## **European Parliament**

2014-2019



## Committee on Constitutional Affairs

2015/2041(INI)

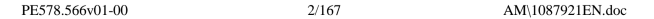
1.3.2016

## AMENDMENTS 1 - 385

**Draft report Sven Giegold** (PE567.666v01-00)

Transparency, accountability and integrity in the EU institutions (2015/2041(INI))

AM\1087921EN.doc PE578.566v01-00



#### Amendment 1

Jo Leinen, Enrique Guerrero Salom, Richard Corbett, Daciana Octavia Sârbu, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Claudia Tapardel, Pedro Silva Pereira, Sylvie Guillaume

## Motion for a resolution Citation 1

Motion for a resolution

- having regard to its decision of 15 April 2014 on the modification of the interinstitutional agreement on the Transparency Register<sup>1</sup> (*EU lobby register*);

Amendment

having regard to its decision of 15 April 2014 on the modification of the interinstitutional agreement on the Transparency Register<sup>1</sup>;

Or. en

## Amendment 2 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Citation 1 a (new)

Motion for a resolution

Amendment

- having regard in particular to Articles 9 and 10 of the Treaty on the European Union (TEU) and to Article 15 of the Treaty on the Functioning of the European Union (TFEU);

Or. en

Amendment 3 Sven Giegold

Motion for a resolution Citation 4 a (new)

<sup>&</sup>lt;del>------</del>

<sup>&</sup>lt;sup>1</sup> Texts adopted, P7\_TA(2014)0376.

<sup>&</sup>lt;sup>1</sup> Texts adopted, P7\_TA(2014)0376.

- having regard the OECD Principles for Transparency and Integrity in Lobbying,

Or. en

Amendment 4 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 8 May 2008 on the development of the framework for the activities of interest representatives (lobbyists) in the European institutions (2007/2115(INI));

Or. en

Amendment 5 Sven Giegold

Motion for a resolution Citation 4 b (new)

Motion for a resolution

Amendment

- having regard to its decision of 11 March 2014 on Public access to documents 2011-2013,

Or. en

Amendment 6 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

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## Motion for a resolution Recital A

## Motion for a resolution

A. whereas the Union 'shall observe the principle of the equality of its citizens, who shall receive equal attention from its institutions' (Article 9 of the Treaty on European Union), and whereas 'every citizen shall have the right to participate in the democratic life of the Union' and 'decisions shall be taken as openly and as closely as possible to the citizen' (Article 10(3));

#### Amendment

A. whereas the Union 'shall observe the principle of the equality of its citizens, who shall receive equal attention from its institutions' (Article 9 of the Treaty on European Union), and whereas 'every citizen shall have the right to participate in the democratic life of the Union' and 'decisions shall be taken as openly and as closely as possible to the citizen' (Article 10(3)) and that 'the Union's institutions, bodies, offices and agencies shall conduct their work as openly as possible' (Article 15(1) of the TFEU);

Or. en

## Amendment 7 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

## Motion for a resolution Recital A

### Motion for a resolution

A. whereas the Union 'shall observe the principle of the equality of its citizens, who shall receive equal attention from its institutions' (Article 9 of the Treaty on European Union), and whereas 'every citizen shall have the right to participate in the democratic life of the Union' and 'decisions shall be taken as openly and as closely as possible to the citizen' (Article 10(3));

### Amendment

A. whereas, in accordance with the principle of transparency, under Recital 13 to the Treaty on European Union, the second paragraph of Article 1, Article 9 and Article 10(3) TEU, the Union is to take decisions as closely as possible to the citizen and must observe the principle of the equality of its citizens, who are to receive equal attention from its institutions, and whereas 'every citizen shall have the right to participate in the democratic life of the Union';

Or. de

## Amendment 8 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas, in accordance with the requirement of transparency laid down in Article 15(3) TFEU in conjunction with the Article 42 of the Charter of Fundamental Rights and the settled caselaw of the Court of Justice of the EU, all citizens of the Union have the right of access to documents of the Union's institutions, bodies and other agencies<sup>1a</sup>;

<sup>1a</sup> Cf. COJEU, Joined Cases C-514/07 P, C-528/07 P and C-532/07 P

Or. de

Amendment 9 Morten Messerschmidt

Motion for a resolution Recital B

Motion for a resolution

B. whereas EU institutions are in most respects *already ahead* of national and regional political institutions *in terms of their transparency, accountability and integrity*;

Amendment

B. whereas *transparency*, *accountability* and integrity of EU institutions are in most respects in a more critical situation than of national and regional political institutions;

Or. en

Amendment 10 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Recital B

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B. whereas EU institutions are in *most* respects already ahead of national and regional political institutions in terms of their transparency, accountability and integrity;

#### Amendment

B. whereas EU institutions are in *some* respects already ahead of *certain* national and regional political institutions in terms of their transparency, accountability and integrity;

Or. en

### **Amendment 11**

Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

## Motion for a resolution Recital B

*Motion for a resolution* 

B. whereas EU institutions are in most respects already ahead of national and regional political institutions in terms of their transparency, accountability and integrity;

#### Amendment

B. whereas EU institutions *have been becoming more open and* are in most respects already ahead of national and regional political institutions in terms of their transparency, accountability and integrity;

Or. en

#### Amendment 12

Andrej Plenković, Herbert Reul, György Schöpflin, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas the adequate representation of different interests in the legislation process represents a significant source of information for Members and is crucial for the properly functioning of pluralistic societies;

## Amendment 13 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

## Motion for a resolution Recital C

Motion for a resolution

C. whereas, in view of the *greater* distance between the EU and its citizens, EU institutions must strive for the highest possible standards of transparency, accountability and integrity;

### Amendment

C. whereas, in view of the *growing* distance between the EU and its citizens, EU institutions must strive for the highest possible standards of transparency, accountability and integrity;

Or. en

## Amendment 14 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel

## Motion for a resolution Recital C

Motion for a resolution

C. whereas, in view of the greater distance between the EU and its citizens, EU institutions must strive for the highest possible standards of transparency, accountability and integrity;

#### Amendment

C. whereas, in view of the greater distance between the EU and its citizens and lower levels of media interest in the EU affairs, EU institutions must strive for the highest possible standards of transparency, accountability and integrity;

Or. en

Amendment 15 Constance Le Grip

Motion for a resolution Recital C

Motion for a resolution

Amendment

C. whereas, in view of the greater distance

C. whereas, in view of the greater distance

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between the EU and its citizens, EU institutions must *strive for the highest possible standards of* transparency, accountability and integrity;

between the EU and its citizens, EU institutions must *set an example in terms of* transparency, accountability and integrity;

Or. fr

Amendment 16 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Recital C a (new)

Motion for a resolution

Amendment

Ca. whereas lobbying is an integral part of democracy, and is essential in providing insights in the various societal interests as well as in providing information and expertise;

Or. en

Amendment 17 Sylvie Goulard

Motion for a resolution Recital C a (new)

Motion for a resolution

Amendment

Ca. whereas dialogue between law-makers and society is an integral part of democracy;

Or. en

Amendment 18 Ramón Jáuregui Atondo, Enrique Guerrero Salom

Motion for a resolution Recital C a (new)

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EN

#### Amendment

Ca. whereas, according to Transparency International, six out of ten European citizens consider their government to be seriously influenced or entirely co-opted by a few vested interests;

Or. es

Amendment 19 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Recital D

Motion for a resolution

D. whereas non-transparent, one-sided lobbying poses a significant threat to policy-making and to the public interest;

Amendment

D. whereas non-transparent, one-sided lobbying poses a significant threat to policy-making and to the public interest and to the trust of civilians in EU institutions;

Or. en

Amendment 20 Constance Le Grip

Motion for a resolution Recital D

*Motion for a resolution* 

D. whereas non-transparent, one-sided lobbying poses a significant threat to policy-making and to the public interest;

Amendment

D. whereas the public interest must remain the sole objective in European policy-making;

Or. fr

Amendment 21 Ramón Jáuregui Atondo, Enrique Guerrero Salom

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## Motion for a resolution Recital D

Motion for a resolution

D. whereas non-transparent, *one-sided* lobbying poses a significant threat to policy-making and to the public interest;

#### Amendment

D. whereas non-transparent lobbying constitutes one of the key corruption risks facing Europe and poses a significant threat to policy-making and to the public interest;

Or. es

### **Amendment 22**

Jo Leinen, Sylvia-Yvonne Kaufmann, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

## Motion for a resolution Recital D

Motion for a resolution

D. whereas non-transparent, *one-sided* lobbying *poses* a significant threat to policy-making and to the public interest;

#### Amendment

D. whereas non-transparent lobbying *can pose* a significant threat to *the integrity of policy-makers*, policy-making and to the public interest;

Or. en

## Amendment 23 Andrej Plenković, Tomáš Zdechovský, Paulo Rangel

## Motion for a resolution Recital D

Motion for a resolution

D. whereas non-transparent, one-sided lobbying *poses a significant threat* to policy-making and to the public interest;

## Amendment

D. whereas non-transparent, one-sided lobbying *may pose a serious challenge* to policy-making and to the public interest;

Or. en

Amendment 24 Rainer Wieland, Angelika Niebler

Motion for a resolution Recital D a (new)

Motion for a resolution

**Amendment** 

Da. whereas without a binding definition of lobbying no binding rules on lobbying can be adopted;

Or. de

Amendment 25 György Schöpflin

Motion for a resolution Recital D a (new)

Motion for a resolution

Amendment

Da. whereas in consequence of the ambiguous definitions and interpretations of transparency, the integrity and the accountability of EU institutions may be compromised in a volatile security environment;

Or. en

Amendment 26 Sven Giegold

Motion for a resolution Recital D a (new)

Motion for a resolution

Amendment

Da. having regard to its decision of 11 March 2014 on Public access to documents 2011-2013,

Or. en

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Amendment 27 Sven Giegold

Motion for a resolution Recital D a (new)

Motion for a resolution

Amendment

Da. whereas national Transparency Registers have been established in Austria, Ireland, Lithuania, Poland, Slovenia, United Kingdom und in some similar form in France and the Netherlands;

(based on input by Transparency International)

Or. en

Amendment 28 Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Subheading 1

Motion for a resolution

Amendment

Introducing a legislative footprint, making the *lobby* register as mandatory as possible

Introducing a legislative footprint, making the *transparency* register as mandatory as possible

Or. en

Amendment 29 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 1

#### Amendment

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

deleted

deleted

Or. de

Amendment 30 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 1

Motion for a resolution

Amendment

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

Or. en

Amendment 31 Constance Le Grip

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# Motion for a resolution Paragraph 1

## Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received:

#### Amendment

1. *Encourages* the Commission,
Parliament and the Council *to* record all input received from lobbyists/interest representatives on draft policies, laws and amendments as a 'legislative footprint'; suggests that this legislative footprint should consist of a form annexed to reports, detailing all the lobbyists with whom those in charge of a particular file have met in the process of drawing up each report;

Or. fr

Amendment 32 Jean-Marie Cavada

# Motion for a resolution Paragraph 1

Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

### Amendment

1. Believes that the Commission,
Parliament and the Council should *detail*all the lobbyists with whom those in charge
of a particular file have met in the process
of drawing up each report and *introduce*,
on a voluntary basis, the recording and
disclosure of written input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint';

Or. fr

## Amendment 33 Marc Jouland

# Motion for a resolution Paragraph 1

## Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

#### Amendment

1. Believes that the Commission,
Parliament and the Council should record
in detail all the lobbyists with whom those
in charge of a particular file have met in
the process of drawing up each report and,
as far as possible, record any written
proposals for amendment or voting
instructions sent unilaterally by external
stakeholders;

Or. fr

## Amendment 34 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

# Motion for a resolution Paragraph 1

### Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input received;

## Amendment

1. Believes that the Commission,
Parliament and the Council should be
obliged to record and disclose all input
received from lobbyists/interest
representatives on draft policies, laws and
amendments as a 'legislative footprint';
suggests that this legislative footprint
should consist of a form annexed to
reports, detailing all the lobbyists with
whom those in charge of a particular file
have met in the process of drawing up each
report, clearly indicating which lobbyists
had a substantial effect on that file and a
second document listing all written input
received;

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## Amendment 35 Sylvie Goulard

## Motion for a resolution Paragraph 1

Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

#### Amendment

1. Believes that a voluntary 'legislative footprint' (disclosing representatives met concerning draft policies, laws and amendments) on the part of the Commission, Parliament and the Council could improve the visibility of the workings of the European institutions; this voluntarily legislative footprint could for example consist of a form annexed to reports intending to detail a comprehensive list of the lobbyists with whom those in charge of a particular file have met in the process of drawing up each report;

Or. en

Amendment 36 Sven Giegold

Motion for a resolution Paragraph 1

Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose *all input received from lobbyists/interest representatives on* draft
policies, laws and amendments *as a 'legislative footprint'*; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file *have met in the process of* 

#### Amendment

1. Believes that the Commission,
Parliament and the Council should record
and disclose as a 'legislative footprint' all
activities carried out by persons falling
under the remit of the Transparency
Register (lobbyists) and designed to
influence draft policies, laws and
amendments at the Commission,
Parliament and/or Council; Members
should at regular intervals publish details

*drawing up each report* and a second document listing all written input received;

of all their lobby meetings on their Members page on the Parliament's website; suggests that this legislative footprint should consist of a form annexed to reports, detailing all the lobbyists with whom those in charge of a particular file met during the drafting process and a second document listing all written input received:

Or. en

## **Amendment 37**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 1

Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received:

#### Amendment

1. Believes that the Commission,
Parliament and the Council should
evaluate if all input received from
lobbyists/interest representatives on draft
policies, laws could be collected centrally,
e.g. by the Committees' secretariats, and
made public online; suggests that a
legislative footprint should be annexed to
reports, consisting of a form, detailing
organizations with which the rapporteur
in charge of a particular file has been in
contact with in the process of drawing up
each report;

Or. en

Amendment 38 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 1

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1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to reports, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input
received;

#### Amendment

1. *Encourages* that the Commission, Parliament and the Council record and disclose *relevant* input received from lobbyists/interest representatives on draft policies, laws and amendments as a 'legislative footprint';

Or. en

Amendment 39 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

# Motion for a resolution Paragraph 1

#### Motion for a resolution

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that this
legislative footprint should consist of a
form annexed to *reports*, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input received;

#### **Amendment**

1. Believes that the Commission,
Parliament and the Council should record
and disclose all input received from
lobbyists/interest representatives on draft
policies, laws and amendments as a
'legislative footprint'; suggests that, in the
context of the work of the institutions and
other agencies of the EU, this legislative
footprint should consist of a form annexed
to legislative documents, detailing all the
lobbyists with whom those in charge of a
particular file have met in the process of
drawing up each report and a second
document listing all written input received
during a legislative procedure;

Or. de

Amendment 40 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Recognises the best practise of a significant number of legislative footprints already published by rapporteurs in this and former legislatures in the European Parliament;

Or. en

Amendment 41 Sven Giegold

Motion for a resolution Paragraph 1 b (new)

Motion for a resolution

Amendment

1b. Calls on its Bureau and General Secretary to amend the Rules of Procedure and the resulting 'Guide to using the models and rules on presentation' to allow for transparency of lobby sources of draft reports and amendments and parts thereof within the same document, including Article 169 (1) of the Rules of Procedure to allow for annotations or justifications also for amendments to own-initiative reports, as long as this is done with the aim of making the source of the lobbying more transparent;

Or. en

Amendment 42 Jean-Marie Cavada

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# Motion for a resolution Paragraph 2

Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include everyone involved in the EU's policy-making process;

#### Amendment

2. Welcomes the Commission's initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals;

Or. fr

**Amendment 43 Marc Jouland** 

Motion for a resolution Paragraph 2

Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include everyone involved in the EU's policy-making process;

