REPORT

with a proposal for a European Parliament recommendation to the Council on the 66th Session of the United Nations General Assembly (2011/2030(INI))

Committee on Foreign Affairs

Rapporteur: Alexander Graf Lambsdorff
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PROPOSAL FOR A EUROPEAN PARLIAMENT RECOMMENDATION TO THE COUNCIL

on the 66th Session of the United Nations General Assembly (2011/2030(INI))

The European Parliament,

– having regard to the Treaty on European Union (TEU), in particular its Article 34,

– having regard to the proposal for a recommendation to the Council, by Alexander Graf Lambsdorff on behalf of the ALDE Group, on the European Union’s priorities for the 66th Session of the United Nations General Assembly (B7-0072/2010),

– having regard to its recommendation of 25 March 2010 to the Council on the 65th Session of the United Nations General Assembly¹,

– having regard to the EU’s priorities for the 65th United Nations General Assembly adopted by the Council on 25 May 2010²,


¹ OJ C 4 E, 7.1.2011.
² Council of the European Union 10170/10.
⁵ United Nations General Assembly Resolution A/RES/65/225.
⁷ United Nations General Assembly Resolution A/RES/65/222.
⁹ United Nations General Assembly Resolution A/RES/65/177.
¹² United Nations General Assembly Resolution A/RES/65/133.
¹³ United Nations General Assembly Resolution A/RES/65/94.
¹⁵ United Nations General Assembly Resolution A/RES/65/7.
Goals\textsuperscript{1},

- having regard to the draft resolution of 14 September 2010\textsuperscript{2} and the resolution of 3 May 2011\textsuperscript{3} of the UNGA on the participation of the European Union in the work of the United Nations,

- having regard to the 2010 Review Conference of the Parties to the Treaty on the Non-Proliferation of Nuclear Weapons (NPT), and to the reviews of the MDGs, the Peacebuilding Commission (PBC) and the Human Rights Council (HRC),

- having regard to the report submitted by the co-facilitators on the review of the Peacebuilding Commission entitled "Review of the United Nations peacebuilding architecture"\textsuperscript{4},

- having regard to the new UN Gender Entity (UN Entity for Gender Equality and Women’s Empowerment - UN Women),

- having regard to the resolution of the United Nations Human Rights Council (UNHRC) on “Promoting human rights and fundamental freedoms through a better understanding of traditional values of humankind” adopted on 24 March 2011 and the negative position of the EU concerning this resolution,

- having regard to the preliminary list of items to be included in the provisional agenda of the 66th regular session of the UNGA\textsuperscript{5},

- having regard to its resolution of 10 March 2011 on the priorities of the 16th Session of the UNHRC and the 2011 review\textsuperscript{6},

- having regard to its resolution of 15 December 2010 on the future of the EU-Africa strategic partnership following the 3rd EU-Africa Summit\textsuperscript{7},

- having regard to its resolution of 25 November 2010 on the climate change conference in Cancun (COP16)\textsuperscript{8},

- having regard to its resolution of 25 November 2010 on the 10th anniversary of UN Security Council Resolution 1325 (2000) on Women, Peace and Security\textsuperscript{9},

- having regard to its resolution of 23 November 2010 on civilian-military cooperation and the development of civilian-military capabilities\textsuperscript{10},

\textsuperscript{1} United Nations General Assembly Resolution A/RES/65/1.
\textsuperscript{2} United Nations General Assembly Draft Resolution A/RES/64/L.67.
\textsuperscript{3} United Nations General Assembly Resolution A/RES/65/276.
\textsuperscript{4} United Nations General Assembly Resolution A/64/868-S/2010/393, annex.
\textsuperscript{5} United Nations General Assembly document A/66/50.
\textsuperscript{6} Texts adopted, P7_TA-PROV(2011)0097.
\textsuperscript{7} Texts adopted, P7_TA-PROV(2010)0482.
\textsuperscript{8} Texts adopted, P7_TA-PROV(2010)0442.
\textsuperscript{9} Texts adopted, P7_TA-PROV(2010)0439.
\textsuperscript{10} Texts adopted, P7_TA-PROV(2010)0419.
having regard to its resolution of 9 June 2005 on the reform of the United Nations¹,

having regard to Rules 121(3) and 97 of its Rules of Procedure,

having regard to the report of the Committee on Foreign Affairs and the opinion of the Committee on Development (A7-0000/2011),

A. whereas a major transformation of the international order is taking place, challenging the European Union to engage more actively with current and emerging world powers and with other bilateral and multilateral partners in order to promote effective solutions to problems which affect both EU citizens and the world at large,

