The promotion of participatory governance in the EU’s external policies: compromised by sectoral economic interests?

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Besides the more conventional top-down leverage and bottom-up linkage approach the EU uses a third way to promote democracy in third countries: promotion of democratic governance through functional cooperation in policy sectors. This governance model of democracy promotion has so far been studied only with regard to its effectiveness in target countries. In contrast to earlier research, this paper takes an ‘input’ perspective and asks whether adverse sectoral economic interests prevent the EU from consistent democratic governance promotion. Based on three case studies from the two policy sectors of environmental and fisheries policy, the paper concludes that EU democratic governance promotion is indeed inconsistent when sectoral economic interests are at stake. The governance model is thus subject to the same pattern of inconsistency as the leverage and linkage model with regard to economic interests.

Keywords: democracy promotion, democratic governance, public participation, European Union, functional cooperation, Common Fisheries Policy; Fisheries Partnership Agreements, Water Governance, Genetically Modified Organisms, European Neighbourhood Policy

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Introduction

The last years have not only seen the emergence of extensive European Union (EU) external governance but also of an EU democracy promotion strategy that is directly connected to it. This strategy aims at deliberately making use of the functional ties established under the external governance agenda with third countries by transferring norms of democratic governance through sectoral cooperation. It was first outlined as one instrument among others in the 2001 European Commission’s Communication on human rights and democracy promotion. There, the Commission acknowledged the potential of a sectoral approach to democracy promotion:

To promote human rights and democratisation objectives in external relations, the EU draws on a wide-range of instruments […] Some are more innovative, and potentially underused, namely Community instruments in policy areas such [as] the environment, trade, the information society and immigration which have the scope to include human rights and democratisation objectives. These tools should be used in a coherent manner, to achieve synergy and consistency and to ensure maximum effective use of resources to promote sustainable development and respect for human rights and democratisation world-wide.²

The Commission’s approach was subsequently supported by the Council.³

Shortly after the launch of the European Neighbourhood Policy (ENP), which can be regarded as the EU’s most ambitious external governance project, the Commission stated that one of the goals regarding the participating countries is ‘introducing sectoral reforms […] in order to improve management and encourage the authorities to account for their decisions to those they administer’.⁴ Thus, the aim is not only to make sectoral governance in third neighbouring countries more effective, as standards of good governance would emphasize.⁵ By stressing the notion of accountability these reforms are also intended to make sectoral governance more democratic through the enhancement of popular control.⁶ As the Council and the Commission jointly pointed out, in the ENP Action Plans ‘democracy building and support’ do not only feature in the ‘political section’ but are also components of the other, i.e. the sectoral sections.⁷ There they are part of solutions for sectoral policy problems.

The goal of democratic governance promotion through functional cooperation is not restricted to the ENP. With regard to developing countries, the Commission outlined a similar approach by stressing the importance of mainstreaming democratic governance objectives into sectoral cooperation:

Democratic governance is to be approached holistically, taking account of all its dimensions (political, economic, social, cultural, environmental, etc.). […] Accordingly, the concept of democratic governance has to be integrated into each and every sectoral programme.⁸
Again, democratic governance is acknowledged as a goal of cooperation. The intention is that it should form part of the sectoral cooperation that is in the first place directed at objectives such as reaching the Millennium Development Goals. Thus, the basic idea in both the ENP as well as in the approach towards developing countries is to ‘use’ sectoral functional cooperation, however motivated in the first place, in order to seek to develop norms of democratic governance to third countries.

In order analytically to grasp this new approach – which complements the more traditional bottom-up and top-down external democratization strategies – the governance model of democracy promotion has been introduced in the literature. Democratic governance promotion represents a more horizontal approach based on functional, transgovernmental cooperation in policy sectors. Through such cooperation, the sector specific rules of democratic governance embodied in the EU’s *acquis communautaire* are promoted in the third country as parts of solutions for policy problems. The target actors are neither the third countries’ governments nor civil society but sub-units of state administration. In contrast but not in opposition to democracy proper, which relates to the level of the polity and is often connected to certain institutional features such as general elections, the notion of democratic governance is defined at a sectoral level and comprises the three main principles of transparency, accountability, and participation. So far, it has been shown that the EU is fairly successful in promoting the formal adoption of rules of democratic governance in third countries. However, it has not been asked under what conditions the EU engages in democratic governance promotion in the first place. In particular, we do not know yet whether EU democratic governance promotion follows the same pattern of inconsistency that can be found in the top-down and bottom-up approaches to democracy promotion.