#### Amendment

2. Welcomes the Commission's initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; calls on the Commission to improve this mechanism, in particular by expanding it to include everyone involved in the EU's legislative initiative drafting process;

Or. fr

Amendment 44 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 2

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ΕN

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include everyone involved in the EU's policy-making process;

#### Amendment

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data, and the ban to meet with unregistered lobbyists, should be expanded to include everyone involved in the EU's policy-making process, regardless of the level of action;

Or. en

## Amendment 45 Jo Leinen, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 2

### Motion for a resolution

2. Calls on the Commission to *expand and* improve its existing initiative as laid out in its decision of 25 November 2014 *on* the publication of *information on* meetings held between *Members of* the Commission and *organisations* or self-employed individuals; *considers that the recording of meeting data should* be expanded to include *everyone* involved in the EU's policy-making process;

#### Amendment

2. Calls on the Commission to *further* improve its existing initiative as laid out in its decision of 25 November 2014 by expanding the practice to meet only organizations or self-employed individuals which are registered in the Transparency Register to all Commission staff: considers that the publication of scheduled meetings held between the Commission and *organizations* or self-employed individuals with the purpose of influencing EU-legislation could be expanded to include all Commission staff involved in the EU's policy-making process, by publishing the Commission unit(s) and the external organisation(s) present at the meetings;

Or. en

## Amendment 46 Maite Pagazaurtundúa Ruiz, Charles Goerens

# Motion for a resolution Paragraph 2

Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include everyone involved in the EU's policy-making process;

#### Amendment

2. *Commends the European* Commission *on its* initiative as laid out in its *recent* Decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals;

Or. en

Amendment 47 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 2

Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include everyone involved in the EU's policy-making process;

### Amendment

2. Welcomes the initiative of the Commission as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; calls on the Commission to continue with the increase of transparency in regard to meetings of decision makers in the EU's policy-making process, while taking into account necessary data protection;

Or. en

## Amendment 48 Sven Giegold

# Motion for a resolution Paragraph 2

## Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the recording of meeting data should be expanded to include *everyone involved in the EU's policy-making process*;

#### Amendment

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals on issues relating to policymaking and implementation in the Union with the exception of meetings with representatives of other Union institutions or bodies, public authorities of the Member States or third countries and of international organisations, social partners, churches and philosophical and non-confessional organisations, political parties and in certain specific cases where public information may undermine the protection of the life, the integrity or privacy of an individual, the financial. monetary or economic policy of the Union, the market stability or sensitive commercial information, the proper conduct of court proceedings or inspections, investigations audits or other administrative procedures, or the protection of any other important public interest recognised at Union level; understands 'meeting' as a bilateral encounter organised at the initiative of an organisation or self-employed individual or a Director-General to discuss an issue related to policymaking and implementation in the Union; encounters taking place in the context of an administrative procedure established by the Treaties or Union acts, which falls under the direct responsibility of the Director-General, as well as encounters of a purely private or social character or spontaneous encounters are excluded from this notion; understands

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'organisation or self-employed individual' as any organisation or individual, irrespective of their legal status, engaged in activities carried out with the objective of directly or indirectly influencing the formulation or implementation of policy and the decision-making processes of the institutions of the Union, irrespective of where these activities are undertaken and of the channel or medium of communication used; calls on the Commission to expand its decision not to meet unregistered lobbyists to all its staff;: considers that the recording of meeting data should be expanded to include all staff from Heads of Unit upwards;

Or. en

Amendment 49 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

Motion for a resolution Paragraph 2

### Motion for a resolution

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; considers that the *recording of meeting data* should be expanded to include everyone involved in the EU's policy-making process;

### Amendment

2. Calls on the Commission to expand and improve its existing initiative as laid out in its decision of 25 November 2014 on the publication of information on meetings held between Members of the Commission and organisations or self-employed individuals; takes the view that persons at the EU institutions and other agencies who are involved in legislative procedures should as a general rule only meet lobbyists and representatives of interest groups who are recorded in the transparency register; considers at the same time that the requirement which already exists in the Commission by decision of 25 November 2014 to record information about such meetings should be expanded to include everyone involved in the EU's policy-making process at the

## EU's institutions and other agencies;

Or. de

Amendment 50 Sven Giegold

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

### Amendment

2a. Calls on the Commission to extend its aforementioned decision by explicitly excluding unregistered lobbyists from receiving patronage for any public event on policy-issues, participation in Commission advisory bodies and expert groups, hosting events on Commission's premises;

Or. en

Amendment 51 Sven Giegold

Motion for a resolution Paragraph 2 b (new)

Motion for a resolution

### Amendment

2b. Calls on its Bureau and the Council to adopt similar decisions as the Commission for staff not to meet unregistered lobbyists; calls on the Commission to propose an amendment of Staff Regulations in the same sense;

Or. en

Amendment 52 Jean-Marie Cavada

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# Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls on the Commission to make all information on lobby influence easily accessible to the public through one centralised online database;

Amendment

deleted

Or. fr

**Amendment 53 Marc Jouland** 

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls on the Commission to make all information *on lobby influence* easily accessible to the public through one centralised online database;

### Amendment

3. Calls on the Commission to make all information *concerning meetings with lobbyists* easily accessible to the public through one centralised online database;

Or. fr

Amendment 54 Constance Le Grip

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls on the Commission to make *all* information *on lobby influence easily* accessible *to the public through one centralised online database*;

### Amendment

3. Calls on the Commission to make information *sent by lobbyists as* accessible *as possible*;

Or. fr

Amendment 55 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

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# Motion for a resolution Paragraph 3

### Motion for a resolution

3. Calls on the Commission to make all information on lobby influence easily accessible to the public through one centralised online database;

### Amendment

3. Calls on the Commission to make all information on lobby influence *available free of charge, fully comprehensible for and* easily accessible to the public through one centralised online database;

Or. en

## Amendment 56 Maite Pagazaurtundúa Ruiz, Charles Goerens

# Motion for a resolution Paragraph 3

## Motion for a resolution

3. Calls on the Commission to make all information *on lobby influence* easily accessible to the public through one centralised online database;

#### Amendment

3. Calls on the Commission to make all information easily accessible to the public through one centralised online database;

Or. en

## Amendment 57 Sven Giegold

# Motion for a resolution Paragraph 3

### Motion for a resolution

3. Calls on the Commission to make all information on lobby influence easily accessible to the public through one centralised online database;

#### Amendment

3. Calls on the Commission to make all information on lobby influence easily accessible to the public through one centralised online database including the Transparency Register, the register on expert groups, lobby meetings and declarations of interest of Members and Commissioners; this database should

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become a one-stop shop for all lobbying activity equipped with a solid search function and in a consistent format; all data should be freely downloadable in machine-readable format for further use;

Or. en

Amendment 58 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

### Amendment

3a. Notes that the first evaluations of data published about lobby meetings of Commissioners and Commission staff lobby meetings reveal a significant imbalance between business and non-business representatives; calls on the Commission to report annually on this balance; encourages the Commission to develop measures to achieve a better balance; calls on the Commission to empower less well weakly represented interests, rather than limiting meetings with those currently overrepresented;

Or. en

Amendment 59 Sven Giegold

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

3b. Suggests that all documents which have been made available to individual stakeholders have to be made public for all stakeholders and citizens;

## Amendment 60 Marc Joulaud

## Motion for a resolution Paragraph 4

### Motion for a resolution

4. Considers that, among the Members of the European Parliament, those appointed rapporteur or *committee chair have a special responsibility to be transparent about* their *contacts* with lobbyists in view of their role in EU legislation;

#### Amendment

4. Considers that, among the Members of the European Parliament, those appointed rapporteur or *shadow rapporteur should act transparently with regard to* their *relations* with lobbyists in view of their role in EU legislation;

Or. fr

## Amendment 61 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

# Motion for a resolution Paragraph 4

### Motion for a resolution

4. Considers that, among the Members of the European Parliament, those appointed rapporteur or committee chair have a special responsibility to be transparent about their contacts with lobbyists in view of their role in EU legislation;

### Amendment

4. Considers that, among the Members of the European Parliament, those appointed rapporteur, *shadow rapporteur* or committee chair have a special responsibility to be transparent about their contacts with lobbyists in view of their role in EU legislation;

Or. en

Amendment 62 Helmut Scholz, Barbara Spinelli

Motion for a resolution Paragraph 4

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4. Considers that, among the Members of the European Parliament, those appointed rapporteur or committee chair have a special responsibility to be transparent about their contacts with lobbyists in view of their role in EU legislation;

#### Amendment

4. Considers that, among the Members of the European Parliament, those appointed rapporteur *for legislative reports* or committee chair have a special responsibility to be transparent about their contacts with lobbyists in view of their role in EU legislation;

Or. de

Amendment 63 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Paragraph 5

Motion for a resolution

**Amendment** 

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

deleted

Or. en

Amendment 64 Andrej Plenković, György Schöpflin, Herbert Reul, Esteban González Pons, Tomáš Zdechovský, Cristian Dan Preda

Motion for a resolution Paragraph 5

Motion for a resolution

**Amendment** 

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of

deleted

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exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

Or. en

Amendment 65 Jean-Marie Cavada

## Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered *lobbyists* and publish information on such meetings online *and for rapporteurs to publish* a legislative footprint;

#### Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting *lobbyists* registered *with the institutions* and publish, *on a voluntary basis*, information on such meetings online, *with the aim of helping to establish* a legislative footprint;

Or. fr

## **Amendment 66 Marc Jouland**

# Motion for a resolution Paragraph 5

## Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

## Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory also for rapporteurs and shadow rapporteurs to record, within the services of their parliamentary committee, information concerning their meetings with lobbyists, so that it can be included in the online file at the end of the parliamentary committee procedure; encourages rapporteurs and shadow

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rapporteurs to prioritise, as far as possible, meetings with lobbyists who are on the register;

Or. fr

## Amendment 67 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

# Motion for a resolution Paragraph 5

## Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

#### Amendment

5. Suggests that the Code of Conduct should be amended, *without delay*, so as to make it mandatory for *rapporteurs*, *shadow* rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

Or. en

Amendment 68 Dennis de Jong, Ruža Tomašić, Ana Gomes

# Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

#### Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online on their official webpage of the Parliament, directly linked to the Transparency Register, and for rapporteurs to publish a legislative footprint;

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# Amendment 69 Paulo Rangel

## Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

### Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists;

Or. en

## Amendment 70 Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

#### Amendment

5. Suggests that rapporteurs and committee chairs *should* adopt the practice of exclusively meeting *lobbyists* registered *in the Transparency Register and publish scheduled meetings having the purpose to influence EU-legislation online*;

Or. en

Amendment 71 Sven Giegold

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# Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists *and* publish information on such meetings online and for rapporteurs to publish a legislative footprint;

#### Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the same practice of exclusively meeting registered lobbyists, *and for them to be obliged to* publish information on such meetings online and for rapporteurs to publish a legislative footprint;

Or. en

## Amendment 72 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

# Motion for a resolution Paragraph 5

### Motion for a resolution

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to adopt the *same* practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs to publish a legislative footprint;

### Amendment

5. Suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs *responsible for legislative reports* and committee chairs to adopt the practice of exclusively meeting registered lobbyists and publish information on such meetings online and for rapporteurs *responsible for legislative reports* to *compile and* publish a legislative footprint;

Or. de

Amendment 73 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 5 a (new)

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### Amendment

5a. Calls upon the European Parliament's Bureau for creating the possibility for Members of Parliament, who wish to do so, of publishing on their official webpage of the Parliament, which lobbyists they have met:

Or. en

Amendment 74 Jean-Marie Cavada

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

### Amendment

5a. Suggests that this information should include the date, venue and purpose of the meeting;

Or. fr

Amendment 75
Marc Jouland

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

### Amendment

5a. Proposes that information published online concerning appointments of rapporteurs and shadow rapporteurs with lobbyists should include the date, venue, name of the organisation with which the meeting is held, its client, should it have one, and the purpose of the appointment;

Or. fr

**Amendment 76 Marc Jouland** 

Motion for a resolution Paragraph 5 b (new)

Motion for a resolution

Amendment

5b. Encourages Members of the European Parliament to record voluntarily any appointments they have had with lobbyists in connection with their parliamentary duties, either in person or through their offices, and to make them available to the public online;

Or. fr

Amendment 77 Jean-Marie Cavada

Motion for a resolution Paragraph 6

Motion for a resolution

Amendment

6. Believes that an amendment should introduce mandatory monthly updates on lobby expenditures;

deleted

Or. fr

Amendment 78 Marc Joulaud

Motion for a resolution Paragraph 6

Motion for a resolution

Amendment

6. Believes that an amendment should introduce mandatory monthly updates on lobby expenditures;

deleted

Or. fr

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**Amendment 79** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 6

Motion for a resolution

Amendment

6. Believes that an amendment should introduce mandatory monthly updates on lobby expenditures;

deleted

Or. en

Amendment 80 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 6

Motion for a resolution

**Amendment** 

6. Believes that an amendment should introduce mandatory *monthly* updates on lobby expenditures;

6. Believes that an amendment should introduce mandatory *prompt* updates on lobby expenditures;

Or. de

Amendment 81 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 6

Motion for a resolution

Amendment

6. Believes that an amendment should introduce mandatory monthly updates on lobby expenditures;

6. Believes that an amendment should introduce mandatory monthly updates on *and control of* lobby expenditures;

Or. en

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## Amendment 82 Maite Pagazaurtundúa Ruiz, Charles Goerens

# Motion for a resolution Paragraph 6

Motion for a resolution

6. Believes that an amendment should introduce mandatory monthly updates on lobby expenditures;

### Amendment

6. Believes that an amendment should introduce mandatory monthly updates in the Transparency register on lobby expenditures by its registrants; in any case, there will be un update when the variation is greater than 10% of the expenditures;

Or. en

Amendment 83 Andrej Plenković, György Schöpflin, Esther de Lange, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 6

Motion for a resolution

6. Believes that an amendment should introduce mandatory *monthly* updates on lobby expenditures;

Amendment

6. Believes that an amendment should introduce mandatory *annual* updates on lobby expenditures;

Or. en

Amendment 84 Sven Giegold

Motion for a resolution Paragraph 6

Motion for a resolution

6. Believes that an amendment should introduce mandatory monthly updates on

Amendment

6. Believes that an amendment to the Code of Conduct for registered entities in the

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lobby expenditures;

Transparency Register should introduce mandatory monthly updates on lobby expenditures exceeding the present category within one month of the change taking place; believes a further amendment should oblige all registered entities to publish a detailed breakdown of the sources of funding for their various lobbying activities; stresses that the proportionality principle should be respected while not endangering the basic features of the transparency register;

Or. en

**Amendment 85** Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment

6a. Emphasises the principle that European Commission, Council and Parliament should end contacts with unregistered lobbyists;

Or. en

**Amendment 86** Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 7

*Motion for a resolution* 

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interAmendment

(Does not affect the English version.)