B. whereas the EU should play a proactive part in building a United Nations that can effectively contribute to global solutions, peace and security, democracy and a rule-of-law-based international order; whereas, in accordance with Article 21 of the Treaty on European Union (TEU), the EU is formally committed to effective multilateralism with a strong UN at its core, which is essential in order to address global challenges, such as climate change and environmental degradation, universality and indivisibility of human rights, poverty reduction and development for all, the consequences of demographic changes and migration as well as international organised crime,

C. whereas the EU is facing many challenges in a rapidly changing world which require a concerted international response; whereas, in this endeavour, the EU can draw on effective multilateralism, universal values of human rights, an open world economy based on internationally-agreed transparent and equitable rules and on its unique range of instruments,

D. whereas new permanent structures were created by the Lisbon Treaty for the EU’s external representation and, as a result, the new EU representatives are required to take over functions previously carried out by the rotating Presidency of the EU,

E. whereas Article 34 TEU obliges Member States of the European Union to coordinate their action in international organisations and at international conferences, and furthermore obliges those MS which are also members of the UN Security Council (UNSC) to "concert and keep the other Member States and the High Representative fully informed", as well as "to defend the positions and the interests of the Union..."; whereas Member States that currently belong to the UNSC (France, the United Kingdom, Portugal and Germany) failed to act in concert and come up with a common position vis-à-vis military intervention in Libya, in particular with regard to the vote on the UNSC Resolution 1973,

F. whereas Article 47 TEU confers legal personality upon the Union, implying rights and responsibilities under international law; whereas the EU shares the purposes and respects the principles of the Charter of the United Nations; whereas the Lisbon Treaty as a whole enables the Union to take on an international role commensurate with its prominent economic status and its ambitions as well as to fulfil the role of a global player, as outlined in the 2003 European Security Strategy, competent to share responsibility for global security and to take the lead in defining common multilaterally-agreed responses to

common challenges in a more unified way; whereas a clear identification of its strategic interests and objectives is also required for the Union to be able to act effectively,

G. whereas global partnerships are instrumental in achieving jointly identified global goals; whereas the EU is the world's largest provider of development aid and a major partner of the UN in its efforts across all three pillars of its work, including in crisis and post-crisis situations, and the Member States' contribution amounts to 38% of the UN's regular budget; whereas a solid and stable EU-UN partnership is fundamental to the work of the United Nations and key to the EU's role as a global actor,

H. whereas the establishment of the European External Action Service (EEAS) should significantly contribute to the further implementation of UNSC Resolutions 1325 and 1820 and subsequent resolutions, through both its internal structure and its external actions and policies,

I. whereas following the recommendation by the UNHRC, the UNGA on 1 March 2011 voted in favour of suspending Libya’s membership of the UNHRC,

J. whereas strengthened efforts to combat terrorism in the world have increased the need to address security whilst fully respecting human rights and fundamental freedoms,

I. Addresses the following recommendations to the Council:

**The European Union in the United Nations system**

(a) to advance effective multilateralism as the overriding strategic concern of the Union and to strengthen the coherence and visibility of the EU as a global actor at the UN, inter alia by better coordinating internal EU consultations on UN issues and by promoting greater outreach on a wide range of issues; to authorise the VP/HR to draft guidelines for regular consultations between the ambassadors of the Member States and the EU Ambassadors, especially of those working at a multilateral level in places like Geneva and New York, so that the EU can successfully pursue its UN agenda and meet the expectations of UN members regarding its ability to act; to foster greater cohesion both within the UN system and between the positions of EU Member States and candidate and potential candidate countries, so as to maximise the potential offered by the Lisbon Treaty to strengthen the EU's impact through the coordinated and strategic use of its various and distinctive (EU and Member States) entry points; to enhance its ability to negotiate with other regional groups in a timely manner; to provide the EU representatives with sufficient mandate to effectively negotiate on behalf of the Member States,

(b) to make full use of the provisions contained in the UNGA resolution A/RES/65/276 on the EU's participation in the work of the United Nations, which makes the necessary arrangements for the EU to participate effectively in the work of the UNGA; to reconfirm its commitment that the UN is at the centre of the EU's foreign policy and to reiterate the view that its effective participation in the work of the UN is not only an EU strategic priority, but also consistent with achieving the UN's goals and, as such, in the interest of its entire membership; to improve EU Member State coordination in the UNSC and to encourage Member States which are also Members
of the UNSC, and in accordance with Article 34 (2) TEU, to invite the Vice-President/High Representative (VP/HR) to represent the EU in the UNSC whenever a common position has been defined,

(c) to seek better prioritisation and transmission channels between Brussels and the EU Delegation in New York, including a more enhanced cooperation with the Political and Security Committee as well as a clearer and more structured support system by EU Institutions in Brussels,

(d) to engage with the EU's strategic partners within the UN system; furthermore, to provide the strategic partnerships with a multilateral dimension by including global issues on the agendas of the EU's bilateral and multilateral summits,