This article responds to the call for more empirical analysis of the EU’s commitment to normative foreign policy goals in specific policy sectors. In particular, it will be examined whether adverse sectoral economic interests have an influence on the promotion of public participation as one element of democratic governance. In order to answer the question, the consistency of EU promotion of public participation in third countries will be analysed in three cases from the EU’s external environmental and fisheries policy that are characterized by varying degrees of adverse sectoral economic interests. The article follows participatory democratic theories that stress the democratizing potential of public participation procedures. Participatory governance will here be generally understood as interaction of the public with institutions of the political system in the process of making binding decisions with the aim of influencing these decisions. While public participation is not necessarily
successful it must be meaningful, i.e. participatory governance does not include instances of ‘ceremonial’ or ‘pseudo’ participation.17

The article proceeds in the following way. The next part deals with the explanations that have been offered in the literature in order to account for the EU’s inconsistent democracy promotion through the intergovernmental and transnational channels. This provides the basis for case selection. In the subsequent empirical part, the three case studies – cooperation on genetically modified organisms (GMO) and water governance with the Eastern European ENP countries18 and cooperation on fisheries policy under Fisheries Partnership Agreements (FPA) – will be presented and the EU’s democratic governance promotion activities will be analysed. The article finishes with the conclusion that EU democratic governance promotion is inconsistent when important sectoral interests are concerned.

**Consistency of EU democracy promotion**

In a review of the existing literature regarding the consistency of EU general democracy promotion, Frank Schimmelfennig comes to the conclusion that ‘[d]espite the pervasive political and legal rhetoric of democracy and human rights promotion, actual policy seems to match rhetoric only when consistency is “cheap”; otherwise, it is driven by a host of other – geopolitical, economic or security – interests’.19 More particularly, authors have demonstrated that in cases where (soft) security issues arise the EU foregoes democracy promotion.20 It is also suggested that ‘conflicting functional goals’ may have led to a less consistent application of (positive) conditionality.21 Furthermore, it was shown that inconsistency in the EU’s reaction to third states’ non-compliance with democratic standards is mainly due to self-regarding concerns.22 With regard to democracy promotion through linkage it has been pointed out that the rather unsuccessful implementation of the bottom-up approach in the Southern Mediterranean countries can in part be attributed to EU Member States’ (in particular, French and Spanish) ‘political objections to a strengthening of the EU’s democratization policy in the Mediterranean’.23

Existing studies on EU external democracy promotion provide different explanations for the observed inconsistencies. The most pervasive argument is that economic and security interests override democratization objectives.24 Another, related explanation is interdependence, which, if asymmetrical in favour of the third country, is assumed to lead to a decrease in democracy promotion.25 Taking into account that democratization may lead to
instability and war\textsuperscript{26}, the EU’s reluctant democracy promotion has also been explained with the democracy-stability dilemma.\textsuperscript{27}

EU democracy promotion has also been found to be dependent on target countries’ geographic proximity. Starting from a democratic peace proposition and the EU’s strategy to gain regional influence through integration it has been argued that ‘the EU possesses a weighted utility function where its benefits from democracy in a neighbouring country are weighted more heavily than anywhere else’.\textsuperscript{28} The same tendency can be expected from a constructivist angle. Identity-based values and norms are supposed to ‘become the more politically relevant in relations with external countries the closer these countries move toward membership’.\textsuperscript{29} Finally, the ambiguity of the template for democracy promotion has been named as a reason for inconsistent application of standards.\textsuperscript{30}

