

13.1.2016

A8-0371/1

**Amendment 1**

**Evelyne Gebhardt, Jutta Steinruck, Miapetra Kumpula-Natri**  
on behalf of the S&D Group

**Report**

**Kaja Kallas, Evelyne Gebhardt**  
Towards a Digital Single Market Act  
2015/2147(INI)

**A8-0371/2015**

**Motion for a resolution**

**Paragraph 8 a (new)**

*Motion for a resolution*

*Amendment*

*8a. Calls on the Commission and the Member States to come forward with proposals for preventing abuses in the employment sector and bogus self-employment, examining infringements of workers' rights and social protection provisions in the sharing economy and assessing the impact of crowdworking and crowdsourcing; calls on the Commission to establish a European Forum to organise regular exchanges with stakeholders, including the social partners, which play a decisive role in the transition to a digital economy in the various economic sectors, with a view to promoting an effective legal framework for the digital economy, together with quality employment and workers' rights;*

Or. en

13.1.2016

A8-0371/2

**Amendment 2**

**Evelyne Gebhardt, Pervenche Berès, Miapetra Kumpula-Natri**  
on behalf of the S&D Group

**Report**

**A8-0371/2015**

**Kaja Kallas, Evelyne Gebhardt**  
Towards a Digital Single Market Act  
2015/2147(INI)

**Motion for a resolution**

**Paragraph 88 a (new)**

*Motion for a resolution*

*Amendment*

***88a. Calls on the Commission to ensure that financial markets legislation is not circumvented or abused through new information technologies, and to make sure that this, together with cybersecurity, becomes an integral part of the EU strategy for the digital single market;***

Or. en

13.1.2016

A8-0371/3

### Amendment 3

**Evelyne Gebhardt, Miapetra Kumpula-Natri**  
on behalf of the S&D Group

### Report

**Kaja Kallas, Evelyne Gebhardt**  
Towards a Digital Single Market Act  
2015/2147(INI)

**A8-0371/2015**

### Motion for a resolution Paragraph 125

#### *Motion for a resolution*

125. Calls on the Commission and Member States to renew their commitment to the EU 2020 strategy's research and innovation targets as building blocks of a competitive Digital Single Market, economic growth and job creation, with a comprehensive approach to Open Science, Open innovation, Open data and knowledge transfer; considers that this should include a revised legal framework for text and data mining for scientific research purposes, the increased use of free and open source software, particularly in educational establishments and public administrations, and easier access for SMEs and start-ups to Horizon 2020 funding adapted to the short innovation cycles of the ICT sector; stresses in this respect the importance of all relevant initiatives, from public-private partnerships and innovation clusters to European technology and science parks, notably in less industrialised European regions, and accelerator programmes for start-ups and joint technology platforms, as well as the ability to **obtain licences for** standard-essential patents, within the restraints of EU competition law, under FRAND licensing terms, in order to preserve R&D and standardisation incentives and foster innovation;

#### *Amendment*

125. Calls on the Commission and Member States to renew their commitment to the EU 2020 strategy's research and innovation targets as building blocks of a competitive Digital Single Market, economic growth and job creation, with a comprehensive approach to Open Science, Open innovation, Open data and knowledge transfer; considers that this should include a revised legal framework for text and data mining for scientific research purposes, the increased use of free and open source software, particularly in educational establishments and public administrations, and easier access for SMEs and start-ups to Horizon 2020 funding adapted to the short innovation cycles of the ICT sector; stresses in this respect the importance of all relevant initiatives, from public-private partnerships and innovation clusters to European technology and science parks, notably in less industrialised European regions, and accelerator programmes for start-ups and joint technology platforms, as well as the ability to **license** standard-essential patents **effectively**, within the restraints of EU competition law, under FRAND licensing terms, in order to preserve R&D and standardisation incentives and foster innovation;

AM\1083379EN.doc

PE575.944v01-00



13.1.2016

A8-0371/4

**Amendment 4**

**Evelyne Gebhardt, Miapetra Kumpula-Natri**  
on behalf of the S&D Group

**Report**

**Kaja Kallas, Evelyne Gebhardt**  
Towards a Digital Single Market Act  
2015/2147(INI)

**A8-0371/2015**

**Motion for a resolution**  
**Paragraph 56**

*Motion for a resolution*

56. Stresses the need to ensure that end-user rights laid down in the telecommunications framework are coherent, proportionate and future-proofed, and, following the adoption of the Connected Continent package, include easier switching and transparency of contracts for end-users; welcomes the upcoming review of the Universal Services Directive alongside the review of the telecommunications framework to ensure the requirements on high-speed broadband internet access are fit for purpose to reduce the digital divide and examine the availability of the 112 service;

*Amendment*

56. Stresses the need to ensure that end-user rights laid down in the telecommunications framework are coherent, proportionate and future-proofed, and, following the adoption of the Connected Continent package, include ***further measures for intra-EU phone calls***, easier switching and transparency of contracts for end-users; welcomes the upcoming review of the Universal Services Directive alongside the review of the telecommunications framework to ensure the requirements on high-speed broadband internet access are fit for purpose to reduce the digital divide and examine the availability of the 112 service;

Or. en