The EU and global governance

(e) to enhance global governance and to seek sustainable solutions to the issue of the relationship between the G-formations and the UN system, on which basis thematic debates and the economic dimension could usefully be covered by those groups, provided that the UN retains its central role and remains the legitimate body for global governance; at the same time, to consider the G8 and G20 as important fora for the definition of global responses to which the EU must actively contribute through coordinated positions; to support the UNGA President's initiative to organise General Assembly debates with the G20 Presidency before and after G20 summits,

(f) to contribute to the operationalisation of the new single composite gender architecture replacing the four existing UN gender entities within the framework of the ongoing system-wide coherence (SWC) process; to fully support and advocate an adequate budget for UN Women in order for it to be able to fulfil its role of promoting gender equality and to protect and empower women, including in conflict and post-crisis situations, working in close coordination with other parts of the UN system, and to maintain close contacts with this organization; to apply gender mainstreaming through all the crisis preparedness actions of the Instrument for Stability (IfS),

(g) to contribute to improving the efficiency and transparency of the UN as well as enhancing the management of the UN financial resources,

(h) to use the first ever negotiation text on the reform of the UNSC as an opportunity to focus in a comprehensive manner on points of convergence and to achieve tangible progress regarding the clarification of the UNSC’s competences in relation to other UN bodies, the addition of members so as to improve the UNSC’s representativeness and legitimacy, and the review of the UNSC’s working methods; to emphasise the need for a comprehensive reform of the UNSC in order to reinforce its legitimacy, regional representation and effectiveness; to promote a reform process that can be irreversibly launched by EU Member States if, consistently with the purposes of the Lisbon Treaty in enhancing EU foreign policy and the role of the EU in global peace security and regulation, they demand a permanent seat for the EU in an enlarged and reformed UNSC; to urgently take the initiative to bring Member States to develop a common position with that purpose; until such a common position is adopted, to
agree and to enact, without delay, a rotation system in the UNSC, so as to secure an EU seat in permanence at the UNSC,

(i) to strengthen the role of the International Criminal Court (ICC) and the international criminal justice system, to promote accountability, to put an end to impunity and to further promote the important work of the ICC as the only permanent and independent judicial institution with jurisdiction over the most serious crimes of international concern, covering genocide, crimes against humanity and war crimes; to encourage a strong and close relationship between the ICC and the UN in line with Article 2 of the Rome Statute, and to encourage the global ratification of the Rome Statute by all UN member states,

Peace, security and justice

Crisis prevention and management, mediation, peacekeeping and peacebuilding

(j) to strengthen the crisis prevention structures and their effectiveness within the UNDP with a view to transforming this organisation into a global leader in crisis prevention and recovery; to strengthen the EU structures on conflict prevention and to improve cooperation in this area with the UN, the OSCE, the African Union (AU) and other international and regional organisations as well as with civil society, economic actors, private businesses, individuals and expert organizations,

(k) to work towards achieving consensus on and developing a more operational approach towards the doctrine of the Responsibility to Protect (RtoP); whilst stressing its importance in preventing and peacefully mediating conflicts, to encourage the implementation of RtoP, inter alia, by further refining mechanisms for applying it and by strengthening the role of regional organisations such as the AU and the Arab League, by strengthening early-warning mechanisms within the UN and by better defining the roles of relevant UN bodies; to take note of UNSC Resolution 1970(2011) of 26 February 2011 in which for the very first time all permanent UNSC members agreed to call on the ICC to open an inquiry against an acting government on the basis of alleged crimes against humanity and in the name of the RtoP doctrine in reference to an ongoing crisis; equally to take note of UNSC Resolution 1973 (2011) of 17 March 2011, which stressed the determination of the international community to ensure the protection of civilians and civilian populated areas, as the first practical example of the implementation of the RtoP doctrine under a clear UN mandate and with regard to an ongoing crisis,

(l) to acknowledge the work done by the the UN’s mediation capacities like the Mediation Support Unit (MSU) of the Department of Political Affairs (DPA) and to advocate its further staffing; to support the EU’s partnership with the MSU and to ensure that the EEAS plays a vital role in this regard,

(m) to promote security and stabilisation in crisis areas through conflict prevention, mediation, dialogue, local capacity building and post-conflict recovery, reconstruction and peacebuilding strategies, which promote sustainable solutions through a smooth transition from short and medium term efforts to longer-term development strategies; to ensure that peacebuilding and development policies are
both planned and implemented within the framework of a comprehensive single UN strategy, which takes account of peacebuilding needs and the future transition to a longer-term strategy early on in both the planning and implementing stages and on which the EU bases its own measures; given that the stabilisation of a conflict-torn country requires more complex action and an integrated approach, and not merely troops, to orchestrate the necessary capacities by means of such a strategy, in order to adequately address the root causes of conflict, given that half the countries in which peacekeeping operations are deployed lapse back into conflict within 10 years of the departure of the peacekeeping forces,