Which expectations can we derive from the existing literature for democratic governance promotion? Given the strong emphasis that the literature puts on overriding interests, we can assume that ‘only if no other concerns [...] are important in a given situation’\textsuperscript{31} will the EU promote democratic governance. Which concerns should be considered as being ‘important’? This paper employs a liberal view on democratic governance promotion in that it takes a ‘“bottom-up” view of politics’.\textsuperscript{32} It thus follows recent empirical studies that have provided evidence for the influence of domestic sectoral interests on the EU’s external relations in the fields of environment, development and trade.\textsuperscript{33} Since democratic governance promotion proceeds at a sectoral level, it can be expected that countervailing influential sectoral economic interests are an obstacle to it and that the EU’s external relations ‘in a given issue area will aim at achieving the material or immaterial goals which are pursued by the most influential domestic actors’.\textsuperscript{34} Thus, it can be hypothesized that the more salient domestic interests are connected to the external dimension of the policy sector that would be hurt by the promotion of democratic governance the more likely it is that the EU forgoes this goal.

In this article, I will examine whether the presence of adverse sectoral economic interests has an influence on democratic governance promotion. In order to do so, a most similar case design will be combined with comparison of a case of the same type. Whereas the controlled comparison reveals the outcome of the key independent variable on the dependent variable, the latter may reveal whether causal paths are similar and increase confidence in generalization.\textsuperscript{35} The EU’s policy will first be analysed in the environmental sector with regard to cooperation with Eastern European ENP countries on GMO and water issues. Environmental cooperation with Eastern European countries has been chosen because it
allows keeping other explanatory variables stable for cases with different values on the key independent variable. Furthermore, according to the above mentioned explanations the context is rather favourable for democratic governance promotion. First, the environmental sector has a comparatively well developed *acquis* on participatory governance. There are even issue specific templates that the EU could promote in third countries. Thus ambiguity of standards is low. The templates are also embedded in international law and their promotion can thus be seen as legitimate.\(^{36}\) Furthermore, there is a ‘misfit’ in so far that the Eastern European ENP countries have not yet established comprehensive participatory arrangements in environmental decision making. Interdependence with regard to the two policy sectors and overall interdependence is not to the detriment of the EU. Environmental policy can generally be regarded as ‘low politics’, which excludes security interests as sources of inconsistency. Finally, although they are not on the way to accession, the Eastern European ENP countries are geographically close to the EU. Furthermore, they are part of an ‘expanding system of functional regional integration’.\(^{37}\) Thus, overall, the conditions for democratic governance promotion are very favourable. However, with the field of GMO the sector contains an issue that is highly disputed and where economic interests are at stake. As will be shown in more detail below, some economic interests are not particularly compatible with democratic governance promotion. Since there are no comparably strong economic interests with respect to water governance the cases vary with regard to the key independent variable.\(^{38}\)

The third case in the comparison – cooperation on fisheries policy under the FPAs – is similar to the GMO case. Since the cooperation on sectoral policy reform in third countries is part of a commercial arrangement there is a tension between commercial goals such as access to the resource and the promotion of governance objectives in order to enhance sustainability. At the same time, this case can also be regarded as low politics. Interdependence is not disadvantageous for the EU. There are EU internal and international templates on participatory governance in the fisheries sector.\(^{39}\) Geographically, however, the case is more diverse since it covers countries belonging to the African, Caribbean and Pacific Group of States, and also the ENP country Morocco.

**EU promotion of participatory governance**

*Environmental Policy*

The issue of public participation entered European environmental policy in the early 1990s. Today, the EU *acquis* on participative governance is well developed. This is true for general provisions such as the ones on Environmental Impact Assessment\(^ {40}\), but there are also sector
specific rules as will be outlined below. The EU’s environmental policy has developed a very ambitious and multifaceted external dimension. One priority of the EU is the promotion of environmental cooperation with neighbouring countries and regions. With the Eastern European ENP countries, cooperation takes place in different frameworks, among others under the ENP sub-committees, but also in international fora such as the United Nations Economic Commission for Europe (UNECE). One of the overall aims of environmental cooperation with Eastern Europe is the improvement of environmental governance, which includes public participation in environmental decision-making.

Genetically Modified Organisms

Compulsory rules for public participation with regard to the deliberate release of GMO can be found in Article 9 of Directive 2001/18 that entered into force on 17 April 2002 and repealed an earlier Directive with non-binding rules on public participation. Similarly, the Regulation 1829/2003 on genetically modified food and feed includes provisions on access to information and in Arts. 6(7) and 18(7) gives the public an opportunity to make comments on the opinion of the Authority that deals with an application for authorization.

