

## **AMENDMENT FORM**

### **Suggestion for amendment of Article : Part III**

**By Ms / Mr : J. Kohout**

**Status : - Member**

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#### **Art. B.2**

The validity of the secondary acts should be scrutinized prior to the enforcement of the Constitutional Treaty. The Convention should recommend to the IGC to work out (or to let the Council do so) a Protocol containing all the acts not compatible with the new Constitutional Treaty.

#### **Art. D**

It could be considered to formulate the Article in general terms so that other regional entities than Benelux could be covered.

#### **Art. F**

Amendments to Part I should be made on a proposal by Member State/s (alternatively by a Convention), being subject for ratification in all Member States according to the current provisions for Treaty amendments.

Amendments to Part II should be made on a proposal by Member State/s or the Commission, being subject for super-QMV and codecision in the EP (by super-QMV as well).

The NPs shall be involved in the process (early warning mechanism) if a revision of competences is included in the given amendment.

There is no role for a Congress in the amending process.

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**Explanation (if any) :**