(n) to insist on the need to take the lessons from the recent developments in Japan and to bring forward proposals; to increase security standards of existent nuclear plants, particularly in seismic areas; to call for improved cooperation in case of similar man-made or natural disaster in order to minimize the consequences of radioactive releases for human beings and the environment,

(o) to develop a clearly defined strategic vision of the EU’s crisis prevention and management instruments and to explore the possibilities of concrete project management through the newly established EEAS, acknowledging the importance that crisis prevention and crisis management have within the EU's external action,

(p) to focus on ensuring national ownership of peacebuilding strategies, from initial design to implementation on the ground, drawing on best practices and success stories; to advance a cross-cutting development agenda where state-building is supported by well-articulated peacebuilding and development efforts with strong economic aspects at the centre,

(q) to put more emphasis on the task of consolidating peace in post-conflict situations by providing strategic advice as well as harnessing expertise and financing from around the world to aid with recovery projects; to mobilise resources and new funding sources and to finance early recovery towards post-conflict reconstruction,

(r) to help increase the deployment of female civilian experts and support national action plans in the spirit of UNSC Resolution 1325 and the action plan of the UN Secretary-General on ensuring women's participation in peacebuilding,

Global crisis management cooperation in partnerships

(s) to consider it an EU strategic priority to strengthen international crisis-management partnerships and to enhance dialogue with other major crisis-management actors, such as the UN, NATO and the AU, and third countries, such as the USA, Turkey, Norway and Canada; to synchronise actions on the ground, share information and pool resources in the fields of peacekeeping and peacebuilding, including cooperation on crisis management and, in particular, maritime security, and the fight against terrorism under international law; to improve coordination, in this regard, with the International Financial Institutions (IFIs) and bilateral donors,

(t) while recalling that the UNSC has primary responsibility for maintaining international peace and security, to stress the need for close cooperation between the
EU and the UN in the area of civilian and military crisis management, and in particular in humanitarian relief operations; to strengthen efforts that EU MS make adequate contributions to UN missions and that they contribute in a coordinated fashion; to further explore ways in which the EU as a whole can better contribute to UN-led efforts, such as by launching EU rapid response bridging or over the horizon operations or providing an EU component of a larger UN mission,

(u) to create a broader strategic framework for the crisis-management partnership between the EU and regional and sub-regional organizations, such as the AU, the Arab League or the Economic Community of West African States (ECOWAS) and the UN and to strengthen, in particular, a triangular relationship between the AU Peace and Security Council, the UNSC and the EU Political and Security Committee, in order to help ensure coherence and mutual reinforcement of efforts in support of the AU; to enhance the predictability, sustainability and flexibility of the financing of UN-mandated peace operations undertaken by the AU; to seek solutions that make for closer EU-AU cooperation in their particular operational areas, thereby improving early-warning and conflict-prevention capacities and making for exchanges of best practices and expertise in the area of crisis management,

(v) to contribute to the consolidation of progress achieved in the implementation of an African Peace and Security Architecture in order to address peace and security challenges on the African continent; to stress the importance of providing predictable and sustainable funding for African peace-support operations, the necessity of building local resilience capacities, and the determination to protect civilians in armed conflicts,

(w) given the regional dimension of conflicts on the African continent, to pursue efforts to reinforce relations with sub-regional organisations including ECOWAS, the Southern African Development Community (SADEC) and the Intergovernmental Authority on Development (IGAD), and to involve them and the region's countries into crisis management,

The peacebuilding architecture, review of the Peacebuilding Commission (PBC)

(x) to help with the task of enabling the UN peacebuilding architecture to live up to the expectations which accompanied its establishment, by taking forward the recommendations of the PBC review process, also with the aim of further improving the PBC's effectiveness; to support the emergence of a sound overall peacebuilding architecture on the basis of a partnership between developing and developed countries, whilst paying particular attention to improving delivery on the ground, enhancing relations with the IFIs – in order to create jobs and address economic issues - and fostering a more organic relationship between peacekeeping and peacebuilding; to promote a more structured relationship between the PBC, the European External Action Service's (EEAS) Managing Directorate for global and multilateral issues, especially its directorate on conflict prevention and security policy and the UNGA, the UNSC and the Economic and Social Council with a view to creating greater synergy between peacekeeping and peacebuilding and development actions on the ground; to seek ways of strengthening the PBC's
advisory role vis-à-vis the UNSC, to which it is accountable, of enhancing the PBC's cooperation with the Peacebuilding Support Office (PBSO) and of strengthening links with regional organisations and IFIs; furthermore, to improve the existing partnership between the PBC and the EU Peace Building Partnership through a bottom up approach to conflict resolution that takes the activities of non-state actors in peace-building into account,