PE578.566v01-00 40/167 AM\1087921EN.doc institutional agreement and Parliament's Code of Conduct:

Or. de

## Amendment 87 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

## Motion for a resolution Paragraph 7

## Motion for a resolution

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct:

#### Amendment

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct; calls on the Commission to submit, within 2017, a proposal for a fully mandatory and legally-binding lobby register;

Or. en

## **Amendment 88**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 7

## Motion for a resolution

7. Reiterates its longstanding call to back up the EU *lobby* register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the inter-

#### Amendment

7. Reiterates its longstanding call to back up the EU *transparency* register with a legal act, *if it is not possible* to close all loopholes and achieve a fully mandatory register for all lobbyists *with an interinstitutional agreement*; considers that the proposal for this legal act could take into

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institutional agreement and Parliament's Code of Conduct;

account the progress achieved by changes in the inter-institutional agreement and Parliament's Code of Conduct:

Or. en

Amendment 89 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 7

Motion for a resolution

7. Reiterates its longstanding call to back up the EU *lobby* register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct;

#### Amendment

7. Reiterates its longstanding call to back up the EU *transparency* register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct:

Or. en

Amendment 90 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 7

Motion for a resolution

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a fully mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct;

## Amendment

7. Reiterates its longstanding call to back up the EU lobby register *which would* achieve a fully mandatory register for all lobbyists;

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## Amendment 91 Helmut Scholz, Barbara Spinelli

## Motion for a resolution Paragraph 7

## Motion for a resolution

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a *fully* mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the interinstitutional agreement and Parliament's Code of Conduct;

#### Amendment

7. Reiterates its longstanding call to back up the EU lobby register with a legal act to close all loopholes and achieve a *comprehensive and* mandatory register for all lobbyists; considers that the proposal for this legal act could take into account the progress achieved by changes in the inter-institutional agreement and Parliament's Code of Conduct; *Reminds the Commission of Parliament's call, in its resolution P7\_TA(2014)0376 of 15 April 2014, for an appropriate legislative proposal on a mandatory transparency register to be submitted pursuant to Article 352 TFEU by the end of 2016;* 

Or. de

Amendment 92 Rainer Wieland, Ingeborg Gräßle, Angelika Niebler

# Motion for a resolution Paragraph 8

## Motion for a resolution

8. Reiterates its call to the Council to join the lobby register as soon as possible;

### **Amendment**

8. Reiterates its call to the Council to join the lobby register as soon as possible; considers it regrettable that the Council has still not adopted a code of conduct for its members; considers that all EU institutions should reach agreement on a common code of conduct; insists that the Council must be just as accountable and transparent as the other institutions;

Or. de

Amendment 93 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 8

Motion for a resolution

Amendment

8. Reiterates its call to the Council to join the lobby register as soon as possible;

8. Reiterates its call to the Council, *including its preparatory bodies*, to join the lobby register as soon as possible;

Or. en

### Amendment 94

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 8

Motion for a resolution

Amendment

8. Reiterates its call to the Council to join the *lobby* register as soon as possible;

8. Reiterates its call to the Council to join the *transparency* register as soon as possible;

Or. en

Amendment 95 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 8

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## Motion for a resolution

# 8. Reiterates its call to the Council to join the lobby register *as soon as possible*;

### Amendment

8. Reiterates its call to the Council to join the lobby register;

Or. en

Amendment 96 Sven Giegold

Motion for a resolution Paragraph 8

Motion for a resolution

8. Reiterates its call to the Council to join the lobby register as soon as possible;

#### Amendment

8. Reiterates its call to the Council to join the lobby register as soon as possible; calls on all Member States to introduce lobby transparency legislation including a mandatory lobby register, legislative footprints and sanctions for violations; calls on Member States to oblige lobbyists to make transparent where their contacts with national politicians and public administration is aimed at influencing European legislation;

Or. en

Amendment 97 Helmut Scholz, Barbara Spinelli

Motion for a resolution Paragraph 8

Motion for a resolution

8. Reiterates its call to the Council to join the lobby register as soon as possible;

## Amendment

8. Reiterates its call to the European Council, the Council of the European Union and the institutions, bodies and agencies of the European Union which have not so far been covered to join the lobby register as soon as possible or at least, during a transitional phase during

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which a uniform common register is being developed for all EU institutions and agencies, to take this system as a reference system in order for its own cooperation with those organisations, independent individuals and third parties that concern themselves with the formulation and implementation of EU policies to cast them in the role of private persons performing public functions on behalf of the Union;

Or. de

Amendment 98 Enrique Guerrero Salom

Motion for a resolution Paragraph 8 a (new)

Motion for a resolution

Amendment

8a. Suggests advocating the approval of a code of ethics concerning the activities of lobbyists;

Or. es

Amendment 99 Jean-Marie Cavada

Motion for a resolution Paragraph 9

Motion for a resolution

Amendment

9. Considers lobby transparency through monthly reporting by lobbyists about their meetings as a key element for future EU legislation;

deleted

Or. fr

## Amendment 100 Marc Joulaud

# Motion for a resolution Paragraph 9

Motion for a resolution

Amendment

9. Considers lobby transparency through monthly reporting by lobbyists about their meetings as a key element for future EU legislation;

deleted

Or. fr

### Amendment 101

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 9

Motion for a resolution

Amendment

- 9. Considers *lobby* transparency *through* monthly reporting by lobbyists about their meetings as a key element for future EU legislation;
- 9. Considers transparency of lobbying activities as an essential element for a better legislative process in the EU;

Or. en

Amendment 102 Andrej Plenković, György Schöpflin, Esther de Lange, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 9

Motion for a resolution

Amendment

- 9. Considers lobby transparency through *monthly* reporting by lobbyists about their meetings as a key element for future EU legislation;
- 9. Considers lobby transparency through *annual* reporting by lobbyists about their meetings as a key element for future EU legislation;

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EN

## Amendment 103 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

## Motion for a resolution Paragraph 10

Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason;

#### Amendment

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason and holding a reticent behaviour or providing insufficient or misleading information during such hearings or committees;

Or. en

### **Amendment 104**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

## Motion for a resolution Paragraph 10

Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason;

## Amendment

10. Believes that the Rules of Procedure should be amended in order to withdraw access badges to the European Parliament from representatives of organisations that have refused to cooperate with a parliamentary inquiry; believes that repeated incidents should lead to a temporary suspension from the EU transparency register;

## Amendment 105 Maite Pagazaurtundúa Ruiz, Charles Goerens

# Motion for a resolution Paragraph 10

## Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient *reason*;

### Amendment

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include besides the points as established in paragraph 10 of the European Parliament decision of 15 April 2014 on the modification of the interinstitutional agreement on the Transparency Register, also include turning down formal invitations to hearings or committees without sufficient justification;

Or. en

## Amendment 106 Sven Giegold

# Motion for a resolution Paragraph 10

## Motion for a resolution

Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason;

## Amendment

Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct for registered entities in the Transparency Register, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason; calls on Commission to add all those instances of inappropriate behaviour to point b in the Code of Conduct for registered entities in the Transparency Register when revising the interinstitutional agreement;

## Amendment 107 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

# Motion for a resolution Paragraph 10

## Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression *should* be taken to include turning down formal invitations to hearings or committees without sufficient reason:

#### Amendment

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression *could* be taken to include turning down formal invitations to hearings or committees without sufficient reason:

Or. en

## Amendment 108 Sylvie Goulard, Maite Pagazaurtundúa Ruiz

# Motion for a resolution Paragraph 10

## Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken *to* include turning down formal invitations to hearings or committees without sufficient *reason*;

#### Amendment

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken, besides the points as established in paragraph 10 of the European Parliament decision of 15 April 2014 on the modification of the interinstitutional agreement on the Transparency Register, also include turning down formal invitations to hearings or committees without sufficient justification, as requested in the European Parliament resolution of 25 November 2015 on tax rulings and other measures similar in *nature or effect (2015/2066(INI)*;

## Amendment 109 Benedek Jávor, Ana Gomes

# Motion for a resolution Paragraph 10

Motion for a resolution

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct, this expression should be taken to include turning down formal invitations to hearings or committees without sufficient reason;

#### Amendment

10. Considers that, when interpreting 'inappropriate behaviour' within the meaning of point (b) of the Code of Conduct for registered entities in the Transparency Register, this expression should be taken to include: (a) performance, or any active promotion, of activities in the field of communication with the EU institutions and their Members or staff which are liable to impair the functionality of the EU institutions' communication systems, particularly in cases where such activities are performed anonymously; (b) failing to declare the interests or clients being represented when contacting a Member of the European Parliament or officials or other staff of the European Parliament with regard to the legislative process; (c) employing 'front groups', i.e. organisations which hide the interests and parties they serve, the latter not being registered in the Transparency Register; and (d) employing the official representatives of third countries when engaged in direct and indirect lobbying activities, (e) offer or grant support, whether financial or in terms of staff or material to Members of the European Parliament or their assistants, staff of Commission or the Council; calls on Commission to add all those instances of inappropriate behaviour to point (b) in the Code of Conduct for registered entities in the Transparency Register when revising the interinstitutional agreement;

Amendment 110 Sven Giegold

Motion for a resolution Paragraph 10 a (new)

Motion for a resolution

Amendment

10a. The Interinstitutional Agreement should be amended to provide for an independent body to rule on alleged violations of the Code of Conduct for registered entities, such as a judge or a retired judge of the General Court or the Court of Justice;

(based on input by the Council of Bars and Law Societies of Europe (CCBE))

Or. en

Amendment 111 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 11

Motion for a resolution

Amendment

11. Insists that registered law firms should declare in the lobby register all clients on whose behalf they perform covered activities;

deleted

Or. en

Amendment 112 Jean-Marie Cavada

Motion for a resolution Paragraph 11

Motion for a resolution

Amendment

11. Insists that registered law firms should

11. Insists that registered law firms should

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declare in the lobby register all clients on whose behalf they perform *covered* activities;

declare in the lobby register all clients on whose behalf they perform *lobbying* activities *in the institutions*;

Or. fr

Amendment 113 Marc Jouland

Motion for a resolution Paragraph 11

Motion for a resolution

11. Insists that registered law firms should declare in the lobby register all clients on whose behalf they perform *covered* activities;

## Amendment

11. Insists that registered law firms should declare in the lobby register all clients on whose behalf they perform *lobbying* activities *in the EU institutions that fall within the scope of the register*;

Or. fr

Amendment 114 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 11

Motion for a resolution

11. Insists that *registered* law firms *should declare in* the lobby register all clients on whose behalf they perform covered activities;

Amendment

11. Insists that law firms *conducting lobby activities should join* the lobby register *and consequently declare* all clients on whose behalf they perform covered activities;

Or. en

Amendment 115 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 11

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EN

## Motion for a resolution

11. Insists that registered law firms should declare in the lobby register all clients on whose behalf they perform *covered* activities;

### Amendment

11. Insists that registered law firms *and consultancies* should declare in the lobby register all clients on whose behalf they perform *lobbying* activities;

Or. en

### **Amendment 116**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 11

Motion for a resolution

11. Insists that registered law firms should declare in the *lobby* register all clients on whose behalf they perform *covered activities*;

### Amendment

11. Insists that registered law firms which are also active in lobbying should declare in the transparency register all clients on whose behalf they perform activities with the purpose of influencing EU-legislation; points out that law firms can only refer to the attorney client privilege when giving legal advice;

Or. en

Amendment 117 Sven Giegold

Motion for a resolution Paragraph 11

Motion for a resolution

11. Insists that registered law firms should declare in the lobby register all clients on whose behalf they perform covered activities;

## Amendment

11. Insists that registered entities, including law firms, should declare in the lobby register all clients on whose behalf they perform covered activities; welcomes the recent decisions taken by the Brussels and Paris Bars recognising the differences between court-related

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activities of lawyers and other activities falling within the scope of the Transparency Register; moreover, invites the Council of Bars and Law Societies of Europe to encourage its members to adopt similar measures;

(based on input by the Council of Bars and Law Societies of Europe (CCBE))

Or. en

Amendment 118 Maite Pagazaurtundúa Ruiz

Motion for a resolution Paragraph 11 a (new)

Motion for a resolution

Amendment

11a. Considers that professional consultancies, law firms and self-employed consultants (section I of Annex I of the interinstitutional agreement on the Transparency Register) should indicate the exact volume of the activities covered by the Register; in addition, considers that the total amount of the revenues earned by activities of representation should be specified;

Or. en

Amendment 119 Andrej Plenković, György Schöpflin, Herbert Reul, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 11 a (new)

Motion for a resolution

Amendment

11a. Recalls the position of the EP adopted in the Gualtieri report on the modification of the interinstitutional agreement on the Transparency Register(2014/2010(ACI)), with regard to

professional organisations, and their readiness to work in partnership to ensure that, in the interest of their profession the withholding of information is confined exclusively to what the legislation objectively permits;

Or. en

Amendment 120 Sylvie Goulard

Motion for a resolution Paragraph 12

Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

Amendment

deleted

Or. en

Amendment 121 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 12

Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

## Amendment

12. Asks the Bureau, *in accordance with Article 15 TFEU and Article 11 TEU*, to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

Or. de

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## Amendment 122 Marc Joulaud

# Motion for a resolution Paragraph 12

## Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

#### Amendment

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration, or that they are not present in Parliament in their capacity as a lobbyist;

Or fr

## Amendment 123 Dennis de Jong, Ruža Tomašić, Ana Gomes

# Motion for a resolution Paragraph 12

## Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

#### Amendment

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration; considers that visitors' groups should be excepted from this;

Or. en

## **Amendment 124**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

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# Motion for a resolution Paragraph 12

Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

#### Amendment

12. Emphasises that the European Parliament as the European citizens' chamber should retain an open door policy towards the citizens and that no unnecessary obstacles should be created, which could discourage citizens from visiting the European Parliament's premises;

Or. en

Amendment 125 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 12

Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

### Amendment

12. Asks the Bureau to *think about the possibility to* restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

Or. en

Amendment 126 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 12

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## Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals by making all visitors to its premises sign a declaration that they are not lobbyists falling within the scope of the register or otherwise declare their registration;

### Amendment

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations or individuals *that undertake lobbying activities*;

Or. en

Amendment 127 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

Motion for a resolution Paragraph 12

Motion for a resolution

12. Asks the Bureau to restrict access to Parliament's premises for non-registered organisations *or* individuals *by making all visitors to its premises sign a declaration that they are not lobbyists* falling within the scope of the register *or otherwise declare their registration*;

#### **Amendment**

12. Asks the Bureau without delay to commission a technical and organisational solution which will make it possible to restrict access to Parliament's premises for non-registered organisations and individuals who perform tasks falling within the scope of the register;

Or. de

Amendment 128 Morten Messerschmidt

Motion for a resolution Paragraph 12 – point 1 (new)

*Motion for a resolution* 

## Amendment

(1) Regrets that according to the Transparency International report more than half of the entries on the EU's lobbying disclosure register in 2015 were inaccurate, incomplete or meaningless; Amendment 129 Sven Giegold

Motion for a resolution Paragraph 12 a (new)

Motion for a resolution

## Amendment

12a. Asks the Bureau and its General Secretary to ease the reactivation process necessary for lobby badges by setting up a designated reactivation facility in order to avoid excessive waiting times to gain entry to premises; asks to remove the restriction of not more than four pass holders being able to access premises at the same time;

Or. en

Amendment 130 Sven Giegold

Motion for a resolution Paragraph 12 b (new)

Motion for a resolution

## Amendment

12b. Calls on its General Secretary to amend the rules governing passes and authorisations granting access to Parliament's premises as of 13 December 2013 to oblige anyone applying for an Entourage pass to sign a document guaranteeing not to engage in activities falling within the scope of the Transparency Register;

Or. en

Amendment 131 Constance Le Grip

# Motion for a resolution Paragraph 13

## Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

#### Amendment

13. Believes it to be necessary to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

Or. fr

## **Amendment 132**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 13

## Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

### Amendment

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive; calls in this regard to substantially increase the resources of the Transparency Unit within the European Parliament and the Joint Transparency Register Secretariat;

Or. en

Amendment 133 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 13

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ΕN

## Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce *a* proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

### Amendment

13. Believes it to be necessary, as a matter of urgency, to introduce an efficient and proper monitoring system for submitted information to the Register, with enough personnel and financial resources, in order to methodically ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive; therefore considers that the Joint Transparency Register Secretariat must be reinforced to investigate the complaints, to better address the verification of the viability of the Register and to control fully control the registered data;

Or. en

Amendment 134 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 13

Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

Amendment

13. *Reiterates the necessity* to introduce a proper monitoring system for submitted information in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

Or. en

Amendment 135 Sven Giegold

Motion for a resolution Paragraph 13

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## Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for *submitted information* in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

