



**Embargoed until Friday, 20 November 2015 at 04:00 am GMT+1**

## **Statement by The MEPs Project**

We firmly believe that records regarding MEPs' spending of public funds intended exclusively for expenses they incur during the exercise of their official mandates are and must be deemed public information. This is why we decided to invoke our civic as well as professional duties to monitor and analyze public spending in the name of the European Public<sup>1</sup>, beyond the European Parliament's efforts.

We do not demand access to records about how MEPs spend their salaries, which are intended for their personal and private use. We are demanding access to records that show details of how they spend all extra payments they receive on top of their salaries, and only those extras which are paid to them solely for the exercise of their professional public mandates as elected representatives of European citizens.

While MEPs should enjoy privacy in their private lives, they are employed by the people and for the people, who are entitled to know how public resources are spent. Therefore, the scope of privacy an MEP should expect to enjoy when performing a public function is smaller than that of an ordinary citizen, and rightly so. The team's legal representative and Slovenia's former Information Commissioner of two mandates, Nataša Pirc Musar, is convinced that "personal data protection rules were not properly interpreted and that the denial of access to requested documents was unjustified".

The European Parliament wrote that our requests were partly denied because it does not hold any relevant documents showing how MEPs spent their general allowances. We believe this fact illustrates perfectly that monitoring of MEPs' spending by the European Parliament is lacking in vigor. By the same token, this fact legitimizes the public's right to know and monitor public spending by this institution.

In the beginning of their mandate, MEPs are advised to open a separate bank account to receive their monthly general allowance payments, precisely to enable transparent

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<sup>1</sup> According to Article 42 of the European Charter of Fundamental Rights »any citizen of the Union, and any natural or legal person residing or having its registered office in a Member State, has a right of access to documents of the institutions, bodies, offices and agencies of the Union, whatever their medium.«



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spending<sup>2</sup>. We asked the European Parliament for copies of pertinent bank documents, but they said they do not hold any such documents<sup>3</sup>.

The complete absence of monitoring of MEP's general allowances, in the amount of almost 40 million euros yearly, raises serious doubts that other spending by the 751 MEPs is monitored in a transparent, responsible and verifiable manner. The EP maintains, while denying our requests for access to documents, that all necessary checks and balances are in place. Faced with confirmed cases of spending fraud by MEPs in the past years, spanning from staffing family members to cheating on daily subsistence allowances, and allegations of further frauds, we would like to see evidence of the EP's claims.

In 2009, revelations of the misuse of expense reimbursement schemes by the UK parliament demonstrated that massive abuse of such programs can indeed occur. The only known remedy is transparency. We would be delighted to discover that MEPs have used their allowances in full compliance with the letter and spirit of the law. But we will not accept, as journalists and Europeans, that we are denied the right to see the truth for ourselves.

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<sup>2</sup> Decision of the Bureau of 19 May and 9 July 2008 concerning implementing measures for the Statute for Members of the European Parliament (2009/C 159/01) lists as allowed expenses: »office management and running costs, in particular rent and related charges (heating, lighting, insurance and cleaning); the cost of purchasing or renting office equipment; telephone, including mobile telephone, and postal charges; the cost of purchasing office supplies and stationery; the cost of purchasing books, periodicals and newspapers; the cost of using public data consultation networks; the expenses involved in equipping Members with communications equipment and maintaining that equipment, for example the purchase or rental of a telephone, a fax machine, a computer, a modem or communications card, a printer, other IT equipment, computer peripherals and software packages; the cost of a subscription to the Internet and to databases; representation activities; hotel bills and other related expenses incurred«.

<sup>3</sup> In EP's words: »MEPs are not obliged to establish separate private bank accounts for receiving their general expenditure allowance or to provide records of transactions on the bank account(s) to which they wish their salary and allowances to be transferred.«

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