While codifying participation rules in GMO matters internally, the EU is rather reluctant to promote them in Eastern European ENP countries. Although the Sixth Environmental Action Programme mentioned ‘supporting the build up of regulatory frameworks in third countries where needed through technical and financial assistance’ as a priority action regarding GMO the EU is not very active on this issue with regard to this particular region. Despite the fact that legislation on GMO and biosafety was still underdeveloped in the Eastern European ENP countries in the early and mid-2000s, cooperation on this issue was – in contrast to issues such as water quality, waste management and air pollution – not foreseen in the ENP strategy paper and is not mentioned in any of the ENP Action Plans with Eastern neighbours. Cooperation on participation regarding GMO issues is not only neglected but the EU has even deliberately obstructed attempts to promote participation rules related to GMOs in the Eastern European ENP countries. In the early 2000s, several countries in transition explicitly demanded an internationally binding template for participation rights in GMO matters in order to introduce respective rules ‘at home’. For that reason, they suggested to amend the Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters (Aarhus Convention) which hitherto contained only a very weak provision on public participation regarding GMO issues. For the EU as a
signatory and party to the Aarhus Convention\textsuperscript{46} and an actor that officially wants to ‘work towards strengthening international environmental governance’\textsuperscript{47}, this would have been an ideal opportunity to aim at the transfer of the related \textit{acquis} rules to third countries.

In fact, in the discussions on the EU negotiating mandate, several EU countries, in particular Belgium, Italy, Hungary, Portugal, Slovenia and Finland, supported a ‘clear signal in favour of […] detailed provisions on public participation in decision-making on GMOs consistent with existing Community legislation’. This opinion was, however, rejected by another group of member states, led by France. The latter explicitly favoured a non legally-binding option or a rather general obligation to promote, i.e. not guarantee, public participation. A similar conservative stance was taken by the European Commission\textsuperscript{48}. Given the conservative position of important EU member states, such as France and Germany, and the diversity of views within the EU, the negotiations proved to be extremely difficult and polarized. A final compromise on legally binding rules for participation on GMO issues was reached at last minute at the second meeting of the Parties in Almaty in 2005.

The reluctant EU position has been ascribed to two main factors. It was on the one hand seen as ‘service to the GMO industry and the governments that support it’. On the other hand, observers pointed to pressure from the US government\textsuperscript{49}. One observer named a ‘coalition of the biotechnology and trade lobby’ as the source of the EU’s tough stance. What is at stake regarding the promotion of public participation rules in GMO issues? In the European Union, the field of GMO is characterized by rather strict regulation and a sceptical public opinion. The former has led large biotech companies to relocate research activities, field trials and commercialization outside the EU\textsuperscript{50}. In parallel with the growing scepticism of Western European public opinion on GMO in the 1990s, transnational corporations such as Monsanto and Pioneer began to focus on Central and Eastern Europe where public awareness regarding this issue was much lower. Since agriculture is still a major economic sector this region, it is attractive for the western agricultural industry to start with field trials as a first step towards subsequent commercialization. Furthermore, the levels of regulation were very weak, in particular when compared to those of the EU. Since most Central and Eastern European countries lacked well-developed laws on this issue, there were hardly any hurdles to companies’ activities. Transparency on field trials was often rather low. Lack of public protest was even seen in to be a market advantage\textsuperscript{51}. This provided a rather favourable environment for biotechnology corporations since they usually have a preference for low regulation\textsuperscript{52}.

In the European Union, the big member states Germany, United Kingdom and France are leading players in biotechnology\textsuperscript{53}. The European Union itself is a target of lobbying
activities of transnational bioindustry associations such as EuropaBio who enjoy ‘good working relations with the Commission’ and are reported to have an influence on decision making. In 2003, the Competitiveness in Biotechnology Advisory Group with Industry and Academia was appointed by the Commission. It comprises ‘representatives from all the various industry segments and from companies at every stage of company development together with entrepreneurial academics’. Besides the good access, internal unity of the European biotech sector has strengthened considerably during the 1990s. Firstly, in 1997 the European association EuropaBio was founded. Secondly, companies tend to enter into large coalitions. Thirdly, there is a trend for mergers within the sector. The global biotechnology industry structure is characterized by high concentration and internationalization where regional differences of interests disappear. Such a high concentration is generally assumed to be conducive to successful lobbying against strict regulations.