### Amendment

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for *submissions* in order to ensure that the information that registrants provide is meaningful, accurate, up-to-date and comprehensive;

Or. en

Amendment 136 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

Motion for a resolution Paragraph 13

Motion for a resolution

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system for submitted information in order to ensure that the information that *registrants* provide is meaningful, accurate, up-to-date and comprehensive;

#### **Amendment**

13. Believes it to be necessary, as a matter of urgency, to introduce a proper monitoring system, with adequate staffing and technical resources, for submitted information in order to ensure that the information that registered organisations and individuals provide is meaningful, accurate, up-to-date and comprehensive;

Or. de

Amendment 137 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 13 a (new)

Motion for a resolution

Amendment

13a. Calls for control and sanctions in case the information of registrants is incorrect;

## Amendment 138 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

Motion for a resolution Paragraph 13 a (new)

Motion for a resolution

Amendment

13a. Suggests that false statements from visitors, be they professionals or not, or the provision of information that is misleading, inappropriate, inaccurate, not up-to-date or incomplete, should be punished by a ban on entering Parliament for three years;

Or. it

Amendment 139 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 14

Motion for a resolution

14. Believes that *at least 5 % of* declarations should be checked each year;

Amendment

14. Believes that declarations should be checked each year *on the basis of random sampling*;

Or. de

Amendment 140 Morten Messerschmidt

Motion for a resolution Paragraph 14

Motion for a resolution

14. Believes that at least 5 % of declarations should be checked each year;

**Amendment** 

14. Takes into account that 900 checks out of 7 352 registrants were performed in 2014 and 3500 quality checks out of 9 210

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registrants were done in 2015 that is 12% and 38% respectively of the total; believes that the number of quality checks should be increased or at least it should remain at the same level:

Or. en

**Amendment 141** Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

**Motion for a resolution** Paragraph 14

Motion for a resolution

14. Believes that at least 5 % of declarations should be checked each year; Amendment

14. Believes that at least 5 % of declarations should be checked each year and the Joint Transparency Register Secretariat is provided with sufficient and adequate administrative and financial means;

Or. en

**Amendment 142** Dennis de Jong, Ruža Tomašić, Ana Gomes

**Motion for a resolution** Paragraph 14

*Motion for a resolution* 

14. Believes that at least 5 % of declarations should be checked each year; Amendment

14. Believes that at least 25 % of declarations should be checked each year;

Or. en

**Amendment 143** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

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# Motion for a resolution Paragraph 14

Motion for a resolution

14. Believes that at least 5 % of declarations should be checked each year;

Amendment

14. Believes that at least 5 % of declarations should be checked *by the Transparency Unit* each year;

Or. en

Amendment 144 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 14

Motion for a resolution

14. Believes that at least 5 % of declarations should be checked each year;

Amendment

14. Believes that at least **20** % of declarations should be checked each year;

Or. en

Amendment 145 Sylvie Goulard

Motion for a resolution Paragraph 14

Motion for a resolution

14. Believes that *at least 5* % of declarations should be checked each year;

Amendment

14. Believes that *a set percentage* of declarations should be checked each year;

Or. en

Amendment 146 Helmut Scholz, Barbara Spinelli

Motion for a resolution Paragraph 14

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## Motion for a resolution

14. Believes that at least 5 % of declarations should be checked each year;

## Amendment

14. Believes that at least *one quarter* of declarations should be checked each year;

Or. de

Amendment 147 Sylvie Goulard

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

**Amendment** 

deleted

Or. en

Amendment 148 Izaskun Bilbao Barandica

Motion for a resolution Paragraph 15

*Motion for a resolution* 

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

## Amendment

15. Believes that representations of national, regional and local governments and their associations should not fall under the EU Transparency register when acting in the public interest and accountable to elected politicians;

## Amendment 149 Elmar Brok

# Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

#### Amendment

15. Believes that democratically elected and controlled State institutions at national, regional and local level and their representations should be excluded from the transparency register;

Or. de

Amendment 150 Rainer Wieland, Manfred Weber, Angelika Niebler

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

## Amendment

15. Believes that representations of national, regional and local governments, and their respective umbrella organisations, should not fall under the EU lobby register;

Or. de

Amendment 151 Marc Joulaud

Motion for a resolution Paragraph 15

Motion for a resolution

15. *Believes that* representations of

Amendment

15. *Encourages* representations of

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national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

national, regional and local governments to set up a lobby register where they are fully publicly funded;

Or. fr

Amendment 152 Helmut Scholz

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

### Amendment

15. Takes the view, with reference to Articles 4(2) and 5(2) TEU, that local authorities and their representations, which in carrying out their tasks have a duty to respect the public interest, to perform a constitutional remit and to respect fundamental rights, should not fall under the EU transparency register if they are acting in pursuit of the public interest subject to democratic control;

Or. de

Amendment 153 Josep-Maria Terricabras, Ian Hudghton

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

### Amendment

15. Believes that representations of national, regional and local governments and their associations should not fall under the EU Transparency register as they act in the public interest and are accountable to elected politicians;

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ΕN

## **Amendment 154**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Pedro Silva Pereira, Sylvie Guillaume

## Motion for a resolution Paragraph 15

## Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU *lobby* register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

### Amendment

15. Believes that representations of national, regional and local governments should not fall under the EU transparency register, as they are part of the EU's multi-level system of governance;

Or. en

## Amendment 155 Othmar Karas

# Motion for a resolution Paragraph 15

## Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

## Amendment

15. Believes that representations of national, regional and local governments and their representative associations should not fall under the EU lobby register when acting in the public interest and accountable to elected politicians;

Or. en

### Amendment 156

Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

# Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

#### Amendment

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register;

Or. en

Amendment 157 Sven Giegold

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not *offer workspace for* private or *corporate actors within their representations*;

#### Amendment

15. Recognises that national, regional and local governments, as well as their internal bodies and formal and informal associations thereof, are part of the multilevel governance of the European Union; their participation in the European legislative process and their contacts with EU institutions have another quality than private actors and result in their responsibility not only towards their voters but to all EU citizens when it comes to transparency, accountability and integrity; believes that representations of national, regional and local governments towards the EU institutions, as well as their internal bodies and formal and informal associations composed exclusively thereof, should not fall under the EU lobby register if they have their own mandatory lobby register and do not engage in representing private or economic interests; calls on its General Secretary to amend the rules governing passes and authorisations granting access

to parliaments premises as of 13
December 2013 to oblige representatives
of national, regional and local
governments who apply for passes
granting access to Parliament's premises
to sign a document guaranteeing they will
not engage in representing private or
economic interests:

Or. en

Amendment 158 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 15

Motion for a resolution

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

#### Amendment

15. Believes that representations of national, regional and local governments of *Member States as well as third country representations* should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

Or. en

Amendment 159 Heinz K. Becker

Motion for a resolution Paragraph 15

*Motion for a resolution* 

15. Believes that representations of national, regional and local governments should not fall under the EU lobby register if they have their own mandatory lobby register and do not offer workspace for private or corporate actors within their representations;

### Amendment

15. Believes that representations of national, regional and local governments and their representative associations should not fall under the EU lobby register when acting in the public interest and accountable to elected politicians;

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Amendment 160 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 15 a (new)

Motion for a resolution

Amendment

15a. Believes that unofficial groupings of members, such as MEP-industry Forums, should be governed by rules guaranteeing full transparency regarding the list of their members and the declaration of support, in cash or in kind, that they receive;

Or. en

Amendment 161 Cristian Dan Preda

Motion for a resolution Paragraph 15 a (new)

Motion for a resolution

Amendment

15a. Points out the need to find ways to encourage organisations representing civil society to use more the Transparency Register, so the variety of interests is represented in the decision-making process;

Or. en

Amendment 162 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda, Herbert Dorfmann

Motion for a resolution Paragraph 15 a (new)

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## Motion for a resolution

#### Amendment

15a. Is of the opinion that further steps need to be taken both to tackle ethical issues relating to the political role of lobbies, their practices and their influence and to promote safeguards for integrity, in order to raise the level of transparency of lobbying activities;

Or. en

Amendment 163 Sajjad Karim

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil

Amendment

deleted

Or. en

Amendment 164 Jean-Marie Cavada

society;

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that *the members of* the Advisory Committee *chosen from among* Members of the European Parliament *should be complemented by a majority* of

Amendment

16. Believes that *access to* the Advisory Committee *must be restricted to* Members of the European Parliament *alone, in order to preserve the secrecy* of *any* 

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externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society; investigations or orders of reference that the Advisory Committee might deal with as part of its duties;

Or. fr

Amendment 165 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that *the* members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by *a majority of externally chosen* members *who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society*;

#### Amendment

16. Believes that *three* members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by *two external former* Members *or former judges from the Court of Justice of the EU, likewise chosen by Parliament*;

Or. de

Amendment 166 Marc Joulaud

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by *a majority of* externally chosen members who *must be* qualified *experts* in the field of ethics regulation *and should be drawn from an open call and include* members of civil society;

## Amendment

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by externally chosen members who *are* qualified in the field of ethics regulation, *in addition to* members of civil society;

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# Amendment 167 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

# Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the *members of the* Advisory Committee *chosen from among Members of the European Parliament* should be *complemented by a majority of* externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

#### Amendment

16. Believes that the Advisory Committee should be *formed by independent and* externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open *and transparent* call and include members of civil society;

Or. en

Amendment 168 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

#### Amendment

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified *independent* experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

## Amendment 169 Richard Corbett

# Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

#### Amendment

16. The Advisory Committee shall be composed of five members, appointed by the President after consulting the bureaux and the coordinators of the Committee on Constitutional Affairs and the Committee on Legal Affairs, and comprising:

- -At least one member who has held high judicial office
- At least one member who is a qualified auditor
- -At least one member who is a former MEP

and who are not sitting MEPs.

Or. en

Amendment 170 Jo Leinen, Sylvia-Yvonne Kaufmann, Mady Delvaux, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Pedro Silva Pereira

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

Amendment

16. Believes that the members of the Advisory Committee composed of MEPs should be chosen according to their expertise, inter alia in accounting, legal affairs and ethics regulation; underlines that the composition of the Advisory Committee must at the same time reflect the political balance in the European Parliament, for example through a

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Or. en

Amendment 171 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

### Amendment

16. Believes the members of the Advisory Committee should not be current
Members of the European Parliament but consist of externally chosen members of which at least one member who has held a high judicial office, one who is a qualified auditor and one who is a former Member;

Or. en

Amendment 172 Andrej Plenković, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 16

Motion for a resolution

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a majority of externally chosen members who must be qualified experts in the field of ethics regulation and should be drawn from an open call and include members of civil society;

#### Amendment

16. Believes that the members of the Advisory Committee chosen from among Members of the European Parliament should be complemented by a externally chosen *member who should be former member of the European Court of Justice or European Court of Auditors*;

Amendment 173 Maite Pagazaurtundúa Ruiz

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16a. Considers that the Code of Conduct should be modified to allow the Advisory Committee to ask for the participation of qualified experts in the field of ethics and members of the civil society when dealing with topics in which this participation is advisable;

Or. en

Amendment 174 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16a. Believes that the Advisory Committee should check the compliance of MEPs with the Code of Conduct, including all the declarations of financial interests and assessing the post term-of office activities of MEPs;

Or. en

Amendment 175 Jean-Marie Cavada

Motion for a resolution Paragraph 16 a (new)

Motion for a resolution

Amendment

16a. Takes the view that members of the Advisory Committee are entitled to call,

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on an ad hoc basis, on qualified experts in the field of ethics regulation, in the form of hearings in particular;

Or. fr

Amendment 176 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 16 b (new)

Motion for a resolution

**Amendment** 

16b. Believes that not only the President should be able to report possible breaches of the Code of Conduct, including the declaration of financial interests and an assessment of the post term-of-office activities, to the Advisory Committee, but also Members of the Parliament, as well as members of civil society;

Or. en

Amendment 177 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 16 c (new)

Motion for a resolution

Amendment

16c. Believes that the mandate of the Advisory Committee should be extended by including in the annual report recommendations for improving the compliance of Members of Parliament with the Code of Conduct, inter alia, by clarifying its contents, whenever necessary;

**Amendment 178 Constance Le Grip** 

Motion for a resolution Paragraph 17

Motion for a resolution

Amendment

17. Believes that the Code of Conduct should be amended to empower the enlarged Advisory Committee to adopt final decisions instead of the President;

deleted

Or. fr

Amendment 179 Sajjad Karim

Motion for a resolution Paragraph 17

Motion for a resolution

Amendment

17. Believes that the Code of Conduct should be amended to empower the enlarged Advisory Committee to adopt final decisions instead of the President;

deleted

deleted

Or. en

Amendment 180 Andrej Plenković, György Schöpflin, Herbert Reul, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 17

*Motion for a resolution* 

Amendment

17. Believes that the Code of Conduct should be amended to empower the enlarged Advisory Committee to adopt final decisions instead of the President;

Amendment 181 Jean-Marie Cavada, Mady Delvaux

Motion for a resolution Paragraph 17

Motion for a resolution

17. Believes that the Code of Conduct should be amended to empower the *enlarged* Advisory Committee to *adopt* final decisions *instead* of the *President*;

#### Amendment

17. Believes that the Code of Conduct should be amended to empower the Advisory Committee to access all the data it requires in order to analyse all aspects of a matter, including the findings of any investigations conducted by OLAF, so that it can take final decisions in full knowledge of the facts;

Or. fr

Amendment 182 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 17

Motion for a resolution

17. Believes that the Code of Conduct should be amended *to empower the enlarged* Advisory Committee *to adopt* final decisions *instead* of the President:

Amendment

17. Believes that the Code of Conduct should be amended, without delay, to ensure that the advice given by the Advisory Committee as well as the final decisions of the President are made public;

Or. en

Amendment 183 Jo Leinen, Sylvia-Yvonne Kaufmann, Mady Delvaux, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Pedro Silva Pereira

Motion for a resolution Paragraph 17

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## Motion for a resolution

17. Believes that the Code of Conduct should be amended to empower the *enlarged* Advisory Committee to adopt final decisions instead of the President;

#### Amendment

17. Believes that the Code of Conduct should be amended to additionally empower the Advisory Committee to initiate the procedure for investigating a possible breach of the code of conduct for MEPs, and to empower the Conference of Presidents to adopt final decisions instead of the President; requests that the Advisory Committee is informed about the final decision in due course;

Or. en

Amendment 184 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 17

Motion for a resolution

17. Believes that the Code of Conduct should be amended to empower the enlarged Advisory Committee to *adopt* final decisions *instead* of the President;

#### Amendment

17. Believes that the Code of Conduct should be amended to empower the enlarged Advisory Committee to *give advice prior to the motivated* final decisions of the President;

Or. en

Amendment 185 Helmut Scholz

Motion for a resolution Paragraph 17

Motion for a resolution

17. Believes that the *Code of Conduct* should be *amended to empower the* enlarged Advisory Committee to adopt final decisions instead of the President;

## Amendment

17. Believes that the future Advisory Committee should be assigned the power, where sufficient factual evidence of a conflict of interests exists, to undertake investigations independently and to

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submit to the President of Parliament specific proposals for decisions, which should be put to the vote in plenary for final adoption;

Or. de

Amendment 186 Jo Leinen, Sylvia-Yvonne Kaufmann, Mady Delvaux, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 17 a (new)

Motion for a resolution

Amendment

17a. Deems it necessary that the Advisory Committee has access to information and documents relevant to cases it has to examine, including the results of OLAF investigations;

Or. en

Amendment 187 Sven Giegold

Motion for a resolution Paragraph 17 a (new)

Motion for a resolution

Amendment

17a. Believes that the Code of Conduct should be amended to empower the Advisory Committee and Committee chairs to be able to initiate inquiries themselves;

