

Imported demagoguery and two-faced policy

- Once again, *Union Syndicale Luxembourg* (Commission) seeks the taking into account of "local cost-of-living indicators" for Luxembourg, thus directly putting the Staff Regulations in question.
- It further claims "a housing allowance". On what legal basis?
- Article 14a of Annex VII, which would have allowed its creation, was repealed, *with the express consent of that trade union*, during the big Reform of the SR, in the process of clearing out outdated provisions!
- Contrary to what they say to 'the people', deemed to be illiterate, they are more cautious when they ask for a consultation with their employer; besides, they feel safe by knowing that the discussion will go no further than the Commission, which will never make such proposals to the Council.
- With the prospect of negotiations which may prove inevitable, the Court's staff does not have the luxury of remaining neutral or being represented, by default, by such representatives.
- Strengthen the trade union which informs you and defends the common interest!
Join us! 