With regard to the amendment of the Aarhus Convention, the world’s largest biotechnology organization, the Biotechnology Industry Organization, which enjoys strong (financial) support of major biotech firms, maintains close relationships with US regulatory agencies and has EuropaBio among its members expressed its discontent with new legally binding solutions. The same opinion was voiced by CropLife International. This global federation represents the plant science industry and also represents EuropaBio as one of its members. It was represented by two to three people in the negotiations who actively expressed ‘conservative’ standpoints. European Environmental non-governmental organizations (NGO), including NGOs from Eastern Europe, on the other hand have from the beginning called on EU environmental ministers to support the introduction of legally binding participation rules into the Convention and ‘not to continue moving down a path of promoting weak biosafety frameworks in the non-EU region’. NGO representatives report that democratic governance issues related to GMO are in general weakly financed in EU and for NGOs it is difficult to receive funding. In Eastern Europe the situation is said to be even worse. Obviously, the coalition of environmental agents that has profited from and was carried by a strong negative public perception of agri-biotechnology and that ‘succeeded in stemming the demand for deregulation and induced a strengthening of European GMO policy’ has much less influence when it comes to external relations. This can be explained by the lack of ‘public outrage’, i.e. the ‘fear or anger a particular risk generates among a relatively large part of a country’s population’ and the resulting decline of collective action capacity.
As a result of the case study an additional factor emerged as potentially important for the outcome. Besides the biotech companies’ and their business associations’ initiatives, it must be kept in mind that GMO issues are subject to ‘regulatory polarization’ between the US and the EU with the US on the ‘pro-agri-biotech’ side and the EU on the other.\(^{65}\) US initiatives massively back the industry’s activities in Eastern Europe.\(^{66}\) Moreover, it needs to be kept in mind that in 2003, after years of threatening to do so, the government of the USA, responding to domestic interests, and other GMO exporters filed suit against the EU before the World Trade Organization on GMO crops and food.\(^{67}\) There was thus a severe transatlantic tension over this issue. While one of the Commission’s answers to this crisis was to signal an end of the unofficial moratorium on GMO release, the conservative stance in the Aarhus amendment negotiations can also be interpreted as a strategy to appease the US government that was very much against the amendment. Eventually, the Commission’s stance reflected very much the position of DG Trade.

**Water Governance**

With the adoption of the Water Framework Directive in 2000, the EU established a framework for water protection and management whose success is seen to be dependent ‘on information, consultation and involvement of the public’.\(^{68}\) Article 14 of this directive is dedicated to public information and consultation and demands that ‘Member States shall encourage the active involvement of all interested parties in the implementation of this Directive, in particular in the production, review and updating of the river basin management plans’. More concretely, they shall ensure that ‘they publish and make available for comments to the public, including users’ certain specified documents related to a new or updated river basin management plan, and ‘shall allow at least six months to comment in writing on those documents in order to allow active involvement and consultation’. River basin management plans in turn have to include ‘a summary of the public information and consultation measures taken, their results and the changes to the plan made as a consequence’.\(^{69}\)

In contrast to the issue of GMO, water governance in Eastern European ENP countries is not connected to comparably strong commercial interests that would be incompatible with the promotion of public participation. On the one hand, the water sector is an example that ‘challenged the notion that the civil society sector acts only as a counterpart to the private sector’. In particular with regard to the issues of water pricing and full cost recovery environmental NGOs have joined the pro-pricing position of the water industry in the past.\(^{70}\) Furthermore, the preferences of stakeholders from the industry regarding the regulation of
water issues are not necessarily equal but may even be contradictory, e.g. between agriculture and private water companies.\textsuperscript{71} On the other hand, Eastern European ENP countries are rather unattractive for international private water operators. Investments are seen to be risky due to the economic and political situation, weak regulatory frameworks, comparatively poor revenue streams due to low tariffs that are usually below operational costs and do not meet requirements of full cost-recovery, and a lack of political will to involve the private sector. Thus, Public-Private Partnerships in Eastern Europe, Caucasus and Central Asian (EECCA) countries with international participation remain at a low level.\textsuperscript{72}