Or. en

Amendment 188 Rainer Wieland, Angelika Niebler

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# Motion for a resolution Paragraph 18

Motion for a resolution

Amendment

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

Or. de

Amendment 189 Sajjad Karim

Motion for a resolution Paragraph 18

Motion for a resolution

Amendment

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

deleted

deleted

Or. en

Amendment 190 Andrej Plenković, György Schöpflin, Herbert Reul, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 18

Motion for a resolution

Amendment

18. Believes that the Rules of Procedure should be amended with regard to

deleted

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Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

Or. en

Amendment 191 Maite Pagazaurtundúa Ruiz

Motion for a resolution Paragraph 18

Motion for a resolution

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

## Amendment

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests when the revenues are superior to 10.000 euros per month; in addition, there must be the possibility for the Advisory Committee and the supportive administration to ask for proof where necessary;

Or. en

Amendment 192 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 18

Motion for a resolution

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks *in samples* and to empower them to ask for proof where necessary;

## Amendment

18. Believes that the Rules of Procedure should be amended, *without delay*, with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks and to empower them to ask for proof *and explanations* where necessary;

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# Amendment 193 Sajjad Karim

## Motion for a resolution Paragraph 18

Motion for a resolution

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

#### Amendment

18. Recognises that the Parliament's Advisory Committee on the Code of Conduct has functioned well since its established in 2012; considers that the implementation of such a committee, as a body to make recommendations to the President of Parliament, has the improved transparency and consistency of the decision making process as regards Members outside interests;

Or. en

Amendment 194 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 18

Motion for a resolution

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks *in samples* and to empower them to ask for proof where necessary;

# Amendment

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to task the Advisory Committee and the supportive administration with factual checks *of all declarations* and to empower them to ask for proof where necessary;

# Amendment 195 Jo Leinen, Sylvia-Yvonne Kaufmann, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 18

Motion for a resolution

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to *task the Advisory Committee and* the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

Amendment

18. Believes that the Rules of Procedure should be amended with regard to Members' declarations of financial interests to *introduce more accurate categories for income from external sources and to task* the supportive administration with factual checks in samples and to empower them to ask for proof where necessary;

Or. en

Amendment 196 Maite Pagazaurtundúa Ruiz

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

**Amendment** 

18a. Considers that the Code of Conduct should be modified to allow the Advisory Committee to sanction conflicts of interests;

Or. en

Amendment 197 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18a. Believes that the Code of Conduct

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should be amended without delay to ensure that Members publish their income tax return and patrimonial situation in order to make it easier and more accurate the factual checks;

Or. en

Amendment 198 Ingeborg Gräßle

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18a. Calls on the Court of Justice of the European Union, the European Ombudsman and the Council of the European Union to publish a meaningful declaration of the financial interests of their members;

Or. de

Amendment 199 Sylvie Goulard

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18a. Believes that the Members' declaration of financial interests form should be modified to require the declaration of net income received rather than gross, as the tax systems and social contributions differ widely between Member States; considers that this would give a much more accurate overview of the complementary sources of income which an MEP receives;

Amendment 200 Andrej Plenković, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18a. Encourages the dissemination of the conflict-of-interest policy among officials alongside on-going awareness-raising activities;

Or. en

Amendment 201 Sven Giegold

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18a. Believes that the Rules of Procedure should be amended to empower the Advisory Committee and its secretariat to be able to request the tax declaration of the Member in question for the purpose of carrying out its investigations;

(based on input by Transparency International)

Or. en

Amendment 202 Sylvie Goulard

Motion for a resolution Paragraph 18 b (new)

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# Motion for a resolution

#### Amendment

18b. Believes that the Members' declaration of financial interests form should be further modified to require the declaration of non-income based benefits received because of activities undertaken which are complementary to their activities as an MEP;

Or. en

Amendment 203 Sven Giegold

Motion for a resolution Paragraph 18 b (new)

Motion for a resolution

#### **Amendment**

18b. Asks the Commission to explore in a public process the establishment of a High Authority for Integrity in the EU institutions to be responsible for all tasks in this regard in this report; calls on Commission to draw on best practise in France, Croatia, the United Kingdom and other Member States;

Or. en

Amendment 204 Sajjad Karim

Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that could lead to a conflict of interest;

## Amendment

19. *Reiterates that* Members should *declare if they are* holding side jobs or other paid work that could lead to a conflict of interest;

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# Amendment 205 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

# Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that could lead to a conflict of interest;

### Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid *or unpaid* work that could lead to a *potential or actual* conflict of interest;

Or. en

Amendment 206 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work *that could lead to a conflict of interest*;

## Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work;

Or. en

Amendment 207 Ramón Jáuregui Atondo, Enrique Guerrero Salom

Motion for a resolution Paragraph 19

## Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs *or other paid work* that could lead to a conflict of interest;

#### Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding paid side jobs, except where previously authorised by the Advisory Committee, and provided that it could not lead to a conflict of interest; takes the view that in such cases the parliamentary salary paid to Members by Parliament should be reduced by half;

Or. es

### **Amendment 208**

Jo Leinen, Claudia Tapardel, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding *side jobs or other* paid work *that could lead to a conflict of interest*;

#### Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding paid work *as a representative of special interests*;

Or. en

**Amendment 209** 

Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on

Amendment

19. Reiterates that MEPs should declare if they are holding side jobs or other paid work that could lead to a conflict of

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**EN** 

*Members* holding side jobs or other paid work that could lead to a conflict of interest;

interest;

Or. en

Amendment 210 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

# Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that *could* lead to a conflict of interest;

## Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that lead to a conflict of interest;

Or. en

Amendment 211 Sven Giegold

# Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that could lead to a conflict of interest;

### Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members holding side jobs or other paid work that could lead to a conflict of interest; including work for companies or organisations that are involved in lobbying EU institutions such as the Council, the Commission and the Parliament;

(based on input by ALTER-EU)

# Amendment 212 Helmut Scholz, Barbara Spinelli

# Motion for a resolution Paragraph 19

Motion for a resolution

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members *holding side jobs or other* paid work *that could lead to a conflict of interest*;

#### Amendment

19. Believes that Article 3 of the Code of Conduct for Members should be rephrased to include a clear ban on Members carrying out official duties or paid work in organisations that lobby the EU institutions and other European bodies, or accepting any form of preferential treatment, advantages or payments from such organisations or entering into contractual relationships with them to finance or indirectly employ people as the Member's staff;

Or. de

Amendment 213 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Paragraph 19 a (new)

Motion for a resolution

Amendment

19a. Considers that it would be most necessary to modify the Code of Conduct so it can include a clear definition of 'conflict of interests';

Or. en

Amendment 214 Sven Giegold

Motion for a resolution Paragraph 19 a (new)

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## Motion for a resolution

#### Amendment

19a. Believes that the Code of Conduct attached to the Agreement of 23 June 2011 and the Code of Conduct for Members of the European Parliament, with respect to financial interests and conflicts of interest, should be amended in order to ensure that Members do not enter into any kind of agreement or contractual relationship with an external body to either fund or directly employ individuals within a Member's staff; Members should also not be allowed to receiving support in terms of staff or other resources from outside interests with the exception of political parties;

Or. en

Amendment 215 Jean-Marie Cavada

Motion for a resolution Paragraph 19 a (new)

Motion for a resolution

## **Amendment**

19a. Believes, in this connection, that the Advisory Committee should draw up a list of criteria on the basis of which it may be established what types of activity could result in a conflict of interests;

Or. fr

Amendment 216 Sven Giegold

Motion for a resolution Paragraph 19 b (new)

## Motion for a resolution

### Amendment

19b. Asks to rework the Code of conduct in order to clarify that 'not solicit, accept or receive any direct or indirect financial benefit or other reward in exchange for influencing or voting on legislation, motions for a resolution' explicitly rules out advising or providing other lobby services to companies influencing the European Parliament (Article 2(b) of the Code of Conduct;

(based on input by ALTER-EU)

Or. en

Amendment 217 Sven Giegold

Motion for a resolution Paragraph 19 c (new)

Motion for a resolution

### Amendment

19c. Asks to amend Article 2 of the Code of Conduct for Members to ensure Members shall not receive any kind of remuneration or any promise for future payment for any activity that can reasonably be seen to be intended to influence or enable others to influence EU policy or decision-making; any paidfor activities for organisations that are registered on the EU Transparency Register shall be published on a separate list on the Parliament's website; Members shall also not be remunerated for serving on a board of an association, corporation or any other entity; Members shall also not receive any payment or anything of value for an appearance, speech, or article, excluding any actual and necessary travel expenses;

(based on input by Transparency International)

Amendment 218 Constance Le Grip

Motion for a resolution Paragraph 20

Motion for a resolution

Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfemployed persons, from any outside activity in parallel to their office as Members of the European Parliament; deleted

Deleted

Or. fr

Amendment 219 Sajjad Karim

Motion for a resolution Paragraph 20

Motion for a resolution

Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfemployed persons, from any outside activity in parallel to their office as Members of the European Parliament;

Or. en

Amendment 220 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 20

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## Motion for a resolution

#### Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfemployed persons, from any outside activity in parallel to their office as Members of the European Parliament; deleted

Or. en

Amendment 221 Sylvie Goulard

Motion for a resolution Paragraph 20

Motion for a resolution

**Amendment** 

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfemployed persons, from any outside activity in parallel to their office as Members of the European Parliament; deleted

Or. en

**Amendment 222** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Enrique Guerrero Salom, Ramón Jáuregui Atondo, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 20

Motion for a resolution

Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfdeleted

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employed persons, from any outside activity in parallel to their office as Members of the European Parliament;

Or. en

Amendment 223 Andrej Plenković, György Schöpflin, Herbert Reul, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 20

Motion for a resolution

Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or selfemployed persons, from any outside activity in parallel to their office as Members of the European Parliament; deleted

Or. en

Amendment 224 Morten Messerschmidt

Motion for a resolution Paragraph 20

Motion for a resolution

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or self-employed persons, from any outside activity in parallel to their office as Members of the European Parliament;

Amendment

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn from any outside activity *if it could potentially interfere with* their *parliamentary obligations* as Members of the European Parliament:

# Amendment 225 Maite Pagazaurtundúa Ruiz, Charles Goerens

# Motion for a resolution Paragraph 20

Motion for a resolution

20. Believes that Members should have the remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or self-employed persons, from any outside activity in parallel to their office as Members of the European Parliament;

#### Amendment

20. Believes that Members should *specify the remunerations* they earn as employees or self-employed persons, from any outside activity in parallel to their office as Members of the European Parliament;

Or. en

Amendment 226 Sven Giegold

Motion for a resolution Paragraph 20

Motion for a resolution

20. Believes that Members should have *the* remuneration *paid to them by Parliament reduced by* half of what they earn, whether as employees or self-employed persons, *from any outside activity* in parallel to their *office* as Members of the European Parliament;

### Amendment

20. Believes that Members should have their Parliamentary remuneration reduced by the equivalent of half of what they earn from any outside activity undertaken, whether as employees or self-employed persons, in parallel to their work as Members of the European Parliament;

Or. en

Amendment 227 Helmut Scholz, Barbara Spinelli

Motion for a resolution Paragraph 20

Motion for a resolution

20. Believes that Members should have the

Amendment

20. Believes that Members should have the

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remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or self-employed persons, from any outside activity in parallel to their office as Members of the European Parliament:

remuneration paid to them by Parliament reduced by half of what they earn, whether as employees or self-employed persons, from any *regular*, *irregular* or *one-off* outside activity in parallel to their office as Members of the European Parliament;

Or. de

Amendment 228 Morten Messerschmidt

Motion for a resolution Paragraph 20 – point 1 (new)

Motion for a resolution

### Amendment

(1) Calls Bureau of the European Parliament to examine outside interests of Members which rise concerns over potential conflict of interest with their parliamentary activities and if the conflict of interest exists, to demand Members to leave their outside positions or to stop their duties as Members of the European Parliament;

Or. en

Amendment 229 Andrej Plenković, György Schöpflin, Esther de Lange, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Considers it regrettable that the Council has still not adopted a code of conduct;

Amendment 230 Sven Giegold

Motion for a resolution Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Believes Members should be obliged to report in their declaration of financial interests their incomes with precise amounts without any upper ceiling; welcomes this practise inter alia in Italy, France, Sweden and Croatia;

Or. en

Amendment 231 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Believes Members should be obliged to report in their declaration of financial interests their complete property and debt or liabilities at the beginning of each mandate and to update the declaration annually;

Or. en

Amendment 232 Jean-Marie Cavada, Mady Delvaux

Motion for a resolution Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Recommends that the transitional allowance should be taken away from Members who take up a gainful

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occupation after leaving Parliament, from the moment that they take up that occupation;

Or. fr

Amendment 233 Sven Giegold

Motion for a resolution Paragraph 20 b (new)

Motion for a resolution

## Amendment

20b. Believes Members should be obliged to report in their declaration of financial interests with sufficiently comprehensive information to allow citizens to understand the effective meaning of side jobs and to what extent they may, or may not, constitute a conflict of interest;

Or. en

Amendment 234 Sven Giegold

Motion for a resolution Paragraph 20 c (new)

Motion for a resolution

Amendment

20c. Declarations of financial interest should be translated at least into English, French and German and be made available in an open and machine readable format;

Or. en

Amendment 235 Sven Giegold

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# Motion for a resolution Paragraph 20 d (new)

Motion for a resolution

Amendment

20d. Believes violations of this Code of Conduct should be sanctioned with penalties up to 35.000 Euro by withdrawing the daily allowance for as long as necessary;

Or. en

Amendment 236 Sven Giegold

Motion for a resolution Paragraph 20 e (new)

Motion for a resolution

Amendment

20e. Calls on the Commission to propose an amendment to the Staff Regulations to include a clear ban on recruiting staff to jobs where their previous work or private interests represent a conflict of interest;

Or. en

Amendment 237 Sven Giegold

Motion for a resolution Paragraph 20 f (new)

Motion for a resolution

Amendment

20f. Calls on the Commission to propose an amendment to the Staff Regulations for Officials of the European Communities to include a clear ban on sabbatical jobs which include activities falling under the remit of the Transparency Register; decisions on potential conflicts of interest in side jobs

should be undertaken by a fully independent and adequately resourced body;

Or. en

Amendment 238 Sven Giegold

Motion for a resolution Paragraph 20 g (new)

Motion for a resolution

Amendment

20g. Notes that Rule 19 in the Rules of Procedure on the termination of a rapporteur's office because of a breach of the provisions of the Code of Conduct for Members with respect to financial interests and conflicts of interest has rarely been applied; believes the rule should imply more intense checks on potential conflicts of interest and that such checks should be carried out before a member is appointed rapporteur; suggests that the Code of Conduct should be amended so as to make it mandatory for rapporteurs and committee chairs to sign a declarations of independence when commencing their special function to better implement this rule;

Or. en

Amendment 239 Sven Giegold

Motion for a resolution Paragraph 20 h (new)

Motion for a resolution

Amendment

20h. Recognises the right of Members to form Intergroups or other unofficial groupings of Members, to hold informal

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exchanges of views on specific issues across different political groups; calls on all those groupings to declare any support, whether in cash or in kind; calls on its Questors to fully implement rule 34 of its rules of procedure in this regard;

Or. en

Amendment 240 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Subheading 4

Motion for a resolution

Amendment

Cooling-off periods to insure integrity among office holders and staff

*Insuring* integrity among office holders and staff

Or. en

Amendment 241 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 21

Motion for a resolution

Amendment

21. Believes that the Code of Conduct should be amended to provide for a three-year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

Or. de

Amendment 242 Sajjad Karim

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deleted

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# Motion for a resolution Paragraph 21

Motion for a resolution

Amendment

21. Believes that the Code of Conduct should be amended to provide for a three-year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

Deleted

Or. en

Amendment 243 Andrej Plenković, György Schöpflin, Herbert Reul, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 21