(y) to pursue efforts to unlock the PBC's potential through a strengthened link with the field, so as to maximise the distinctive entry points of the PBC and UN teams on the ground who could benefit from its strategic guidance and political clout, particularly when it comes to institution-building,

Nuclear disarmament and non-proliferation, reform of the IAEA, NPT review, fight against terrorism and organised crime

(z) as a consequence of the nuclear disaster in Japan, to thoroughly reform the International Atomic Energy Agency (IAEA) by terminating its dual function of controlling nuclear energy use while promoting it and to limit the IAEA's responsibilities to overseeing the nuclear energy industry as well as to checking compliance with the Nuclear Non-Proliferation Treaty (NPT); additionally, to work towards that safety standards from now on be set and controlled by the World Health Organisation (WHO), whereby Member States will be required to legally comply with those standards and the WHO will be equipped with the necessary staffing for the additional tasks,

(aa) to promote the implementation of the recommendations of the 2010 NPT review, in particular to seek a safer world for all and to achieve, as a long-term objective, peace and security in a world without nuclear weapons, to further enhance transparency so as to increase mutual confidence, to achieve faster genuine progress towards nuclear disarmament, to take effective nuclear disarmament measures which are consistent with the fundamental principles of transparency, verification and irreversibility, to encourage nuclear-weapons states to report regularly on the implementation of their commitments, and to review implementation,

(ab) to further develop cooperation channels and mechanisms with the EU's external partners, especially the US, in the field of combating terrorism, particularly with a view to implementing the UN global counter-terrorism strategy, by participating in the G8 Roma/Lyons Group and the Counter-Terrorism Action Group, by strengthening the relevant global agreements and by stepping up efforts to conclude a comprehensive convention on international terrorism; to engage with these partners more effectively and in a more structured way, on both a strategic and a practical level; to show leadership and set an example by consolidating respect for fundamental rights and the rule of law as the core of the EU's approach to countering terrorism,

Development

(ac) to insist on the need of harmonizing the efforts of various UN organs in order to better promote the efficiency and effectiveness of development and social issues
around the world; to live up to the pledges made at the MDG summit as regards gathering together the resources needed to meet the targets by 2015, in particular by meeting the EU’s commitments on official development aid; to strongly advocate an increase in the level of financial investment in order to meet the MDG targets and to rapidly scale up and replicate proven innovative programmes and policies aimed at overall development and economic and social transformation,

(ad) to concentrate efforts to achieve the MDGs in particular on the regions and countries lagging furthest behind, especially countries in Sub-Saharan Africa and the Least Developed Countries (LDCs), and on fragile or conflict-torn countries,

**Least Developed Countries (LDCs)**

(ae) to ensure the efficacy of monitoring and audit mechanisms connected with the implementation of the UNLDC Programme of Action,

(af) to assure that long-term and sustainable development remains a comprehensive and coherent endeavour in the LDCs’ and their partners’ action plans,

**Fighting inequalities**

(ag) to ensure that middle-income countries with high inequalities continue to receive support and funding to reduce poverty and improve social cohesion, as most poor people live in middle-income countries,

(ah) to support the reduction of gender inequalities and women’s empowerment in development, as women are disproportionately represented among the poor,

**Aid effectiveness**

(ai) to examine how the aid effectiveness agenda can be transformed into a development effectiveness agenda, devising in this context concrete strategies with respect to fragile states and post-conflict environments,

(aj) to make all the objectives of the Accra Agenda a reality, ensuring the effective engagement of parliaments, civil society organisations and local authorities,

(ak) to ensure that social, political, economic and environmental challenges are addressed coherently,

**Right to Development (RTD)**

(al) to support the 1986 UN Declaration on the Right to Development which stipulates that ‘States have the duty to co-operate with each other in ensuring development and eliminating obstacles to development ... realize their rights and fulfil their duties in such a manner as to promote a new international economic order based on sovereign equality, interdependence, mutual interest ...’,

(am) to keep the Right to Development (RTD) high on the agenda, given that this year we celebrate the 25th anniversary of the adoption of the UN Declaration on the Right to
Development,

(an) to recommend consolidation of the findings of the High Level Task Force, in order to ensure an effective implementation of RTD,

(ao) to take appropriate measures to make RTD an integral part of development policy, the Universal Periodic Review (UPR), and UN human rights’ treaty bodies and mechanisms,

International humanitarian aid

(ap) to establish an international humanitarian aid agenda to address the breadth of humanitarian challenges, the increase in humanitarian needs and the complexity of humanitarian situations,

(aq) to strengthen worldwide humanitarian funding and improve the functioning and effectiveness of the humanitarian system,