Public participation is one of the central themes of EU environmental cooperation with the Eastern neighbours and takes place in different frameworks. The EU does not hide its attempt to promote participative water governance in Eastern European ENP countries. On the contrary, the enhancement of public participation is regularly a component in water related projects. The 2007 Regional Indicative Programme for Eastern Europe expects as results of the planned activities among others the ‘[c]hanced implementation of the EU Water initiative’ and ‘[i]ncreased environmental awareness and civil society cooperation’.\textsuperscript{73} For example, the EU-financed project on ‘Environmental Collaboration for the Black Sea’ (2007-2009), which comprised Georgia, Moldova and Ukraine, on the one hand aimed to improve national legislation taking into account the water-related EU acquis and on the other hand explicitly included the improvement of public participation as one project goal. Adoption and implementation of water-related legislation is also the aim of another EU-financed project on ‘Water Governance in the Western EECCA Countries’ (2008-2010), which involves Belarus, Moldova and Ukraine, Armenia, Azerbaijan and Georgia. The work on these countries’ legislation is seen as ‘part of the process of convergence with EU environmental legislative and implementation principles’. As such, the project also intends to support public participation in decision-making processes.\textsuperscript{74} Thus, with regard to water governance, we see a clear intention of the EU to promote its norms on public participation which translates into concrete action.

*Fisheries Policy*

Governance has recently become a major topic in the EU’s Common Fisheries Policy (CFP). Regarding participation in fisheries policy the basic Council Regulation for the reformed CFP, EC 2371/2002 now defines in Article 2.2 that fisheries policy ‘shall be guided by […] broad involvement of stakeholders at all stages of the policy […]’. The topic of participatory governance was not only raised at a rhetorical level but concrete measures have been taken in
order to substantiate it, in particular with the renewal of the Advisory Committee for Fisheries and Aquaculture (ACFA) in 1999 and the establishment of Regional Advisory Councils (RAC) in 2002. Furthermore, there exists a Sectoral Dialogue Committee on sea fisheries.

The EU’s CFP has developed an external dimension. Clearly, the fisheries agreements are its most important aspect. Their present design is the result of a reform process in the year 2002. This reform aimed at a new approach towards third countries. In contrast to the much criticized ‘pay, fish and go’ approach of the existing fishing agreements, new partnership agreements were designed with a ‘focus on cooperation to promote sustainable fishing, just as in our own waters’. With their inclusion of dialogue and the setting aside of a share of the EU’s financial contribution in order to ‘to support the sectoral fisheries policy in the third country with a view to introducing responsible and sustainable fishing’ the agreements have a dual aim. Besides the commercial dimension there is the objective of ‘projecting the Community ‘acquis’ in multilateral and bilateral arenas’.

The new external dimension of the CFP has been implemented since 2003. Today, all fisheries agreements with financial compensation are FPAs and in all of them, a percentage of the EU’s financial contribution is earmarked for fisheries sector support in the respective third country. The third countries’ progress with sector reforms is regularly discussed in Joint Committees on the basis of a country specific ‘sectoral matrix’ (matrice sectorielle). An analysis of the available minutes of the Joint Committees shows that issues of participation do not play a role in these meetings. In no instance did the EU refer to or even demand the enhancement of stakeholder participation with regard to fisheries in the third country. This is also acknowledged by interview partners. The same picture emerges from the sectoral matrices that the author was able to obtain. This does not imply that single matrices do not refer to arrangements to extend stakeholder participation. For example the matrix of Guinea-Bissau makes a reference to the strengthening of participative management committees (comités de gestion participative). However, as interview partners confirmed, there is no systematic attempt by the EU to encourage third countries to establish such arrangements. On the contrary, the EU explicitly rejects the promotion of governance norms through FPA: ‘Some of the expectations placed on FPAs are unreasonable: they are there to support and assist, but they are not a tool for imposing what we think are the ‘right’ policies or governance systems on our partners. Their sovereignty is paramount.’