Motion for a resolution

Amendment

21. Believes that the Code of Conduct should be amended to provide for a threeyear 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities; deleted

Or. en

Amendment 244 Jean-Marie Cavada, Mady Delvaux

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a *three-year* 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

Amendment

21. Believes that the Code of Conduct should be amended to provide for a 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities, *and that that period* 

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should be of equivalent length to that during which they are theoretically eligible for a transitional allowance (between six and 24 months, depending on their length of service – Article 13(2) of the Statute for Members of the European Parliament);

Or. fr

Amendment 245 Marc Joulaud

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a *three-year* 'cooling-off period' during which Members may not engage in lobbying work in *the area of their* parliamentary responsibilities;

## Amendment

21. Believes that the Code of Conduct should be amended to provide for a 'cooling-off period' during which Members may not engage in lobbying work in *areas directly linked to the* parliamentary responsibilities *they held*;

Or. fr

Amendment 246 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a three-year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

## Amendment

21. Believes that the Code of Conduct should be amended, *without delay*, to provide for a three-year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

# Amendment 247 Ramón Jáuregui Atondo, Enrique Guerrero Salom

# Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a *three-year* 'cooling-off period' during which Members *may not engage in lobbying work in the area of their parliamentary responsibilities*;

#### Amendment

21. Believes that the Code of Conduct should be amended to provide for a *two years* 'cooling-off period' during which *former* Members *have to notify the European Parliament of any post-term-of-office occupation they intend to take up*;

Or. en

Amendment 248 Jo Leinen, Claudia Tapardel, Richard Corbett, Pedro Silva Pereira

# Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a *three-year* 'cooling-off period' during which Members *may not engage in lobbying work in the area of their parliamentary responsibilities*;

#### Amendment

21. Believes that the Code of Conduct should be amended to provide for a an eighteen months 'cooling-off period' during which former Members have to notify the European Parliament of any post-term-of-office occupation they intend to take up;

Or. en

Amendment 249 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to *provide for a three-*

Amendment

21. Believes that the Code of Conduct should be amended to *allow the Advisory* 

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year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities; Committee to assess a potential conflict of interest in the exercise of professional activities of the Member six months after leaving office;

Or. en

Amendment 250 Sven Giegold

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a three-year 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary responsibilities;

### **Amendment**

21. Believes there should be a cooling off for Members after their office in Parliament;

believes that article 2 of the Code of Conduct for Members should be amended so that for three years after leaving office, former Members may not seek official action from current Members or employees of the European Parliament or try to influence its law- or decisionmaking;

Or. en

Amendment 251 Esther de Lange

Motion for a resolution Paragraph 21

Motion for a resolution

21. Believes that the Code of Conduct should be amended to provide for a *three-year* 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary

Amendment

21. Believes that the Code of Conduct should be amended to provide for a *six-month* 'cooling-off period' during which Members may not engage in lobbying work in the area of their parliamentary

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responsibilities;

responsibilities;

Or. nl

**Amendment 252** 

Andrej Plenković, György Schöpflin, Esther de Lange, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 21 a (new)

Motion for a resolution

Amendment

21a. Underlines the need to enhance integrity and improve the ethical framework through clear and reinforced codes of conduct and ethical principles, so as to allow the development of a common and effective culture of integrity for all EU institutions and agencies;

Or. en

Amendment 253 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 21 b (new)

Motion for a resolution

Amendment

21b. Recognises that revolving door effect can be detrimental to the relations between the institutions and interest representatives; calls on the Commission to develop a systematic and proportional approach for this challenge throughout the European institutions;

Or. en

Amendment 254 Jean-Marie Cavada

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# Motion for a resolution Paragraph 22

Motion for a resolution

Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

deleted

Or. fr

Amendment 255 Marc Joulaud

Motion for a resolution Paragraph 22

Motion for a resolution

Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

deleted

Or. fr

Amendment 256 Sylvie Goulard

Motion for a resolution Paragraph 22

Motion for a resolution

Amendment

22. Believes that for Members of the

deleted

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Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

Or. en

Amendment 257 Andrej Plenković, György Schöpflin, Herbert Reul, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 22

Motion for a resolution

Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

deleted

Or. en

Amendment 258 Morten Messerschmidt, Kazimierz Michał Ujazdowski

Motion for a resolution Paragraph 22

Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

Amendment

22. Believes that for Members of the Commission the 'cooling-off period' to work in lobbying should be extended to three years; and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

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## Amendment 259 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

# Motion for a resolution Paragraph 22

## Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

## Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff, and to special representatives of the Union in connection with the Common Foreign and Security Policy;

Or. it

# Amendment 260 Ramón Jáuregui Atondo, Enrique Guerrero Salom

# Motion for a resolution Paragraph 22

## Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

### Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to *two* years and believes that all EU officials including temporary, contract agents and national experts must undergo full training on how to deal with lobbyists;

### **Amendment 261**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Daciana Octavia Sârbu, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 22

Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

Amendment

22. Believes that all EU officials including temporary, contract agents and national experts must undergo full training on how to deal with lobbyists;

Or. en

Amendment 262 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 22

Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

## Amendment

22. Believes that the Code of Conduct of the Commission should be improved in order to fully comply with the duties in article 245 TFEU and to make its observance easier for Members of the Commission;

Or. en

Amendment 263 Sven Giegold

Motion for a resolution Paragraph 22

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## Motion for a resolution

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff;

### Amendment

22. Believes that for Members of the Commission the 'cooling-off period' should be extended to three years and be binding at least for to all activities that fall under the remit of the Transparency Register; calls on Commission to amend the Code of Conduct for Commissioners in this regard; Believes that a two-year cooling-off period should also apply to all Commission staff involved in the drafting or implementation of EU legislation or treaties, including contract staff and therefore calls to amend Staff Regulations in this regard with special attention to all activities falling under the remit of the Transparency Register; decisions on senior officials' and commissioners' new roles should be undertaken by a fully independent and adequately resourced body;

Or. en

Amendment 264 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22a. Believes that the Commission should pro-actively disclose documents regarding the recommendations of the Ad Hoc Ethical Committee on post-term-of-office jobs of former Commissioners, redacting the commercial or personal information in accordance with Regulation 1049/2001;

# Amendment 265 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22a. Therefore considers that the Code of Conduct of the Commission should be reformed to promote juridical security; this reform should include the mention to conflicts of interests and reduce the vagueness of terms such as 'honesty', 'discretion' or 'occupation'; asks to strengthen the restrictions for former Commissioners and the inclusion in these restrictions of Heads of Cabinets, Deputy Heads of Cabinet and General Directors;

Or. en

Amendment 266 Helmut Scholz, Barbara Spinelli

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22a. Takes the view that consideration should be given to a two-year cooling-off period before and after appointment when selecting external and ad hoc numbers for the planned Regulatory Scrutiny Board in the context of better lawmaking;

Or. de

Amendment 267 Sven Giegold

Motion for a resolution Paragraph 22 a (new)

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Motion for a resolution

Amendment

22a. Calls on the European Investment Bank (EIB) to amend their code of conduct for members of the Board of Directors to extend their cooling-off period from six to 24 months in which they shall not lobby with members of the EIB governing bodies and Bank staff for their business, client or employer;

Or. en

Amendment 268 Dennis de Jong, Ruža Tomašić, Ana Gomes

Motion for a resolution Paragraph 22 b (new)

Motion for a resolution

Amendment

22b. Estimates that the Code of Conduct for Commissioners should include a clearer task description of the Ad Hoc Ethical Committee, and include the requirement that the members of the Committee are independent experts;

Or. en

Amendment 269 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 22 b (new)

Motion for a resolution

Amendment

22b. Encourages the Commission to continue the road towards greater transparency; proposes that the Ad Hoc Ethical Committee should be replaced by a full Ethical Committee formed by independent experts with the power to

formally authorise any new professional activity of the former Commissioners that may cause conflicts of interests according to article 245 TFEU;

Or. en

Amendment 270 Sven Giegold

Motion for a resolution Paragraph 22 b (new)

Motion for a resolution

Amendment

22b. Calls on Commission to put into effect all recommendations of the Ombudsman in her 'revolving doors' cases 2077/2012/TN and 1853/2013/TN;

Or. en

Amendment 271 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 22 c (new)

Motion for a resolution

Amendment

22c. Considers that all regulation regarding 'revolving doors' should also be applied to the President of the Council;

Or. en

Amendment 272 Sven Giegold

Motion for a resolution Paragraph 22 c (new)

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## Motion for a resolution

## Amendment

22c. Notes that setting up committees of inquiry should constitute a minority right; demands to strengthen minority rights in the establishment of inquiry committees through changes in its rules of procedure;

Or. en

Amendment 273 Sven Giegold

Motion for a resolution Paragraph 22 d (new)

Motion for a resolution

### Amendment

22d. Calls for a rapid decision of Council and Commission on Parliament's proposal 23 May 2012 for a regulation of the European Parliament on the detailed provisions governing the exercise of the European Parliament's right of inquiry (2009/2212(INI));

Or. en

Amendment 274 Sven Giegold

Motion for a resolution Paragraph 23

Motion for a resolution

23. Welcomes the Commission's intention to follow up on the Ombudsman's recommendations against conflicts of interest in expert groups;

## Amendment

23. Welcomes the Commission's intention to follow up on the Ombudsman's recommendations against conflicts of interest in expert groups and explicitly supports the publication of a sufficiently detailed CV of each expert appointed in her/his personal capacity on the expert groups register and to publish a

declaration of interests of each expert appointed in his/her personal capacity on the expert groups register;

Or. en

Amendment 275 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 24

Motion for a resolution

24. Supports the Ombudsman's call for entry in the lobby register to be *made a requirement for* appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities:

## Amendment

24. Supports the Ombudsman's call for entry in the lobby register to be *expected in the case of* appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities:

Or. de

Amendment 276 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

# Motion for a resolution Paragraph 24

Motion for a resolution

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities;

### Amendment

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities, assuming that the latter do not receive funding from lobbies and economic and commercial stakeholders:

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## Amendment 277

Jo Leinen, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

## Motion for a resolution Paragraph 24

## Motion for a resolution

24. Supports the Ombudsman's call for entry in the *lobby* register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities;

## Amendment

24. Supports the Ombudsman's call for entry in the *transparency* register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials;

Or. en

# Amendment 278 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

# Motion for a resolution Paragraph 24

## Motion for a resolution

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions *such as universities*;

#### Amendment

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions; underlines the importance of avoiding conflicts of interests when appointing expert groups;

# Amendment 279 Sven Giegold

## Motion for a resolution Paragraph 24

Motion for a resolution

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials and do not receive all or the vast majority of their other income from state institutions such as universities;

### Amendment

24. Supports the Ombudsman's call for entry in the lobby register to be made a requirement for appointment to expert groups provided that the Members concerned are not government officials;

Or. en

Amendment 280 Sven Giegold

Motion for a resolution Paragraph 24 a (new)

Motion for a resolution

### Amendment

24a. Believes existing regulations concerning expert groups should be broadened to include all other forms of expert consultation in the preparation and implementation of legislation, to make them part of the Commission's public register on expert groups;

Or. en

Amendment 281 Sven Giegold

Motion for a resolution Paragraph 24 b (new)

## Motion for a resolution

### Amendment

24b. Believes a provision containing general criteria for the delimitation of economic and non-economic interests as recommended by the Ombudsman and based on the experts' declarations of interest would help the Commission to pick experts representing interests with better balance;

Or. en

Amendment 282 Sven Giegold

Motion for a resolution Paragraph 24 c (new)

Motion for a resolution

## Amendment

24c. Believes there should be a ban for two years on those acting in a 'personal capacity' and who have been shown to have not correctly declared their interests;

Or. en

Amendment 283 Sven Giegold

Motion for a resolution Paragraph 24 d (new)

Motion for a resolution

### Amendment

24d. Urges the Commission to make sure consultations contain open questions instead of merely seeking to confirm a chosen policy direction;

(based on input by Finance Watch)

Amendment 284 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Subheading 6

Motion for a resolution

Amendment

*Integrity through independent* control *of the financing* of European political parties

*Financing* control of European political parties

Or. en

Amendment 285 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 25

Motion for a resolution

Amendment

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

deleted

deleted

Or. de

Amendment 286 Marc Joulaud

Motion for a resolution Paragraph 25

Motion for a resolution

Amendment

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

Or. fr

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Amendment 287 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 25

Motion for a resolution

Amendment

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

deleted

(Control of the financing, also of European political parties, is part of the EP discharge procedure)

Or. en

Amendment 288 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 25

Motion for a resolution

Amendment

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

deleted

Or. en

Amendment 289 Ingeborg Gräßle

Motion for a resolution Paragraph 25

Motion for a resolution

Amendment

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

25. Draws attention to the European regulation on political parties No 1141/2014 and the EU Financial Regulation No 966/2012, under which Parliament selects independent external

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auditors to check that its grants have been properly used by the European political parties;

Or. de

Amendment 290 Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 25

Motion for a resolution

25. Considers control by Parliament of the financing of European political parties to be an unnecessary conflict of interest;

Amendment

25. Notes that under Regulation No 1141/2014 applying from 1 January 2017 the total amount of Union funding awarded to the eligible European political parties and foundations is determined under the annual budgetary procedure and that the distribution between the eligible European political parties and foundations follows a fixed distribution key; notes further that the control with respect to Union funding is exercised by the independent Authority for European political parties and European political foundations on the basis of external audit reports, whose decisions may be the subject of court proceedings before the Court of Justice of the European Union;

Or. en

Amendment 291 Sven Giegold

Motion for a resolution Paragraph 25

Motion for a resolution

25. Considers control by Parliament of the financing of European political parties to

**Amendment** 

25. Calls on Council to support proposed minimal standards for European elections

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be an unnecessary conflict of interest;

in Parliament's decision of 2 October 2015 on the reform of the electoral law of the European Union;

Or. en

Amendment 292 Constance Le Grip

Motion for a resolution Paragraph 26

Motion for a resolution

**Amendment** 

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

deleted

Or. fr

Amendment 293

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

deleted

Or. en

**Amendment 294** 

Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 26

## Motion for a resolution

Amendment

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

deleted

Or. en

Amendment 295 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

deleted

Or. en

Amendment 296 Maite Pagazaurtundúa Ruiz

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

26. Calls to hand the control over financing to the Authority for European political parties and foundations established in article 6 of the Regulation 1141/2014 on the statute and funding of European political parties and European political foundations;

Or. en

Amendment 297 Marc Joulaud

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# Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls for control of the financing of European political parties to *be assigned to a neutral body*;

Amendment

26. Calls for control of the financing of European political parties to *involve independent external experts*;

Or. fr

Amendment 298 Ingeborg Gräßle

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls for control of the financing of European political parties to be assigned to a neutral body;

Amendment

26. Underlines the importance of this independent control, which is complemented by the discharge procedure carried out by the competent committee and the decision of the whole Parliament;

Or. de

Amendment 299 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls for control of the financing of European political parties to be assigned to a neutral *body*;

Amendment

26. Calls for control of the financing of European political parties to be assigned to a neutral *public body such as the Court of Auditors*:

Amendment 300 Sven Giegold

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls *for control of the* financing of *European* political parties *to be assigned to a neutral body*;

Amendment

26. Calls on the Member States to regulate financing of political parties and election campaigns with highest standards of transparency, accountability and integrity given this right was exclusively reserved to Member States while their rules also govern European elections;

Or. en

Amendment 301 Ingeborg Gräßle

Motion for a resolution Paragraph 26 a (new)

Motion for a resolution

Amendment

26a. New heading: Making EU governance more democratic

Or. de

Amendment 302 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 26 a (new)

Motion for a resolution

Amendment

26a. Recalls the provisions of Regulation 2014/1141, that will entry into force in January 1, 2017, stipulating that control over the financing of European Political Parties shall be exercised on the basis of