(ar) to take joint international initiatives to strengthen the interaction between humanitarian aid and development and the linking of relief, rehabilitation and development,

Human rights

Institutional issues

(as) to ensure that the EEAS is well-staffed and well-resourced as well as integrated and coordinated with other international bodies, regional organisations and their work in promoting human rights; to ensure that recommendations and resolutions adopted, and priorities expressed within the UN system and other international institutions are taken into consideration by developing EU policies and instruments, especially in the field of human rights,

(at) to continue to actively participate in the review of the UNHRC in New York and its follow-up and to strengthen compliance with its mandate; to address the UNHRC's ability to tackle urgent situations involving serious human rights violations as in the recent cases of Libya and the Ivory Coast and to improve its capacity to implement existing international norms and standards; to commend the UNGA's decision of 1 March 2011 to suspend Libya's membership of the UNHRC; to pursue strong efforts and to use Special Procedures in order to transform the UNHRC into an early warning and preventive mechanism rather than a purely reactive body, able to prioritise and address the root causes of human rights violations with the aim of preventing new or further escalation of human rights violations, including through its support for capacity building for national human rights institutions,

(au) to seek ways of improving the UNHRC's election procedures in order to address the issue of the quality of UNHRC membership; to consider the establishment of clear criteria for the membership in the UNHRC in order to prevent countries where human rights violations are frequent and widespread from becoming members of the
UNHRC; to preserve, during the review, the independence of the Office of the High Commissioner for Human Rights (OHCHR) and to oppose any attempts to change the status of the OHCHR which could impact negatively on the funding and consequently on its dependence,

(av) to develop a viable working relationship between the UNHRC and the Third Committee, and between the HRC and the United Nations High Commissioner for Human Rights (UNHCHR) and to address growing signs of divisions between Member States concerning their votes in the UNHRC,

(aw) to converge on a common position toward the Durban Review Conference (the so-called “Durban 3”), scheduled for September 2011, in order to demonstrate Member States’ willingness and capacity to “speak with one voice” in global forums, to assert the EU’s influence within the UN framework, and to re-affirm its commitment to combat racism, xenophobia and bigotry in a balanced and non-discriminatory way,

Human rights issues

(ax) to continue its endeavours in the UNGA Third Committee on a large number of resolutions, in particular on the call for a moratorium on the use of the death penalty, which has received support from more countries, furthermore on the rights of the child, on national and linguistic minorities, on freedom of expression and free media, on religious intolerance as well as on abolishing torture and on the country-specific resolutions on Burma/Myanmar, North Korea and Iran; to support all efforts to eradicate torture; to particularly encourage the adoption of the Optional Protocol to the UN Convention on Torture,

(ay) to continue international efforts aimed at ensuring that all human rights are considered universal, indivisible, interdependent and interrelated; in this context, to put efforts to block the usage of the undefined concept of "traditional values of humankind", which is of such a nature as to undermine the norms laid down under international human rights law and could lead to unacceptable justification of human rights violations that are the result of traditional values, norms or practices,

(az) to support the financing, through specific budgetary commitments, and the capacity, accountability and effectiveness of UN Women, so that it can coordinate relevant activities more effectively; to incorporate a gender perspective into all UN policies and create institutional coherence/synergy; to concentrate efforts, also by contributing to improved strategic planning, on the implementation of UNSC Resolution 1325, especially as regards women's presence in peace talks, thereby enabling them to become mediators, raising their skills, and empowering them as decision-makers, and, in general, linking women and development,

(ba) to define a strategy vis-à-vis countries which refuse to cooperate fully with the UN mechanisms and allow access by UN independent experts and Special Rapporteurs, whereby they would grant them full access to their territory and refrain from hampering their work; to work towards maintaining the independence of Special Procedures,
(bb) to give the highest political and diplomatic priority and accordingly grant the utmost support, through the various bilateral and multilateral fora where the EU is an active partner, to all initiatives aiming at:

- establishing a worldwide moratorium on female genital mutilations,
- decriminalising homosexuality worldwide,

**Climate change**

(bc) to exercise leadership in the area of global climate governance and international cooperation on climate change; to focus on strong political engagement with third countries and to further develop a dialogue with other key actors, such as the United States, Russia, the emerging powers (China, Brazil, India) and developing countries, given that climate change has become a key element of international relations and a major threat to the achievement of the MDGs; to contribute to an institutional architecture that is inclusive, transparent, equitable and provides for balanced representation of both developed and developing countries on relevant governing bodies; to lay down solid foundations for the next meeting negotiations, which will take place in late 2011 in South Africa (COP17), building on the good progress made at COP16 in Cancun and keeping in mind the lessons learned from the unsatisfactory outcome of COP15 in Copenhagen,