At first sight this statement seems to point to conflicting norms, i.e. democratic governance promotion vs. non-interference into the affairs of a sovereign state. However, even though the EU might have some leverage in some of the FPA countries, there would be
no possibility to ‘impose’ governance reforms. Eventually, the third countries are free to spend the compensation from the FPAs as they want. Furthermore, given that the EU has an official democracy promotion policy in place which explicitly rejects the imposition of democracy from the outside and has democracy and human rights clauses in all its general agreements with third countries the reluctance to participatory governance promotion can rather be attributed to the opinion that it would make matters much more complicated as one interviewee judged. Fisheries agreements first and foremost remain commercial agreements. They are the result of negotiations on quota and financial compensation and there are diverse interests connected to them. The 2002 Commission Communication on FPAs states that apart from the overall aim of promoting sustainable fisheries, the specific objective of the CFP with regard to the Fisheries Agreements is ‘to maintain the European presence in distant Fisheries and to protect European fisheries sector interests’. The Council endorsed this objective with a view to employment and those European regions that are highly dependent on fisheries.

The FPAs in their present form mainly serve the catching sector’s interests. In particular the fleets from Spain, Portugal, Italy and France benefit from them. At EU level, these interests are represented by Europêche as the ‘vehicle through which the national fishermen’s organizations agree their official representation vis-à-vis the Commission’. In its position on the 2002 sector reform this group attached ‘utmost importance’ to the CFP’s external dimension and pointed to ‘the essentially commercial character’ of fisheries agreements. In 2009, Europêche rejected any change of the CFP’s external objectives and stated that the external dimension ‘must continue to target upholding Community fishing fleets’ interests in third countries’. The French Union of the Armateurs à la Pêche demanded in 1998 that the EU should pursue ‘an aggressive, dynamic and expansionist policy in the matter of fishing agreements. It no longer suffices to safeguard what already exists, [the EU] should develop what could be’. The catching sector was the dominant pressure group in the early 2000s and still is rather influential. There are strong informal contacts between fisheries lobbyists and some national Council delegations. Partly, these circles have evolved through a common university education of its members and now persist. In general, the CFP is characterized as ‘rather strong horizontal coordinating governance arrangement […] between policymakers, fisheries managers and the fisheries sector’ where the inner circle is made up of a limited number of actors, i.e. fishers and policymakers. Fishing interests have also long been organized at the national level and are viewed to be even more influential on CFP development than European organizations. They enjoy a high level of political salience that
does not necessarily match statistical indicators.\textsuperscript{90} In contrast to the GMO case, external sectoral interests are not involved in the fisheries case.

Calls on the EU to promote participatory governance come from European NGOs such as the Coalition for Fair Fisheries Arrangements, some members of the European Parliament, and – from the outside – third country fisheries organizations.\textsuperscript{91} They are often part of a more comprehensive development agenda for the third countries. However, these demands are not reflected in the EU’s policy. This is not least due to the worse access points for these actors: ‘in an area of Commission competence, where DG Fisheries is in the lead [and DG Development marginalized], and where Council considerations are focused on fish rather than development, there is little formal opportunity for development inputs to be made’.\textsuperscript{92} Interestingly, however, the ACFA as the official consultative committee of the Commission on fisheries that includes representatives from industry but – since its reform in 1999 – also environmental and development NGOs has recently suggested that through the FPAs ‘the EU should promote transparency and stakeholder participation, two important aspects recognized by the code of conduct for responsible fishing of the FAO’.\textsuperscript{93} It remains to be seen whether this position will finally be reflected in the future EU policy on cooperation under the FPAs.

\textbf{Conclusions}

The promotion of democratic governance through sectoral cooperation offers the EU a third, alternative way to further democratization objectives in third countries. In particular in contexts where top-down leverage and bottom-up linkage strategies reach their limits\textsuperscript{94} the governance approach with its focus on the transfer of functional solutions for policy problems opens a ‘back door’ for democracy promotion. Whereas research has shown that the EU is able to induce the adoption of rules of democratic governance in third countries\textsuperscript{95} this article has demonstrated that it does not always make use of this potential. After investigating EU democratic governance promotion in three cases with different levels of adverse interests, it can be concluded that the governance model is subject to the same pattern of inconsistency as the linkage and leverage model.