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annual certification by an external and independent audit, as well as by the Court of Auditors, in accordance with Article 287 TFEU;

Or. en

Amendment 303 Ingeborg Gräßle

Motion for a resolution Paragraph 26 b (new)

Motion for a resolution

### **Amendment**

26b. Takes the view that the lack of a law on Commissioners, by analogy with laws on ministers in the Member States, constitutes a serious gap in the law; calls on the Commission to submit a corresponding legislative text laying down the obligations and rights of office-holders in the EU, in accordance with the codecision procedure;

Or. de

Amendment 304 Ingeborg Gräßle

Motion for a resolution Paragraph 26 c (new)

Motion for a resolution

## Amendment

26c. Calls for the decision fixing the remuneration of Commissioners, including their salaries, which has been taken exclusively by the Council since the European Communities were founded, to be transferred to the codecision procedure;

Or. de

# Amendment 305 Andrej Plenković, György Schöpflin, Tomáš Zdechovský

# Motion for a resolution Paragraph 27

Motion for a resolution

Amendment

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents;

deleted

Or. en

Amendment 306 Constance Le Grip

Motion for a resolution Paragraph 27

Motion for a resolution

27. *Calls for* citizens *to* have the same right of appeal when *requesting* information as they enjoy when requesting specific documents;

### Amendment

27. **Believes that** citizens **should** have the same right of appeal when **submitting properly warranted requests for non-confidential** information as they enjoy when requesting specific documents;

Or. fr

Amendment 307 Siôn Simon

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents;

## Amendment

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents, and where possible, such documents should aim to be concise and

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## understandable;

Or. en

Amendment 308 Jean-Marie Cavada

# Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting *specific* documents;

### Amendment

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting documents *that are of public interest*;

Or. fr

Amendment 309 Marc Joulaud

# Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents;

## **Amendment**

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents, where that information is of proven public interest;

Or. fr

**Amendment 310** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Sylvie Guillaume

Motion for a resolution Paragraph 27

## Motion for a resolution

27. Calls for citizens to have the same right of appeal when requesting information as they enjoy when requesting specific documents;

### Amendment

27. Calls on all EU-institutions to handle citizens' requests for information in the most favourable manner, without prejudice to the right of citizens to get access to specific documents under Regulation (EC) No 1049/2001;

Or. en

Amendment 311 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

Motion for a resolution Paragraph 28

Motion for a resolution

28. Deems it exemplary that Parliament lists all available documents as part of an online register and calls on the Commission and the Council to follow this example with respect to all their documents:

## Amendment

28. Deems it exemplary that Parliament lists all available documents as part of an online register and calls on the Commission and the Council to follow this example with respect to all their documents and to open negotiations on the introduction of a joint online register;

Or. de

Amendment 312 Ingeborg Gräßle

Motion for a resolution Paragraph 28 a (new)

Motion for a resolution

## **Amendment**

28a. Asks that annexes attached to answers to parliamentary questions should also be published on the Internet;

Or. de

# Amendment 313 Rainer Wieland, Angelika Niebler

# Motion for a resolution Paragraph 29

Motion for a resolution

29. Considers that Regulation (EC) No 1049/2001 should be *updated as a matter of urgency*, as required by the Treaty of Lisbon, *by widening its scope to encompass all* EU institutions, bodies, offices and agencies currently not covered, *such as the European Council, the European Central Bank, the European Court of Justice, Europol and Eurojust*;

## Amendment

29. Considers that Regulation (EC) No 1049/2001 should be *evaluated*, as required by the Treaty of Lisbon, *and that consideration should be given to both the drawing up of a document and its scope with a view to the* EU institutions, bodies, offices and agencies currently not covered;

Or. de

Amendment 314 Jean-Marie Cavada

Motion for a resolution Paragraph 29

Motion for a resolution

29. Considers that Regulation (EC) No 1049/2001 should be updated as a matter of urgency, as required by the Treaty of Lisbon, by widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, the European Central Bank, the European Court of Justice, Europol and Eurojust;

## Amendment

29. Considers that Regulation (EC) No 1049/2001 should be updated as a matter of urgency, as required by the Treaty of Lisbon, by widening its scope to encompass the European Council, the European Central Bank *and the Eurogroup*;

Or. fr

Amendment 315 Enrique Guerrero Salom, Ramón Jáuregui Atondo

Motion for a resolution Paragraph 29

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## Motion for a resolution

29. Considers that Regulation (EC)
No 1049/2001 should be updated as a
matter of urgency, as required by the
Treaty of Lisbon, by widening its scope to
encompass all EU institutions, bodies,
offices and agencies currently not covered,
such as the European Council, the
European Central Bank, the European
Court of Justice, Europol and Eurojust;

### Amendment

29. Considers that Regulation (EC) No 1049/2001 *on access to documents* should be updated as a matter of urgency, as required by the Treaty of Lisbon, by widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, the European Central Bank, the European Court of Justice, Europol and Eurojust;

Or. es

Amendment 316 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 29

Motion for a resolution

29. Considers that Regulation (EC) No 1049/2001 should be updated as a matter of urgency, as required by the Treaty of Lisbon, by widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, the European Central Bank, the European Court of Justice, Europol and Eurojust;

### Amendment

29. Considers that Regulation (EC) No 1049/2001 regarding public access to European Parliament, Council and Commission documents should be updated as a matter of urgency, as required by the Treaty of Lisbon (article 15 TFEU), by widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, Europol and Eurojust;

Or. en

Amendment 317 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 29

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## Amendment

29. Considers that Regulation (EC) No 1049/2001 should be updated as a matter of urgency, as required by the Treaty of Lisbon, by widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, the European Central Bank, the European Court of Justice, Europol and Eurojust;

29. Considers that Regulation (EC) No 1049/2001 should be updated as a matter of urgency, as required by the Treaty of Lisbon, by (a) widening its scope to encompass all EU institutions, bodies, offices and agencies currently not covered, such as the European Council, the European Central Bank, the European Investment Bank, the European Court of Justice, Europol and Eurojust; (b) updating, on the basis of recent ECJ caselaw, the rules which deal in particular with the treatment of internal documents, information and data, to ensure wider access to Legal Service opinions drafted within the framework of the decisionmaking process, documents and information relating to the work of Member State representatives when acting as members of the Council - including the acts, proposals and amendments tabled, transcripts of meetings, their positions and votes cast in the Council, including in its working groups and expert groups documents relating to international agreements, the protection of personal data and commercial interests, the content of the institutions' registers, etc.; (c) granting access to the information available in the EU institutions which makes it possible to evaluate objectively the implementation of EU rules, acts, measures and programmes in the Member States; ensuring greater financial transparency by providing detailed information concerning the EU budget, its implementation and the beneficiaries of EU funds and grants; (d) establishing, by means of a transparent procedure and in full compliance with democratic principles and the rule of law, the general principles and restrictions on grounds of public or private interest limiting access to documents which are exceptionally to be classified as 'Très secret/Top Secret', 'Secret' or 'Confidentiel' in order to

protect the EU's essential interests (Article 9 of Regulation (EC) No 1049/2001); (e) defining the principles which could be developed by means of interinstitutional agreements under Article 295 TFEU with a view to implementing in a coordinated way the new regulation on better law-making; (f) giving everybody requesting information the right to receive it in the most machinereadable open digital format available to the institution asked for it; while recognising reasons such as public security, defence and military matters, international relations, the financial, and the monetary or economic policy of the Community or a Member State and protection of personal data and privacy as possible legitimate exceptions for the basic principle of openness of government and administration also recognises that commercial interests of a natural or legal person, including intellectual property, court proceedings and legal advice, and the purpose of inspections, investigations and audits, and internal deliberations should also be taken into account when exercising the right to access to documents; considers the protection of human rights, protection against corruption and protection against crimes against humanity as representing stronger public interests than other priorities that could hinder the publication of information (such as public security, defence and military matters, international relations, the financial, and the monetary or economic policy of the Community or a Member State and protection of personal data and privacy); the named public interests should also be subject to public interest tests such as commercial interests of a natural or legal person, including intellectual property, court proceedings and legal advice, and the purpose of inspections, investigations and audits, and internal deliberations;

Amendment 318 Ingeborg Gräßle

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29a. New heading:

Conflicts of interest in shared management and in third countries in connection with the management of EU funds

Or. de

Amendment 319 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29a. Recalls in this regard, the position adopted by the Parliament on 12 June 2013 concerning the revision of Regulation (EC) No 1049/2001;

Or. en

Amendment 320 Sven Giegold

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29a. Calls on its Bureau and General Secretary to amend rules on archiving emails, and all digital data of Members and their staff on Servers provided by Parliament, to only delete if explicitly

asked to do so and otherwise to save all data for the archives of Parliament and public release after a sufficiently long period of time to protect privacy;

Or. en

Amendment 321 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29a. Considers that Article 15.2 of Regulation 1049/2001 regarding public access to European Parliament, Council and Commission documents has not been yet implemented; considers that the interinstitutional Committee could be an instrument to improve the efficiency of the European institutions; asks that the examination of the evolution of the access to documents should be presented before the European Parliament in a public way;

Or. en

Amendment 322 Benedek Jávor, Ana Gomes

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

**Amendment** 

29a. Believes those who wilfully act to undermine the right to information, including through the unauthorised destruction of information, should be sanctioned; encourages the Council to agree with an amendment to EU Regulation 1049/2001 to foresee such sanctions;

Amendment 323 Ingeborg Gräßle

Motion for a resolution Paragraph 29 b (new)

Motion for a resolution

Amendment

29b. Points out that some Member States do not have laws on ministers that exclude the possibility of office-holders being sole or part-owners of businesses;

Or. de

Amendment 324 Ingeborg Gräßle

Motion for a resolution Paragraph 29 c (new)

Motion for a resolution

Amendment

29c. Sees a serious conflict of interest in the possibility that businesses owned by EU office-holders may apply for EU funds or may receive such funds as subcontractors, while the owners and office-holders themselves bear responsibility for both the proper use of funds and for controlling their use;

Or. de

Amendment 325 Ingeborg Gräßle

Motion for a resolution Paragraph 29 d (new)

Motion for a resolution

Amendment

29d. Calls on the Commission to

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incorporate a clause in all future EU laws on payments to the effect that businesses owned by office-holders in the EU Member States and in third countries may not apply for or receive any EU funding;

Or. de

## **Amendment 326**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

# Motion for a resolution Paragraph 30

Motion for a resolution

30. Requests that the Commission make sure that non-EU actors which receive EU funds should be as accountable as EU institutions are when spending such funds;

## Amendment

30. Requests that the Commission *effectively controls the spending of* EU funds *by non-EU actors*;

Or. en

Amendment 327 Rainer Wieland, Angelika Niebler

# Motion for a resolution Paragraph 31

*Motion for a resolution* 

31. Believes that Parliament's right of access to the documents of other EU institutions should never be regarded as weaker than that of individual citizens, under Regulation (EC) No 1049/2001;

### Amendment

31. Believes that Parliament's right of access, and that of its political groups and Members, to the documents of other EU institutions should never be regarded as weaker than that of individual citizens, under Regulation (EC) No 1049/2001 and Article 15 TFEU;

Or. de

## Amendment 328 Helmut Scholz, Barbara Spinelli, Kostas Chrysogonos

# Motion for a resolution Paragraph 31

Motion for a resolution

31. Believes that Parliament's right of access to the documents of other EU institutions should never be regarded as weaker than that of individual citizens, under Regulation (EC) No 1049/2001;

#### Amendment

31. Believes that Parliament's right of access to the documents of other EU institutions, *bodies*, *offices and agencies* should never be regarded as weaker than that of individual citizens, under Regulation (EC) No 1049/2001;

Or. de

Amendment 329 Sven Giegold

Motion for a resolution Paragraph 31 a (new)

Motion for a resolution

#### Amendment

31a. Believes Regulation (EC) No 1049/2001 should be amended to introduce independent Freedom of Information (FOI) Commissioners who would make binding FOI decisions which could be challenged by the respective institution only in court;

Or. enAmendment 330

**Sven Giegold** 

Motion for a resolution Paragraph 31 b (new)

Motion for a resolution

Amendment

31b. Deplores that the Ombudsman was denied access to a document in the case 1148/2013/TN on a complaint submitted to her against the European Police Office (Europol);

Amendment 331 Sven Giegold

Motion for a resolution Paragraph 31 c (new)

Motion for a resolution

Amendment

31c. Believes that the Ombudsman's mandate as an independent oversight body on the access of documents implies her duties must allow her to review classified documents and inspect the premises of public bodies and encourages Council to agree with an amendment to EU Regulation 1049/2001 to make these inspection powers explicit;

Or. en

Amendment 332 Sven Giegold

Motion for a resolution Paragraph 31 d (new)

Motion for a resolution

Amendment

31d. Believes the EU should commit in general to open data and make available all documents and data in a machine-readable open format;

Or. en

Amendment 333 Marc Joulaud

Motion for a resolution Paragraph 32

## Motion for a resolution

32. Regrets that the Council's lack of transparency is preventing citizens and national parliaments *form holding* governments *accountable owing to a* lack of information *on the positions* of *individual Member States*;

#### Amendment

32. Regrets that the Council's lack of transparency is having a disproportionately large impact in preventing citizens and national parliaments from being properly informed about the activities of their governments; believes that this lack of information is fuelling public mistrust of the European Union;

Or. fr

Amendment 334 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 32

Motion for a resolution

32. Regrets that the Council's lack of transparency is preventing citizens and national parliaments form holding governments accountable owing to a lack of information on the positions of individual Member States;

#### Amendment

32. Regrets that the Council's lack of transparency, *including its preparatory bodies*, is preventing citizens and national parliaments form holding governments accountable owing to a lack of information on the positions of individual Member States;

Or. en

Amendment 335 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 32

Motion for a resolution

32. Regrets that the Council's lack of transparency is preventing citizens and national parliaments form holding

Amendment

32. Regrets that the Council's lack of transparency is preventing citizens and national parliaments form holding

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governments accountable owing *to a lack of* information on the positions of individual Member States;

governments *fully* accountable owing *insufficient* information on the positions of individual Member States;

Or. en

Amendment 336 Morten Messerschmidt, Kazimierz Michał Ujazdowski

Motion for a resolution Paragraph 32 – point 1 (new)

Motion for a resolution

Amendment

(1) Reminds that the European Court of Justice ruled in October 2013, Case C-280/11 P, that the Council must release documents publicly disclosing Member States' negotiating positions in Council from an early stage;

Or. en

Amendment 337 Rainer Wieland, Angelika Niebler

Motion for a resolution Paragraph 33

Motion for a resolution

Amendment

33. Believes, therefore, that preparatory meetings within the Council should be as public as meetings of Parliament's committees;

deleted

Or. de

Amendment 338 Enrique Guerrero Salom

Motion for a resolution Paragraph 33

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## Motion for a resolution

### Amendment

33. Believes, therefore, that preparatory meetings within the Council should be as public as meetings of Parliament's committees;

deleted

Or. es

Amendment 339 Jean-Marie Cavada

Motion for a resolution Paragraph 33

Motion for a resolution

33. Believes, therefore, that preparatory meetings within the Council should be *as public as meetings of Parliament's committees*;

#### Amendment

33. Believes, therefore, that *detailed reports on the proceedings of* preparatory meetings within the Council should be *made available to the public*;

Or. fr

Amendment 340 Marc Joulaud

Motion for a resolution Paragraph 33

Motion for a resolution

33. Believes, therefore, that *preparatory meetings within the Council should be as* public *as* meetings *of Parliament's committees*;

## Amendment

33. Believes, therefore, that more information should be made available to the public on the discussions held during preparatory meetings within the Council;

