

**EUROPEAN COMMISSION: APPLICATION OF THE CHARTER OF FUNDAMENTAL RIGHTS OF THE
EUROPEAN UNION**

(13 MARZO 2001)

COMMISSION EUROPÉENNE

Secrétariat Général

SEC(2001)380/3

Bruxelles, le 13 mars

2001

**APPLICATION OF THE CHARTER OF FUNDAMENTAL RIGHTS OF THE
EUROPEAN UNION**

The Charter of Fundamental Rights of the European Union was solemnly proclaimed at the Nice European Council by the President of the Commission, on behalf of the Commission, acting jointly with the Presidents of the Council and the European Parliament. It has since been published in the Official Journal.

There can be no doubt as to its fundamental nature. It has been devised and drafted with the utmost care.

The Commission, like the other institutions, must look to the practical implications of this historic event and make compliance with the rights contained in the Charter the touchstone for its action.

This must be an overriding requirement in the Commission's day-to-day business, both in relations with the general public and with those to whom our decisions are addressed and in our internal rules and procedures.

But it must also be reflected in the way the Commission exercises its right to initiate legislation and its power to lay down rules.

Any proposal for legislation and any draft instrument to be adopted by the Commission will therefore, as part of the normal decision-making procedures, first be scrutinised for compatibility with the Charter.

Moreover, legislative proposals or draft instruments which have a specific link with fundamental rights will incorporate the following recital as a formal statement of compatibility:

"This act respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union."

When certain rights and/or individual principles of the Charter are specifically involved, a second sentence may be added:

“In particular, this [act] seeks to ensure full respect for [right XX] and/or to promote the application of [principle YY] / [Article XX and/or Article YY of the Charter of Fundamental Rights of the European Union].”

The Commission's action in the field of external relations will also be guided by compliance with the rights and principles contained in the Charter, in keeping with Article 177 of the EC Treaty and with Article 181A of the EC Treaty as introduced by the Treaty of Nice.

The Commission is accordingly requested to

- approve the above arrangements for application of the Charter of Fundamental Rights;
- authorise the Secretariat-General to distribute this memorandum to all departments. *Il Parlamento europeo,*

— viste la relazione del Consiglio europeo e la dichiarazione della Commissione sui risultati del Consiglio europeo di Nizza del 7-11 dicembre 2000 e, in particolare, l'esito dei negoziati CIG,

Riguardo al Consiglio europeo di Nizza.

si compiace della proclamazione della Carta dei diritti fondamentali, ma deplora il fatto che la Carta non sia stata né incorporata né citata nel nuovo trattato;

(*Omissis*)