[Table 1 about here]

In cases such as cooperation on water governance with Eastern European ENP countries where no significant interests of EU domestic actors or other important external actors are hurt by the promotion of rules of democratic governance the EU puts emphasis on them. The
two cases of cooperation on GMO with Eastern European ENP countries and cooperation on fisheries policy under FPAs, however, showed that the EU does not only neglect democratic governance promotion when sectoral interests would be hurt but even actively rejects such demands. While in the GMO case there are also strong external sectoral interests that may have influenced the result, no such interests are present in the fisheries case. Thus, strong external sectoral interests do not seem to be decisive for the inconsistency of EU democratic governance promotion. Summing up, the EU’s democratic governance promotion policy is likely to be inconsistent when significant adverse sectoral economic interests are at stake.

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Notes

1 Lavenex, ‘EU External Governance’.
2 European Commission, ‘European Union’s Role in Promoting Human Rights and Democratisation’, 6, emphasis added.
3 Council, ‘Conclusions on Human Rights and Democratisation’, III, IV.
6 Beetham, Democracy and Human Rights, 155-156.
9 Freyburg et al. ‘EU Promotion of Democratic Governance’.
10 Freyburg, Skripka, and Wetzel, ‘Democracy between the Lines’.
11 Freyburg et al. ‘Democracy Promotion’, in this volume.
14 Orbie ‘Civilian Power Europe’, 126.
18 Armenia, Azerbaijan, Georgia, Moldova, Ukraine; all of them are considered to be ‘European’ countries by the European Commission, see http://europa.eu/abc/european_countries/others/index_en.htm (01.12.2010).
19 Schimmelfennig, ‘Europeanization beyond Europe’, 15.


Council, ‘Note from Council Secretariat’, 2.


Rosendal, ‘Governing GMOs’, 90.

Kruszewska, ‘Der Wilde Osten’; Zoeller, ‘CEE’s Experimental Fields’.

Bernauer, Genes, 83; Falkner, Business Power, 153.


Rosendal, ‘Governing GMOs’, 93.

Friends of the Earth Europe, ‘Too Close’.

Rosendal, ‘Governing GMOs’, 91-93.

Falkner, Business Power, 159-160; Bernauer, Genes, 81.

Bernauer, Genes, 95.

Val Giddings, ‘Letter’.

Verschueren, ‘Letter’.

Hontelez, ‘Letter’.

Eco-Forum et al., ‘Almaty Action Statement’.

Rosendal, ‘Governing GMOs’, 100.
Today, there are two major types of agreements. First, there are the agreements based on reciprocal access to the resource (the so-called ‘Northern agreements’, with the exception of Greenland). Second, there are the agreements where access to the resource is granted in exchange for financial compensation from the EU budget. Such agreements exist mainly with ACP countries but also with Morocco and Greenland (‘Southern agreements’). A third type of agreement existed with Argentina but remained the only of its kind (Lequesne, *The Politics of Fisheries*, 137-38). This article focuses on the agreements of the second type.

Note on contributor
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Table 1: EU participatory governance promotion

<table>
<thead>
<tr>
<th></th>
<th>GMO – Eastern European ENP countries</th>
<th>Water – Eastern European ENP countries</th>
<th>Fisheries – FPA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquis</td>
<td>Issue specific, internationally embedded</td>
<td>Issue specific, internationally embedded</td>
<td>Issue specific, internationally embedded</td>
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<tr>
<td>Interdependence</td>
<td>Not unfavourable for EU</td>
<td>Not unfavourable for EU</td>
<td>Not unfavourable for EU</td>
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<tr>
<td>Security</td>
<td>Low politics</td>
<td>Low politics</td>
<td>Low politics</td>
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<tr>
<td>Proximity</td>
<td>Close</td>
<td>Close</td>
<td>Close/Distant</td>
</tr>
<tr>
<td>Interests</td>
<td>Agri-biotech industry (vs. Environmental NGOs) (external actors), Trade lobby</td>
<td>No significant adverse interests</td>
<td>Catching sector (vs. Development NGOs)</td>
</tr>
<tr>
<td>Participatory governance promotion</td>
<td>–</td>
<td>+</td>
<td>–</td>
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</tbody>
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