Or. fr

Amendment 341 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

# Motion for a resolution Paragraph 33

Motion for a resolution

33. Believes, therefore, that preparatory meetings within the Council should be as public as meetings of Parliament's committees;

#### Amendment

33. Believes, therefore, that preparatory meetings within the Council should be as public as meetings of Parliament's committees, *also out of respect for the principle of sincere cooperation*;

Or. it

Amendment 342 Pedro Silva Pereira

Motion for a resolution Paragraph 33

Motion for a resolution

33. Believes, therefore, that preparatory meetings within the Council should be as public as meetings of Parliament's committees;

#### **Amendment**

33. Calls for Council to improve the transparency of its work, including by making its preparatory meetings public whenever appropriate;

Or. en

Amendment 343 Andrej Plenković, György Schöpflin, Herbert Reul, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 33

Motion for a resolution

33. Believes, therefore, that preparatory meetings within the Council should be as public *as meetings of Parliament's committees*;

Amendment

33. Believes, therefore, that preparatory meetings within the Council should be as public possible, while taking into consideration reasonable need for confidentiality during the negotiations between Member States;

Or. en

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Amendment 344 Pascal Durand

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33a. Believes that the names of national representatives and voting records should be public in the Comitology register;

Or. fr

Amendment 345 Pascal Durand

Motion for a resolution Paragraph 33 b (new)

Motion for a resolution

Amendment

33b. Calls on the Commission to submit a revision of Regulation (EU) 182/2011 and of the Framework Agreement between Parliament and the Commission giving the right to the European Parliament to be represented in all expert committees,

Or. fr

Amendment 346 Marc Joulaud

Motion for a resolution Paragraph 34

Motion for a resolution

Amendment

34. Believes that the chairs of Parliament's committees should proactively publish minutes and all documents used in trialogues;

deleted

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**Amendment 347** Andrej Plenković, Herbert Reul, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 34

*Motion for a resolution* 

Amendment

34. Believes that the chairs of Parliament's committees should proactively publish minutes and all documents used in trialogues;

deleted

Or. en

**Amendment 348** Jean-Marie Cavada

Motion for a resolution Paragraph 34

Motion for a resolution

Amendment

34. Believes that the chairs of Parliament's committees should proactively publish minutes and all documents used in trialogues;

34. Believes that the chairs of Parliament's committees should proactively publish details of the matters on which agreement has been reached between the parties at trialogue meetings;

Or. fr

**Amendment 349** Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 34

*Motion for a resolution* 

Amendment

34. Believes that the chairs of Parliament's 34. Believes that the chairs of Parliament's

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committees should proactively *and in due time* publish *agendas*, minutes and all documents used in trialogues;

Or. en

Amendment 350 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 34

Motion for a resolution

34. Believes that the chairs of Parliament's committees should *proactively* publish *minutes and all* documents used in trialogues;

#### Amendment

34. Believes that the chairs of Parliament's committees should publish *the so-called 4-column* documents used in trialogues;

Or. en

**Amendment 351** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 34

Motion for a resolution

34. Believes that the chairs of Parliament's committees should proactively publish minutes and all documents used in trialogues;

### Amendment

34. Insists that Parliament's negotiators in trilogues fulfil their obligation under Rule 73 (4) of the Rules of Procedure to report back to the following meeting of the responsible committee and to make documents available which reflect the outcome of the last trilogue; calls for both the oral report and the documents to contain information on the state of the trilogue negotiations; calls furthermore for a list of the dates of trilogue meetings and the names of the direct participants to be made publicly accessible;

Amendment 352 Sylvie Goulard

Motion for a resolution Paragraph 34

*Motion for a resolution* 

34. Believes that the *chairs of Parliament's committees should* proactively publish *minutes and all* documents used in trialogues;

Amendment

34. Believes that the *Parliament negotiating team could* proactively publish *the so-called 4-column* documents used in trialogues;

Or. en

Amendment 353 Dennis de Jong, Ruža Tomašić

Motion for a resolution Paragraph 34 a (new)

Motion for a resolution

Amendment

34a. Calls on the institutions involved to ensure that trialogues will be transparent and, to that end, to allow meetings to be held in public and webstreamed;

Or. en

Amendment 354 Andrej Plenković, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 34 a (new)

Motion for a resolution

Amendment

34a. Believes that the transparency of the trilogues should be increased by reporting

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in the competent parliamentary committee on the developments of the state of play of the negotiations;

Or. en

Amendment 355 Sylvie Goulard

Motion for a resolution Paragraph 35

Motion for a resolution

Amendment

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

deleted

deleted

Or. en

Amendment 356 Andrej Plenković, György Schöpflin, Esteban González Pons, Tomáš Zdechovský, Paulo Rangel, Cristian Dan Preda

Motion for a resolution Paragraph 35

Motion for a resolution

Amendment

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

Or. en

Amendment 357 Jean-Marie Cavada

# Motion for a resolution Paragraph 35

## Motion for a resolution

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

#### Amendment

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001, where those documents have been used in negotiations that resulted in an agreement;

Or. fr

Amendment 358 Marc Joulaud

# Motion for a resolution Paragraph 35

Motion for a resolution

35. Calls on the Presidency of the Council to include all *trialogue* documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

#### Amendment

35. Calls on the Presidency of the Council to include all documents *relating to trialogues held behind closed doors* in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

Or. fr

Amendment 359 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

# Motion for a resolution Paragraph 35

### Motion for a resolution

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001; 1049/2001;

### Amendment

35. Calls on the Presidency of the Council to include, *without delay*, all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001, *since most* 

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of the negotiations on files currently actually take place in the trialogues themselves:

Or. it

Amendment 360 Maite Pagazaurtundúa Ruiz, Charles Goerens

Motion for a resolution Paragraph 35

Motion for a resolution

35. Calls on the Presidency of the Council to include *all* trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

### Amendment

35. Calls on the Presidency of the Council to include *these 4-column* trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

Or. en

#### **Amendment 361**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 35

Motion for a resolution

35. Calls on the Presidency of the Council to include all trialogue documents in the documents register to allow for access in accordance with Regulation (EC) No 1049/2001;

Amendment

35. Considers that Parliament and the Council ought to provide for more transparency in trilogues and conciliation procedures; recalls the need to improve the transparency of legislative negotiations and underlines the importance of publishing the progress of negotiations after each trilogue;

Amendment 362 Dennis de Jong, Ruža Tomašić, Ana Gomes, Benedek Jávor

Motion for a resolution Paragraph 35 a (new)

Motion for a resolution

Amendment

35a. Rejects the position taken by the Council in its letter to the Ombudsman in regard to the own-initiative inquiry that the organisation of trialogues is a political responsibility and falls outside the Ombudsman's mandate;

Or. en

Amendment 363 Sylvie Goulard

Motion for a resolution Paragraph 35 a (new)

Motion for a resolution

Amendment

35a. Believes that the attribution of posts within the European Parliament, for example committee chairs, should take into account both gender balance and competence, in order to remove the link between post attribution and national delegation size within different political groups;

Or. en

Amendment 364 Sven Giegold

Motion for a resolution Paragraph 35 a (new)

Motion for a resolution

Amendment

35a. Recommends allowing the participation of the European Supervisory

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Authorities (ESAs) as observers in trialogues as a means to enhance the transparency of the legislative process in the area of financial services, as well as a way to improve ESAs' understanding of the policy considerations at Level 1 to assist them in drafting Level 2 measures;

(based on input by Finance Watch)

Or. en

Amendment 365 Sven Giegold

Motion for a resolution Paragraph 35 b (new)

Motion for a resolution

Amendment

35b. Calls on its Bureau to create a public documentation of all calls and demands by Parliament on Commission, Council and Member States including a regularly updated documentation of their consequences;

Or. en

Amendment 366 Kazimierz Michał Ujazdowski, Morten Messerschmidt

Motion for a resolution Subheading 8 a (new)

Motion for a resolution

Amendment

Transparency in the election of the President of the European Parliament and of the President of the Commission

Or. pl

Amendment 367 Kazimierz Michał Ujazdowski, Morten Messerschmidt

Motion for a resolution Paragraph 35 a (new)

Motion for a resolution

Amendment

35a. Takes the view that in order to increase the transparency of the European Parliament's business, its President should be elected by open ballot; calls on the relevant parliamentary committee to amend the Rules of Procedure accordingly;

Or. pl

Amendment 368 Kazimierz Michał Ujazdowski, Morten Messerschmidt

Motion for a resolution Paragraph 35 b (new)

Motion for a resolution

Amendment

35b. Takes the view that the election of the President of the Commission, which is rightly treated as an expression of the European Parliament's political prerogatives, should be an open ballot, thereby increasing the transparency of Parliament's business and sending a strong signal to the public as regards accountability in decision-making; calls on the relevant parliamentary committee to amend the Rules of Procedure accordingly;

Or. pl

**Amendment 369** 

Jo Leinen, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

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## Motion for a resolution Paragraph 36

Motion for a resolution

36. Takes the view that Members should have access to all Commission documents, where necessary under exceptional circumstances through a reading room;

#### Amendment

36. Welcomes the agreement between the European Parliament and the European Commission of 2 December 2015, which gives Members full access to all documents with regards to the TTIP negotiations;

Or. en

Amendment 370 Andrej Plenković, György Schöpflin, Tomáš Zdechovský, Paulo Rangel

Motion for a resolution Paragraph 36

Motion for a resolution

36. Takes the view that Members should have access to all Commission documents, where necessary under exceptional circumstances through a reading room;

#### Amendment

36. Takes the view that Members should have *the right to request* access to all Commission documents *which relate to any of the Parliament's competences, where necessary* through a reading room;

Or. en

Amendment 371 Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

Motion for a resolution Paragraph 36

Motion for a resolution

36. Takes the view that Members should have access to all Commission documents, where necessary under exceptional circumstances through a reading room;

Amendment

36. Takes the view that Members should have access to all Commission documents, where necessary *and when duly justified* under exceptional circumstances through a reading room;

Amendment 372 Sven Giegold

Motion for a resolution Paragraph 36 a (new)

Motion for a resolution

Amendment

36a. Believes access to the reading rooms should be granted to staff of the political groups and concerned accredited assistants;

Or. en

Amendment 373 Cristian Dan Preda

Motion for a resolution Paragraph 37

Motion for a resolution

Amendment

37. Deems it unacceptable that Parliament has less, or less open, access to documents in trade negotiations than some members of national parliaments;

deleted

Or. en

Amendment 374 Sven Giegold

Motion for a resolution Paragraph 37

Motion for a resolution

37. Deems it unacceptable that Parliament has less, or less open, access to documents in trade negotiations than some members of national parliaments;

Amendment

37. Deems it unacceptable that Parliament has less, or less open, access to documents in trade *and other international* negotiations *of EU institutions* than some members of national parliaments;

## Amendment 375 Rainer Wieland, Daniel Caspary, Angelika Niebler

## Motion for a resolution Paragraph 37

## Motion for a resolution

37. **Deems it unacceptable** that Parliament **has less, or less open,** access to documents in **trade negotiations than some members of national parliaments**;

#### Amendment

37. Welcomes the fact that Parliament now has comprehensive access to documents in relevant negotiations (as in the case of TTIP) and calls for similar access to documents in other negotiations as well (such as the negotiations on the recent climate summit in Paris); welcomes the Commission's efforts towards greater transparency in this area;

Or. de

Amendment 376 Marc Joulaud

# Motion for a resolution Paragraph 37

## Motion for a resolution

37. Deems it unacceptable that Parliament has less, or less open, access to *documents in trade negotiations* than some members of national parliaments;

#### Amendment

37. Deems it unacceptable that Parliament has less, or less open, access to *EU documents* than some members of national parliaments;

Or. fr

Amendment 377 Fabio Massimo Castaldo, Isabella Adinolfi, David Borrelli

Motion for a resolution Paragraph 37

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### Motion for a resolution

37. Deems it unacceptable that Parliament has less, or less open, access to documents in trade negotiations than some members of national parliaments;

#### Amendment

37. Deems it unacceptable that Parliament has less, or less open, access to documents in trade negotiations than some members of national parliaments and calls for such disparity in treatment to be remedied without delay;

Or. it

#### **Amendment 378**

Jo Leinen, Sylvia-Yvonne Kaufmann, Claudia Tapardel, Ramón Jáuregui Atondo, Enrique Guerrero Salom, Daciana Octavia Sârbu, Richard Corbett, Pedro Silva Pereira, Sylvie Guillaume

Motion for a resolution Paragraph 37

Motion for a resolution

37. Deems it unacceptable that *Parliament has less, or less open,* access to documents in trade negotiations than some members of national parliaments;

#### **Amendment**

37. Deems it unacceptable that *Members of the European Parliament have less* access to documents in trade negotiations than some members of national parliaments;

Or. en

Amendment 379 Rainer Wieland, Daniel Caspary, Angelika Niebler

Motion for a resolution Paragraph 38

Motion for a resolution

38. *Calls on* the Commission *to put* into practice all the Ombudsman's recommendations in favour of more transparency in *trade* negotiations;

Amendment

38. Welcomes the fact that the Commission is putting into practice all the Ombudsman's recommendations in favour of more transparency in negotiations;

Or. de

## Amendment 380 Franck Proust

## Motion for a resolution Paragraph 38

Motion for a resolution

38. Calls on the Commission to put into practice *all* the Ombudsman's recommendations *in favour of more* transparency in trade negotiations;

#### Amendment

38. Calls on the Commission to put into practice, *wherever possible*, the Ombudsman's recommendations *regarding* transparency in trade negotiations;

Or fr

Amendment 381 Marc Jouland

## Motion for a resolution Paragraph 38

Motion for a resolution

38. Calls on the Commission to *put into practice all* the Ombudsman's recommendations in favour of more transparency in trade negotiations;

#### Amendment

38. Calls on the Commission to *take account of* the Ombudsman's recommendations in favour of more transparency in trade negotiations;

Or. fr

Amendment 382 Sven Giegold

Motion for a resolution Paragraph 38

Motion for a resolution

38. Calls on the Commission to put into practice all the Ombudsman's recommendations in favour of more transparency in trade negotiations;

## Amendment

38. Calls on the Commission to put into practice all the Ombudsman's recommendations in favour of more transparency in trade negotiations, *inter alia supports the publication of a comprehensive list of public and non-public TTIP documents and for greater* 

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proactivity concerning the publication of documents, including agendas and minutes of meetings with lobbyists, to extend the transparency obligations as regards meetings with stakeholders to the levels of Commission directors, heads of units, and negotiators and to make sure EU officials involved in the TTIP negotiations only meet with interest representatives who are registered in the Transparency Register;

Or. en

Amendment 383 Sylvie Goulard

Motion for a resolution Paragraph 38 a (new)

Motion for a resolution

Amendment

38a. Takes the view that a balance is needed between informing citizens about the details of potential trade deals being negotiated and the need for negotiators not to have already revealed their full negotiating positions to their negotiating partners; recalls the highly strategic nature of these negotiations;

Or. en

Amendment 384 Rainer Wieland, Daniel Caspary, Angelika Niebler

Motion for a resolution Paragraph 39

Motion for a resolution

39. Recognises the progress made in *the* transparency *of trade negotiations*, but insists that these advances *with respect to TTIP* must be extended to all *trade* 

Amendment

39. Recognises the progress made in transparency, but insists that these advances must be extended to all negotiations *referred to in paragraph 37*;

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Or. de

Amendment 385 Isabella Adinolfi, Fabio Massimo Castaldo, David Borrelli

Motion for a resolution Paragraph 39

Motion for a resolution

39. Recognises the progress made in the transparency of trade negotiations, but insists that these advances with respect to TTIP must be extended to all trade negotiations;

Amendment

39. Regrets that trade negotiations with respect to TTIP have not been fully open, transparent and democratic and that certain information have become public only because of leaks;