<RepeatBlock-Amend><Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>16</NumAm>

Amendment <NumAm>16</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

</By></RepeatBlock-By>

<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 8 d (new)</Article>

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| Motion for a resolution | Amendment |
|  | ***8d. Is concerned that the Specific Exceptions paragraph (8.55) explicitly refers to exceptions that can be made regarding the domain of services forming part of a public retirement plan or statutory system of social security, especially since a justification for allowing these exceptions is lacking;*** |

Or. <Original>{EN}en</Original>

</Amend>

<Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>17</NumAm>

Amendment <NumAm>17</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Rina Ronja Kari, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

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<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 9</Article>

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| Motion for a resolution | Amendment |
| 9.Welcomes Singapore’s signing on 21 June 2017 of the Multilateral Competent Authority Agreement(MCAA) for implementing the global standard for the automatic exchange of information for tax purposes and its notification to the OECD on 30 June 2017 of its intention to activate automatic exchanges under that agreement with all the EU Member States for which there was no bilateral agreement for the same purpose in place; notes that Singapore is neither on the‘blacklist’ nor on the‘watchlist’ ofthe EU Code of Conduct Group’s list of non-cooperative tax jurisdictions, although it has been criticised by some NGOs for offering tax incentives to companies; | 9.Welcomes Singapore’s signing on 21 June 2017 of the Multilateral Competent Authority Agreement(MCAA) for implementing the global standard for the automatic exchange of information for tax purposes and its notification to the OECD on 30 June 2017 of its intention to activate automatic exchanges under that agreement with all the EU Member States for which there was no bilateral agreement for the same purpose in place; notes that Singapore is neither on the‘blacklist’ nor on the‘watchlist’ of the EU Code of Conduct Group’s list of non-cooperative tax jurisdictions, although it has been criticised by some NGOs for offering tax incentives to companies; ***notes that Singapore is ranked fifth in the Tax Justice Network’s Financial Secrecy Index because of its level of secrecy; underlines that despite all the efforts made to combat tax avoidance and tax dodging, Singapore still remains a tax haven;*** |

Or. <Original>{EN}en</Original>

</Amend>

<Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>18</NumAm>

Amendment <NumAm>18</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Rina Ronja Kari, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

</By></RepeatBlock-By>

<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 9 a (new)</Article>

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| Motion for a resolution | Amendment |
|  | ***9a. Notes that intermediation by banks in the setting-up of offshore structures has significantly decreased since 2007, when it was revealed that banks were promoting evasion of the provisions of the European Savings Directive of 2005 on a large scale; notes that reputational and regulatory risks in the aftermath of the financial crisis have also added to the decline in the offshore entities intermediated by banks since 2008; acknowledges, however, that at global level statistical data do not show a general decline in the funds channelled through tax havens – at least up to 2014 – but, rather, a reorganisation of the jurisdictions and instruments used; notes that, in parallel to the progressive rise in withholding tax levied by Luxembourg, Austria and Belgium (until 2009), from 15 % in 2005 to 20 % in 2008 and 35 % in 2011, offshore money was increasingly allocated to letterbox companies in jurisdictions such as the Bahamas, Singapore and Hong Kong; notes, however, that the intermediation business has been taken over by other professions, namely lawyers, as demonstrated in the Panama Papers;*** |

Or. <Original>{EN}en</Original>

</Amend>

<Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>19</NumAm>

Amendment <NumAm>19</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Stelios Kouloglou, Rina Ronja Kari, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

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<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 14 – subparagraph 1 (new)</Article>

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| Motion for a resolution | Amendment |
|  | ***Urges both parties to introduce a sanctions‑based mechanism for the Trade and Sustainable Development Chapter;*** |

Or. <Original>{EN}en</Original>

</Amend>

<Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>20</NumAm>

Amendment <NumAm>20</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Stelios Kouloglou, Rina Ronja Kari, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

</By></RepeatBlock-By>

<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 15</Article>

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| Motion for a resolution | Amendment |
| 15.Recalls that the Parties committed to make sustained efforts towards ratifying and effectively implementing the fundamental ILO conventions; takes note of the information provided so far by the Government of Singapore in relation to its compliance with three outstanding fundamental ILO conventions, namely those on Freedom of Association and Protection of the Right to Organise, on Discrimination and on Forced Labour, and calls on Singapore to further engage with the ILO with a view to progressing towards full alignment with their content and ultimately pursuing their ratification ***within a reasonable timeframe***; | 15.Recalls that the Parties committed to make sustained efforts towards ratifying and effectively implementing the fundamental ILO conventions; takes note of the information provided so far by the Government of Singapore in relation to its compliance with three outstanding fundamental ILO conventions, namely those on Freedom of Association and Protection of the Right to Organise, on Discrimination and on Forced Labour, and calls on Singapore to further engage with the ILO with a view to progressing towards full alignment with their content and ultimately pursuing their ratification ***before the entry into force of this FTA***; |

Or. <Original>{EN}en</Original>

</Amend>

<Amend><Date>{06/02/2019}6.2.2019</Date> <ANo>A8-0048</ANo>/<NumAm>21</NumAm>

Amendment <NumAm>21</NumAm>

<RepeatBlock-By><By><Members>Anne‑Marie Mineur, Paloma López Bermejo, Stelios Kouloglou, Rina Ronja Kari, Patrick Le Hyaric, Barbara Spinelli, Younous Omarjee, Helmut Scholz, Eleonora Forenza, Emmanuel Maurel</Members>

<AuNomDe>{GUE/NGL}on behalf of the GUE/NGL Group</AuNomDe>

</By></RepeatBlock-By>

<TitreType>Report</TitreType> A8-0048/2019

<Rapporteur>David Martin</Rapporteur>

<Titre>EU-Singapore Free Trade Agreement (resolution)</Titre>

<DocRef>(2018/0093M(NLE))</DocRef>

<DocAmend>Motion for a resolution</DocAmend>

<Article>Paragraph 21</Article>

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| Motion for a resolution | Amendment |
| 21.Calls on the Commission to make good use of the general review clause of the agreement as soon as possible in order to strengthen the enforceability of labour and environmental provisions, including among the various enforcement methods consideration of a sanctions-based mechanism ***as a last resort***; | 21.Calls on the Commission to make good use of the general review clause of the agreement as soon as possible in order to strengthen the enforceability of labour and environmental provisions, including among the various enforcement methods consideration of a sanctions-based mechanism; |

Or. <Original>{EN}en</Original>

</Amend>

</RepeatBlock-Amend>