(bd) to cooperate more strategically and to be more responsive to the needs of third countries while further developing the EEAS' capacities to build up a climate diplomacy policy; to support an active participation of the Commission in the ongoing debate on Protection Gaps and Responses launched by the United Nations High Commissioner for Refugees (UNHCR) in the framework of the 2010 High Commissioner's Dialogue on Protection Challenges which aims at improving the existing international protection framework for forcibly displaced and stateless people; to participate actively in the debate on the term "climate refugee" - intended to describe people who are forced to flee their homes and seek refuge abroad as a consequence of climate change - including a possible legal definition of this term, which is not yet recognised in international law or in any legally binding international agreement,

**Final recommendations**

(be) to foster a debate on the topic of the role of parliaments and regional assemblies in the UN system, which is expected to feature on the agenda of the 66th UNGA session, as well as on the topic of establishing a UN Parliamentary Assembly; furthermore, to promote interaction on global issues between governments and parliaments,

(bf) to advocate the establishment of a United Nations Parliamentary Assembly (UNPA) within the UN system in order to increase the democratic character, the democratic accountability and the transparency of global governance and to allow for better citizen participation in the activities of the UN, acknowledging that a UNPA would be complementary to existing bodies, including the Inter-Parliamentary Union;
2. Instructs its President to forward this recommendation to the Vice-President of the Commission/High Representative for the Union of Foreign Affairs and Security Policy, the Council, and, for information, the Commission.
17.1.2011

PROPOSAL FOR A RECOMMENDATION TO THE COUNCIL B7-0072/2011

pursuant to Rule 121(1) of the Rules of Procedure

on the 66th Session of the United Nations General Assembly

Alexander Graf Lambsdorff
on behalf of the ALDE Group

The European Parliament,

– having regard to the 65th Session of the United Nations General Assembly,


– having regard to Rule 121(1) of its Rules of Procedure,

A. whereas the tenets of the European Union Common Foreign and Security Policy (CFSP) are based on strong and unequivocal support for effective multilateralism, as embodied in the United Nations Charter,

B. whereas the EU is a vital partner for the UN in the areas of economic and social development, poverty eradication, the provision of collective security and the worldwide promotion of human rights,

C. whereas the European Union and its Member States are the biggest financial contributors to the UN system, with EU funds amounting to 38% of the United Nations regular budget, and whereas more than two fifths of UN peacekeeping operations and close to half of the contributions to UN funds and programmes stem from the EU,

D. whereas an EU-sponsored resolution to enhance its observer rights at the United Nations General Assembly in accordance with the relevant provisions of the Lisbon Treaty conferring legal personality upon the EU was deferred by 76 votes to 71, with 26 abstentions, on 14 September 2010,
1. Addresses the following recommendations to the Council:

**Role of the European Union at the United Nations**

(a) considers that the European Union carries insufficient weight in United Nations bodies, taking into account the major contributions made by the EU and its Member States, and therefore urges the Council to make its positions heard more vigorously;

(b) urges the Council to ensure greater coordination in achieving the goals of the Union at the United Nations and to foster greater cohesion between the Member States’ positions;

(c) calls on the Vice-President of the Commission/High Representative of the Union for Foreign Affairs and Security Policy and the President of the European Council to make achieving enhanced observer rights for the EU a strategic priority and to show greater visibility at the United Nations by way of intensifying consultations with the governments of third-country UN member states;

2. Instructs its President to forward this recommendation to the Council and, for information, to the Commission.
23.3.2011

OPINION OF THE COMMITTEE ON DEVELOPMENT

for the Committee on Foreign Affairs

on the proposal for a European Parliament recommendation to the Council on EU priorities for the 66th Session of the United Nations General Assembly (2011/2030(INI))

Rapporteur: Michèle Striffler

SUGGESTIONS

The Committee on Development calls on the Committee on Foreign Affairs, as the committee responsible, to incorporate the following suggestions in its draft recommendation:

Millennium Development Goals (MDGs)

a) to exercise a strong leadership, following the 2010 UN Meeting on the Millennium Development Goals, in order to promote the following objectives:

– reinforce the determination to meet the targets by 2015,

– start a discussion on how the international community’s strong commitment to sustainable development and poverty eradication can be sustained and continued after 2015, basing this on the lessons learnt and mistakes made in the ongoing attempts to achieve the MDGs,

– support statebuilding, good democratic governance and conflict prevention and take necessary measures to fight corruption, tax avoidance, tax evasion and capital flight,

– call on the UN General Assembly to put in place a binding mechanism to circumvent illicit capital flight and tax evasion from developing countries in order to guarantee full transparency in international financial transactions,

– give priority to addressing tax-related aspects of development by supporting effective and viable tax systems in developing countries to ensure a sustainable source of development financing with the long-term objective of replacing foreign aid
dependency,

