the	N. D. '. 1'' 11' 4' 1 4 F. C. '11 C. 4 C. '1
Decision of the	New. Requires a preliminary deliberation by the European Council before the Council
Council relating	examines any draft that would aim to abrogate or modify the Council Decision referred
to the	to in the title of this Protocol.
implementation	
of Article 16(4)	
(9c(4)) TEU and	
Article 238(2)	
(205(2)	
TFEU between	
1 November	
2014 and 31	
March 2017 on	
the one hand,	
and as from 1	
April 2017 on	
the other	
Protocol on	New. Sets out transitional provisions on composition of the European Parliament, on
Transitional	QMV for the period until 31 October 2014 and between 1 November 2014 and 31 March
Provisions	2017, on Council configurations, on the Commission (including the High
	Representative), on the composition of the Committee of the Regions and the Economic
	and Social Committee, and on acts adopted on the basis of Titles V and VI TEU before
	the entry into force of the Treaty of Lisbon. Particular rights of the United Kingdom are
	included in relation to police and judicial cooperation measures.
Protocol on	Draws on existing Protocol. Refers to French Pacific territories rather than all French
France	overseas territories.
Protocol on Certain	In substance the same as existing Protocol, but updated to reflect the fact that the single
Provisions	currency has been established.
Relating to	
Denmark	
Protocol on	In substance the same as existing Protocol. Updated to delete provision for transitional
special	measures.
arrangements	incubates.
for Greenland	
Protocol	In substance the same as existing Protocol.
concerning	
imports into the	
EU of	
Petroleum Products refined	
in the	
In the Netherlands	
Antilles	
Protocol on the	In substance the same as existing Protocol.
Acquisition of	in substance the same as existing frotocol.
Property in	
Denmark	
	+



Published by TSO (The Stationery Office) and available from:

#### Online

www.tsoshop.co.uk

### Mail, Telephone, Fax & E-mail

TSO

PO Box 29, Norwich NR3 IGN
Telephone orders/General enquiries 0870 600 5522
Fax orders: 0870 600 5533
E-mail: customer.services@tso.co.uk
Textphone 0870 240 3701

#### TSO Shops

16 Arthur Street, Belfast BTI 4GD
028 9023 8451 Fax 028 9023 5401
71 Lothian Road, Edinburgh EH3 9AZ
0870 606 5566 Fax 0870 606 5588