– improve the implementation of innovative financing mechanisms, such as a financial transaction tax, for meeting the MDGs and climate change goals;

**Least Developed Countries (LDCs)**

b) to address the current farmland acquisition issue, particularly in LDCs, which is led by government-backed foreign investors and, if not handled properly, threatens local food security and may lead to serious and far-reaching social unrest;

c) to give priority to food security, productive capacity in agriculture, infrastructure, capacity building, inclusive economic growth, favourable markets and new businesses, access to technologies, and human and social development in the LDCs, in accordance with the Programme of Action adopted at the IV UNLDC;

d) to ensure the efficacy of monitoring and audit mechanisms connected with the implementation of the UNLDC Programme of Action;

e) to assure that long-term and sustainable development remains a comprehensive and coherent endeavour in the LDCs’ and their partners’ action plans;

**Fighting inequalities**

f) to ensure that middle-income countries with high inequalities continue to receive support and funding to reduce poverty and improve social cohesion, as most poor people live in middle-income countries;

g) to support the reduction of gender inequalities and women’s empowerment in development, as women are disproportionally represented among the poor;

**Aid effectiveness**

h) to examine how the aid effectiveness agenda can be transformed into a development effectiveness agenda, devising in this context concrete strategies with respect to fragile states and post-conflict environments;

i) to make all the objectives of the Accra Agenda a reality, ensuring the effective engagement of parliaments, civil society organisations and local authorities;

j) to ensure that social, political, economic and environmental challenges are addressed coherently;

**Right to Development (RTD)**

k) to support the 1986 UN Declaration on the Right to Development which stipulates that ‘States have the duty to co-operate with each other in ensuring development and eliminating obstacles to development ... realize their rights and fulfil their duties in such a manner as to promote a new international economic order based on sovereign equality,
interdependence, mutual interest ...’;

l) to keep the Right to Development (RTD) high on the agenda, given that this year we celebrate the 25th anniversary of the adoption of the UN Declaration on the Right to Development;

m) to recommend consolidation of the findings of the High Level Task Force, in order to ensure an effective implementation of RTD;

n) to take appropriate measures to make RTD an integral part of development policy, the Universal Periodic Review (UPR), and UN human rights’ treaty bodies and mechanisms;

**International humanitarian aid**

o) to establish an international humanitarian aid agenda to address the breadth of humanitarian challenges, the increase in humanitarian needs and the complexity of humanitarian situations;

p) to strengthen worldwide humanitarian funding and improve the functioning and effectiveness of the humanitarian system;

q) to take joint international initiatives to strengthen the interaction between humanitarian aid and development and the linking of relief, rehabilitation and development.
# RESULT OF FINAL VOTE IN COMMITTEE

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<th>22.3.2011</th>
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| Result of final vote | +: 26  
|                     | −: 1  
|                     | 0: 0  |
| Substitute(s) present for the final vote | Proinsias De Rossa, Agustín Diaz de Mera García Consuegra, Santiago Fisas Ayxela, Isabella Lövin, Judith Sargentini, Jan Zahradil |
| Substitute(s) under Rule 187(2) present for the final vote | Josefa Andrés Barca |
RESULT OF FINAL VOTE IN COMMITTEE

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<td>-: 5</td>
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<td>0: 0</td>
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<tr>
<td>Members present for the final vote</td>
<td>Gabriele Albertini, Bastiaan Belder, Frieda Brepoels, Elmar Brok, Arnaud Danjean, Michael Gahler, Marietta Giannakou, Ana Gomes, Heidi Hautala, Jelko Kacin, Maria Eleni Koppa, Pawel Robert Kowal, Alexander Graf Lambsdorff, Vytautas Landsbergis, Krzysztof Lisek, Ulrike Lunacek, Barry Madlener, Mario Mauro, Francisco José Millán Mon, Alexander Mirsky, Maria Muñiz De Urquiza, Annemie Neyts-Uyttebroeck, Raimon Obiols, Kristiina Ojuland, Ioan Mircea Paşcu, Alojz Peterle, Bernd Posselt, Hans-Gert Pöttering, Cristian Dan Preda, José Ignacio Salafranca Sánchez-Neyra, Nikolaos Salavrakos, Jacek Saryusz-Wolski, Werner Schulz, Marek Siwiec, Charles Tannock, Geoffrey Van Orden, Kristian Vigenin, Boris Zala</td>
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<tr>
<td>Substitute(s) present for the final vote</td>
<td>Véronique De Keyser, Andrew Duff, Roberto Gualtieri, Elisabeth Jeggle, Agnès Le Brun, Jo Leinen, Barbara Lochbihler, Doris Pack, Vittorio Prodi, Traian Ungureanu, Ivo Vajgl, Luis Yáñez-Barnuevo García</td>
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